(Corporate Form)

THIS INDENTURE WITNESSETH: That the undersigned

THE HOFFMAN GROUP, INC.

COOK

a corporation organized and existing under the laws of the STATE OF DELAWARE hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to MIDWEST SAVINGS AND LOAN ASSOCIATION

hereinafter referred to as the Mortgagee, the following real estate in the County of

a corporation organized and existing under the laws of the STATE OF ILLINOIS

1323-6

in the State of

ILLINOIS

. to wit:

\*\*Lots 1, 2, 3, 4 and 5, both inclusive, in Ashton Park, being a subdivision of part of the South East 1/4 of the North East 1/4 of Section 22 and part of the South West 1/4 of the North West 1/4 of Section 23, all in Township 41 North, Range 10 East of the Third Princips (Meridian in Cook County, Illinois.\*\*

pin# 07 23 104 001 0000 & 002,003.004,005

commet de .. the A.

Tagether with all buildings, improvements it cures or appurtenences now or hereafter elected thereon or placed therein, including all appearates, equipment, fixtures, or articles, whether in single units expensively, used to supply hear, gas, arconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter there or thereon, the furnishing of which by lessors to lessees is customary or appropriete, including screens, window shades, storm doors and windows, floor colorings, screen doors, in a door beds, awnings, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether plivishally attached thereto or not), and also together with all estimates and the rents, issues and profits of said premises which are hereby plottings, assigned, transfer and and set over unto the Mortgagee is hereby subrogated to the rights of all mortgagees, it holders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said prelidings, improvements, fixtures, appurtenances, apparatus and equipment, and with all the rights and privileges thereunto belonging, unto said Mortgages dreaver, for the uses herein set forth, free from all rights and banafits under the homesteed, exemption and valuation laws of any state, which said rights and banafits seid Mortgagor does hereby release entriness.

(1) the payment of a Note executed by the Mortiagor to the order of the Mortiagee bearing even date herewith in the principal sum of

\*\*SEVEN HUNDRED THIRTEEN THOUSAND AND NO/100THS\*\*

h, which Note, tog: ther vish interest thereon as therein provided, is payable in monthly installments of

\*713,000.00\*

\*\*SIX THOUSAND TWO HUNDRED THIRTY EIGHT AND 75/100THS\*\* day of 

1988 \_\_\_September

Dallars

[2] any advances deale by the Mortgages to the Mortgages, as its successor in the first and successor as the foreign of the Mortgage, but at no time shall this Mortgage secure advances on account of said original No. to other with such additional advances, in a girls in 1976 of 51

brovided that, nothing because contemed trial for considered as limiting the amounts that shall be secured hereby when advanced to protect the security or

(3) the performance of all of the covenents and obligations of the Mortgagor to the Mortgages, as junta and herein and in seld Note.

## THE FINALPALLOON PAYMENT OF THE ENTIRE INDEBTEDNESS EVIDENCED LEREPY IN THE AMOUNT OF SEVEN HUNDRED THEREBY THOUSAND STATE OF AUGUST, 1989.

A 113 To pay said indebtedness and the interest thereon as herein and in said note provided, or according to elly agreement extending the time of payment thereof. (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, thereid assessments, the charges, and sever service charges against said property (including those heretolard due), and to furnish Mortgagoe, upon request, duplicate receipts thereid), and the furnish and representations of the property shall be conclusively deemed valid for the purpose of this requirement. (3) To keep the imployments now (it here infer upon said premises insured against, and to provide public habiter, incurance and such other research as the Mortgagoe may require, until said indebtedness is fally paid, or in cash of foreclosure, and to provide public habiter, incurance and such other insurance as the Mortgagoe may require, until said indebtedness is fally paid, or in cash of foreclosure, and to provide public habiter, incurance and such other insurance as the Mortgagoe during said period or periods and contain the usual clause shifts and the provide of the period of periods and contain the usual clause shifts and the Mortgagoe may incure of the certificate of said, owner of any deficiency, any receiver or redemptionary, or any giantice in a deed pursuant to foreclosure, and in case or loss under such polinies, the Mortgagoe is authorized to adjust, collect and compromise, in its disc site of all claims thereunder and of the Mortgagoe agrees to sign, upon demand, all receipts, vouchers end releases required of him to be signed by the foir gagoe for such purpose, and the Mortgagois of appropriate of the mortgagoe of last in cash of last receipts, vouchers, reliams and acquistances required of the foir gagoe for such purpose, and discretion, but married to apply the proceeds of any emissions of last incurred to adjust, collect and compromes, in this Mortgagoe of such purpose, and discretion, but married to apply the proceeds of any emissions of the mac

apperatus. Exitures or equipment to be placed in or upon any buildings or improvements on said property.

In order to provide for the physiosis of taxis, 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 Mortgages a pro-rate portion of the current year laxes upon the disbursament of the land and to pay industry to the Mortgages, in addition to the above payments, a sum extincted to be equivalent to one twelfth of such items, which payments may, at the option of the Mortgages, all be held by it and commission with other such funds or its own funds for the payment state items is severe second, and withdrawn by it to pay each items, os-tol-be desired to the unpaid before a sum as a facility of the property of the payment of the difference upon degrad become payable if the amount estimated to be utilized to pay said items is not sufficient, the undersigned promises to bey the difference upon degrad. It such sums are held or carried in a savings account or excount, the same are hereby pledged to better secure this indebtedness. The Mortgage is authorized to pay and items as charged in billed without further inquiry.

[Insurance and account that mortgage is a without each of the nation of the Mortgage. Applications and the Mortgage.

This interpret contract secure this indentections. The Mortgegue is authorized to bay said items as charged in Dilled without further inquiry.

Agreed that in the event of such advances the amount theyeof may be added to the mortgegue that and shall increase the unpaid bladence of the notion by the annount of such advances the amount theyeof may be added to the mortgegue (fait and shall increase the unpaid bladence of the note indented by the annount of such advance and shall be a part of said note indented assumed and shall be a part of said note indented assumed and in this contract as fully as if a new such note and contract, when executed and delivered. An Additional Advances. Agreement may be given and occepted for such advance and provision may be made for different monthly payments and a deliverer introduced for the and other aspires modifications of the contract, but in all other respects this contract shall remain in fulf force and allower informations included the second of the contract of the contract.

D. That in case of fature to meltorn any of the covenants herein. Mortgagee may those Mortgager's behalf everything so covenanted, that said Mortgagee may also do any act it may deem necessary to protect the less hereof, that Mortgager will repry good downed any moneys paid or disbursed by Mortgager for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become as much additional melaborates secured by this mortgage with the same priority as the original motifications and may be included in any decreal crecitoring this mortgage and be paid out of the rands or process to said premises if nor otherwise paid, that it shall not be obligatory upon the Mortgagee to inquire into the said premise of claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any empose nor to do any act hereunder, and the Mortgagee that not may be sometimed to the contract of any interest of the said premise of claim in advancing moneys as above authorized, but noting 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 obligation whether the entire amount shall have been advanced to the Mortgage; at the date faced or at a later date, and to secure any other amounts that may be added to the mortgage indebtedness under the terms of this mortgage.

That if all or any part of the property or any interest therein is sold or transferred by Mortgagor without the prior written consent of Mortgagor, excluding (a) the creation of a lim or incumbiance subordinate to this mortgage, (b) the creation of a purchase money security interest for household appliances, cc a transfer by departed, by operation of law upon the death of a joint tenant or (d) the grain of any leasehold interest of three years or insis not containing an option to purchase. Mortgagor may, at Mortgagor's option, declare without popics all of the sums secured by this mortgage to be immediately due and lawable.

Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer, Mortgagee and the person to whom the property is sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgages and that the interest payable on the sums secured by this mortgage shall be at such rate as Mortgagee shall request. If Mortgager's successor has executed a writine assumption agreement accepted in writing by Mortgagee Mortgagee shall request. Subject to the terms of this paragraph, nothing in this mortgage contract shall prevent Mortgagee from dealing with any successor in interest of the Mortgager and said dealings may include orbitating to sue or extending the time for payment of the debt secured hireby, but said dealings shall not discharge or in any way affect the liability of the Mortgage inherential or the thereby secured.

- H. That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any discute as to thereby secured or this lien of this instrument, or any litigation to which the Mortgagee may be made a party on account of this lien or which may affect self debt or lien and any reasonable attorney's feet so incurred shall be added to a part of the debt hereby secured. Any costs and expenses reasonably incurred in this foreclosure of this mortgage and self of the property securing the same connection with any other dispute or litigation effecting seld debt or lien, including reasonably estimated amounts to conclude the transaction, shall be a part of the debt hereby secured. All such amounts shall be psyable by the flortgage or to the Mortgage on defender, and if not paid shall include interest at this highest contract rate, or if no such contract rate then at the liegal rate event of a foreclosure sell of said mortgage debt and shall include interest at this proceeds thereof at of the aforesaid emounts, then the entire inocutedness is due and psyable by the terms hiered or into end the interest due thereon up to the time of such sale, and the overplus, if any, shall be paid to the Mortgagor purchaser shall not be obliged to see to the application of the purchase money.

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 hareby, 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 assignce.

- compression which may be percently leave to the American services of the Mortgage as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so demaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgage, whether now due or hereafter to he ome due, under or by virtue of any lesse or episement for the use or occupancy of sail property, and are not to the Mortgage whether now due or hereafter to he ome what is the mortgage of any lesses or episement to the or occupancy of sail property, and or in the Mortgage of all such lesses or agreement is written or written of more of the property and the sail of the mortgage of the such property and the sail of the mortgage of the such property and the sail of the sail of
- lien hereof

  L. That each right, power and remody herein content on the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrerity, it rewrith, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shell thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants, that wherever the context hereof requires, the masculine gender, as used herein shell include the femionine and the neuter and the singular number, as used herein, shell include the femionine and the neuter and the singular number, as used herein, shell include the plural, that all rights and obligations under this mortgage shull extend to and be binding upon the respective here; executors, administrators, successors and assigns of the Mortgage, and the successors and assigns of the Mortgage, and the successors and assigns of the Mortgage.

The Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this mortgage

IN WITNESS WHEREOF, the Mortgagor has caused the e presents to be signed by its

President, and its corporate seal to be hereunto affixed and accessed by its

Secretary

AUGUST day of this

resolution duly passed by the Board of Directors of said Corporation

A.D., 19-88, pursuant to authority given by

ATTEST:

President

STATE OF Illinois COUNTY OF

Cook

the undersigned, a Notary Public in

and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT

Norman M. Hassinger

personally known to me to be the

President of

The Hoffman Group, Ir.c.

personally known to me to be the Rita J. Ralston a corporation, and Secretary of said corporation, and personally known to me to be the same persons whose names are subscribed to the fute joing instrument. appeared before me this day in person and severally acknowledged that as such officers, they signed and delivered the said instrument as such officers of said corporation and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth

GIVEN under my hand and Notarial Seal, this

llth

88 , A.D., 19

My Commission Expires: 10-30-88

2000 003 - **GG** Thack los

THIS INSTRUMENT WAS PREPARED BY.

Emily Cesario 324 Bolingbrook Commons Bolingbrook, Il 60439

COOK COUNTY, ILLINGS FILED FOR RECORD

1988 AUG. 18 AN 9: 27

88374593