PERMANENT INDEX #13-05-410-039

THIS INDENTURE WITNESSETH: That the undersigned GLADSTONE-NORWOOD TRUST AND SAVINGS BANK a corporation organized and existing under the laws of the STATE OF ILLINOIS not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the undersigned in pursuance of a Trust Agreement dated MARCH 01, 1988 and known as trust number hereinafter referred to as the Mortgagor, does hereby Mortgage and convey to

CRAGIN FEDERAL SAVINGS & LOAN ASSOCIATION

a corporation organiz	ed and existing under the la	ws of the UNITED STATI	ES OF AMERICA
hereinafter referred to	o as the Mortgagee, the follo	wing real estate in the Count	y of COOK
in the State of	ILLINOIS	o , to wit:	•
LOT 32 IN	BLOCK 2 IN CHRIST	MAN AND GNAEDING	RS ADDITION TO THE
SUUTH EAST	FRACTIONSU 174 T	IF SECTION 5, TOWN	ISHIP 40 NORTH, RAN
13, EAST OF	THE THIRD PRINC	IPAL MERIDIAN IN	COOK COUNTY,
			CHICAGO, ILLINOIS

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IS

Together with all buildings, improvements, fixtures or appurtenances, now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures, or articles, whether in single units or centrally controlled, used in supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessons to leases is customary or appropriate, including screens, window shades, storm doors and windows. Roor coverings, screen door, in, door beds, awnings, stoves and water heaters tall of which are intended to be and are hereby declared to be a part of said real estata whether physically attyched thereto or not; and also together with all easements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgages, whether now due or hereafter to become due as provided herein. The Mortgages is hereby subrogated to the rights of all mortgage at least owners paid all by the proceeds of the loan hereby

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixture, appurtenances, apparatus and equipment, and with all the rights and privileges thereunto belonging, unto said Mortgagee forever, for the uses berein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any state, which said rights and benefits said Mortgagor does hereby release and wave.

TO SECURE

60646.

(1) (a) the payment of a Note executed by the Mortgagor to the order of the Mortgages bearing even date herewith in the principal sum of EIGHTY-EIGHT THOUSAND AND NO /100 ... 88000.00 t, which Note, together with interest thereon as therein provided, is payable in monthly installments of SIX HUNDRED SIXTY-ONE AND 12/100-Dollars - 88 is 661, 12 i. commencing the 1ST day of MA) which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full. . 19 16) This mortgage is specifically made subject to the terms

and provisions contained in the attached rider which by this reference is made a part hereof.

(2) any advances made by the Mortgager to the Mortgagor, or its successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgager to the stortgager to the socretage of the socretage in the country of the socretage of the accordance with covenants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained hersin and in said Note.

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assessments, water charges, sawer service charges, and condominium assessments against said property linetuding those heretofore due), and to furnish Mortgages, upon request, duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (3) To keep the improvements now or hereafter upon said premises insured against damage by fire, and such other hazards as the Mortgages may require to be insured against; and to provide public liability insurance and such other insurance as the Mortgages may require, until said indebtedness is fully paid, or in case of foreclosure, until expiration of the

AS155132

Box 403

MORTGAGE

GLADSTONE-NORMON TRUST AND SAVINGS BANK TR NO. 1227 DTD. 03-01-88

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CRAGIN FEDERAL SAVINGS AND LOAN ASSOCIATION

CHICAGO, ILLINOIS 60646 5814 N. MARHORA PROPERTY AT:

Loan No. 01=42739=72

Coot Colling Clarks 88-155132

\$16.00

period of redemption, for the full insurable value thereof, in such companies, through such agents or brokers, and in such form as shall be satisfactory to the Mortgagee; such insurance policies shall remain with the Mortgagee during said period or periods, and contain the usual clause satisfactory to the Mortgagee; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or redemptioner, or any grantee in a deed pursuant to foreclosure; and in case of loss under such policies, the Mortgagee is authorized to adjust, collect and compromise, in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgagor all necessary proofs of loss, receipts, vouchers, releases and acquittances required to be signed by the insurance companies, and the Mortgage is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the indebtedness hereby secured in its discretion, but monthly payments shall continue until said indebtedness is paid in full; (4) immediately after destruction or damage, to commence and promptly complete the rebuilding or restoration of buildings and improvements now or hereafter on keep said premises, unless Mortgagee elects to apply on the indebtedness secured hereby the proceeds of any insurance covering such destruction or damage; (5) To keep said premises in good condition and repair, without waste, and free from any mechanic's or other flen or claim of lien not expressly subordinated to the lien hereof; (6) Not to make, suffer or permit any unlawful use of or any nuisance to exist on said property on to diminish nor impair its value by any act or omission to act; (7) To comply with all requirements of law with respect to mortgaged premises and the use thereof; (8) Not to make, suffer or permit, without the written permission of the Mortgagee being first had and obtained, (a) any use of the property for any purpose other than that for which it is now used, (5) any alteratio

- B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, and other insurance required or accepted, the undersigned promises to pay to the Mortgagee a prorate portion of the current year taxes upon the disbursement of the loan and to pay on this to the Mortgagee, in addition to the above payments, a sum estimated by the Mortgagee to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it without interest sprovided not in conflict with State or Federal law) and commingled with other such funds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items or it; be credited to the uposid halance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items as the same accorders, become payable. If the amount estimated to be sufficient to pay said items is not sufficient, the undersigned promises to pay the difference upon demand. If such sums are held or carried in a savings account or escribed accounts, the same are hereby pletiged to further secure this indebtedness. The Mortgagee is autimated to pay said items as charged or billed without lurther inquiry.
- C. This mortgage contract provides for additional advances which may be made at the option of the blortgage and secured by this mortgage, and it is agreed that in the event of such sold agrees the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance at it shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said indicatedness, including all advances.
- D That in case of failure to perform any of ille cover his hereia, Mortgagere may do un Mortgagor's behalf everything so covenanted; that said Mortgager may also do any act it may deem necessary to proced the lien hereof; that biortgagor will repay upon demand any moneys paid or dishursed by Mortgagere for any of the above purposes and such moneys together, with it is rest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the some priority as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of sale of said oremises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, encumbrance or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any of thereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder;
- E. That it is the intent hereof to secure payment of said note and . Eligation whether the entire amount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract;
- F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, or in the event there is an assignment of the beneficial interest in said property, the Mortgagor may, without in tion to either the guaranters of the note hereby secured or the Mortgagor, deal with such successors in interest with reference to this mortgagor, the debt hereby secured in the same manner as with the Guaranter or Mortgagor, and may forbear to sue or may extend time for payment of the debt, secured 'kereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or the guaranter of the debt secured hereby;
- G That time is of the essence hereof and if default be made in performance of any cover and herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enfor every other lies or charge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shandon any of said property, or upon the sale or transfer of the mortgaged property or an assignment of the benefit of his creditors or if his property or an assignment of the benefit all interest in said property or an agreement to sell, transfer or using without the written consent of the Mortgagor or upon the death of any maker; andorser or guarantor of the note secured hereby, or in the event of the written consent of the Mortgagor property, or in the event of demolition, removal or destruction of all or any part of the property covered by this mortgage, or in the event the mortgagor fails to comply with the terms of a condominium by-laws or condominium declaration recorded against the hortgage in hereby authorized and empowered, at its option and without affecting the lien heavily a cated or the priority of said lien or any right of the Mortgagor, and apply toward the payment of said mortgage indebtedness any indebtedness of the Mortgagor, and and Mortgagor and and Mortgagor and in any foreclosure a sale may be made of the premises in masse without offering the several parts also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises in masse without offering the several parts.
- also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premise on more without oliering the several parts esparately.

 He horrower ceases to occupy the property as his principal residence. He had been a party on account of this line or which may affect the little to the property securing the indebtedness hereby secured or which may affect said debt or lien and any transonable site or a sees so incurred shultbeen title to the property securing the indebtedness hereby secured or which may affect said debt or lien and any transonable site or a sees so incurred shultbeen added to and be a part of the debt hereby secured. Any costs and expenses reasonably incurred in the foreclosure of this mortgage, and sale of the property securing the ame and in connection with any other dispute or litigation affecting said debt or lien, including reasonably estimated mounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgagor to the him any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate then at the legal rate, in the event of a foreclosure sale of said premises there shall first be paid out of the proceeds there is all of the aformatic amounts, then the entire indebtedness whether due and payable by the terms between the application of the purchase money.
- I in case the mortgaged property, or any part thereof, shall be taken by condemnation the Mortgagee is hereby empowered to collect and receive all 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 forthwith applied 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, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignee.
- J All easements, rents, issues and profits of said premises are pletiged, assigned and transferred to the Mortgager or his assignee.

 J All easements, rents, issues and profits of said premises are pletiged, assigned and transferred to the Mortgager, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereof tal to pletige said rents, issues and profits on a parity with said real estate and not secondarily and such pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgager 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 manage, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to (t, terminate or modify existing or future leases, collect said avails, rents, issues and profits, regardless of when carned, 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 therefor when it deems necessary, purchase adequate lire and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise all powers ordinarily incident to absolute ownership, advance or borrow money necessary for any purpose herein stated to secure a lieu which is hereby created on the mortgaged premises and on the income therefor which lien is prior to the lien of any other indebtedness bereby secure a lieu which is enterly created on the mortgaged premises and on the income therefor which lien is prior to the lien of any other indebtedne

	33 WEST FULLERTON AVENUE, CHICAGO, ILLINOIS 60639	
	CRAGIN FEDERAL SAVINGS AND LOAN ASSOCIATION,	40
	MENT WAS PREPARED BY RICHARD J. JAHUS of MON.	
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8	A MATA DIGG. 6: STATE OF HIMMIS 2	
To C	CERALDINE VASQUEZ	
	my hend and Notarial Seal, this 14TH day of MARCH A.D. 19 88.	GIVEN under
8	thority, given by the Board of Directors of said corporation as their free and voluties, wact, and as the free and the deed of said corporation, for the uses and purposes therein set forth.	ลู้ว่าคู่เขาควยเมติ เพื่อในการเล่า
80	peared before me this day in person and severally acknowledged that as such Micers, they signed and delivered near a such officers of said corporation and caused the corporate seal of said corporation to be affixed thereto.	the said instrur
کی ہو ر	d corporation, and personally known to me to be the same persons whose are subscribed to the foregoing	a corporation, a
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591	unty, in the State aforeagid, DO HEREBY CERTIFY THAT TO Ann Bohn was to me to be the Asst. Trust Officentantal CLADSTUTE - MURWOOD TRUST AND SAVINGS	oO bias tol bra
	1, the undersigned, Ceraldine Vasquez a Notary Public in	40 YTNUOO
	SIDNITT	TO STATE
	SIGENT TEMBORY AXSY, TRUST OFFICER ABROMMENT	1/1/1/1/
		ATTENT
	GLADSTONE-NORWOOD TRUST AND SAVINGS BANK As Trustee of aforesaid and not personally	
	TATH day of MARCH	elds Approxime s
3 U	Asst. Trust Kern and its corporate seal to be hereunto affixed and atteated by its Vice President	be signed by its
	WHEREOF, the under signed corporation, not personally but as Trustee as aforesaid, has caused these presents to	in milners
	che guarantor, co-agnet, surety, or andorser, if any.	to villidail lancered
	Factor of a curity beneather, and that as fact as the undersigned, either individually or as Trustee storesaid, or its successors, personally again for a unity beneather, and that ourse or survivers of any indeptedness secrating hereunder shall took solely to the permises hereby seal holder or holf, and sold not solely to the permises hereby executed in the manner herein end in said note provided or by action to enforce the expensive the expensive to the enforce the expensive to the enforcement of the lien hereby created in the manner herein and in said note provided or by action to enforce the	i adi, harrenanan ma
	and that nothing herein or in said note contained shall be construed as creating say liability on the said undersigned, sither individually to pay the said note or any interest that may accrue thereon, or any indebtedness securing hereunder, or to perform respece a or to perform the same of a such liability, if any, being expecesty when directing herein contained, all such liability, if any, being expecesty when or included herein contained and such liability, if any, being expecesty when or in the succession now or same or or included herein contained and the succession when the same of the succession of the success	ETT OF BE TATRONS
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	-icy of this mortgage on the mortgaged premises remaining, not release any guarantor, co-signer, surety of endotest from personst	vaidity of or the
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	s Tructes named herein being duly autherized to de se. by the trust instrument or by any parsone having a power of direction over the time 'welve and all rights of redemption from eak under any weder or decreas the mortgage, nations this mortgage, at the time red, covers any lead which is improved with a dwelling for not move then four families or is given to neams a family to be used, in whole other her construction of a dwelling for not move flow the most extra party over.	rdensif anali anion()
	i include the plural; that all rights and obligations under this mortgage shall to and be binding upon the respective heirs, executors, cessors and assigns of the Mortgagor, and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exer- sasion thereint arises.	as used herein, shal administrators, suc
	ght, power and remedy herein conferred upon the blortgages is cumulative of every other tight or remedy of the Mortgages, whether the shortgages and may be enforced concurrently therewith, that no waiver by the Mortgages of performance of any coverant herein said the abail thereuters in any manner affect the right of Mortgages to require or enforce performance of the same or any other of said exercit he context hereat requires, the maculine gender, as used herein, shall include the ferinings and the neuter and the singular number.	oo wat yd to nimed. Hilashoo noisegildo dw sads (astanewoo
	t it may be issued and no lease of said premises shall be nullified by the appointment or entry in possession of a receiver but he may elect to junior to the lien hereof.	isidw gahub boireq easi yas staninasi
	the protection and preservation of the proporty, including the expenses of such receivership, or on any deficiency decree whether there be seronemed in a receiver shall be appointed he shall remain in passonement in a capitation of the transfer their shall be supprised by statutory decree in the requirement and until the expiration of the statutory ether there is necessary in the capitation of the statutory.	ni soleres theretor in Mw.noisambler 124
	, issues and profits of said premises during the pendency of such foreclosure suit and the statutory ported of redemption, and such rents, such such tents, man such rents, man such rents, when collected, may applied before as well as after the saie, towards the payment of the hadebtedness, unats, texts, insurance or other	to collect the nents. issues and prolits.
	be commencement of any lorecleaure proceeding hereunder, the court in which such bull is filled may at any time, either before or aster sale. So the Mortgagor, or any party claiming under him, and without regard to the allvency of the Stortgagor, or the them to estaid premises. He shall than be occupied by the owner of the equity of redemption as a homestad, appeint a receiver with power to manage and rent and	and without notice

LOAN # 01-42739-72

ASSUMPTION RIDER TO MORTGAGE

DATED THE TATH DAY OF MARCH, 19 DB BETWEEN LENDER, CRAGIN PEDERAL SAVINGS AND LOAN ASSOCIATION AND BORROWER,

GLADSTONE-NORWOOD TRUST AND SAVINGS BANK TR. NO. 1227 DATED 03-01-88

Motwithstanding anything to the contrary contained in the mortgage to which this Rider is attached, Lender and Borrower agree that the loan secured by the mortgage shall be assumable by a Third Party, hereinafter referred to as the Transferor, only upon the express conditions as are hereinafter set forth.

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the warranties, indemnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee while in form purporting to be the warranties, indemnities, representations, covenants, undertakings and agreements of said Trustee are nevertheless each and every one of them, made and intended not at personal warranties, indemnities, representations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and intended for the purpose of binding only that portion of the trust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee; and that no personal liability or personal responsibility is assumed by nor shall it any time be asserted or enforceable against the

Gladstone-Norwood Trust & Savings Bank or any of the beneficiaries under seta Trust Agreement, on account of this instrument or on account of any warranty, indemnity, representation, covenant, undertaking of agreement of the said Trustee in this instrument contained, either expressed or implied, all such personal liability, if any, being expressly we lived and released.

SANKFORMS, INC.

GLADSTONE RORWOOD TRUST AND SAVINGS BANK

BY:

Asst Trust Officer, Jo Ann Bohn

Villabelia Li

Vice President, Angela A. Kulik

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AND AND COMPANY OF THE BUILDING PORT OF A STREET WALLEY

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SEEDBLOCK

SE155138

outstanding principal balance and Transferor qualifies for a loan in that amount ind otherwise complies with Lender's loan criteria. 2. The Lender may in its' sole discretion assess to the Transferor a fee in the amount of not more than 3% of the outstanding principal balance of the loan for and in consideration of allowing transferor to assume Borrower's loan. 3. Notwithstanding transferor to assume Borrower's the property must qualify for a losn pursuant to Lender's standard underwriting criteria before Lender shall be standard underwriting criteria before Lender shall be obligated to permit assumption of the spowe described loan. All of the other terms of the above described loan. All of the other terms of the above described loan. All of the other terms of the above described loan. All of the other terms of the above described loan. All of the other terms of the above described loan. All of the other terms of the above described loan. All of the other terms of the above described loan. IN WITHESS WHEREOF BORROWER has executed this Rider the land of the above described loan.	!K	a A, Kul	enk, Angel	Aice Frestd	
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