THIS INSTRUMENT WAS PREPARED BY: Two First National Place OFF CON COON Y, HLIAND Chicago, Illinois 60003 1802 90450460 1990 SEP 14 PH 2: 59

S0450460

MORTGAGE The undersigned. FIRST NATIONAL BANK OF NILES, a national banking association,

XXXXXXXXXXX

, not personally but as Trustee

under the provisions of a deed or deeds in trust duly recorded and delivered to the undersigned pursuant to a Trust Agreement , and known as Trust Number xxxx August 14, 1990, dated 575

hereinafter referred to as the "Mortgagor", does hereby mortgage and convey to FIRST NATIONAL BANK OF NILES, xxxxxxxix a national banking association,

having its principal office at 7100 West Oakton Street, Niles

. Illinois,

phereinafter referred to as the "Mortgagee", the following real estate in the County of

State of

i

Illinois

Lots 73, 74, 75, 76 in T. P. Phillip's Subdivision of the Northeast Quarter of the Southwest Quarter (except the East 33 feet) of Section 22, Township 39 North, Range East of the Third Principal Meridian, in Cook County, Illinois.

PROPERTY ADDRESS: 1835 South Cicero Avenue, Cicero, Illinois

0.15 16-33-301-013 16-23-301 -PERMANENT INDEX PO. 016

THE MORTGAGOR HEREBY WOIVES ANY AND ALL RIGHTS OF REDEMPTION FROM SALE UNDER ANY ORDER OR DECREE OF FORECLOSUPE OF THIS MORTGAGE, ON ITS OWN BEHALF AND ON BEHALF OF EACH AND EVERY PERSON, EXCEPT DECREE OR JUDGMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES SUBSEQUENT TO THE DATE OF THIS MORTGAGE.

Together with all buildings, improvements, fixtures or appurtenance or an elected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single sunts or centrally controlled, used to supply heat, gas, an conditioning, water, ight power refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the fur aisting of which by lessors to lessees is customary or appropriate including service and middes, storm doors and windows, floor coverings, screen doors, in-a door beda, awnings, stores, water refrigerators, washing machines, control digital other; under appliance it if which are intended to be and see hereby declared to be a part of said real costs whether physically attached the control and also together with all easements and the rents issues and profit, of any premises which are hereby pledged, assigned, transferred and set over units the Mortgagee, whether now due or hereafter to become due as provided herem. The Mortgagee is hereby subrogated in conglish of all mortgages, benchders and owners paid off by the proceeds of the loan hereby secured.

TO BAND AND TO BOILD the east property, with said highly amprovements, living a, as purienances, apparatus and equipment, unto said Mortgager forester for the uses herein set forth free from all rights and hencitis under the Homestead Exemption Laws of the Note of Illing's, which said hencitis and Mortgager does hereby release and was to

10.24 C. B. 12. Do 1500 or on a boar carrotted by the Morgagor to the order of the aborage bearing even date between in the principal sum of TWO HUNDRED

--- malak 4200,000.00 THOUSAND AND 00/100 -----

> $(X_{i},Y_{i})^{**}$ 2.7

which with passing will mertra

therein as therein provided, is payable in monthly installments of TWO THOUSAND TWO FUNDRED SEVENTY-THREE AND 19/100 -- DIRLLARS day of is 2,273.19 - commencing the October 186

the particular of all of the covenants and obligations of the Mortgager to the Mortgage, as contained begin as an and note.

*and a like sum on the 1st day of each month thereafter until this Note is fully paid except that the final balloon payment of both principal and interest, if not sooner paid, shall be due on the 1st day of September, 1997.

THE MOREGAGOR COVENANTS

A D To pay said indentedness and the interest thereon as herein and in said Note provided, or according to any agreement extending the time of payrich thereof. Of To pay when due and before any periality additions therefor, and all such tierns extended against said property thinkluding those herefor, and all such tierns extended against said property shall be conclusively deemed valid for the purpose of this requirement. Of To length improvements now or hereafter upon said premises insured against damage by life, and such other hazards as the Mortgage may require to be insured against, and to provide public liability insurince and such other mazine as the Mortgage may require to be insured against, and to provide public liability insurince as the Mortgage may require to be insured against, and to provide public liability insurince as the Mortgage may require to be insured against, and to provide public liability insurince as the Mortgage of a such forms as shall be satisfactor. In the Mortgage, such insurance indicates what is made in a shall be satisfactor in the Mortgage of a substitution of the period of redemptioner, or any grantee in a Master's for Commissioner's deed, in the Mortgage of a substitution of the period of redemptioner, or any grantee in a Master's for Commissioner's deed, in a substitution of the period of redemptioner, or any grantee in a Master's for Commissioner's deed, in a substitution of the period of redemptioner, or any grantee in a Master's for Commissioner's deed, in a substitution of the more of the Mortgage of a substitution of a substitution of the Mortgage for such purpose and the Mortgage of a substitution of t

B. That in case of failure to perform any of the covenants herein. Mortgagee may do on Mortgager's behalf everything so covenanted, that said Mortgagee may also do any act it may deem necessary to protect the lien hereof, that Mortgager will legal upon demand any moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at eight (8.4.) per cent per annum shall become so much stitutional indebtedness secured by this Mortgagee with the same priority as the original indebtedness and may be included in any decree foreclosing this Mortgage and be paid out of the reint or proceeds of sale of sand premises if not otherwise pead, that is shall not be obligatory upon the Mortgagee to inquire into the valuity of any lient, encumbrance or claim or advancing moneys as above authorized, but nothing here contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose not to do any act hereunder, and the claim in advancing moneys as shove authorized, but nothing here contained shall be construed as require Mortgagee shall not incur any personal liability because of anything it may do no omit to do bereunder

1) That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor and without notice to the Mortgagor and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt, secured hereby without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

UNOFFICIAL COPY

E. That time is of the essence hereof, and if default be made in performance of any coveragni herein contained or in making any payment under said Note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lies or charge upon any of said property, or upon the filting of a proceeding in bankcruptcy by or commend to the Mortgagor shall make an assignment for the benefit of its creditors or if its creditors or if its property be placed under control or in custody of any court, or if the Mortgagor bandon any of said property or any partion thereof, or in the cent of the transfer of, or segreement to transfer of any beneficial interest in and to the above-numbered trust, or if the Mortgagor falls to complete within a reasonable time, any building or buildings now or at any time in process of erection us more allowed interest in and to the above-numbered trust, or if the Mortgagor falls to complete within a reasonable time, any building or buildings now or at any time in process of erection us more allowed interest in and to the above-numbered trust, or if the Mortgagor falls to complete within a reasonable time, any building or buildings now or at any time in process of erection us more allowed in the above-numbered trust, or if the Mortgagor and any interest to the Mortgagor and uspit toward the payment of said foreign to the interest of the Mortgagor and uspit toward the payment of said Mortgagor indebtedness any indebtedness of the Mortgagor and uspit toward the payment of said property, or any pair thereof, becomes vested in a previous official process of the Mortgagor and any part of the same secured hereby remain unpaid, and in the further event that the Mortgagor for such change of ownership of ownership to the Mortgagor shall pay a reasonable fee to the Mortgagor to cover the cost of amending the records of the Mortgagor to show such change of ownership.

F. That upon the commencement of any foreclosure proceeding hereunder, the court in which such hill is filled may, at any time, either before or after sale, and without notice to the Mortgagor, or any party claiming under it, and without negard to the them value of said premises, in whether the same shall then be incurped by the owner of the equity of redemption as a homestead appoint a review with power to manage and rent in collect the rents, inseed and profits of said premises, during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issues and grotists, when collected, may be applied before a well-aster the Master's sale, towards the payment of the indebtedness, coults, tamis, issues and such rents, issues and grotists, when collected, may be applied before a well-aster including the expenses of such receivership, or on any deficiency decree whether there he a decree therefor in personaum or not, and if a receiver shall be applicated Mortgagor shall remain in possession until the expension of the full period allowed by statute for redemption whether there is redemption are not and until the heaster of fered in case of sale but if no deed be issued, until the expension of the statutory period during which it may be issued, and no lease of said premises there shall be allowed and included as in additional indebtedness in the decree of sale all expenditures and expenses together with interest therein at the rate of RTs promises, there shall be allowed and included as in additional indebtedness in the decree of sale all expenditures and expenses together with interest therein at the rate of RTs promises, and which after a surface of the expenses together with interest therein at the rate of RTs promises, all only the expenses together with interest therein at the rate of RTs promises, and on incurred by or on behalf of Mortgage for attorneys' feas, Mortgage's fees, spensies' fees, outlant to restrict the rate of RTs promises, and on the rate of RTs promises and commis

G. In case the micitared property, or any port thereof, shall be taken by condemnation, the Mortgages is hereby empowered to collect and receive all compensation which may be p. id. or any property taken or for damages to any property not taken and all condemnation compensation in received shall be forthwith applied by the Mortgages as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the receive and restoration of any property so damaged provided that any excess over the "now it of the indebtedness shall be delivered to the Mortgagor or its assignee.

H. All easements, rents, with and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether guid due, in horeafter to become due, under or by virtue of any lease of said or feets, such and it is the intention hereof (e) to serie of entity of east, and it is the intention hereof (e) to serie of entity, such as such and it is the intention hereof (e) to serie of entity, such as such as such as a such as

J. That each right, power and remedy herein conferred upon ... Mortgages is cumulative of each other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that no w liver by the Mortgages of performance of any cuverant herein or in said obligation contained shall thereafter in any manner effect the right of Mortgages to require to require or effect and covenents, that wherever the context hereof requires, the measuring product, as used barries, shall include the families and the same and the same under that Mortgage shall eate of the and be binding upon the respective successors and saigns of the Mortgager, and the successors and saigns of the Workington, and the successors and saigns of the Workington; and thus proved the successors and saigns of the Workington; and these powers becam mentioned they be sacretized as often is occasion therefor these.

This Mortgage is executed by the undersigned, not personally but as Trus et a aforesaid in the exercise of the power and authority conserved upon and vested in a second trust of the undersigned thereby warrants that it presents full prove that all the exercise of the interrument, and it is expressly understrond and agreed that warrants become desired the exercise of the second trust of the pay the asid Note or any interest that the exercise of the second trust of the pay the said Note or any interest that the exercise of the following the fol

IN WITNESS WHEREOF. FIRST NATIONAL BANK OF NILES

not personally but as Trustee as aforesaid, has caused these presents to be signed by its and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer. The 20th day of August , 1.BBideni.

FIRST NATIONAL BANK OF NILES
Trustee a a foresaid and not ne sonally
aloll 1
By T. I Wille
K.V. Troken
Kathleed Afellison
Assirant Trust Ufficer Assistant Conhise
Kathleen A. Nellessen

13 18 1 3 C

STATE OF ILLINOIS S3	the undersigned
	a Notery Public in and for said County, in the State aforesaid, IND MEREBY CERTIFY that Key Troken Vice-President of FIRST NATIONAL BANK OF NILES, and Kathleen A Nellessen Another State of
	Notary Public
BOX.	333 - GG

My commission expires:

"OFFICIAL SEAL"
HOLLY A. WOODFILL
NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 06/25/94