## UNOFFICIAL COPY

THIS INDENTURE WITNESS	ETH That the undersigned,	Joan E.	Smith, divorced		
of Chicago	County of	Cook			State of Illinois,
hereafter referred to as "Mortgi	agors", do hereby convey and we	irrant to		٠.	
	Beneficial Illinois Inc. d/b  ERBENEFICIAL II.LINOIS  (The bux checked above identifies the	INC.,	IAL MORTGAGE CO.	OF ILLINOIS,	
Avenue Tinley Park, II	d to do business in Illinois, havir 60477	., hereafter re	eferred to as "Mortgage	ee'', the followin	ig real property
being a Subdivision of 1/4 of Section 15, Tow	H. Bartlett's Greater that part of the Sout mship 37 North, Range lining the Illinois Cen	h 1/2 of 14. East	the North 1/2 of of the Third Pri	f the North inciapl Mer	east idian,
Docuemnt Prepared by:	June C. Schumm	*			
	17141 South Harlem Av		55 ls -8	3. 104 mg	26
%	Tinley Park, Illinios	60477	Chica	20, De	i kara San
			•		
Tax ID NO. 25-15-210-	025		•		
	O/c				
	igs and improvements new or here			l appurtenances,	, apparatus and
	fortgage is subject to a prior me			, 1980	executed by
Mortgagors to Unity Savin	gs Association				
That prior mortgage was record	gage secures payment of a promi ed on 8/25/		, 19 80	with the Regis	ter of Deeds of
benefits under the Homestead Ex	Property unto Mortgagee forever, temption laws of the State of Illino	ois, which righ	its and benefits Mortgag	ors do hereby rel	ease and waive.
	tre: (1) The payment of a certai Loan Agreement (Note/Agreement			er of Mortgagee	, evidenced by
	al Amount of Loan of \$	A TOWN A WAY IS A TOWN TO ME THE T	. Joensher v	with interest on u	monid balances
	f Loan at the Rate of Charge se				
any additional advances made by the payment of any subsequent N Mortgage shall not at any time so	balances of the Actual (Principal)  Mortgagee to Mortgagors or the lote/Agreement evidencing the sar ecure outstanding principal obliga the protection of the security as	eir successors me, in accord ations for mo	in title, prior to the can ance with the terms ther re than two hundred tho	ectation of this	Mortgage, and wever, that this
whether the entire amount shall made shall be liens and shall be security of this Mortgage, and it	the payment of the total Indebte have been advanced to Mortgage secured by this Mortgage equall is expressly agreed that all such	ors at the dat ly and to the future advan	e hereof or at a later de same extent as the amo ces shall be liens on the	ate. All such folio ount originally as Property as of t	tre advances so dvanced on the the date hereof.
Martgagors of the insuccessors in by any subsequent note/agree (1) repay to Mortgagee the Indel hereof or at any time hereafter; (2 receipts for such payments to M continually insured against fire a payable to Mortgagee as its intere of the Property and maintain the regulations of any nation, state (6) keep the mortgaged Property indebtedness which may be secur. Property without the prior writ	"Thought "Indebtedness" sha girle, either under the terms of the miner or under the terms of the bredness secured by this Mortgage?) pay when due all taxes and asse- ortgagee promptly upon demand and such other hazards in such a est may appear; (4) not commit not be Property in good condition and or municipality and neither to us free from liens superior to the li- ed by a lien or charges on the Pro- ten consent of Mortgagee; time	e Note/Agreed this Mortginge whether substants levied; (3) keep the amount and were suffer any stant repair; (5) se nor to perfer of this Moperty superior being of the	ment as originally executage or any supplements of sums shall have been against the Property of buildings and improver with such carrier as Morrip, waste, impairment of comply with all applica mit the Property to be ortgage, except as listed to the lien of this Mortgage essence of this Mortgage.	ted or as modifient thereto. Mon paid or advance any part thereo ments situated or tgagee shall apper deterioration oble laws, ordinatused for any unit above, and pay gage; (7) not to seggge and the N	d and amended rtgagors shall ced at the date of and to deliver on the Property prove, with loss fall or any part nees, rules and lawful purpose; when due, any ill or convey the ote/Agreement;
or of the Note/Agreement, the lies of payment of all or part of the I	ht or obligation under this Mortg n of this Mortgage remaining in fi Indebtedness; and (9) if ownership out notice to Mortgagors with such	ull force and o	effect during any postpor of the Property become	nement or extenses vested in a per	sion of the time rson or persons

nthly ustamen son the Limb ednes, in a corolarce with the terms unpaid balance of the indebtedness immediately due and payable. If Mortgagors fail to pay, when with the terms of the Note/Agreement,

In the event of the death of one of the Mortgagors, Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.

Mortgagors herein expressly covenant and agree to pay and keep current the monthly instalments on any prior mortgage and to prevent 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. Mortgagec, 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 Times S Certificate showing the complete title of the Property, including the foreclosure decree and Certificate of Sale. There shall next be said the Indebtedness secured hereby, and finally the overplus, if any, shall be returned to Mortgagors. The purchaser at the sale snall have no duty to see to the application of the purchase money.

If Mortgagors voluntarily shall sall 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 First erty without obtaining the written consent of Mortgagee, then Mortgagee, at its option, may declare the unpaid balance of the Indebier ness immediately due and payable. This option shall not apply if (1) the sale of the Property is

written assum	cause the purch option agreement the NotelAgra	nt contairing ter	niness is satisfac ms prescribed	tory to Mortgagee by Mortgagee incl	and (2) that purchase uding, if required, a	er, prior to the sal an increase in th	e, has executed a e rate of interest
If there be on	nly one mortga	gor, all plural wo	ds herein refer	ring to Mortgagor	s shall be construed	in the singular.	
IN WITNESS	WHEREOF 1	Mortgagors have	her unto set the	eir hands and seal	s this 16th d	ay of May	, 19 89
			00/				(Seal)
			4	Joan E. S	mith aka Joan	E. Fike	(C))
	8922	6 <b>3</b> 46			F P		(Seal)
STATE OF IL	_	)			E Smut of.	- Jan Go	(Seal)
COUNTY OF		, , , ,	85.:			()	
			ACKNO	OWLEDGMEN'.			
l, a Notary Pi				iid do hereby certi	• 7 • 11•••• • • • • • • • • • • • • • •	E. Smith, d	
sealed and de	la <b>Y</b> e subscribed livered the ins	to the foregoing	instrument app own free and	eared before me th	illy knows in me to is day in person and ne uses and perpose	acknowledged th	at she signed,
Given Cynder in	ny hand and N	otarial Seal this	16th day	y of May  Notary Public	Gune C.	8.9 SCAL 2012	77
				NOTAL	OPPICIAL SEAL JUNE C. SCHUMM IN PUBLIC STATE OF ILL MMISSION EXP. JULY 20	LINOIS 1,1992	
		<u>}</u>	:	<i>*</i>	T≑2222 \$2672 1	RECORDING TRAN 5483 05 P *-85 COUNTY RECOR	?-22 <i>6346</i>
MORTGAGE	Joan E. Smith aka Joan E. Fike	10 Illinois Inc. dib/a BENEFICIAL	Univade CO. Of ILLINOIS ICIAL ILLINOIS INC. 7141 SouthHarlem avenue. Inley Park, IL 60477		MAIL The	al Illinois Inc. disha BENEFICIAL ORTGAGE CO. OF ILLINOIS CIAL ILLINOIS INC.	7141 South Harlem Avenue inley Park, IL 60477