SIMPLE MORTGAGE

Laurence J Cott and Flary Catherine Gott, his wife

mortgage(s) and warrant(s) to FIRST NATIONAL BANK OF HOFFMAN ESTATES, a banking corporation organized and existing under the laws of the United

County, Illinois:

See Legal Description Attached

Cook

Together with all buildings improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apperatus, equipment, fixtures or articles whether in single units or centrally controlled, used to supply heat, gas, air-conditioning, water, light power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to lesses is customary or appropriate, including screens, window shades, storm doors and windows, floor coverings, screen doors, in-a-door beds, awnings, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not! and also together with all easements and the rents, issues and profits of said premises which are hereby helded, assigned, transferred and set over unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby subrogated to the rights of all mortgages, herbolders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD: the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment, and with all the rights and privileges thereunto belonging unto said Mortgages forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State which said rights and benefits said Mortgagor does hereby release and waive.

1. To secure payment of the debt as evidence hereby and by the note or notes of even date herewith, or subsequent dates, or any note or notes substituted therefor to extend or renew payment here of, executed by the mortgagors or any of them, or if the mortgagor is a land trust, then executed by the beneficiaries of said trust or

thereby releasing and waiving all highs, inder and by virtue of the homestead and exemption laws of this state and the United States. In the event of a breach of any obligation to pay said debt, the whole of said indebtedness, including principal and all earned interest, shall, as the option of the legal holder thereof, without notice, trender immediately due and payable. Indishall be recoverable by foreclosure hereof, or by suit at law, or both, all expenses and disbursements, paid or incurred in the half of the plaintiff in connection with information for the foreclosure hereof including reasonable attorney's fees, outlays for documentary evidence, stenographics charges, cost of procuring or of completion abstract of title, and of opinion of title or title guarantee policy, showing the whole title to said property, and of minutes of proceeding wherein the grantee, or any holder of any part of said indebtedness, as such, may be a party by reason hereof shall also be paid by the grantors; and which expenses and disbursements shall be an additionable upon said premises, and included in any decree that may be rendered in such foreclosure proceeding.

3. The performance of all of the covenants and obligations of the Mortgagor to the Mortgagor as contained herein and in said Note.

THE MORTGAGOR COVENANTS:

States, the following described real estate in ____

A (1) To pay said indebtedness and the interest thereon as herein and it said note provided, or according to any agreement extending the time of payment thereof. (2) To pay when due and before any penalty attaches thireto all taxes, see (a) taxes, special assessments, water charges, and sew it service charges against said property including those heretofore due) and to furnish Mortgagee, upon request, cuplic a receipts therefor, and all such items extended against said property shall be controlled by the purpose of this requirement. (3) To keep the if proviments now or hereafter upon said premises insured against damage by fire, and sold other, hazards as the Mortgagee may require to be insured against, and to be ovde public liability insurance and such other insurance as the Mortgagee may require, and said indebtedness is fully paid or in case of foreclosure, until expiration of the period of redemption, for the full insurable value thereof, in such companies, through such agents or trokers, and in such form as shall be satisfactory to the Mortgage, such insurance policies shall remain with the Mortgagee during said period or periods, and contain the usual clause satisfactory to the Mortgage making them payably to the Mortgage, and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or redemptioner, or any grantifier i) a deed pursuant to foreclosure, and in case of loss under such profices.

If receipts, vouchers, it eleases and acquittances required to be signed by the intrance companies, and the Mortgage agrees to sign, upon demand, if receipts, vouchers, releases and acquittances required to the intrance companies, and the Mortgage agrees to sign. upon demand, if receipts, vouchers, and releases required of him to be signed by the Mortgagee for such purpose, and the Mortgagea grant of the Mortgagee is authorized to apply the proceeds of any intrance commence and promptly complete the rebuilding or restoration of the property or upon the indebte

B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the preparative required or accepted, I promise to pay to the Mortgagee, a prorata portion of the current year taxes upon the instrument of the loan and to pay monthly to the Mortgagee, in addition to the above payments, a rum estimated to be equivalent to one-twelfth of such items, which payments may, at the other such funds or its own funds for the payment of such items. (b) the native in a savings account and withdrawn by it to pay such items, or (c) be credited to the unpaid balance of said indebtedness as received, provided that the Moltgagee advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is of sufficient, I promise to have the difference upon demand. If such sums are held or carried in a savings account, or escrow account the same are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

C. This martgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is agreed that is the event of such advances the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract and elivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said redebtedness, including all advances.

D. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so covenanted, that said Mortgagee may also do any act it may deem necessary to protect the lien hereot, that Mortgagor will repay upon demand any moneys paid or distrused by Mortgagee for zery of the above purposes and such morieys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness excited by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of sale of sale premises if not otherwise paid, that it shall not be obligatory upon the Mortgagee to check into the validity of any lien, encumbrance or aim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose to do any act hereunder, and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder.

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract.

1 That If all or any part of the property, or any interest therein, or if the mortgagor is a land trust, if all or any part of the beneficial interest in said trust is sold, transferred or assigned by the mortgagor without the prior content of the mortgage, excluding (a) the creation of a flen or encumbrance subordinate to this mortgage, the treation of a purchase money security interest for household appliances, (c) a transfer by devise, descent, or by operation of law upon the death of a joint tender of the grant of any leasehold interest of three years or less not containing an option to purchase, Mortgagee, may, at Mortgagee's option, declare without notice at of the sums secured by this mortgage to be immediately due and payable.

Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer, Mortgagee and the person to whom the property is sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagee and that the interest payable on the sums secured by this mortgage shall be at such rate as Mortgagee shall request. If Mortgagor's successor has executed a written assumption agreement accepted in writing by Mortgagee, Mortgagee shall release Mortgagor from all obligation under this mortgage and the note securing it.

crear is interest of the Mortagon in the it of the debt secured hereby, but said dealings same manner as with the Mortgagor, and shall not discharge or in any way affect the liability of the Mortgagor hereunder or the debt hereby secured.

- G. That time is of the assence hereof and if default be made in performance of any covenant herein contained c. in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or open the proceedings in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, or in the event of the filing of a soil to condemicallier a part of the said property, then and in any of said events, the Mortgagee is hereby authorized and empowered, at its option and without affecting the lien hereby created or the prior of said lien or any right of the Mortgagee hereunder, to declare without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply toward the payment of said mortgage indebtedness any indebtedness of the Mortgager to the Mortgagor, and said Mortgager may also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately
- H. That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this instrument, or any litigation to which the Mortgagee may be made a party on account of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect said debt or lien and any reasonable attorney's fees so incurred shall be added to and be a part of the debt his reby secured. Any costs and expenses reasonably incurred in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other dispute or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a nart of the debt hereby secured. All such amounts shall be payable by the Mortgagor to the Mortgagee on demand, and if not paid shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate then at the legal rate. In the event of a foreclosure sale of said premises there shall first be paid out of the proceeds thereof all of the aforesaid amounts, then the entire indebtedness whether due and payable by the terms hereof or not and the interest due thereon up to the time of such sale, and the overplus, if any, shall be paid to the Mortgagor, and the purchaser shall not be obliged to see to the application of the purchase money.
- t. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee's hereby empowered to collect and receive ad consponsation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall be forthwith applicably the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignee.
- J. All easements, rents, issues and plotits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or hereafter to become due, under or by virtue of any lease or agreement to the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereof (a) to pledge said electriffices and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed hereof in any foreclosure decree, and (b) to establish an also place transfer and assignment to the Mortgagee of all such leases and agreements and all the evaluation to the mortgage of all such leases and agreements and all the evaluation to the mortgage. with the right in case of default, either becore or ofter foreclosure sale, to enter upon and take possession of manage maintain and operate said promises, or any part thereof, make leases for serms deemed advantagrous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits, regardless of a ben earned, and use such measures whether legal or equipple as it may deem proper to enforce collection thereof, employ renting agents or other employees, after or repair said premises, buy furnishings and equipment therefore when it deems necessary, purchase adequate fire and extended coverage and other forms of intotance as it may be deemed advisable, and in general exercise all power, of linarity incident to absolute ownership, advance or borrow morely necessary for any purpose here is stated to secure which a lien is hereby created on the mortgagest, in hises and on the income therefrom which here's prior to the limit fany other indebtedness hereby secured and out of the income retain reasonable compensation to: itself—pay insurance premiums, taxes and assessments, and ail expenses of every kind, including attorney's fass incurred in the exercise of the powers herein given, and from time to time apply any balance of income not imits sole discretion, needed for the aforesaid purposes. first on the interest of the powers herein given, and from time to time apply any balance of income not in its sole discretion, medical for the aforesaid nurposes. First on the interest and then on the principal of the isodebtedness hereby a cured, before or after any decree of foreclosure, and on the principal of the isodebtedness hereby a cured, before or after any decree of foreclosure, and on the principal on the proceeds of sale. If any, whether there be a decree in personal therefor or not. Whenever all of the indebtedness secured hereby is paid, and the Microague, in its sole discretion, feels that there and pay to Mortgagor any surplus income in its hands. The possession of integagee may continue and fall integrates hereby is paid in fall or ord. The delivery many to mortgagor and surplus income in its hands. The possession of integagee may continue and fall integrates hereby is paid in full or ord. The delivery many continue and fall integrates hereby is paid in full or ord. The delivery many continue and fall integrates hereby is paid in full or ord. The delivery many continue and fall integrates hereby is paid in full or ord. very of a Deed pursuant to a decree foreclosing the lien hereof, but if no died be issued, then until the expiration of the statisticity period during which it may be issued. Mortgagee shall, however, have the discretionary power at any time to refuse to lake or to ahandon possession of said premises without affecting the first hereof. Mortgagee shall have all powers, if any, which it might have had without this pilicagraph. No suit shall be sustainable lagalist Mortgagee based upon acts or complicious terms. lating to the subject matter of this paragraph unless commenced within sixty days arter. Fortgager's possession crases
- without notice to the Mortgagor, or any party claiming under him, and without regard to the solvency of the Mortgagor or the then value of said premises, or whether

issues and profits of suid premises during the pendence of silected, may be applied before as well as after the sale, towing and preservation of the property, including the expenses of and it a receiver shall be appointed he shall remain in pusses or not, and until the issuance of deed in case of sale but if it of said premises shall be nullified by the appointment or entry. L. That each right, power and remedy herein conferred unlaw conferred, and may be enforced concurrently therewith, thereafter in any manner affect the right of Mortgages to requires, the mesculine gender, as used herein, shall include to and obligations under this mortgage shall extend to and be be the successors and assigns of the Mortgagee, and that the power	asids the payment of the such receivership, or re- sion until the expiration on deed be issued until in possession of a receive pon the Mortgagen is contain to waiver by the Mojuile or enforce perform he feminine and the ne inding upon the respects herein mentioned ma	e indebtedness cost in any deficiency all of the full period all of the full period all other works with the expiration of every contigager of performaliance of the same of uter and the singularitive heirs, executors y be exercised as of	s. takes insurance in each when the interest of the statutory person to en minate any other light or remained any other of any other other of any other other of any other other of any other	or other items necessary in other items necessary in redemption, which there it is diving which it may be ease junior to the lien heroody of the Mortgagee, what herein or in said obligation when the theory is that wherever error shall include the place of the sizes.	for the protection personant or not used in price of and no reast and no reast and no reast and content hereof and inhalable and the Mortgagor, and the Mortgagor, and
M. That in the event the mortgagor is a duly organized or porate trustee, and the improvements on said real estate contains.	orporation, the mortga in four or more dwellin	gor does hereby war gunits, the mortgag	ve all rights of sedi or does hereby پښو	rmps (Cr. In the event that my aid for its of redemaption	mortuación o colo. O
In witness whereof, this mortgage is executed, sealed and de ##################################	(SEAL)	Allin Laurence J (,		502959 (SEAL)
HIS SE SE BACKBOOK SARE THE SECOND TO THE SE		Mary Catheri		Soft,	(St AL)
				1. The Uniters goes la	of Cortain Cortain Com-
and for said County, in the State aforesaid, DO HEREBY CERT	TEYTHAT Lauren	ce J Gott an	d Catherine	Gott	
personally known to me to be the same person whose names	are			salisar bed to the fore.	acona in thument
appeared before me this day in person, and acknowledged that	t hey		\$ (Q1)	ed signed and decision set	· ya i niin mani
as their	free and voluntary act,	for the uses and pu	poses there is set f	orth including the release	on as one take
rights under any homestead, exemption and valuation laws.	9 000385	9		/3	00
GIVEN under my hand and Notarial Seal, this 04th		lo yeb	December	OFFICIAL CEA	W. 68 1

11

60195

JANET L. FREDERICKS

NOTARY PUBLIC, STATE OF 11 1 NOIS

My Commission Expires April 4, 1993

First National Bank of HoffmanEstates

2200 West Higgins Rd Hoffman Estates,

UNOFFICIAL COPY

O in Lot 1 in Chavior Hills of Inverness, Unit No. 4, being a reachdivision of certain lots and vacated roadways in Clevior Hills on Inverness, Unit No. 1. being a subdivis or. of part of the East 1/2 of the Northwest 1/2 of Section 18. Township 42 North, Range 10, East of the Thirl Principal Meridian, and in Cheviot Hills of Thurmess, Unit No. 3, being a Subdivision of part of the Northwest } of Section 18, Township 42 North, Range 10, East of the Third Principal Meridian, cogether with all of the East & of the East & of the lortheast & of Section 13, Township 42 North, Range 9 Last of in the Vin.
llinois
30003856 the Third Principal Meridian in the Village of Inverness, in Cook County, Illinois