State of Illinois

UNOFFICIAL COPY CMC # 105730-6

IFHA QUE No.:

131: 203/244 **

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This Indenture, Made this

28th

day of July

1989 , between

Mark W. Rosner and Renee C. Rosner, his wife-----, Mortgagor, and Crown Mortgage Co.----, Mortgagor, and Crown Mortgage Co.-----, the State of Illinois

a corporation organized and existing under the laws of the State of Illinois Mortgagee.

Witnesseth: That whereas the Mortgagor is justly indebted to the Mortgagee, as is evidenced by a certain promissory note bearing even date herewith, in the principal sum of Seventy Four Thousand One Hundred Fifty and No/100ths------

Now, therefore, the said Mortgagor, for the bette securing of the payment of the said principal sum of money and interest and the performance of the covenants and agreements herein contained, loss by these presents Mortgage and Warrant unto the Mortgagee, its successors or assigns, the following described Real Estate situate, 17/109, and being in the county of Cook and the State of Illinois, to wit:

Lot 22 in Block 1 in William Brandt's First Addition to Oak Lawn, a Subdivision of the West Half of the East Half of the North East Quarter and the East 240 feet of the East Half of the West Half of the North East Quarter (except the South 666 feet of the North 1,365.60 feet) in Section 9, Township 37 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Permanent Tax Number: 24-09-205-027 9542 S. 49th Avenue, Oak Lawn, Illinois 60453

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues, and profits thereof; and all apparatus and fixtures of every kind for the purpose of supplying or distributing heat, light, water, or power, and all plumbing and other fixtures in, or that may be placed in, any building now or hereafter standing on said land, and also all the estate, right, title, and interest of the said Mortgagor in and to said premises.

To have and to hold the above-described premises, with the appurtenances and fixtures, unto the said Mortgagee, its successors and assigns, forever, for the purposes and uses herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the said Mortgagor does hereby expressly release and waive.

And said Mortgagor covenants and agrees:

To keep said premises in good repair, and not to do, or permit to be done, upon said premises, anything that may impair the value thereof, or of the security intended to be effected by virtue of this instrument; not to suffer any lien of mechanics men or material men to attach to said premises; to pay to the Mortgagee, as hereinafter provided, until said note is fully paid, (1) a sum sufficient to pay all taxes and assessments on said premises, or any tax or assessment that may be levied by authority of the State of Illinois, or of the county, town, village, or city in which the said land is situate, upon the Mortgagor on account of the ownership thereof; (2) a sum sufficient to keep all buildings that may at any time be on said premises, during the continuance of said indebtedness, insured for the benefit of the Mortgagee in such forms of insurance, and in such amounts, as may be required by the Mortgagee.

This form is used in connection with mortgages insured under the one- to four-family programs of the National Housing Act which provide for periodic Mortgage insurance Premium payments.

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(I) premium charges under the contract of insurance with the the order ser lutilipayment to be applied by the Mottgagee to the following items in alguis a ni dinom dasa togastiold afti ed biaq of llade loatsid

charge (in fieu of mortgage insurance premium), as the case may Secretary of Housing and Urban Development, or monthly

secured hereby shall be added together and the aggregate amount

(11) ground rents, if any, taxes, special assessments, fite, and

other hazard mourance premiums;

(III) interest on the note secured hereby;

Bagiedo offil (V) pur tajou pies aqi jo jediantid aqi jo nomezitionie. (A)

Any deliciency in the amount of any such aggregate monthly

ment more than fifteen (15) days in arreats, to cover the extra not to exceed four cents (4') for each dollar (\$1) for each payunder this murtgage. The Mortgagee may collect a "late charge" due date of the next such payment, constitute an event of default payment shall, unless made good by the Mortgagor prior to the

made by the Mortgagor, or refunded to the Mortgagor. II, amount of the payments actually made by the Mortgagee for subsection (b) of the preceding paragraph shall exceed the If the total of the payments made by the Mortgagor under expense involved in hundling delinquent payments.

subsection (b) of the preceding paragraph shall not be sufficient however, the monthly payments made by the Mortgagor under the case may be, such excess, if the loan is current, at the option ground rents, taxes, and assessments, or insurance premiums, as

of the Mortgagor, shall be credited on subsequent payments to be

Development, and any balance remaining in the funds acbecome obligated to nay to the Secretary of Housing and Utban tion (a) to the preceding paragrap's which the Mortgages has not the Mortgagor all payments made under the provisions of subsecputing the immunit of such indebiedness, credit to the account of doot driess represented thereby, the Mortgagee shall, in comof the note secured hereby, full payment of the entire inshall tender to the Mortgagee, in accordance with the provisions nsarance premiums shall be due. If at any time the Mortgagor date when payment of such ground rents, taxes, assessments, or amount necessary to make up the deficiency, on or before the and payable, then the Mortgagor shall pay to the Mortgagoe any becumings, as the case may be, when the same shall become due to bay Bround rents taxes, and assessments, or insurance

default, the Mortgagee shall apply at the time of the commenceneieby, or if the Morigagee sequires the property otherwise after of this mortgage resulting in a public sale of the premises covered paragraph. If there shall be a default under any of the provisions Supposaid but to (q) unitossens to sunity and but the prelimina

been made under subsection (v) of the preceding paragraph. axed fleds thath without the parties and parties which shall be aton skanet the amount of principal then remaining unpaid under said . wunder subsection (b) of the preceding parker subsection acquired, the balance then remaining in the funds accumulated ment of such proceedings or at the time the property is offierwise

And as additional security for the payment of the indebteduess

become due tor the use of the premises hereinabove described. the rents, issues, and profits now due or which may hereafter aforesaid the Mortgagor does hereby assign to the Mortgagee all

sion for payment of which has not been made hereinbefore. pay prompily, when due, any premiums on such insurance provifor such periods as may be required by the Mortgagee and will other hazards, casualties and contingencies in such amounts and from time to time by the Mortgagee against loss by fire and erected on the mortgaged property, insured as may be required That he will keep the improvements now existing or hereafter

of this paragraph and all payments to be made under the note

(c) All payments mentioned in the two preceding subsections

(b) A sum equal to the ground rents, if any, next due, plus tsiuaui Gedaid 🔞 salouanburjap balance due on the note computed without taking into account (1-12) of one-half (1/2) per centum of the average outstanding premium) which shall be in an amount equal to one-twelfth

ment, a monthly charge (in lieu of a mortgage insurance

ment are held by the Secretary of Housing and Urban Develop-

Act, as amended, and applicable Regulations thereunder; or

anal mortgage insurance premium, in order to provide such

and Urban Development pursuant to the National Housing

hands of the holder one (1) month prior to its due date the an-

conal Housing Act, an amount sufficient to accumulate in the

ment are misured or are reinsured under the provisions of the Ma-

(1) If and so long as said note of even date and this instru-

by the Secretary of Housing and Urban Development, as follows;

charge (in lieu of a mortgage insurance premium) if they are held

(a) An amount sufficient to provide the holder hereof with

secured hereby, the Mortgagor will pay to the Mortgage, on the

That, together with, and in addition to, the mentily payments

That privilege is reserved to pay the door in whole, or in part,

se sparge bas cingasyor facility coverants and agrees as

ment, or hen so contested and the sale or forfeiture of the said

which shall operate to prevent the collection of the tax, assess-

legal proceeding Wought in a court of competent jurisdiction,

ments situated thereon, so long as the Mortgagor shall, in good

faith, contest the same or the validity thereof by appropriate

premises described herein or any part thereof or the improve-

or temore any tracesment, or tay hen upon or against the

hall not be required not shall it have the right to pay, discharge, mortgage to the contrary notwithstanding), that the Mortgagee

It is expressly provided, however full other provisions of this

property of the sale of the mortgaged premises, if not otherwise

to and indebteduess, secured by this mortgage, to be paid out of subjective or expended shall become so much addi-

tanta deem necessary for the proper preservation thereof, and

such repaire to the property nerein mortgaged as in its discretion

assessments, and insurance premiums, when due, and may make

said premises in good repair, the Mortgagee may pay such taxes,

such payments, or to satisfy any prior lien or incumbrance other

in case of the refusal or neglect of the Mortgagor to make

than that for taxes or assessments on said premises, or to keep

cames of Visites of Co. Soil that the to seemand

ment and the note secured hereby are insured, or a monthly sunds to pay the next mortgage insurance premium if this instru-

east head gilled si ston bias sail the said note is fully paid, the

of principal and interest payable under the terms of the note

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on any installment due date.

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(II) If and so long as said note of even date and this instru-

holder with funds to pay such premium to the Secretary of Hous-

Mortgagee in trust to pay said ground rents, premiums, taxes and and assessment, will become delinquent, such sums to be held by month prior to the date when such ground tents, premiums, taxes therefor divided by the number of months to elapse before one erty (all as estin tated by the Mortgagee) less all sums already paid erly, plus taxes and assessments next due on the mortgaged propof the and other hazard insurance covering the mortgaged propthe premiums that will next become due and payable on policies.

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All insurance shall be carried in companies approved by the Morigagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in tayor of and in form acceptable to the Mortgagee. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss it not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgages instead of to the Mortgagor and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be appoied by the Mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

Thus if the premises, or any part thereof, be condemned under any $p \to ci$ of emittent domain, or acquired for a public use, the damages, proceeds, and the consideration for such acquisition, to the extent of the full amount of indebtedness upon this Mortgage, and the Note secured hereby remaining unpaid, are hereby assigned by the Mortgager to the Mortgage and shall be paid forthwith to the Mortgager to be applied by it on account of the indebtedness secured hereby, whether due or not.

The Mortgagor further agrees that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within MITTETY DAYS days from the date hereof) written statement of any afficer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to the MITTETY DIAGUARS' time from the date of this mortgage, declining to insure said note and this mortgage, being deemed conclusive proof of such ineligibility), the Mortgagee or the holder of the note may, at its oftion, declare all sums secured hereby immediately due and pay tible.

In the event of default in making any monthly payment provided for herein and in the note secured hereby for a period of thirty (30) days after the due date thereof, or in case of a breach of any other covenant or agreement herein stipulated, then the whole of said principal sum remaining unpaid together with accrued interest thereon, shall, at the election of the Mortgagee, without notice, become immediately due and payable.

And In the event that the whole of said debt is declared to be due, the Mortgagee shall have the right immediately to foreclose this mortgage, and upon the filing of any bill for that purpose, the court in which such bill is filed may at any time thereafter, either before or after sale, and without notice to the said Mortgagor, or any party claiming under said Mortgagor, and without regard to the solvency or insolvency of the person or persons liable for the payment of the indebtedness secured hereby, at the time of such applications for appointment of a receiver, or for an order to place Mortgagee in possession of the premises, and without regard to the value of said premises or whether the same shall then be occupied by the owner of the equity of redemption, as a homestead, enter an order placing the Mortgagee in possession of the premises, or appoint a receiver for the benefit of the Mortgagee with power to collect the rents, issues, and profits of the said premises during the pendency of such foreclosure suit and, in case of sale and a deficiency, during the full statutory period of redemption, and such rents, issues, and profits when collected may be applied toward the payment of the indebtedness, costs, taxes, finsurance, and other items necessary for the protection and preservation of the property.

Whenever the said Mortvayee shall be placed in possession of the above described premises under an order of a count in which an action is pending to foreclose this morigage or a subsequent mortgage, the said Mortyagee, in its discretion, may; keep the said premises in good repair, pay such current or back taxes and assessments as may be due on the said premises; pay for and maintain such insurance in such amounts as shall have been required by the Mortgagee; lease the said premises to the Mortgagor or others upon such terms and conditions, either within or beyond any period of redemption, as are approved by the court; collect and receive the rents, issues, and profits for the use of the premises hereinahove described; and employ other persons and expend itself such amounts as are reasonably necessary to carry out the provisions of this paragraph.

And in case of foreclosure of this mortgage by said Mortgagee in any court of law or equity, a reasonable sum shall be allowed for the solicitor's fees, and stenographers' fees of the complainant in such proceeding, and also for all outlays for documentary evidence and the cost of a complete abstract of title for the purpose of such foreclosure; and in case of any other suit, or legal proceeding, wherein the Mortgagee shall be made a party thereto by reason of this mortgage, its costs and expenses, and the reasonable fees and charges of the attorneys or solicitors of the Mortgagee, so made parties, for services in such suit or proceedings, shall be a further lien and charge upon the said premises under this mortgage, and all such expenses shall become so much additional indebtedness secured hereby and be allowed in any decree foreclosing this mortgage.

And there shall be included in any decree foreclosing this mortgage and be paid out of the proceeds of any sale made in pursurage of any such decree: (1) All the costs of such suit or suits,
ad erising, sale, and conveyance, including attorneys', solicitors',
and sten-graphers' fees, outlays for documentary evidence and
cost of sud abstract and examination of title; (2) all the moneys
advanced by the Mortganee, if any, for the purpose authorized in
the mortgage with interest on such advances at the rate set forth
in the note secured hereby, from the time such advances are
made; (3) all the activid interest remaining united on the in
debtedness hereby secured. (4) all the said principal money remaining unpaid. The over this of the proceeds of sale, if any,
shall then be paid to the Mortgagor.

If Mortgagor shall pay said no e at the time and in the manner aforesaid and shall abide by, comply with, and duly perform all the covenants and agreements herein, den this conveyance shall be null and soid and Mortgagee will, within thury (30) days after-written demand therefor by Mortgagor, execute a release or satisfaction of this mortgage, and Mortgagor hereby waises the benefits of all statutes or laws which require the earlier execution of delivery of such release or satisfaction by Mortgagee.

It is expressly agreed that no extension of the time for payment of the debt hereby secured given by the Morrgayee to any successor in interest of the Morrgagor shall operate to release, in any manner, the original hability of the Morrgagor

The covenants herein contained shall hand, and the benefits and advantages shall inure, to the respect ve herv, executors, administrators, successors, and assigns of the parties hereto. Wherever used, the singular number shall include the plural, the plural the singular, and the mascinne gender shall include the feminine.

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Mark W.	(arke) (a	937 [SEAL]	Renee C. Rosner	Rasner his wife	[SEAL
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State of Till		ss:		8936	60537
aformaid, I and Ram person who that the therein set	ina Understigned Do Hereby Cerus, That see G. Rus ner se names are up signed, sealed, an	ghnessy of Illinois rus 3/3/91 Filed for Record in	, his wif strument, appeared before their free sestead.	fe, personally known ore me this day in personal voluntary act for July Shanghers Notory Poblic	the county and State to me to be the same son and acknowledged the uses and purpose A.D. 1989
CROWN 6131 W	o'dock OC. PREPARED BY:S MORTGAGE CO. TEST 95th STREET WHI, ILLINOIS, 604	m., and duly recorded in B	11		age
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Attached	to	and	made	a p	part	of	the	PEA	Mo	rtgag	e d	ated	للب	יארו	28		 .	19	89.
between (Crow	n Me	ortgag	ge C	Co.,	mor	tgaç	gee	and	Mark	W.	Rosi	ner	and	Rene	ec C.	Rosn	er,	
his wife	<u> </u>												as I	nort	gagos	r			

The mortgages shall, with the prior approval of the Pederal Housing Commissioner, or his designee, declare all sums secured by this mortgage to be immediately due and payable if all or a part of the property is sold or otherwise transferred (other than by devise, descent or operation of law) by the mortgagor, pursuant to a contract of sale executed not later than 12 months after the date on which the mortgage is executed, to a purchaser whose credit has not been approved in accordance with the requirements of the Commissioner. (If the property is not the principal or secondary residence of the mortgagor, "24 months" must be substituted for "12 months.")

Mark W. Rosner

Renee C. Rosner, his wife

Revised: March 4, 1989