

UNOFFICIAL COPY

PETERSON BANK
3232 West Peterson Avenue
Chicago, Illinois 60659-3692
Member FDIC (312) 583-6300

89362795

[Space Above This Line For Recording Data]

MORTGAGE

THIS MORTGAGE ("Security Instrument") is made this 25th day of July, 1989, between the mortgagor, Chicago City Bank and Trust Company, not personally but as Trustee under Trust Agreement dated October 17, 1980 and known as Trust No. 10752 (herein "Borrower"), and the mortgagee, PETERSON BANK, an Illinois state bank, whose address is 3232 West Peterson Avenue, Chicago, Illinois 60659 (herein "Lender").

WHEREAS, Borrower is indebted to Lender in the principal sum of Forty Thousand and No/100 Dollars, which indebtedness is evidenced by Borrower's note dated July 25, 1989 (herein "Note"), providing for monthly installments of principal and interest with the balance of the indebtedness, if not sooner paid, due and payable on the 1st day of August, 1994;

TO SECURE to Lender the payment of the indebtedness evidenced by the Note, with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Security Instrument, and the performance of the covenants and agreements of Borrower herein contained, Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of Cook, State of Illinois:

Per legal description attached hereto and made a part hereof.

Unit 1B in 5445-55 North California condominium as delineated on a survey of the following described Real Estate: Lots 844 to 849 both inclusive in William H. Britigan's Budlong Wood Golf Club addition No. 3, being a subdivision of the North West 1/4 of the North East 1/4 (except that part lying Northeasternly of Lincoln Avenue except that part taken for streets) in section 12, township 40 North range 17 East of the third principal meridian, in Cook County, Illinois which survey is attached as exhibit "A" to the declaration of condominium recorded as document 26608850 together with its undivided percentage interest in the common elements.

which has the address of 5445 N. California, #1-B, Chicago, Illinois (herein "Property Address"); P.I.N. 13-12-210-059-1003

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter a part of the property, all of which including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Security Instrument; and all of the foregoing, together with said property (or the leasehold estate if this Security Instrument is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

Borrower and Lender covenant and agree as follows:

1. PAYMENT OF PRINCIPAL AND INTEREST. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, and late charges as provided in the Note.

2. FUND FOR TAXES AND INSURANCE. At Lender's sole option, Borrower shall pay to Lender on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Security Instrument, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof.

The Funds shall be held with the Lender in an escrow account. Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account, or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Security Instrument that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower (or the beneficial owner under the Trust Agreement hereinabove mentioned), without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Security Instrument.

MAXIMUM INTEREST RATE WILL NOT EXCEED 50%

UNOFFICIAL COPY

Notary Public

Atty Commission Expires:

19

day of

this

Given under my hand and notarial seal this _____ day of _____, _____
to said instrument as _____ own free and voluntary act, and as the free and voluntary act of the corporation seal of said Bank, did affix said corporate seal of said Bank
and voluntarily, appraised before me this day in person and acknowledged that they signed and delivered said instrument as their own free
persons whose names are subscribed to the foregoing instrument to me to be the same
and _____, Secretary/Treasurer of said Bank, personally known to me to be the same
HEREBY CERTIFY THAT _____, President of _____
a notary public in and for said county in the state aforesaid, DO

COUNTY OF _____
STATE OF ILLINOIS
SS

CHICAGO, ILLINOIS, TEL. 60659
3232 W. Peterson Ave.
BEPERSON BANK
T#1111 T#AN 7-153 #A 98/07/99 16:03:06
D#P#210-012-2003 \$15.25

This instrument was prepared by:
Pamela Ann Index Number:

Title: Trust Officer
Title: Asst. Statant Vice President
By: Inc. made a part of this instrument
Seal Enclosed
Attest:
Chicago City Bank and Trust Company
not or orally but as trustee as aforesaid

and Year first above written.
IN WITNESS WHEREOF, I, the undersigned, do by act of this instrument to be executed by its duly authorized officers as of the day
the manner herein and in said Note provided, or by action to enforce the personal liability of the guarantor if any,
hereunder shall look solely to the Property hereby conveyed for the payment hereof, by the forfeiture of the instrument of the instrument created, in
and its successors are concerned, the legal holder of holders of Note and the owner of owners of any indebtedness accruing
and that so far as Chicago City Bank and Trust Company
such liability, if any, being expressly warned by lender and by every person to pay said Note or security or right or security hereunder, all
accrue thereon, or any indebtedness accruing hereunder, or to perform, to cover either claim any liability on
or security herunder that nothing herein contained or in said Note shall be construed as creating any liability on
wasted in its such Trustee, and it is expressly understood and agreed by lender and by every person now or hereafter claiming any right
not personally but as Trustee, as aforesaid, in the exercise of the power and authority conferred upon and
and Year first above written.

This instrument is executed by Chicago City Bank and Trust Company
(i) the title and telephone number of a person who may have regarding the notice.
(ii) any additional matters which the Note Holder is required to disclose; and
(iii) the amount of my monthly payment following the Change Date;

of:
The Note Holder will mail or deliver to me a notice at least 25 days prior to each Change Date. The notice will advise me
(E) Notice of Changes:
My new monthly payment will become effective on each Change Date. I will pay the amounts of my new monthly payments
beginning on the first month after the date after the Change Date until the amounts of my new monthly payments
based on a 365-day amortization from the date of the Note. The result of this calculation will be the new amount of my new monthly payment.
participate in the monthly payments that would be sufficient to repay in full the unpaid
The Note Holder will determine the amount of the monthly payments that would be sufficient to repay in full the unpaid
information. The Note Holder will no longer available, the Note Holder will choose a new index which is based upon comparable
days before a change Date is called the "Current Index".
as published in the Akron Rates section of the Wall Street Journal each business day. The index is the highest prime rate
Beginning with the first Change Date, my interest rate will be based on an "Index." The index is the highest prime rate
as published in the Akron Rates section of the Wall Street Journal each business day. The most recent index figure available as of 30
(S) The Index:
The interest rate I pay my change date on which my interest rate could change is called a "Change Date."
the 1st day of every month thereafter. Each date on which my interest rate could change is called a "Change Date."
(A) Change Dates:
Interest Rate and Monthly Payments
Interest Rate and Monthly Payments

25. INTEREST RATE AND MONTHLY PAYMENT CHANGES. In addition to the payments for initial interest rates
causes the beneficial owner under the Trust Agreement to use the Property as his or her sole principal residence,
24. USE OF THE PROPERTY. Unless Lender and Borrower otherwise agree in writing, Borrower at all times shall
Instrument without charge to Borrower. Borrower shall pay all costs of recording, if any.
23. RELEASE. Upon payment by this Security instrument, Lender shall release this Security
Security instrument. Lender and the receiver shall be liable to account only for those rents accrued by this
but not limited to receivers fees, premiums on receivers bonds and reasonable attorney's fees, and when to the sums secured by this
by Lender or the receiver shall be apportioned to collect the rents of the Property including those past due. All rents collected
upon, take possession of and manage the Property and to collect the rents of the Property, and shall be entitled to enter
any period of redemption following judicial sale, Lender, by agreement or judicially appointed receiver, shall be entitled to enter
Upon acceleration under paragraph 20 hereof or abandonment of the Property, prior to acceleration of the explanation of
paragrapn 20 hereof the rents of the Property, prior to collect and retain rents as they become due and payable.
hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under
22. ASSIGNMENT OF RENTS. APPORTIONMENT OF RECEIVABLES. LENDER IN POSSESSION. As additional security

24. USE OF THE PROPERTY. Unless Lender and Borrower otherwise agree in writing, Borrower at all times shall
Instrument without charge to Borrower. Borrower shall pay all costs of recording, if any.
23. RELEASE. Upon payment by this Security instrument, Lender shall release this Security
Security instrument. Lender and the receiver shall be liable to account only for those rents accrued by this
but not limited to receivers fees, premiums on receivers bonds and reasonable attorney's fees, and when to the sums secured by this
by Lender or the receiver shall be apportioned to collect the rents of the Property including those past due. All rents collected
upon, take possession of and manage the Property and to collect the rents of the Property, and shall be entitled to enter
any period of redemption following judicial sale, Lender, by agreement or judicially appointed receiver, shall be entitled to enter
Upon acceleration under paragraph 20 hereof or abandonment of the Property, prior to collect and retain rents as they become due and payable.
hereunder, Borrower hereby assigns to Lender the rents of the Property, prior to acceleration under paragraph 20 hereof the rents of the Property, prior to collect and retain rents as they become due and payable.
22. ASSIGNMENT OF RENTS. APPORTIONMENT OF RECEIVABLES. LENDER IN POSSESSION. As additional security

UNOFFICIAL COPY

In the event of a total failure of the Property, the proceeds shall be applied to the sums secured by this Security instrument; unless less than half the amount of the sums secured by this Security instrument is paid to Borrowser, the remainder shall be applied to the sums secured by this Security instrument; such payment shall be applied to the sums secured by this Security instrument prior to the date of sale of the Property.

9. CONDEMNATION The proceeds of any award or claim for damages, direct or consequential, in connection with condemnation of other than of the property, or part thereof, or for convenience in lieu of condemnation, are hereby assigned and

8. INSPECTION. Lender may make or cause to be made reasonable examinations upon and inspections of the Property.

Any amounts disbursed by Lenders pursuant to this Paragraph 7, with interest thereon, shall become additional indebtedness to Borrower secured by this Security Instrument, unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon demand to Borrower, regardless of principal balance due.

7. PROTECTION OF PERSONS'S SECURITY: If Botowner fails to perform the obligations laid down in the agreement, the customer has the right to demand compensation for damages suffered.

UNLESS Lessees and Borrowers otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in Paragraphs 1 and 2 hereof if change the amount of such installments. If under Paragraph 20 hereof the Property is acquired by Lessee, all rights, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale of such interest pass to Lessee. In case of the death of the sum insured, the proceeds of the insurance shall pass to such sale or acquisition.

6. PRESERVATION AND MAINTENANCE OF PROPERTY; EAS持D; PLANNED UNIT DEVELOPMENTS. Borrowers shall keep the Property in good repair and shall not commit waste or permit impairment of the Property and shall comply with the provisions of any lease of this Security instrument. If this Security instrument is on a unit in a condominium or planned unit development, Borrowers shall perform all of Borrowers obligations under the condominium or planned unit development documents, including the by-laws and regulations of the condominium or planned unit development unit or condominium or planned unit development, and co-owning units developed by a third party.

7. SECURITY INSTRUMENTS AND AGREEMENTS. Security instruments as set forth herein are a part hereof.

Uniless Leander and Borower Chiropractic - Page 1 The Proportion of Proceeds shall be applied to restoration or repair of the Property damaged, provided such chiropractic office or practice is engaged in writing, insurance proceeds shall be applied to restoration or repair of the Property in case of fire or other casualty, except as otherwise provided by law.

All insurance policies, except as set forth above, shall include a standard mortgage clause in favor of and in form acceptable to Leenders, which provides that in case of nonpayment by Borrower of any premium or other sum due under such policy, Leenders may make protest of loss if not made promptly by Borrower.

exceeds that amount of coverage required to pay the sums secured by this Security Instrument.

-1-21

anytime prior to the Property which may attain a Priority over the Security Interest, and leasehold interests or ground rents, and assignments made under leases held in such manner, by Borrower making payment when due, directly to the lessee thereof. Borrower shall promptly furnish to Lender notices of amounts due under this paragraph, and in the event Borrower shall make payment directly to Lender shall receive such payment from Lender-receives evidence such payments. Borrower shall promptly furnish to Lender notices of amounts due under this paragraph, and in the event Borrower shall agree to lend which has priority over this Security Interest; provided, that Borrower shall not be required to discharge any such debt as long as Borrower is in writing to the Payment of the obligation secured by such debt in a manner acceptable to Lender.

3. APPLICATION OF PARTNERS. Unless otherwise provided by law, providers of services will pay rents received by landlords under the lease and pay rents received by lessors under the lease. And when there is no lease, then to the lessor, and when there is no lessor, then to the principal of the Note.

UNOFFICIAL COPY

If the Property is taken by Borrower or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Security Instrument.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments.

10. BORROWER NOT RELEASED. Extension of the time for payment or modification of amortization of the sums secured by this Security instrument granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security instrument by reason of any demand made by the original Borrower and Borrower's successors in interest.

11. FOREBEARANCE BY LENDER NOT A WAIVER. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement 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 Security instrument.

12. REMEDIES CUMULATIVE. All remedies provided in this Security instrument are distinct and cumulative to any other right or remedy under this Security instrument or afforded by law or equity, and may be exercised concurrently, independently or successively.

13. SUCCESSORS AND ASSIGNS BOUND; JOINT AND SEVERAL LIABILITY; CAPTIONS. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 19 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

14. LOAN CHARGES. If the loan secured by this Security instrument is subject to a law which sets maximum loan charges, and that law is "in all" interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limit, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit, and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

15. LEGISLATION. If, after the date hereof, enactment or expiration of applicable laws have the effect either of rendering the provisions of the Note or this Security instrument unenforceable according to their respective terms, or all or any part of the sums secured hereby uncollectible, as otherwise provided in this Security instrument, or of diminishing the value of Lender's security, then Lender, at Lender's option, may declare all sums secured by this Security instrument to be immediately due and payable, and may invoke any remedies permitted by paragraph 20. If Lender exercises this option, Lender shall take the steps specified in the second paragraph of paragraph 19.

16. NOTICES. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Security instrument shall be given by delivering it or by mailing it by first class mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by first class mail to Lender's address stated herein or to such other address as Lender may designate by notice by Borrower as provided herein. Any notice provided for in this Security instrument shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

17. GOVERNING LAW; SEVERABILITY. This Security instrument shall be governed by the law of the State of Illinois. In the event that any provision or clause of this Security instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security instrument or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Security instrument and the Note are declared to be severable.

18. BORROWER'S COPY. Borrower (or the beneficial owner under the Trust Agreement hereinabove mentioned) shall be furnished a conformed copy of the Note and of this Security instrument at the time of execution or after recordation hereof.

19. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER. If all or any part of the Property or an interest therein is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at Lender's option, declare all the sums secured by this Security instrument to be immediately due and payable. However, this option shall not be exercised by Lender if exercise is not authorized by Federal Law.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 16 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by this Security instrument.

20. ACCELERATION; REMEDIES. EXCEPT AS PROVIDED IN PARAGRAPH 19 HEREOF, UPON BORROWER'S BREACH OF ANY COVENANT OR AGREEMENT OF BORROWER IN THIS SECURITY INSTRUMENT OR IN THE NOTE, INCLUDING THE COVENANTS TO PAY WHEN DUE ANY SUMS SECURED BY THIS SECURITY INSTRUMENT, LENDER MAY, AT LENDER'S OPTION, DECLARE ALL SUMS SECURED BY THIS SECURITY INSTRUMENT TO BE IMMEDIATELY DUE AND PAYABLE. PRIOR TO ACCELERATION LENDER SHALL MAIL NOTICE TO BORROWER AS PROVIDED IN PARAGRAPH 16 HEREOF SPECIFYING: (1) THE BREACH; (2) THE ACTION REQUIRED TO CURE SUCH BREACH; (3) A DATE, NOT LESS THAN 30 DAYS FROM THE DATE THE NOTICE IS MAILED TO BORROWER, BY WHICH SUCH BREACH MUST BE CURED; AND (4) THAT FAILURE TO CURE SUCH BREACH ON OR BEFORE THE DATE SPECIFIED IN THE NOTICE MAY RESULT IN ACCELERATION OF THE SUMS SECURED BY THIS SECURITY INSTRUMENT, FORECLOSURE BY JUDICIAL PROCEEDING AND SALE OF THE PROPERTY. THE NOTICE SHALL FURTHER INFORM BORROWER OF THE RIGHT TO REINSTATE AFTER ACCELERATION AND THE RIGHT TO ASSERT IN THE FORECLOSURE PROCEEDING THE NON-EXISTENCE OF A DEFAULT OR ANY OTHER DEFENSE OF BORROWER TO ACCELERATION AND FORECLOSURE. IF THE BREACH IS NOT CURED ON OR BEFORE THE DATE SPECIFIED IN THE NOTICE, LENDER AT LENDER'S OPTION MAY DECLARE ALL OF THE SUMS SECURED BY THIS SECURITY INSTRUMENT TO BE IMMEDIATELY DUE AND PAYABLE WITHOUT FURTHER DEMAND AND MAY FORECLOSE THIS SECURITY INSTRUMENT BY JUDICIAL PROCEEDING. LENDER SHALL BE ENTITLED TO COLLECT IN SUCH PROCEEDING ALL EXPENSES OF FORECLOSURE, INCLUDING, BUT NOT LIMITED TO, REASONABLE ATTORNEY'S FEES, AND COSTS OF DOCUMENTARY EVIDENCE, ABSTRACTS AND TITLE REPORTS.

21. BORROWER'S RIGHT TO REINSTATE. Notwithstanding Lender's acceleration of the sums secured by this Security instrument, Borrower shall have the right to have any proceedings begun by Lender to enforce this Security instrument discontinued at any time prior to entry of a judgment enforcing this Security instrument if: (a) Borrower pays Lender all sums which would be then due under this Security instrument and the Note, if any, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Security instrument; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Security instrument and in enforcing Lender's remedies as provided in paragraph 20 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Security instrument, Lender's interest in the property and Borrower's obligation to pay the sums secured by this Security instrument shall continue unimpaired. Upon such payment and cure by Borrower, this Security instrument and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

UNOFFICIAL COPY

REIDER ATTACHED TO AND MADE A PART OF
MORTGAGE OR TRUST DEED TO Peterson Bank
DATED July 25, 1989.
SECURING THE UNDERSIGNED'S NOTE IN
THE ORIGINAL FACE AMOUNT OF \$ 40,000.00

THIS MORTGAGE OR TRUST DEED is executed by CHICAGO CITY BANK AND TRUST COMPANY, not individually but as Trustee, as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such trustee (and said CHICAGO CITY BANK AND TRUST COMPANY hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said Note contained shall be construed as creating any liability on the said CHICAGO CITY BANK AND TRUST COMPANY individually to pay the said Note or any indebtedness accruing hereunder, or to perform any covenants, either express or implied, herein contained, all such liability, if any, being expressly waived by the grantee hereunder and by every person now or hereafter claiming any right or security hereunder, and that so far as said CHICAGO CITY BANK AND TRUST COMPANY individually is concerned, the legal holder or holders of said Note and any persons to whom any indebtedness may be due hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said Note provided.

IN WITNESS WHEREOF, CHICAGO CITY BANK AND TRUST COMPANY, not personally but as Trustee under the provisions of a Trust Agreement dated October 17, 1980, and known as Trust Number 10752, has caused these presents to be executed, sealed and delivered this 25th day of July, A.D. 1989.

CHICAGO CITY BANK AND TRUST COMPANY,
As Trustee, as aforesaid, and not personally

BY: Doris Murphy
(Assistant) Vice President

ATTEN: Doris Murphy
(Assistant) Vice President
Assistant Vice President

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, the undersigned, A Notary Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY that the aforementioned (Assistant) Vice President of the CHICAGO CITY BANK AND TRUST COMPANY and that the aforementioned Assistant Vice President of said Bank, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such (Assistant) Vice President and Assistant Vice President, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purposes therein set forth; and the said Assistant Vice President did also then and there acknowledge that he, as custodian of the corporate seal of said Bank, did affix the said corporate seal of said Bank to said instrument as his own free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 23rd day of July, 1989.

"OFFICIAL SEAL"
DORETHA TYLER
Notary Public, State of Illinois
My Commission Expires 4/23/91

Doretha Tyler
NOTARY PUBLIC

96289053

UNOFFICIAL COPY

Property of Cook County Clerk's Office