

This mortgage is a second mortgage

## REAL ESTATE MORTGAGE

THE UNDERSIGNED, UOTHI K. FIGHED AND ODATH FLATLES PARISHES ITS WITE (Name or Names)
(Address) in the State of Illinois, hereby mortgages and warrants to HARRIS TRUST AND SAVINGS BANK, an Illinois bank, its successors and assign
(the "Mortgagee"), to secure the payment of the Mortgagor's Note dated
payable to the order of the Mortgagee in the sum of \$ 20,000,00 and payable in substantially equal consecutive monthly
installments beginning 19, and ending 19, and the performance and observance of all the terms and conditions hereof, the following described real
Lot 4297 in Weatherfield Unit 4, being a Subdivision in Section 20, Section 23 and Section 29, Township 441 North, Range 10 East of the Third Principa Meridian, according to the plat thereof recorded in the Recorder's Office of Cook County, Illinois on August 31, 1961 as Document No. 18263706 in Cook County, Illinois.
Permanent Index Municer: 07-29-210-009
situated in the County of CVK in the state of Illinois, and commonly known as 1335 Norwell lane (Street Address)  (Chy or Town)  State of Illinois, together with all and singular the tenements, hereditaments and appurtenances now or hereafter belonging or appertaining thereto and all buildings or other improvements and factor (whether or not attached thereto) now or hereafter belonging or appertaining thereto profits thereof; subject, however, to the Iden of surrent taxes and assessments not in default and the other liens and encumbrances (but only to the extent of the indebtedness secured the secured of the date hereof), if any, set forth below:
This instrument was prepared by Judy Phillips, Harris Trust and Savings Bank, 111 West Monroe Street, Chicago, 12 60603
All of such liens for taxes and assessments and any other Rens and en articulates set forth above are bereinalter called "prior liens".  IT IS FURTHER UNDERSTOOD AND AGREED THAT:
The Mortgagor shall (a) promptly repair, restore or rebuild any half-mes or improvements now or hereafter un the premises which may become damaged or be destroyed, (b) keep the premises in good condition as a spair without waste and free from mechanic's or other here or claims for lien excepting only the prior liens above referred to, (c) pay when the all faces and assessments and other indebtedness secured by the prior liens, and upon request exhibit to the Mortgagee satisfactory evidence c the apparent thereof and the discharge of out prior liens, (d) complete within a reasonable time my building or buildings now or at any time serve erected on the premises, or any additions, unprovement or alterations thereto or therein, (c) comply with all requirements of law or municipal os limances with respect to the premises and the use thereof (f) keep all buildings and improvements now or thereafter situated on said premises, assured against loss or damage by fire, lightning, windstom and such other hazards as the Mortgagee may require to the full instance above the analysis of the Mortgagee as its interest may appear, all such policies to be deposited with the holder of any prior lien, in which case of erectify one of such insurance caverage satisfactors to the Mortgagee shall be furnished upon demand, in the event of the failure, in whole or in our other demand constance caverage satisfactors to recovenants in this paragraph contained, the Mortgage may make advances to personn the saw of one the Mortgage repay upon demand all sums so advanced together with interest thereon at the rate of 7% per annum, all of which said constitute so much additional indebtedness accuracy has not advances shall relieve the Mortgager from any default foremander. In many advances thereafter for the payment of taxes or assessments, the Mortgagee may do so according to any bill, statement or estimate product the appropriate public office without inquiry into the accuracy or the validity thereof.
Mortgagor shall pay all of the indebtedness occured hereby when and as the same becomes due and in the event of default in the payment of now of the indebtedness secured hereby, or any part or installment thereof, when and is the same becomes due, or in the event of the follower of the Mortgagor to perform or observe any covenant herein contained which is not consedied with a 0 days after written induces to the Mortgagor by the Mortgagor, then, notwithstanding anything in said Note to the contract, the Mortgagor at the option was declare all of the indebt consecured hereby innereflately due and payable without presentment, demand or notice of any kind, and in. Mortgages shall have the innerellate right to foreclase the lien hereof, and all expenses and costs (including reasonable attorney's ters, to it coss, outlass for documentary of the degree, stempographer's charges, publication costs and costs, which may be estimated as to items to be spended after the entity of a conference, stempographer's charges, publication costs and examinations, guarantee policies. Torren to be a similar data and arranges with respect to title as the Mortgager may deem reasonably necessary in connection with the forceboure set of the sale of the property pursuant thereto) which may be incurred by the Mortgagee, together with interest at the rate of 7% per annum from the date of expenditure, and shall be allowed and included as additional indebtedness secured hereby in any decree for sale pursuant to any foreclosure pursuant.
The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order: (a) To the payment of all of said costs and expenses incident to the foreclosure proceedings: (b) To the discharge and payment of all indebtedness, and diing taxes must assessments, useured by prior liens to which such said is not made subject; (c) To the payment of all indebtedness secured below is not made subject; (c) To the payment of all indebtedness secured below in addition to the indebtedness evidenced by said Note; (d) To the payment of all the other indebtedness secured hereby so far as such proceeds may reach Any surplus shall be returned to the Mortgagor.
All powers and rights of the Mortgagee hereunder are cumulative to and exclusive of any other right or power the Mortgagee may have hereunder or by law or in equity, nor shall the failure or delay to exercise any power or right be a wayver thereof or preclude any further, late or other exercise thereof.
Where two or more persons execute this Mortgage, the term "Mortgagor" shall include all such persons; and in any such event, any notice required or permitted hereby or by law and any surplus remaining from any foreclosure sale may be delivered or given to any one of such persons on behalf of all such persons.
This Mortgage shall be binding on the heirs, legal representatives, successors and assigns of the Mortgagor and shall inure to the benefit of the Mortgagor, its successors and assigns.
IN WITNESS WHEREOF, this Mortgage has been executed this 30th day of November 1988
y John R Hanner
X Jane Trances Hann OFALL
STATE OF ILLINDIS
COUNTY OF COUNTY
1,
certify that JOHD ARP JORDO FIGURE 10 personally known to be the rame personally whose manue(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person and acknowl-
certify that me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that the close they should, scaled and delivered said instrument as his (her) (their) free and voluntary set for the uses and purposes factor is et forth, including the release and waver of the right of homestead.
"OFFICIAL SEAL"
Linda Air threst my hand and notarial seal this day of
Vocamission Expires 1/6/91 State of Minois Sta
T DESCRIPTION OF STATE OF STAT

## **UNOFFICIAL COPY**

Harris Trust & Savings Bank
Lock For 277
Chicago, A. 1983
th: Consumer Loan Servi

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