AVONDALE PRIME LOAN-

APL - II

MORTGAGE (INDIVIDUALS) LOAN NUMBER <u>5-1295-90</u> PTN #14-32-224-048-1001-Vol. 492

| THIS MORTGAGE is made this | lst ia and Eileen Raia | day of , his wife | April | , 19 88, belween the |
|---|--|------------------------|-----------------------------|----------------------------------|
| (herein "Borrower"), and the Mortgages AVC Chicago, Illinois 60602 (herein "Lender"). | ONDALE FEDERAL SAVINGS BA | NK, a lederally charte | red savings bank, whose a | ddress is 20 North Clark Street. |
| WHEREAS, Borrower is indebted to Ler be advanced pursuant to the obligation of Le interest and, with the balance of the indet | ander (whichever is lesser), and e | videnced by Borrower' | a Note, providing for month | ily payments of principal and/or |
| TO SECURE to Lino, rithe repayment of Advances") as are described in paragraph 1 security of this Mortgage and the performation convey to Lender the property legally described the lillingis, which has the address of | B hereof), the payment of all office of the covenants and sorest | er sums, with interest | thereon, advanced in acco | ordance herewith to protect the |
| O _A | SEE ATTACHED EXHT | | | |

TOGETHER with all the improvements now or herr after precised on the property, and all easements, rights, appurienances, rents, royalties, mineral, oil and gas rights and prolits, water, water rights and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain $\omega \rho_{A}(t)$ of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this mortgage is on a leasehold) at) herein referred to as the "Property".

Borrower covenants that Borrower is tawfully selsed of the sets's hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, with the exception of those items, If may, listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property, and that Borrower will warrant an I defend generally the title to the Property against all claims and demands, subject to any encumbrances, declarations, easements or restrictions listed in a rune, ule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

Borrower and Lender covenant and agree as follows:

- 1. Payment of Principal and Interest. Borrower shall promptly pay ware a due without set-off, recoupment, or deduction, the principal of and the interest on the indebtedness evidenced by the Note, and late charges as provided in the Note, including the principal of and interest on any Future Advances secured by this Mortgage.
- 2. Application of Payments. All payments received by Lender under the Note and paragraph 1 hereof shall be applied by Lender first in payment of interest due on the Note, then to the principal of the Note, including any amounts of religious added thereto under the terms hereof.
- 3. Charges; Liens. Borrower shall promptly pay all obligations secured by a mortgage r/true t deed affecting the Property, taxes, assessments, and other charges, lines and impositions attributable to the Property which may attain a priority c ver this Mortgage, and leasehold payments or ground rents, if any, when due. Borrower shall promptly furnish to Lender all notices of amounts due under the payagraph, and in the event Borrower shall make payment directly, Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower and comply discharge any lien which has priority over this Mortgage with respect to any sum, including but not limited to, Future Advances.
- 4. Hazard insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require; Provided, that Lender shall not require that the amount of such coverage exceed that amount of coverage equired to pay the sums secured by this Mortgage and all other Mortgages and Trust Deads with respect to the Property.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; Provided that such approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid by Borrower when due.

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mongrap risuse in favor of and in form acceptable to lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly funition 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 Figure damaged, provided such restoration or repair is 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 falls 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 sums secured by this Mortgage.

Unless Lender and Borrower 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 paragraph 1 hereof or change the amount of such installments. If under paragraph 16 hereof the Property is acquired by Lender, 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 acquisition.

- 5. Preservation and Maintenance 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 and shall comply with the provisions of any lease 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 and regulations of the condominium or planned unit development, and constituent documents. If a Condominium or Planned Unit Development Rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such Rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the Rider were a part hereof.
- 8. Protection of Lender's Security. If Borrower falls to perform the Covenants and agreements contained in this Mortgage, or any mortgage or trust deed affecting the Property, or If any action or proceeding is commenced which meterially affects Lender's interest in the Property, including, but not limited to, 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 action as is necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable attorney's lees and entry upon the Property to make repairs.

Any amounts disbursed by Lender pursuant to this paragraph 6 with interest thereon, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be considered as so much additional principal due under the Note 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 on outstanding principal under the Note unless payment of interest at 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 pargraph 6 shall require Lender to incur any expense or take any action bereunder.

7. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, providing that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefore related to Lender's interest in the Property.

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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.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by 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 date of taking, with the balance of the proceeds 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 falls 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 the sums secured by this Mortgage.

Unless Lender and Borrower 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 paragraph 1 hereof or change the amount of such installments.

9. Sorrower Not Released. Extension of the time for payment or modification of amortization 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.

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- 10. Forbearance by Lender Not a Walver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a walver 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 Morigage.
- 11. Remedies Cumulative. All remedies provided in this Mortgage are distint 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.
- 12. Successors and Assigns Bound; Joint and Several Liability; Captions. The convenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower. 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 hereof.
- 13. Notice. Except it cany notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing ruch notice addressed to Borrower by regular first class mail 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 "do"ness as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 14. Governing Law; Severat (ky) This Mortgage shall be governed by the laws of illinois. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note are declared to be severable. Time is of the essence of this Agreegment.
- 15. Transfer of the Property; Assum than if all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage which does not relate to a transfer of rights of occupancy in the property, (b) the creation of a prich se money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tennant or tenan. **** a sentirety, (d) the grant of any less shold interest of three years or less not containing an option to purchase, (e) a transfer, in which the transferse is a person who occupies or will occupy the Property, which is (1) A transfer to a relative resulting from a decree of desolution of marriage, legal separation agreement, or fir m an incidental property settlement agreement by which the Borrower's spouse becomes an owner of the Property, or (3) a transfer to an intervive struct in which the Gorrower is and remains the beneficiary and occupant of the Property, unless as a condition of transfer, the borrower refuses to provide the kinder with reasonable means acceptable to the Lender by which the Lender will be assured of timely notice of any subsequent transfer of the beneficial in **Corrower**, a curred.
- 16. Acceleration; Remedies. Upon Borrower's default in the purformance of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage. Lender mily at its option, and without notice to Borrower, declare due and payable all sums secured by this Mortgage and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect after default, all estimated and actual expenses incurred by reason of said default, including, but not limited to, rear unable attorney's fees, and costs of documentary evidence, abstracts, and title reports.
- 17. Assignments of Rents; Appointment of Receiver; Lender in Possessicn. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property; Provided, that Borrower shall, prior to acceleration under prior applied or abandonment of the Property; have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 16 hereof or abandonment of the Property; and at any time prior to the expiration of any period of redemption tollowing judicial sale, Lender, in person, by agent or by judicially appointed receiver, shalf be entitled to enter upon, take possession of and manage the Property including these past due. All rents collected by Lei der or the receiver shall be applied 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 fees, and then to the sums secured by this Mortgage. Lender and the receiver shall by lightly to account only for those rents actually received.

- 16. Future Advances. The Holder of the Note secured by this Mortgage is obligated to make a discuss of principal as requested from time-to-time for a period no longer than the maturity date stated on the reverse side, unless the amount requested when a discussion and the then outstanding principal balance; would exceed the Maximum Amount, or there shall then exist a default under the terms of the Note or Mortgoos, or there shall then exist a lederal; state; or local statute, taw, or ordinance, or a decision by any tribunal which (in the reasonable opinion of the Note or this Mortgage, or the Borrower shall no longer own the Property, or the Borrower is involved to bankruptcy or insolvency proceedings. 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 the Maximum Amount.
- 19. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without char je to Borrower. Borrower shall pay all costs of recordation, if any.
 - 20. Waiver of Homestead. Borrower hereby waives all right of homestead exemption in the Property.
- 21. Redemption Walver. Except where this Mortgage covers any land which, at the time of execution thereof, is improved with a dwelling for not more than feur families or is given to secure a loan to be used, in whole or in part, to finance the construction of a dwelling for not more than feur families and except where this Mortgage covers any land which, at the time of execution thereof, is used or intended to be used for agricultural minuscass, the Borrower's hereby walves any and all rights of redemption from sale under any order of foreclosure of this Mortgage, on behalf of the Borrower, the Borrower's estate and all persons beneficially interested therein, and each and every person except judgment creditors of Borrower, acquiring any interest in or title to the Property subsequent to the date hereof.

| IN WITNESS HEREOF, Borrow | rer has executed this Mortgage | |
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| STATE OFILLINOIS) | Kom () Can | |
|) SS | Garay J. Ralia | Borrower |
| COUNTY OF | mleen Raia | Borrower |
| the undersigned Gary J. Raia and Eileen Raia, hi whose name(s) are subscribed to the loregoing instrument, a signed and delivered the said instruments as their free and votants | ppeared before me this day in person, and acknowledge | me to be the same person(s) owledged that |
| Given under my hand and official seal, this | Wathing Males | il 19 88 |
| My commission expires: Kathryn A. Herbst Hotary Public, State of Ulinois My Commission Typines 8/8/90 | Notary Public | VV |

his instruction propared by and multi-o. Edward D. Palasz, Avondale Federal Savings Bank, 20 North Clark Street, Chicago, Illinois 60602

DEPT-01 RECORDING T#1111 TRAN 7903 04/08/88 13:09:00 ₩418 # A ※一母母一14736**Q** COOK COUNTY RECORDER

Doerty Ox Cook Colling Clar UNIT W, IN THE KENMORE QUARTERS CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE: LOT 36 IN SUB-BLOCK 1 OF JAMES MORGAN'S SUBDIVISION OF THE EAST 1/2 OF BLOCK 10 IN SHEFFIELD'S ADDITION TO CHICAGO IN SECTIONS 29, 31 AND 32, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 27040907 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

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AVONDALE PRIME LOAN-

CONDOMINIUM RIDER LOAN NUMBER 5-1295-90

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| and is incorporated in dated of even date he FEDERAL SAVINGS I | NIUM RIDER is made this | end and supplement d (herein "Borrower" ings bank located a | a Mortgage (herein "sed) to secure Borrower's N I 20 N. Clark St., Chicag | Inte to AVONDALE |
| The Property com project known as | Prises a unit in, together with a KENMORE QUARTERS | operty Address) | | of, a condominium |
| (Herein "Condominium (CONDOMINIUM) | m Project"). CONVENANTS. In addition to ti | · | of Condominium Project) reements made in the sc | ecurity instrument |
| Borrower and Lender A. Asset | further covenant and agree as ssments. Borrower shall prome | follows: ofly pay, when due, | all assessments impos | ed by the Owners |
| Association or other g visions of the duclara | overning body of the Condomir tion, by laws, code of regulation | num Project (herein " as or other constitue | Owners Association") p nt document of the Con | ursuant to the pro- dominium Project. |
| on the Condomi Jurn I | d Insurance, So long as the C Project which provides insurance, such other hazards as Lender n | teniaga against | iire, hazards included w | ithin the term "ex- |
| is dee | rower's obligation under Cover emer satisfied; and | | - | |
| super docur betwe hazard Io hav | e provisions in Covenant 4 reseded by any provisions of the nent of the Condominium Projecten such provisions and the providinsurance coverage is not make no force or effect. Borrower ince coverage. | declaration, by-laws of or of applicable law visions of Covenant 4 intained, the Immedi | , code of regulations or v to the extent necessay i. For any period of time o ately preceding sentence | other constituent to avoid a conflict during which such e shall be deemed |
| Property whether to the | istribution of hazard insurance ne unit or to common elements ander for application to the sur | any such proceeds | payable to Borrower are | e hereby assigned |
| prior written consent, | or's Prior Consent. Borrower partition or subdivide the Prop | erly or consent to: | | |
| tion p of a t | abandonment or termination of rovided by law in the case of s aking by condemnation or emi | ubstantici destructionent donnein; | on by fire or other casua | aity or in the case |
| Associ to, an domin | y material amendment to the iation, or equivalent constituent y amendment which would cha ium Project; or | document of the Con ange the percentage | dominium Project, including interests of the unit of t | ing, but not limited wners in the Con- |
| (iii) the ment | e effectuation of any decision i and assume self-management | by the Owners Associated the Condominium | Pation to terminate prof ட செற்சல். | essional manage- |
| HEREUNDER, INCLUD MAY INVOKE ANY RE TO, THOSE PROVIDED IS IN DEFAULT UNDER | dies, IF BORROWER BREA ING THE COVENANT TO PAY MEDIES PROVIDED UNDER TH UNDER CONVENANT 11, MAY R THE TERMS OF HIS MORTGA OF BORROWER'S ACCOUNT. | WHEN DUE CONDO HE SECURITY INSTR NOTIFY THE OWNER | MINIUM ASSESSMENTS IUMENT, INCLIDING, B RS ASSOCIATION THAT | S, THEN LENDER BUT NOT LIMITED THE BORROWER |
| IN WI | TNESS WHEREOF, Borrower h | as executed this Co | hdominium/Rider. |) |
| | | Gary J. Raid | | Borrower |
| | | Eileen Raia | fair. | Borrower |
| STATE OF ILLINOIS) | 3 | | | |
| COUNTY OF Cook) | the under | rei ened | , a Notary Public in and | d for sald county |
| and state, do hereby o | ertily that Gary J. I | Raia and Eileen | Raia, his wife | known to me to |
| day in person, and a | whose name(s) are subscknowledged that the store the uses and purposes the | signed and de | ing instrument, appeare | ed before me th 🕰 |
| | under my hand and official se | eal, this | 1st | day of i |
| | | My Commission ex | pires: 8-8-90 |) |
| | "OFFICIAL SEAL" Kathryn A. Herbet | (X de | ly Coller | UST |
| 2/87 APL-I-CR | Notary Public, State of Illinois Ny Commission Expires 8/8/90 | Notary Public | U | |

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