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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION

R90-354B
BEVERLY BANK - MATTESON
Plaintift,

V.

KENNETH E. HOPKINS, FIRST
NATIONAL BANK IN CHICAGO
HEIGHTS UNDER TRUST AGREEMENT
NO. 5208 DATED AUGUST 1, 1981,
THORN CRECK BASIN SANITARY
DISTRICT, UNKNOWN BENEFICIARIES
UNDER TRUST NO. 5208, UNKNOWN
OWNERS and NON-RECORD CLAIMANTS,
Defendants.

No.

OR 106552

DEPT-61 RECORDING \$15.25

T#2222 TRAN 4965 08/27/90 09:46:90

#5728 # B *-90-415387

COOK COUNTY RECORDER

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LIS PENDENS

entitled cause for foreclosure was filed in my office on the day of _______, 19____ and is now pending in said court and that the property affected by said cause is described as follows:

The South 80 feet of the North 113 feet of the East 100 feet of the West 150 feet of the Southwest quarter of the Southwest quarter of Section 19, Township 35 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, lying North of the North Right-of-Way line of the Joliet Branch of the Michigan Central Railroad Company, as located through said Section 19, Cook County, Illinois.

Property Cookes: 1003-05 Western, Lyacungo Heights, IL 60411
P.I.N.: 32-19-316-033

- (i) The names of all plaintiffs, defendants and the case number are set forth above.
- (ii) The court in which the action was brought is set forth above.
- (iii) The names of the title holders of record are: First National Bank in Chicago Heights as Trustee
 - (iv) The legal description is set forth above.
 - (v) The common address or location of the property is: 1603-05 South Western, Chicago Heights, Illinois
- (vi) Identification of the mortgage sought to be foreclosed
 - a) Mortgagors: First National Bank in Chicago Heights as Trustee

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R40-354B

BEVERLY BANK - MATTESON

Plaintiff.

REBMETH E. HORKINS FIRST
NATIONAL BANK IN CHICAGO
HELGHTS SUDER TRUST ACREMENT
NO. 5208 DATED AUGUST 1, 1981,
14048 CREEK BANIN SAYLTARY
DISTRICT, UNKNORN BEWEELCHARIES 1
UNDER TRUST NO. 5208, UNKNORD
OWNERS AND NON-RECORD CLAIMANTO, 1
DOLORGANIA, 1

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 - tive the total feed and typed depot out type
 - (v) The common address of focation is the period of the
- (vi) Identification of the moregage contact to be fine that
 - a) Mortgagors: First Wattona) bank in the con-

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- b) Mortgagee: Beverly Bank Matteson
- c) Date of mortgage: January 20, 1989
- d) Date and place of recording: February 15, 1989, Office of the Recorder of Deeds
- e) Document number: 89070189

Recording document identification:

The undersigned further certifies pursuant to Ill.Rev.Stat., Ch. 110, Sec. 15-1218:

- (a) The time and address of the party plaintiff making said claim and asserting said mortgage is: Beverly Bank Matteson, 4350 Lincoln Highway, Matteson, Illinois 60443
- (b) Said plaintiff claims a mortgage lien upon said real estate: 1603 05 South Western, Chicago Heights, Illinois
- (c) The nature of said claim is the mortgage and foreclosure action described above.
- (d) The names of the persons against whom said claim is made are: Kenneth E. Hopking
- (e) The legal description of said real estate appears above.
- (f) The name and address of the person excepting this notice appears below.

(g) The name and address of the person who prepared this notice appears below.

Steven C. Lindberg 90415387
Attorney for Plaintiff

P.O. Box 3107 Naperville, IL 60566-7107

(708) 983-0770

Attorney No. 26122

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bl Mortgagee: Bouetly Bank Matthews

e) Date of mortgage: danuary 46, 1909

d) Date and place of recording tebruary 15, 1987, Office of the Recorder of Peeds

e) Document number: #9070189

Recording document identification:

The undersigned further certifies pursually to all, see, the continued the 11.0, Sec. 15-1218:

- (a) The name and address of the party prend to an aid offermend asserting that and asserting the design as the second distressor, 43hb through the displaying the second as a second as
 - (b) Said plaintiff claims a mortgage i.es uses ... i : if estate: 1503-05 South Western Flicare H.Doll 111 incis
 - (a) The nature of said a late on the said the content of the conte
 - (d) The names of the persons against whom said claim for made are: Kenneth &. Hepkins
 - (e) The legal description of raid real riate on or above.
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 - on the region of the property of the property of the common of the test of the company of the common of the common

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Prepared by:

KAMERMAN PREEDMAN ANSELMO AND LINDBERG

1807 West Diebl Road - Box A

P.O. Box 3107

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(208) 983-0220

Attorney No. 26122

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