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THIS MORTGAGE SECURES MONEY ADVANCED UNDER A REVOLVING LINE OF CREDIT WITH A VARIABLE RATE OF INTEREST. THIS MORTGAGE CONTAINS A DUE-ON-SALE PROVISION.

THIS MORTGAGE is made this 22nd day of March 19 89 , between the Mortgagor, Beth A. Walton and Thomas H. Walton

Addition of the

referred to as Borrower), and the Mortgagee, Kane County Teachers Credit Union, an Illinois not-for-profit corporation, corganized and existing under the daws of the State of Illinois. (Hereinafter referred to as Lender).

WHEREAS, the Borrower(s) Deth A. Walton and Thomas H., Walton is/are justly indebted upon a certain Home Equity Line of Credit Agreement entered into between Borrower and Lender and dated the same day as this Mortgage, with all attendant modifications, amendments, extensions and renewals thereof (hereinefter referred to as (Credit Agreement"). WHEREAS, Lender has agreed to make advances to Borrower under the terms of said Credit Agreement? which advoices will be of a revolving nature and may be made; of repaid and consider from time to time as the parties agree. WHEREAS, topler and Borrower contemplate and agree that any series of advances are to be secured by this Mortgage. WHEREAS, the total outstanding principal balance owing at any one time under said Cred't Agreement, not including finance charges thereon at a rate which will vary from time to time depending upon the terms set of h in said Credit Agreement and any other charges and collection costs which may be owing from time to time under said Credit Agreement, shall not exceed the sum of \$39,750,000 (Thirty Nine Thousand Seven Fundred Fifty and 00/100 ). Such a sum is referred to herein as the "Maximum Principal Balance" and referred to in the Credit Agreement as the "Line of Credit".

THE PARTIES THEREFORE AGREE THAT:

THE ENTIRE INDEBTEDNESS due under said (Credit Agreement) if not sooner paid, is due and payable Murch 20, 1994 (1995) (5 Iray years from the date of the Credit Agreement, No advances under this Credit Agreement will be made after February 20,01994 trans (5yrs); years from the date of this Mortgage with the first product of the state of this mortgage with the first product of the state o

years from the date of this Mortgage with the following the secured with the protect the security of this Mortgage, with finance charges thereon at the variable cate of interest as of this Mortgage, with finance charges thereon at the variable cate of interest as of this Mortgage. of this Mortgage.

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- THE BORROWER covenants and agrees as follows:

  (1) To pay said indebtedness; and interest linerion, as set forth in said Credit Agreement, or according to any agreement extending time of payment;
- (2) To pay when due, each year; all taxes and assessments against said premises, and on demand to exhibit receipts therefore;
- Within sixty days after destruction or damage to said (3)property to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; '99'
- That waste to said premises shall not be permitted or (4)suffered;
- (5) To keep all buildings now or at any time on said premises insured with companies to be selected by the Lender herein, with loss clause attached payable first, to Lender herein, which policy shall remain with Lender until the indebtedness hereunder is fully paid;
- (6) To pay all prior encumbrances and interest thereon, at the time or times when the same shall become due and payable.

IN THE EVENT or failure to so insure, or pay taxes or assessments or the prior encumbrances or the interest thereon when due, the Lender or the holder of said indebtedness, may procure such insurance or pay such taxes or assessments or discharge or purchase any tax lies or title affecting said premises or pay all prior encumbrances and the interest thereon from time to time; and all money so paid, the Borrower agrees to repay immediately without demand, and the same with interest thereon from the date of payment at the variable rate of interest them in effect pursuant to the terms of the Credit Agreement and said sums shall be treated as additional indebtedness secured hereunder.

where of succindentedness including principal and covenants or and all earned interest, shall, at the option of the Lender or the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from the time of said breach at the variable rate of interest then in effect pursuant to the terms of the Credit Agreement, and said sums shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

ន ខេត្តកំបានទ IT IS AGREED by the Borrower that all expenses and disbursements paid or incurred on behalf of Lender or the holder of said indebtedness, in connection with any foreclosure hereof, including reasonable attorneys fees, outlays for documentary evidence, stenographers charges, costs of procuring or completing abstracts showing the whole title of said premises embracing foreclosure decree, shall be paid by the Borrower; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the Lender or any holder of any part of said indebted ess, as such may be a party, shall also be paid by the Borrower. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree: that may be rendered in such foreclosure. proceeding; which proceeding, whether decree of sale shall have beengentered or not, shall not be dismissed, nor release given, untill all such expenses and disbursements, and the costs of suit, including attor eys. fees have been paid. The Borrower for the Borrower, and from the heirs, executors, administrators, and assigns of the Borrower waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Mortgage, the Court in which such complaint is filed, may at once und without notice to the Borrower, or any party claiming under the Lorrower appoint a receiver to take possession or charge of rid premises with power to collect the rents, issues and profits of said premises.

IN CONSIDERATION of all the covenents as set forth above and in the said Credit Agreement, Bor over does hereby mortgage, grant and convey to Lender, the Moljowing described real estate, with the improvements thereon, bincluding all heating, air conditioning, gas and plumbing, reparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in me City . wa Elgin County of Cook 10 100 in the State of Figlinois to-wit: 2.54.01 %

Unit 410 of Lot Four (4) in Kenington Square, Being a subdivision of part of the Southeast quarter (SE%) of the Southeast Quarter (SE%) of Section Seven(7), Township Forty-One (41) North, Range LINE (9) East of the Third Principal Meridian, in the City of Elgin, Cook County, Illinois, according to the Plat thereof recorded with the Cook County Recorder of Deeds as Document 23442190. 11 That the Big the

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Parcel 2:

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Easement Appurtenant to and for the Benefit of Parcel 1 for Ingrees and Egrees as set forth in the Declaration Recorder as Document, 23442191. THE PROPERTY OF THE PROPERTY O

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Permanent Real Estate Index Number:

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## UNOFFICIAL CORY . . .

BORROWER hereby releases and waives pallin rights under and by virtue of the homestead exemption laws of the State of Hilinois. Committee the Marketine

THE BORROWER further covenants:

and fide ્રામાણકેવાનીએ દ્વાનેનું છે? (1). If at any time, the sum, which would, then be necessary to satisfy the Borrower's account in full is greater than it would have been had the Borrower promptly paid alloperiodical) and contractual payments and fulfilled all of the covenants, as obligated, the Borrower's account shall be considered delinquent to the extent of such difference; there are by the real free sign

- (2) That time is of the essence hereo's and if any default be made in the performance of any covenant herein contained or in making any payment under the Credit Agreement or any extension or renewal thereof, or if proceedings he instituted to remforce any other lien or charge upon said real property; (or upon the filing of a proceeding in bankruptcy by or against a the Borrower, a or if the Borrower shall make any assignment; for the benefit (of) has creditors or if the Borrower's property be placed under the control of or in the custody of any Count, or if the Borrower abandons send property, then, and in such event, the Lender is hereby authorized and empowered, at its option, and without affecting the like hereby created or the priority of said lien or inny right of the Lender hereunder, to declare without notice / all sums secured hereby immediately due and payable; whether por not such definalt be remodied by Borrower, and applied toward the payment of said Mortgage indebtedness cany cindebtedness cortne Borrower to the Lender cand said Lender may also immediately indebtedness sany indebtedness of the proceed to foreclose this Mortgage;
- (3) That in the event said property is sold or transferred or any action is taken to offect the legal or equitable ownership of said property, then, in sich an event, without notice to the Borrower, the entire principal an interest, costs, and expenses, due under said Credit Agreement stall become immediately hadevand payable.

EXTENSION of the time for payment or any modification of amortization of the sum secured by this Mortgage, granted by Lender to any successor and interest of Borrower shall not operate to release, in any manner, the lability of the original norrower and Borrower's successors in interest. Lender shall not: begrequired to commence proceedings against such successor of the control of the for payment of otherwise modify amontization of the sum secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in

ANY FORBEARANCE by Lender in accercising any rights or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of, or preclude, the exercise of such right or remedy. The procurements of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage. Community to the Property Community

paratrakan 14 dan dagah beranten merupakan bera ALL REMEDIES provided in a this Mortgage gaarely distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently, or successively.

EXCEPT FOR any notice required under applicable law to be given in another manner, any notice to Borrower provided for in this Mortgage shall be given by certified mail, return receipt requested at the property address or at such other address as Borrower may designate by notice to Lender as provided herein, and any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein:

## **UNOFFICIAL COPY**

IF ALL OR any part of the property or interest therein is sold or transferred by Borrower without Chender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for a household appliance, (c) a transfer by devise, descent, or by operation of law upon the death of a joint tenant ors (d) the grant of any leaschold interest of three years or less not containing an option to purchase , healender may, at Lender's option; declare all the sums secured by this Mortgage to be immediately due and payable. Lender shall have waived such option to accelerate, if popular to the sale or transfer, Lender and the person to whom the property is to be sold or transferred reach agreement win writing without the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by withis Montgage eshall because such rate as lender shall requestion If Lender has waived the option to accelerate provided in this paragraph and, if Borrower's successor in interest has an executer ritten assumption agreement accepted in writing by Lender, reder shall release Borrower from all obligations under this Mortrage and the Note or Credit Agreement.

IF LENDER execcises any stoption to staccelerate herounder, Lender shall mail Beriower notice of acceleration in accordance with notice provisions herein, such notice, shall, provide a period of not wales hithanquithinty and aysom from the date the notice is mailed within which Bornowe may pay the sums declared due. If Bornower fails to pay such such priors to the expiration of such period, Lender may, without further notice; or demand on the Borrower, invoke any remedies permitted hereunder.

BY SIGNING below; Borrower accepts and agrees to the terms and covenants contained in this Mr. gage Security Instrument and in any rider(s) executed by Borrower and recorded with it.

(SEAL) Borroner Some (SEAL) Borrower DEPT-61 🕶 ស៊ុំប្រាំម្រង់មួន ស្បាល់ស្រី 🖯 នៅសេខក T#1111 TRAN 8469 03/30/89 13:52:00 1 33 (23)

STATE OF ILLINOIS ) Maintibo - homes of the case of the SS. is the

COUNTYROF KANE SERVED BEEN TO WERE TO S

I, CRAIG M. Bradley, a Notary Public in and for said County; in the State aforesdid; DOCHEREBY CERTIFY that personally known to mesto 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 they are they signed, sealed and delivered the said instrument as their their free and voluntary to ; for the uses and purposes therein set forth, including the release

Given under my hand and notarial seal this 22nd day of

14

Commission Expires: HOTARY PUBLIC STATE OF HLINE'S

ESSUED THRU TEE, HOTARY ASSOC. 

and waiver of the right of homestead.

This instrument was prepared by: Darlene Fenton (Name) Send House at he

1150 Hawthorne St. (Address)

\$14.25

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COOK! COUNTY! RECORDER ::-

Elgin, Il 60123