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May

THIS MORTGAGE is made this 3rd

19 88 between ROGER A JOHNSON, JR. and TORNA C. JOHNSON Ints wife as Mortgager and Skokie Federal Savings and Loan Association, 7952 N. Lincoln, Skokie, II..., as Mortgager As used in this discumentative words your and "you" rote to the persons signing this instrument and the word "tender" rotes to SKOKIE FEDERAL SAVINGS

Indebtedness Being Secured. You are signing this Mortgage to secure to Lender (1) programment and the word "tender" rotes to SKOKIE FEDERAL SAVINGS

Indebtedness Being Secured. You are signing this Mortgage to secure to Lender (1) programment secured in the Agreement of the Agreement the Agreement the Agreement the Agreement the Agreement the Agreement of the Agreement and the your performance of the parties signing the Agreement and the your performance of two and agreements is an adult remains a such such as a signing the Agreement and the your performance of two and agreements in the Agreement and the parties signing the Agreement and the your performance of coverants and greements and agreements and the parties signing the Agreement and the your performance of coverants and greements and agreements and the parties agreement and the parties agreement and the parties agreement and the parties agreement and the second of the Agreement and the Agreement and the Agreement and the parties agreement and the Agreement and the parties agreement and the parties agreement and the A

with the South West Quarter of Section 23, Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

86189288

Permanent Tax Number: 10 22 412 042 Volume 121

The property has an art 182 40 Kedvale, Skokie, Illinois 60076

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The property has an straigh 90 - Kedvate. Skokte. Titlinois 50076

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condemnation or other taking of the Property, or part membro, or not conveyance in each consuments, as an expected and, at Lender's sole option and discretion, to apply said proceeds either to restoration or repair of the Property or to the sums secured by this Mortgage.

10 Continuation of our Obligation; Forbearance by Lender Not a Waiver; Remedies Cumulative. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to you or any of your successors in interest shall not operate to release, in any manner, your liability. 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 you or your successors in interest. Any forbearance by Lender in exercising any right or senedy herison, or otherwise altorded by special law, shall not be a waiver of or practice the exercising of any such not be a waiver of or practice the exercising of any such not be a waiver of the practice of the exercising of the payment of the processor of any such interest in the material of the processor and shall not be a waiver of the ender's right to excellent the material of the interest that one of the ender right in the material of the interest that one of the processors and satigns and the ender of the material of the processor and satigns and the right of the processor and satigns and the right in the processor and satigns and the right in the processor and satigns and the right of the processor and satigns and the right in the processor and satigns and the right in the processor and satigns and the processor and any other accordants and agreements terein the property to Lender under the terms of this Mortgage, but does not execute the Accordant and you. All coverants and agreements of yours shall be joint and charged under the terms of this Mortgage, and to help provisions of the provisions of the provisions of this M

BOX 158

UNOFFICIAL COPY

14 Your Copy, You shall be furnished a conformed copy of the Agreement and of this Mortgage of the time of execution or after recordation herical 15. Rehabilitation Loan Agreement. You shall fulful all of your obligations under any forme rehabilitation, improvement, repair, or other form agreement which you enter into with Lender. Lender, a parties of some supply labor, insternish or services in connection with improvements made to the Property.

36 Transfer of the Property or of a Beneficial Interest in Mortgagor. It shall be an immediate default herounder it, without the prior written consent of Lender, which consent only interest in the Property of Interest of Interest in Interest of Interest in Interest in Interest of Interest in Interest in Interest of Interest in Interest of Interest in Intere doctare the entire unpaid before, including interest, immediately due and payable, provision, however, the foregoing provisions of this Paragraph 16 shall not apply to the fent of correct payable assessments not yet one and payable. This option shall not be exercised by Endre if exercise prohibited by Faderal law as all the date of this Morigage.

It Lender exercises this option, Lender shall give you notice of acceleration. The notice shall provide a period of not less than 30 days from the date of service of the notice (as defined in Paragraph 12 hereofy within which you must pay or cause to be paid all sums secured by this Morigage (I you hall to pay or cause to be paid all sums secured by this Morigage (I you hall to pay or cause to be paid all sums secured by the experience of security in the payable of the experience of security in the payable by this Morigage, Lender may, at its option upon expiration of any of relevant cure period, declare the entire empoint secured by this Morigage immediately be without further domand and may commence publicular provides the Morigage, Lender may also exercise all remedias available under the Agreement, including, without finitation, termination of finute credit privileges. Lender that the security is a security of the payable of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to collect in the entire of the payable entitled to fees, premiums on receives bonds and rar, oil ble attorneys less, and then to the sums section by this montgage, the control of the state of the sta IN WITNESS WHEREOF, Mortgagor has executed this Mortgage. STATE OF ILLINOIS COUNTY OF the undersigned Notary Public in and for said county and state, do hereby certify ROGER A. JOHNSON, JR. and LDRNA C. his vife personally known to me to be the same person(s) whose name(s) subscribed to the foregoing implument, appeared before me this day in person, and acknowledged that the 1 $^{\circ}$ signed and delivered the said instrument free and rokin kry act, for the uses and purposes therein set forth. 3R0 MINY . 19 88 Given under my hand and official seal, this y of OPPICIAL SPAL My Commission expires: SHIRLEY ZIMMER NOTARY PUBLIC STATE OF ILLINOIS STATE OF ILLINOIS MY COMMISSION EYP. JAN.26,1992 COUNTY OF personally known to me to be the same person(s) whose name(s). subscribed to the signed and delivered the said instrum forecoing instrument, appeared before me this day in person, and acknowledged that free and voluntary act, for the uses and pur uses therein set forth. Given under my hand and official seal, this My Commission expires Notary Public 88189288 DEPT-01 RECORDING TRAN 1714 05/04/88 14:00:00 #6410 # B *-88-137288 COOK COUNTY RECORDER This instrument was prepared by: Federal Norma Schweig 7952 N. 7952 N. Lincoln Lincoltre Skokle, IL 60077 Skokie, IL 6007F*** or Recorders' Box Attention:

1200