## First Illinois "Home Faulty" Mortgage

| 1 11 00   |  | TIOTIC   | Lyany   | Mortga  | yu   | 7  |   |
|---|--|--|---|---|--|--|---|
| TH<br>undersign   | IS MORTGAGE<br>ed ("Borrower"  | is made this<br>) in favor of First  | 12th<br>Lilinois Bank of V  | day of<br>Vilmette ("Lender"  | <u>March</u><br>).   | , 19_38  | , by the  |
| AND NO<br>Line of Cre<br>with the ba  | 0/100 Do<br>edit Mortgage N<br>stance of the ind   | llars (\$ <u>_100,00</u><br>lote dated <u>_Ma</u> r  | 0.00 ) wi<br>ch 12, 1988<br>ot sooner paid, du  | nich indebtedness   | is evidenced by roviding for mo  | ED_THOUSAND y Borrower's "Hom nthly installments o s day of the sixtleth   | e Equity"<br>Linterest,   |
| of \$5,000.0 to protect the and in the Laterns and performer by to Lender to described of | 20), with interest the security of the security of the Loan Agreement provisions are in y Lender pursuathe following de on Exhibit "A"   | I thereon, the parties Mongage, and of even date be conjugated here and to puragraph to scribe a property attached here and here attached here and here are attached here. | yment of all other the performance tween Lender and its the repital hereof ("Future r located in the Co, which has the ac | sums, with interest of the covenants and Borrower or its beloayment of any future Advancus"), Borrowunty ofCooludress of921_T | thereon, advanced agreements on eficiary, if appliere advances, were does hereby thirteenth. S | which at inception is need in accordance of Borrower herein clicable ("Agreement with interest thereon y mortgage, grant ar, State of Illing t("Property Actions") | herewith<br>ontained,<br>t"), which<br>, made to<br>nd convey<br>pis legally<br>ddress"); |
| rents, and a<br>shall be due  | all fixtures now<br>emed to be and   | or hereafter attac   | ched to the prope<br>the property cover   | rty, all of which, inc  | luding replace:  | ments, right, appurt<br>ments and additions<br>foregoing, together   | s thereto,  |
| and convey<br>Mortgage";<br>declaration   | rthe Property, the property, the property of t | hat the Property is<br>ower will defend per<br>or restrictions liste   | is unencumbered,<br>generally the title<br>ed in a schedule (   | except the prior motor to the Property age  | ortgage, il any, l<br>iinst all claims a<br>verage in any ti                                   | is the right to mortga<br>hereinafter referred<br>and demands, subje<br>tle insurance policy   | to ("Prior<br>ect to any  |
| UNI   | FORM COVEN   | ANTS. Borrower   | r covenants and a   | igrees in tayor of Lo   | under as follow  | s:   |   |
| 1.  | indebtedness   | evidenced by the<br>ovided in the Not  | e Note, all addition  | nai expenses and a  | dvz.ices herein  | incipal of and intere<br>or therein provided<br>ny Future Advances   | , and late  |
| 2.  | 2. Charges; Liens. Borrower shall pay all taxes, assessments and other charges, fin as end impositions attributable to the Property which may attain a priority over this Mortgage. Borrower shall promptly rounsh to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Mortgage other than the Prior Mortgage (and as to said Prior Mortgage shall pay all installments promptly); provided, that Borrower shall not be required to discharge any such lien so long as Borrower shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender, or shall in good faith contest such lien by, or defend enforcement of such lien in, legal proceedings which operate to prevent the enforcement of the lien or forfeiture of the Property of any part thereof.  |  |   |   |  | r receipts<br>age other<br>that Bor-<br>payment<br>such lien   |   |
| 3.  | insured agains<br>Lender may re<br>not require tha   | st loss by fire, ha<br>quire and in such   | izards included w<br>n amounts and for<br>such coverage exc   | ithin the term 'exter<br>such periods as Ler  | nded coverage<br>nder may requir   | iter erected on the and such other ha e; provided, that Len ired to pay the sums   | zards as<br>ider shall  |
| instrument Prepared by:<br>and to be returned to:   |  |  | Michael E. First Illinois Bank 1200 Centr   | of Wilmette<br>ral Avenue   | Manual Ass.  | * 1  |   |
| Peal Fetate Tay ( C. Nafe)  |  |  | 05-27-318-0   |   |  |  |   |

Upon acceleration under paragraph 16 hereof or abandonment of the Property, and at any time prior to the expiration of any perior of the expiration of the e receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be explied first to payment of the costs of management of the Property and collection of rents, including, but not limited to receiver's fees. premiums on receiver's bonds and reasonable attorney's lees, and then to the sums secured by this Mortgage. Lender and the receiver shall be liable to account only for those rents actually received.

- Future Advances. Upon request of Borrower (or Borrower's beneficiary, if applicable). Lender, at Lender's option prior to release of this Montgage, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this Mortgage when evidenced by promissory notes stating that the said notes are secured hereby and all such advances shall be secured by the priority of this mortgage. At no time shall the principal amount of the indebtedness secured by this Mortgage, not including sums advanced in accordance herewith to protect the security of this Mortgage, exceed twice the original amount of the Note.
- Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage and if required by law shall pay all applicable expenses including recording fees relative thereto. Borrower shall, however, pay a release fee in Lender in an amount specified in the Loan Agreement of even date executed by Borrower (or its beneficiary, if applicable).
- 20. Waive: of Homestead, Borrower hereby waives all right of homestead exemption in the Property
- 21. Exculpriory, in the event the Borrower executing this Mortgage is an Minais land trust, this Mortgage is executed by Borrowe, not personally, but as Trustee aforesaid in the exercise of the power and authority conferred upon and vested in 1, 32 such Trustee and the Borrower hereby warrants that it possesses full power and authority to execute this instrument and it is expressly understood and agreed that nothing contained herein or in the Note shall be construed as treating any liability on the Borrower personally to pay the Note or any interest, late charge or premium that may accrue thereon, or any indebtedness secured by this Mortgage, or to perform any covenant. either express or implied her air contained, all such liability, if any, being expressly waived by Lender and by every person now or hereafter claiming any right or security hereunder, and that so far as Borrower is personally concerned, the legal holder or holders of the Note and the owner or owners of any indebtedness secured hereby shall look solely to the Property he eby mortgaged, conveyed and assigned to any other security given at any time to secure the payment thereof.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

| Paul V. Kaulas and Sally L. Kauhis wife, as joint tenants  -88-1  For Information Purposes: | Tarel /Xar   |
|---|--|
| •   | Federal Savings & Loan Asso of Chicago   |
| Becarded on June 28   | 19. 73 se Document No. 22380802  |
| Original Debt: \$ 34,000.00   | Present Debt: PC\$ .602.00   |
| State of ILLINOIS  Country of COOK  I, DAVID A KROK   |  |
|   | subscribed to the  |
| purposes therein set forth, including the release   | day in person and acknowledged that they tree and voluntary act, for the uses and and waiver of the right of homestead.  The second sec |
| "OFFICIAL SEAL"   | Notary Public  |

David & Knows

Commission Expires:

2/20/9/ \$15.25 H-4(W)-11/86

The insurance carrier or viding the insurance shall be crossen by Borrewe subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid by Borrower making payment, when due, directly to the insurance carrier or the holder of the Prior Mortgage, if required.

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and form acceptable to Lender. Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damages, providing such restoration or repair is economically feasible, the security of this Mortgage is not thereby impaired, and the Borrower or its beneficiary, if applicable, intends to maintain the Property as the principal residence. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Mortgage, provided the Property's shall continue as the principal residence of Borrower or its beneficiary, if applicable.

If the Property is acquired by Lender pursuant to the provisions hereof, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior to such sale or acquirition.

- 4. Preservations and Maintonince of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws air diregulations of the condominium or planned unit development, and constituent goduments.
- 5. Protection of Lender's Securities. If Borrow et bills to perform the covenants and agreements contained in this bildingage, or if any action or proceeding is communiced which materially affects Lender's interest in the Property, including, but not limited to, foreclosure of the Prior Murtgage, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including but not limited to, disbursement of a reasonable attorney's fees and entry upon the Property to make repairs.

Any amounts disbursed by Lender pursuant to this paragraph, with inferest thereon, shall become additional indebtedness of Borrower secured by this Mortage. Unless Borrower and Lorkiar agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time conclusts anding principal under the Note payment of interest unless such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph shall require Lender to incur any expense or take any action hereunder.

- 6. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall attempt to give Borrower notice prior to any such inspection specific reasonable cause therefore related to Lender's interest in the Property.
- 7. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender subject to the Prior Mortgage.

In the event of a total taking of the Property, subject to the rights of the Prior Mortgage, the proceeds shall be applied to the sums secured this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the taking with the balance of the proceed paid to Borrower.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to sums secured by this Mortgage, provided Borrower or its beneficiary, if applicable, intends to reoccupy the Property as the principal residence.

Unless Borrower and Lender otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments.

- B. Borrower Not Released. Extension of the time for payment of modification of an ortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest.
- 9. Fortearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.
- Remedies Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.
- 11. Succesors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrow at. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereca.
- 12. Notice. Except to any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided to this Mortgage shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for it this hortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 13. Governing Law: Severability. This Mortgage shall be governed by the Law of the State of Illinois, including without limitation the provisions of Illinois Revised Statute Chapter 17, Sections 6405, 6406 and 6407; and 312.2 In the event that any provisions or clause of this Mortgage, the Note or Loan Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Loan Agreement or Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage, the Note and Loan Agreement are declared to be severable.
- 14. Borrower's Copy. Borrower (or Borrower's beneficiary, if applicable) shall be furnished a conformed copy of the Note and this Mortgage at the time of execution or after roce dation hereof.
- 15. Transfer of the Property; Assumption. If all or any part of the Property or an interest therein (including beneficial interest in the land trust, if applicable) is sold, assigned, transferred or further encumpered by Borrower or its beneficiary (including modification or amendment of the Prior Mortgage to increase the indebtedness thereby secured) without Lender's prior written consent, or the Property is no lunger the principal residence or Borrower or its beneficiary, if applicable, Lender may, at Lender's option, declare all the surprisecured by this Mortgage to be immediately due and payable.
  - If the Lender exercises such option to accelerate, Lender shall mail Borrower notice of no blaration in accordance with paragraph 12 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower falls to pay such strains prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 16 nereof.
- 16. Acceleration; Remedies. Upon Borrower's for Borrower's beneficiary; if applicable) breach of any covenant or agreement of Borrower in the Loan Agreement, Note or this Mortgage, including the covenants to pay when due any sums secured by this Mortgage or as set forth in the Note or Agreement, Lender prior to acceleration shall mail notice to Borrower as provided in paragreph 12 hereof specifying; (1) the breach; (2) the action required to cure such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence and title reports.
- 17. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 16 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable, provided, however, that such rents are applicable to that portion of the Property not occupied as the principal residence of Borrower or its beneficiary, if applicable.

8812129

## UNOFFICIAL COPY: 5-4

## EXHIBIT A

PARCEL 1:

LOT 3 IN STOLP'S RESUBDIVISION OF LOTS 1,2,3,4,5, AND 8 IN BLOCK 2 IN GROVER'S RESUBDIVISION OF BLOCK 28 IN WILMETTE, IN COOK IN TOWNSHIP 42 NORTH, RANGE 13, EAST COUNTY, ILLINOIS OF THE THIRD PRINCIPAL MERIDIAN,

ALSO .

PARCEL 11:

THE EAST 10.0 SEET OF THE VACATED PORTION OF THE PUBLIC ALLEY IN STOLY RESUBDIVISION OF LOTS 1,2,3,4,5 AND 8 IN BLOCK 2 OF A. J. GROVER'S RESUBDIVISION OF BLOCK 28 IN WILMETTE VILLAGE ACCORDING TO THE PLAT THEREOF RECORDED RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS ON APRIL 11, 1393 IN BOOK 60 OF PLATS PAGE 21 AS DOCUMENT NO. 1846555 SAID VACATION COMPRISING THAT PART OF THE PBULIC ALLEY AFORESAID LYING SOUTH OF THE NORTH LINE OF LOT 3 EXTENDED WEST AND NORTH OF A LINE DRAWN FROM THE NORTH WEST CORNER OF SAID LOT 4 TO A POINT ON THE EAST LINE OF LOT 8 AFORESAID 139.04 FEET SOUTH OF THE NORTH EAST CORNER OF SAID LOT 8, ALL IN TOWNSHIP 42 NORTH, Clark's Office RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P.I.N. #05-27-318-003 A 10 /A)

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