Loan No.		FFIC	IAL C	OPY	2 8 81220 2	29
MORTGAGE				THE ABOVE SPACE	E FOR RECORDER'S	S USE ONLY
THIS INDENTURE, made not personally, but as Trustee	March 14 under agreement dat	1988 1ed February	between/First 24	State Bank & Trust, 1977 and know ark Park	Company of France 1 as Trust No. 23	nklin Park 6
(herein referred to as "Mort Banking corporati as "Mortgagee,")	gagor,") and Af on	filiated Bank , doing busines	<pre>k/Franklin Po sin Franklin</pre>	ark n Park	, Illinois, (herein	referred to
m		WITN	ESSETH N	ne thousand and	1 00/100	
order of the Mortgagee and c	i evidenced b lelivered, by which S	y a certain Promis Vote Mortgagor pro	sory Note of even omises to pay said	date herewith execute principal sum and inte	d by Mortgagor, pay rest on the balance o	able to the of principal
be in the amount of \$ 228 interest on the principal of ealection, including reasonable a	ich installment after	the original maturi	ty date thereof at	16 % per annum		
NOW, THERLIORI, the Morgage, and all extensions and renew and every kind now or her after e gagee during the term of fals, worth instrument, obligation, contract is wise and whether direct, indirect ments made by and between the Mortgagor of present or future multifuld parties and assigned by said to and agreements herein contained, it edged, does by these presents Morigand State of Illimois, to wit:	wals thereof, and for the gage, how soever created agreement of any and exprendingly, to a tree herein, and included the formal of the sound of the herein, and included the formal of the sound of the	thirther purpose of site from the Mortgage, incurred, evidenced very kind now or here done or contingent, to dring all present and full of third parties to Mc, and any and all reneather the continued and also in	curing the payment of to the Mortgagee of acquired or arising, after existing or enterther with interest of ture indebtedness in orgagee, and of presewals or extensions of One consideration of One	of any and all obligations or to the holder of said N whether under the Note of ered into between the Morand charges as provided incurred or arising by reason than future indebtedness and of the foregoing, and e Dollar in hand paid, the collar in hand paid, the	, indebtedness and liable ofte or to the Assignee or this mortgage or undigagor and the Mortgag is said Note and in any to fithe guarantee to Miss originally owing by Nithe performance of the receipt whereof is here!	ilities of any of the Mort- er any other we or other- other agree- fortgagee by dortgagor to se covenants by acknowl-
(See Rider)	1			881:	22022	
(See Midel)	0,	MAR-24-88	11856	88122022 -		13.00
which, with the property hereinafi						
TOGETHER with all improven and during all such times as Mortg apparatus, equipment or articles in units or centrally controlled), and inador beds, awnings, stoves and wis agreed that all similar apparatus, part of the real estate.	agor may be entitled thow or hereafter thetem ventilation, including (vater heaters, All of the forequipment or articles)	recombined are plead of the responsibility and the control of an interior the coregoing are lectured on the control of the con	ged primarily and (pply heat, gas, air co e foregoing), screen; to be a part of said i he premises by the N	on a parity with said real enditioning, water, light, po, window shades, storm do eal estate whether physical ortgagor or its successors.	state and not secondar ower, refrigeration (who ours and windows, floor lly attached thereto or shall be considered as c	ily), and all other single t coverings, and it
TO HAVE AND TO HOLD the This Mortgage consists of two pa						quire Mort
gagor to keep the premises in repa- such repairs, insurance, prior hens acceleration of maturity of the No and are incorporated herein by refe	ir, insured and free of li and taxes paid by Mortj te and foreclosure herec grence, are a part hereo!	iens and to pay and a gagee constitute addi of in case of default a f, and shall be bindin	i charge prior liens a Conal indebtedness nd for the allowance gon Tie Mortgagor	nd taxes, provide that it m secured hereby, provide for of Mortgagee's attorneys' and those claiming through	or paid by Mortgagor, to tax and insurance defects and expenses of fight.	eposits, for oreclosure,
In the event Mortgagor sells or a person or persons other than Mortg forcing the provisions of this Mortg prospective purchasers or grantees sl and conditions of said Note and the	conveys the premises, or ragor. Mortgagee shall hagee with respect theretical have executed a visits. Mortgage	if the title thereto or ave the option of de- o unless prior to such the agreement in fort of former ly kn	any intere () lerein claring mimic dir tely (n sale or conv. vince n satisfactory to the OWN - AS	shall become vested in any lue and payable all unpaid. Mortgagee shall have cor Stortgagee assuming and a	manner whatsoever in installments on the No sented thereto in writi greeing to be bound by	rany other ote and en- ing and the r the terms
This mortgage is executed by / fercise of the power and authority cevery person now or hereafter claim as creating any highlity on First 5 sonally to pay said Note or any into	onferred upon and vest sing any right or securify State Rank & True	ed in it as such Trus y hereunder that noth t Company of Fi	tee, and it is expressing contained herein	in derstood and agreed or will e Note secured by	by the mortgagee here this mortgage shall be sunder said trust nero	em and by construct
herem contained, all such liability, if out of the property hereby conveys any co-signer, endorser or guaranton	(any, being expressly wand by enforcement of the of suid Note of SR Former Ly	iived, and that any re- ie provisions hereof a / known as	covery on this mortgind of said Note, bi	age and the Nore secured in this waiver shall in no w	hereby shall be solely a ay affect the personal l	gainst and liability of
caused these presents to be signed and affested by its (Executive) FSB formerly know	ed by its (Executive) (Assistant) (Vice Premas	(Assistant) (Vice Pesident) (Trust Off	resident) (Trust O icer) the day and	fficer), and its ecrporal year first above writt.	<u>e seal to be hereunt</u>	o affixed
/First State Bank & Trust	Company of Fran	klin Park As Tru		and not personally, XXXXX) (Assistant) (Vi	ALL CALLED ALL CALLED	AMAXX
BY	Contraction of the contraction o	. 1. 2.		BANNA) (Assistant) (VI	CV	
Attest LINOIC)	ing a superior of the second s	Hope A. Ping	sitore			
TATE OF ILLINOIS SS.	a Notary Pub . Evans and Ev	olic in and for sai		e state aforesaid, DO		
ጀ <mark>አራኒስፕላሪን</mark> (Assistant) (Vice F Assistant) (V አራህን (Kaka) (Tru o the foregoing instrument as	President) (AFX 1993; XXXX stOfficer) of said Bar such (B&XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	kexr) of First Stank, who are personal saistant) (Vice Presonation)	ate Bank & Tru illy known to me sident) (XMKKOX	to be the same persons (AEX), and (RXXXXXXXX)	whose names are su (Assistant) (XXXXX	S KOLN HT K) bscribed F KSKKHX)
Trust Officer), respectively, applicir own free and voluntary activity, and the said (公本文明) (不可以) (可以	t and as the free and s (Assistant) (Vice Pre- as custodian of the XXXXXX (Trust Off	voluntary act of sai sident) (RXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	d Bank, as Truste (2000) then and the aid Bank, did aff	e as aforesaid, for the u re acknowledged that ix the seal of said Ban	ses and purposes the said (EXXXXXXX) (A k to said instrumen	erein set ssistant) t as said
rustee as aforesaid, for the use Given under my hand and No		4th	day	of March	्। हर।	54. twi 80
his Document Prepared By Patricia Kulick	€ SPE	का चारावार कारका एक्सिक्स स्टब्स्		Lasse ()	(() ()	tu 3
10101 West Grand Franklin Park, IL 6	0131 K	Hope A. Pingdore'ry Public, St. (1995) P.	₹	Notary Public		272
NAME Affiliated Ban STREET 10101 West Gre	k/Frankl	Imission facions Feb. 11	FOR RECORDED	IS INDEX PURPOSES IN BED PROPERTY HERE	SERT STREET ADDR	ESS OF
CHY Franklin Park,		Est.				\ \
INSTRUCTIONS RECORDER'S OFFICE	BOX NUMBER		and the same of th		13015	

FORM SBF 222 19 74 BLORDER FROM CARRALLARIES CHRACH IN USE WITH SBF 222

13.00€

THE COVENANTS, CONDITIONS A DEPROVISIONS REALISED TO A PAGE (THE REVERSE SIDE OF THIS MORTGAGE)

- 1 Mortgagor covenants and agrees to pay and indebtedness and the interest thereon as herein and in said Note or other exidence thereof according become according to the control in the control of the provided of according become according to the control in the c
- 3. The privilege is granted to make prepayments on principal of the Note on any interest payment date upon thirty days prior written notice, provided however that all such prepayments in any of inday year in excess of twenty per cent (20%) of the original principal amount of the Note will be accepted only upon payment of a low-per cent (2%) premium during the first three years after the date of the Note, one per cent (1%) during the next two years, and at no premium thereafter.

 4. Mortgagee may collect a late charge equal to one-tenth (1/10th) of one per cent (1%) on the unpaid balance of the indebtedness hereby accorded for each appropriate monthly payment of principal, in test, taxes, assessments, insurance premiums, or other charges, more than fifteen (15) days in arrears, to cover the extra expense in a local in handling delinquent payment.
- in handling delinquent payment.

 5. Mortgagor agrees that Nortgagoc may employ counsel for advice or other legal service at the Mortgagoc's discretion in connection with any dispute as to the detal hereby secured or the their of this lin' in ment, or any litigation to which the Mortgagoc may be made a party on account of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect said debt or lien and any reasonable attorney's fees so incurred shall be added to and be a part of the first hereby secured. Any costs and expenses a assumably incurred in the forecastic of this mortgage and sale of the property securing the same and in connection will ansi-other dispute or itigation affecting said debt of in, including reasonably estimated amounts to conclude the transaction, shall be added to and the a part of the debt here is secured. All such amounts shall be payable by the Mortgagor to the Mortgagor on demand, and if not paid shall be included in any decree or judgment as a pert of said

., '६) per annum morlgage debt and shall include interest at the rate of per cent (

- 7. Mortgaged making any payment hereby authorized z sating to taxes or assessments, may do so according to any bill, statement or estimate product appropriate public office without inquery into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax here or title or claim thereof.
- claim thereof.

 8. At the option of the Mortgagee and without notice to Mo tga or, all unpant indebtedness secured by this Mortgage shall, notwithstanding anything in the Note of in this Mortgage to the contrary, become due and payable (a) immediate) in the case of default in making payment of any installment on the Note or on any other obligation secured hereby, or (b) when default shall occur and continue for three case in the performance of any other agreement of the Mortgagor herem contained.

 9. When the indebtedness hereby secured shall become due whether or acceleration of otherwise, Mortgagee shall have the right to foreclose the lien hereof, there shall be allowed and included as addir, well indebtedness in the decree for sale all expenditures and expenses which may be paid or metured by or on hehalf of Mortgagee for attorneys' fees, outly as for documentary and expense shall have the right to foreclose the lien hereof, there shall be allowed and included as addir, well indebtedness in the decree for sale all expenditures and expenses which may be paid or metured by or on hehalf of Mortgagee for attorneys' fees, outly as for documentary and expense and expensive which may be estimated as to items to be expended after entity of the decree) of ... vuring all such abstracts of little, title earners and examinations, guarantee policies, to retrificates and similar data and assurances with respect to little as Mortga ce may deem to be reasonably necessary either to prosecute such suit or to evidence to hidders at any sale which may be had pursuant to such decree the Liue condition of the little of the value of the premises. All expenditures and expenses of the nature in his

paragraph mentioned shall become so much additional indebtedness secured hereby and impediately due and payable with interest therein at the rate of

- Note: fourth, any overplus to Mortgagor, its successor or assigns, as their rights may appear

 11. Upon, or at any time after the filing of sout to foreclose this Mortgage, the Court in which such on the filed may appear at a special promotes. Such appears may be made either before or after sale, without rotice, without regard to the then value of the premises or whether the same shall be then occupied as a domestical or not, and the Mortgage may be appointed as such receiver. Such receiver shall have power to collect the ren's, issue, and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether in the betted made and in the powers which may be mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and to or its, and all other powers which may be received usual in such cases for the protection (including insurance and repairs), possession, control, management and opital in of the premises during the whole of said period. For our time may authorize the receiver to apply the net more in in hands in payment in whole or in any authorize the receiver detertory application is made prior to foreclosure sale; (2) the deficiency in case of said and deficiency.

 12. The Mortgagor will not at any time insist upon, or plead, or in any manner whatsoess claim or taken or taken and interest remaining interest emponent and on the control of the line hereof or of such decice, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

 12. The Mortgagor will not at any time insist upon, or plead, or in any manner whatsoever claim or take any her fit or advantage of, any sias or extension or mora torium law, any exemption from execution or sale of the permises or any part thereof, wherever enacted, now or at any time telegrace desired, which may affect the terms and coverants or the performance of this Mortgage, nor claim, take, or misst upon any herefit or advantage of any is an owly distributed for the valuation or appealsal of the premises, or any part thereof, prior to any sale or sales thereof which may be made pursuant to any provise. In the or, or pursuant to the determinent or order of any court of competent jurisdiction, and the Mortgagor hereby expressly waites all herefit or advantage of any such law or away and coverant mort or impede the execution of any power herein granted or delegated to the Mortgagee, but to suffer and perint the execution of every power as though the such law or laws that property marshaled upon any foreclosure hereof.

 13. No action for the approximant of the law and of the such as a contraction of the property marshaled upon any foreclosure hereof.
- property maranaied upon any torectosure neteot

 13. No action for the enforcement of the hen or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note.

 14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and received compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwit capyined by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, pile of a that any excess over the amount of the indebtedness shall be delivered to the Mortgager or its successor of assigns.
- be paid for any property taken or for damages to any property not taken and all condemnation compensation of any property so damaged, precidents in the Mottager of the amount of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, precident and excess over the amount of the indebtedness shall be delivered to the Mottager or its successor or assigns.

 15. All avails, rents, issues and profits of the premises are pickiged, assigned and transferred to the Mottager, whether now due or hereafter to become due, under or hy virtue of any lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hit of (a) to pledge add ents, issues and profits on a partty with said real estate and not secondarily and such picked shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mottager of all such leases and agreements and all the avails thereunder, together with the right in case of default either before or after foreclosure sale, to enter upon and take possession of, amange, maintain and operate said premises, or any part thereof, make leases for term decined advantageous to it, terminate or modify exhiting or future leases, collect said avails, rents, issues and profits, regardless of when earned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ renting agents or other employees, alter or repair said premises, buy furnishings and equipment there for which it may deem proper to enforce collection thereof, employ renting agents or other employees, alter or repair said premises, buy furnishings and equipment there for when it deams necessary, purchase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise and or when it deams necessary, purchase adequate fire and extended coverage and other forms of insura

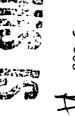
- and agreements herein made by the Mortgagor, and the payment of the reasonable fees of said Mortgagoe.

 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, and the word. Mortgagor when used better shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.

 19. MORTGAGOR DOES HEREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OR REDIAPTED A ROM SALF UNDER ANY ORDER OR DECREE OF FORECLOSURF OF THIS MORTGAGE, ON ITS OWN BEHALF AND ON BEHALL OF FACH AND LAYERY PERSON, EXCEPT DECREE OR JUDGMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES SUBSEQUENT TO THE DATE OF THIS MORTGAGE.

UNOFFICIAL COPY

P.I.N. 16-06-216-013-000 A AD (A) East of the Third Principal Meridian according to plat of said subdivision recorded February 8, 1922, as Document 7397730 in Cock County, Illinois. The South 45 feet of Lot 55 in May Manor a Subnitision of the West 16.57 acres of the North East 1/4 of Section 6, Township 39 North, Range 13







DOOR OR