

The MORTGAGOR(S): John M. Burke and Maureen K. Burke, his wife								
of the City of	Wilmette		County of	Cook	~ <del></del>	***************************************		
and State of an Illinois banking ment of the indebt	Illinois	hereby mortgag rincipal place of business id in, the following described p	e(s) and warrant(s)	to the MORT( let Road, Coul	GAGEE, STATE BANK ntryside, Illinois 6052	OF COUNTRYSIDE,		
Cook	Co	unty in the State of Illinois	:					
lest 1/2 of ying West o	of Lot 61 in Section 28, To f theRidge Ave	Kenilworth Garden: wnship 42 North, I nue described as :	s being a St Rnage 13, Ea Follows: Lot	st of th : 1 of Ba	e Third Princ rbara Wagner'	ipal Meridian s Subdivision,		
		the Northwest 1/4						
		ion 28 in Cook Co						
	2 and subseque:	nt years and also	subject to	covenant	s, easements	and restriction		
of record					T-01 RECORDING	\$ 11/20/90 09:18		
which has a comm	on address of 22	41 Kenilworth		. #9	291 \$ E ₩-	90-56579		
		(City), Illinois		-		COKDER 'Properly Address'').		
generally the title Mortgagor(s) to	COVENANT(S) that high perty and that the Property against the Property against Federal Savings	rtgagor(s) are lawfully seize perly is unencumbered, exc : all claims and demands, s	ept for encumbrar subject to any enc	umbrances o	. Mortgagor(s) warra f record. There is a p	t to mortgage, grant nt(s) and will defend prior mortgage from		
		<del></del>		dated _	4/9/73			
and recorded as do	cument number	22302273	*****					
mited States of Al	meriça.	live(s) al rights under and b						
luture advances as advances were mad and although there secured may increa	care made pursuant to de on the date of the ex e may be no indebtedn ise or decrease from tir	If the obligations הערצטמה! If gaged and any unit indment of soffice. This אחיים בי פני פני פני פני פני פני פני פני פני פנ	ures the indebted inty (20) years from though there may e any advance is ount so secured at	ness existing	at the date hereof, it	any, and also such		
um of For	rty-Four Thouse	and 00/100	<u> </u>					
ollars (U.S.\$ 44 r insurance on the	1,000.00 real property describe	plus interest thereon and a ed herein, plus interest on :	ny clishursements such dispyrsemen	made for the	payment of taxes, sp	ecial assessments,		
		gee covenant and agree as						
	ipal and Interest. Mor	igagor(s) shall promptly pa		incipal of and	d interest on the det	ot evidenced by the		
Application of Pa	yments. All payments	received by Mortgagee sha	all be applied to .i	ne annual fee	, interest due; and t	hen, to principal.		
. Charges and I len	is. Mortgagor(s) shall p this Mortgage, and le to be paid under this pa	pay all taxes, assessments, asehold payments or grou aragraph. The Mortgagor(s)	charges lines as	- saaisiaaa				
fortoagor(s) shall r	romntly discharge and	lien which has priority over the payment of the obliga- efends against enforcemen lien or forfeiture of any pay	r this Mortgage of tion secured by t t of the lien in, le	her than .ne i he lien in a i gal proceedi	orlor mortgage description acceptable new which in the M	ribed above, unless to Mortgagee; (b) ortgagee's opinion		

ment satisfactory to Mortgagee subordinating the lien to this Mortgage. If Mortgagee determines that any lart of the Property is subject to a lien which may attain priority over this Mortgage, Mortgagee may give Mortgagor(s) a notice identifying the lien. Nortgagor(s) shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

4. Hazard Insurance. Mortgagor(s) shall keep the improvements now existing or hereafter erected on the Property insured against loss or damage by fire, hazards included within the term "extended coverage" and any other hazards for which Mortgager requires insurance. This insurance shall be maintained in the amounts and for the periods that Mortgagee requires. The insurance carrier providing the insurance shall be chosen by Mortgagor(s) subject to Mortgagee's approval which shall not be unreasonably withheld.

All insurance policies and renewals shall be acceptable to Mortgagee and shall include a standard mortgage clause. Mortgagee shall have the right to hold the policies and renewals. If Mortgagee requires, Mortgagor(s) shall promptly give to Mortgagee all receipts of paid premiums and renewal notices. In the event of loss, Mortgagor(s) shall give prompt notice to the insurance carrier and Mortgagee. Mortgagee Mortgagee and Mortgagee and Mortgagee is otherwise agree in writing insurance proceeds shall be applied to vestoration or regal of the Process.

Unless Mortgagee and Mortgagor(s) otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Mortgagee's security is not lessened. If the restoration or repair is not economically feasible or Mortgagee's security would be lessened, the insurance proceeds shall be applied to the sums secured by the Mortgage, whether or not then due, and any excess paid to Mortgagor(s). If Mortgagor(s) abandon(s) the Property or does not answer within thirty (30) days a notice from Mortgagee that the insurance carrier has offered to settle a claim, then Mortgagee may collect the insurance proceeds. Mortgagee may use the proceeds to repair or restore the Property or to pay sums secured by this Mortgage, whether or not then due.

If under Paragraph 17 the Property is acquired by Mortgagee, Mortgagor(s), tight to any insurance calleds and proceeds to repair or

If under Paragraph 17 the Property is acquired by Mortgagee, Mortgagor(s)' right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Mortgagee to the extent of the sums secured by this Mortgage Immediately prior to the acquisition.

- 5. Preservation and Maintenance of Property; Leaseholds. Mortgagor(s) shall maintain the Property in good condition and repair and shall not commit waste or allow the Property to deteriorate. Mortgagor(s) shall comply with or cause to be compiled with all statutes, ordinances and requirements of any governmental authority relating to the Property. Mortgagor(s) shall not remove, destroy, damage or materially after any building or other property now or hereafter covered by the lien of this Mortgage without the prior written consent of the Mortgagee. If this Mortgage is on a leasehold, Mortgagor(s) shall comply with the provisions of the lease, and if Mortgagor(s) acquire(s) fee title to the Property, the leasehold and fee title shall not merge unless Mortgagee agrees to the merger in writing.
- 6. Protection of Mortgagee's Rights in the Property. If Mortgagor(s) fall(s) to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect Mortgagee's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation, foreclosure or to enforce laws or regulations), then Mortgagee may do and pay for whatever is necessary to protect the value of the Property and Mortgagee's rights in the Property. Mortgagee's actions may include paying any sums secured by a fien which has priority over this Mortgage, appearing in court, paying reasonable attorneys' fees and costs and entering on the Property to make repairs. Although Mortgagee may take action under this paragraph, Mortgagee does not have to do so.

  Any amounts disbursed by Mortgagee under this paragraph shall become additional indebtedness secured by this Mortgage. Unless Mortgagor(s) and Mortgagee agree to other terms of payment, these amounts shall bear interest from the discording payment.

  7. Inspection. Mortgagee or its agent may make reasonable actives upon the inspection. Mortgagee shall requesting payment.

7. Inspection. Mortgagee or its agent may make reasonable entries upon the inspection of the Property. Mortgagee shall give Mortgagor(s) notice at the time of or prior to an inspection specifying reasonable cause for the inspection

8. Condemnation. The proceeds of all year or train to dar ages, director consequential, in connection with any condemnation or other taking of any part of the Property, of it is neverally be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to Mortgager(s). In the event of a partial taking of the Property, unless Mortgager(s) and Mortgage otherwise agree in writing, the sums secured by this Mortgage shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Mortgagor(s).

If the Property is abandoned by Mortgagor(s), of it, after notice by Mortgagee to Mortgagor(s) that the condemnor offers to make an award or settle a claim for damages, Mortgagor(s) fall(s) to respond to Mortgagee within thirty (30) days after the date the notice is given, Mortgagee is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Mortgage, whether or not then due.

- 9. Mortgagor(s) Not Released: Forberance By Mortgagee Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Mortgagee to any successor in interest of Mortgagor(s) shall not operate to release the liability of the original Mortgagor(s) or Mortgagor(s)' successors in interest. Mortgagee shall not be required to commence proceedings against any successors in interest creature to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Mortgagor(s) or Mortgagor(s) successors in interest. Any forbearance by Mortgagee in exercising any right or remedy shall not be deemed a waiver of or preclude the exercise of any right or remedy.
- 10. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements of this Mortgage shall bind and benefit the successors and assigns of Mortgage and Mortgager(s), subject to the provisions of Paragraph 15. Mortgagor(s) covenants and agreements shall be joint and several. Any Mortgagor who co-signs this Mortgage but does not execute the Agreement: (a) is co-signing this Mortgage only to mortgage, grant and convey that Mortgagor's interest in the Property under the terms of this Mortgage; (b) is not personally obligated to pay the sums secured by this Mortgage; and (c) agrees that Mortgage and any other Mortgagor may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Mortgagor's consent.
- 11. Losn Charges. If the losn secured by this Mortgage is subject to a law which sels maximum losn charges, and that law is finally interpreted so that the interest or other losn charges collected or to be collected in connection with the losn exceed the permitted limits, then: (a) any such losn charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Mortgagor(s) which exceed permitted limits will be refunded to Mortgagor(s). Mortgage may choose to make this refund by reducing the principal owed under the Agreement or by making a direct payment to Mortgagor(s). If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Agreement.
- 12. Notices. Any notice to Mortgagor(s) provided for in this Mortgage shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Mortgagor(s) designate(s) in writing to 'arranges. Any notice to Mortgages shall be given by first class mall to Mortgages's address stated herein or any other address Mortgages of any nates in writing to Mortgagor(s). Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor(s) or Mortgag each an given as provided in this paragraph.
- 13. Governing Law; Severabill' 1. This Mortgage shall be governed by the law of Illinois, except to the extent that federal law is applicable. In the event that any provision of this Mortgage or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision. To this end the provisions of this Mortgage and the Agreement are useful.
- 14. Mortgagor(s)' Copy. Each Mortgago ( ) half be given one conformed copy of the Agreement and this Mortgage.
- 15. Transfer of the Property or a Benefici. Interest in Mortgagor(s): Due on Sale. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Mortgagor is sold or transferred and Mortgagor is not a natural person) without Mortgagoe's prior written consent, Mortgagoe may, at its option, require immediate payment in full of all sums secured by this Mortgagoe. However, this option shall not be exercised by Mortgagoe if exercise is prohibited by federal law as of the date of this Mortgago. However, this option shall not be exercised by Mortgagoe enall give Mortgagor(s) notice of acceleration. This notice shall provide a period of not less than thirty (30) days from the date the notice is delive et or mailed within which Mortgagor(s) must pay all sums secured by this Mortgago. If Mortgagor(s) fall(s) to pay these sums prior to the expiration of this period. Mortgagoe may invoke any remedies permitted by this Mortgago without further notice or demand on Mortgagor(s).
- 16. Prior Mortgage. Mortgagor(s) shall not be in default of any provision of any prior mortgage.

## ADDITIONAL COVENANTS: Mortgagor(s) and Mortgagee further covenant and agree for follows:

- ADDITIONAL COVENANTS: Mortgagor(s) and Mortgagee (urth of covenant and agree for follows:

  17. Acceleration and Remedies. All sums secured by this Mortgagor ge shall be due and payable at the option of the Mortgagoe upon the occurrence of any one of the following events:

  (a) if Mortgagor(s) has/have engaged in fraud or miterial misrepresentation in connection with said Agreement;

  (b) if Mortgagor(s) has/have engaged in any action or has/have falled to a trin a way which adversely affects the Mortgagoe's security or any right of the Mortgagoe in such security including, but not limited to, (i) oet autin in the observance or performance of any of the covenants or agreements of the Mortgagoe, which default is not corrected by Mortgagor(s), within ten (10) days of the giving of notice of said default (ii) the assertion of any liens, mechanics' or otherwise, against the Property which is not resolved as set forth in Paragraph 3 (iii) the assignment by Mortgagor(s) for the benefit of creditors (iv) the adjudication of the Mortgagor(s) to be bankrupt or insolvent or the failure to make payments under a reaffirmation plan and (v) the sals or transfer of the Mortgagor(s) interast in the Property (or Mortgagor's beneficial interest if Mortgagor is not a natural person) which is security for this indebtedness without the Mirtgagor's prior written consent; and the entire sum due without notice or declaration of such action. Mortgagoe shall be entitled to collect (and include as additional indebtedness) all expenditures and expenses, which may be paid or incurred on behalf of the Mortgagoe in an; proceeding pursuing the remedies provided for in this Paragraph 17, including but not limited to, attorneys' fees, court costs, surveys, title searches and similar data.
- 18. Mortgages in Possession. Upon acceleration under Paragraph 17 or abandonment of the Property and at any time prior to the expiration of any period of redemption, Mortgages (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents, issues and profits of the Property in Juding those past due. Any rents, issues and profits collected by Mortgages or the receiver shall be applied first to payment of the costs of main memeriand operation of the Property, including, but not limited to, receiver's fees, premium on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Mortgage.
- 19. Release, Lipon payment of all sums secured by the Mortgage, Mortgagee shall release this Mortgage, without charge to Mortgagor(s).
- 20. Riders to this Mortgage. If one or more riders are executed by Mortgagor(s) and recorded together with this Mortgage, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider(s) were a part of this Mortgage.

BY SIGNING BELOW, Mortgagor(s) accept(s) and a gagor(s) and recorded with it.	igree(s) to the terms	s and covenants in this I	Mortgage and in any rinler	
IN WITNESS WHEREOF, Mortgagors have set forth	their hands and se	als this 1st day	of May	19 90
x DIMBS	(SEAL)	Maure	K. Bule	(SEAL)
	(SEAL)		THE STATE OF THE S	(SEAL)
STATE OF ILLINOIS	) ) SS.			
COUNTY OF COOK				
the undersigned		, a Notary Public in a	and for said county and sta	ate, do hereby cartify
that John M. Burke and whose name(s) are acknowledged that they	subscribed to	the foregoing instrumen	t, appeared before, me th	is day in person, and
voluntary act, for the uses and purposes therein s				
Given under my hand and official seat, this1s	tday of	May		1990
My Commission expires:		La	us Barness	nd e ndebug graphe de par me inscri en el 21 departe, el 21 de 11
		_	Notary Public	

M MP. ANE 29,1994

Prepared by: James Demons

Mail To: State Bank of Countryside Countryside, Illinois 60525 (708) 485-3100