UNOFFICA COPSY028964

THIS INDENTURE WITNESSETH That the undersigned, Willie Brown and Cliffie Brown his wife, not as tenants in common but in Joint Tenancy

hereafter referred to as "Mortgagors", do hereby convey and warrant to

ות ויין	eneficial Illinois Inc. d/b/a B ENEFICIAL ILLINOIS INC. ox checked above identifies the Mu	ENEFICIAL MORTGAGE CO. (charee)	OF ILLIN	:O1S,
n Delaware corporation qualified to do l Rm 236, OakBrook situate in the County of				
LOT 41 IN BLOCK 3 IN L'ADDITION BEING A SUBDITION BEING A SUBDITION OF THE NORTH WEST RANGE 13 EAST OF THE T	YMAN BRIDGE'S ADDITI VISION OF THE WEST 1 1/4 OF SECTION 9, TO	ON TO CHICAGO, SAID /2 OF THE SOUTH EAST DWNSHIP 39 NORTH,		
PTN: 16-09-123-019 Document prepared by:	E. Gibson	Commonly known		117 W Ferdinand 180, Il 60644
	1010 Jorie Blvd. OakBrook, II. 60521			œ
	improvements not or hereafts of the Property of green in			8962535
	Ox			2
TOGETHER with all the buildings and	improvements as at hereaft	er erected on the Property and	all appurt	enances, apparatus and
	t the transfer makes and	une, nature una kina.		19 executed by
Mortgagers to as mortgage se as mortgagee, which prior mortgage se That prior mortgage was recorded on Coo	cures payment of a promiseo	note in the principal amoun , 19		•
TO HAVE AND TO HOLD the Propert	y unto Mortgagee forever, fo n laws of the State of Illinois,	r the uses and purposes herein which right and benefits Mortg	-set forth, l gagors do h	ereby release and waive.
This Mortgage is given to secure: (1) Mortgagers' promissory note or Loan A in the Total of Payments of \$	The payment of a certain (Agreement)	Indebtedness payable to the o of even date h rewith	rder of Mo	ortgagee, evidenced by
[X in the Principal or Actual Amo	unt of Loan of \$ 19,000. at the Rate of Charge set for	00 the Note/Agreemer (·	rest on unpaid balances
together with interest on unpaid balance any additional advances made by Morty the payment of any subsequent Note/Ag Mortgage shall not at any time secure of advances that may be made for the pri	es of the Actual (Principal) A gagee to Mortgagors or their reement evidencing the same utstanding principal obligation of the security as he	mount of Loan at the rate set for successors in title, prior to the , in accordance with the terms to ons for more than two hundred in trein contained.	eth in the i cancellation he cof; wo thouse at d	vided, however, that this ollars (\$200,000.00) plus
It is the intention hereof to secure the powhether the entire amount shall have be made shall be liens and shall be secure security of this Mortgage, and it is exp	een advanced to Mortgagors ed by this Mortgage equally ressly agreed that all such fu	and to the same extent as the t ture advances shall be liens on	amount ori the Proper	ginally advanced on the ty as of the date hereof.
MORTGACORS' COVENANTS: The Mortgagors or their successors in title, oby any subsequent note/agreement (1) repay to Mortgagee the Indebtedne hereof or at any time hereafter; (2) pay receipts for such payments to Mortgage continually insured against fire and su payable to Mortgagee as its interest may of the Property and maintain the Proregulations of any nation, state or mu (6) keep the mortgaged Property free indebtedness which may be secured by Property without the prior written of (8) consider any waiver of any right or of the Note/Agreement, the lieu of the other than Mortgagors, deal without mand the Indebtedness in the same ma	term "Indebtedness" shall either under the terms of the lor under the terms of the less secured by this Mortgage when due all taxes and assess see promptly upon demand; (ach other hazards in such any appear; (4) not commit nor sperty in good condition and nicipality and neither to use from liens superior to the lien or charges on the Proper consent of Mortgagee; time be obligation under this Mortgagais Mortgage remaining in full tedness; and (9) if ownership otice to Mortgagors with such	include all sums owed or aga Note/Agreement as originally ex- his Mortgage or any supple whether such sums shall have ments levied against the Proper 3) keep the buildings and impo- tion and with such carrier as uffer any strip, waste, impairme repair; (5) comply with all app- nor to permit the Property to nof this Mortgage, except as li- erty superior to the lien of this Mo- being of the essence of this Mo- ge or the Note/Agreement as a wall force and effect during any por- ted any part of the Property bee-	reed to be ecuted or a sment ther been paid ty or any parovements and ordered be used for isted above. I dortgage a saiver of the stponemen womes vested to be used for the stponemen to be ecuted to be used for the stponemen to be used for the state of the stponemen to be used for the state of th	paid to Mortgagee by s modified and amended reto. Mortgagors shall or advanced at the date art thereof and to deliver shall approve, with loss foration of all or any part so, ordinances, rules and or any unlawful purpose; and pay when due, any) not to sell or convey the lotter to sell or convey the terms of this Mortgage tor extension of the time d in a person or persons

ue, the more by instalments on the

any default thereunder. Mortgagors further agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any suit be commenced or other action taken to foreclose the prior mortgage, then the amount secured by this Mortgage shall become and be due and payable in full at any time thereafter, at the option of Mortgagee and in accordance with the Note/Agreement. Mortgagee, at its option, may pay the scheduled monthly instalments on the prior mortgage and, to the extent of the amount so paid, become subrogated to the rights of the mortgagee identified on the prior mortgage. All payments made on the prior mortgage by Mortgagee shall bear interest at the Rate of Charge until paid in full.

Upon the commencement of any foreclosure proceeding under this Mortgage, the court in which such suit is filed may at any time, either before or after sale and without notice to Mortgagors, appoint a receiver with power to manage, rent and collect the rents, issues and profits of the Property during the pendency of such foreclosure suit; and the statutory period of redemption, and such rents, issues and profits, when collected either before or after any foreclosure sale, may be applied toward the payment of the Indebtedness or any deficiency decree, costs, taxes, insurance or other items necessary for the protection and preservation of the Property, including the expenses of such receivership. Upon foreclosure and sale of the Property, there shall first be paid out of the proceeds of such sale a reasonable sum for plaintiff's attorney's fees; all expenses of advertising, selling and conveying the Property; and all sums advanced for court costs, any taxes or other liens or assessments, title costs, master's fees and costs of procuring or completing an abstract of title, title guaranty policy or fur ens Certificate showing the complete title of the Property, including the foreclosure decree and Certificate of Sale. There shall next be paid the Indebtedness secured hereby, and finally the overplus, if any, shall be returned to Mortgagors. The purchaser at the sale shall have no duty to see to the application of the purchase money.

If Mortgagors voluntarily shall sell or convey the Property, in whole or in part, or any interest in that Property or by some act or means divest themselves of title to the Property without obtaining the written consent of Mortgagee, then Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable. This option shall not apply if (1) the sale of the Property is permitted because the purchaser's / reditworthiness is satisfactory to Mortgagee and (2) that purchaser, prior to the sale, has executed a written assumption agreement contribing terms prescribed by Mortgagee including, if required, an increase in the rate of interest psyable under the Note/Agreement.

If there be only one mortgagor, all plural yords herein referring to Mortgagors shall be construed in the singular.

IN WITNESS WHEREOF Mortgagors have h reunto set their hands and seals this 13 . 1989

> (Scal) (Scal) 112 ES 141111 THAN 1732 01/10/69 14 25 00 87536 B 8's ~89~028984 COMMEY RECOMBER

STATE OF ILLINOIS COUNTY OF

If Mortgagors fail to pay, when

I, a Notary Public, in and for the county in the state aforesaid do hereby certify that Villie Brown and Cliffie Brown his wife , personally kinc, n to me to be the same person that whose name S is/are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they signed, scaled and delivered the instrument astheir own free and voluntary act for the uses and supposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and Notarial Seal this ____ 13 __ day of ____January 19.89 Randy Notary Public

P.0.

OFFICIAL SEAL RANDY L. LABSON BOTARY PUBLIC, STATE OF ILLINGIS MY COMMISSION EXPINES

Beneficial Illinois Inc. d/b/a BENEFICIAL MORTCACE CO. OF ILLINOIS OakBrook, 11 60522 BENEFICIAL ILLINOIS INC. Box 3351

Beneficial Illinois Inc. d/b/a BENEFICIA! MORTGAGE CO. OF ILLINOIS

OakBrook, 11 60522 BENEFICIAL ILLINOIS INC. P.O. Box 3351

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