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Loan No.

JNOFFICIAL.			
	THE ABOVE SPACE FOR RECORDER'S USE O		
ebruary 16 19 90 betwee	20		
one-Norwood Trust & Savings Ban	<u> </u>		
or surregment dated February 12,	10 90 and known as Trust No. 1485		

MOTTOAGE	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, madeFebruaryFebruary	y 16 19 90 between
not personally, but as Trustee under agreem (herein referred to as "Mortgagor",) and GL.	nent dated February 12, , 19 90 and known as Trust No. 1485 ADSTONE-NORWOOD TRUST & SAVINGS BANK, an Illinois banking corporation, doing red to as "Mortgagee,") WITNESSETH THAT WHEREAS Mortgager is justly indebted to thousand Seven Hundred and 00/100ths
dollars (\$ 21,700.00) evidenced order of the Mortgagee and delivered, by wheremaining from time to time unpaid at \$12 \overline{60}\$. Mortgagee in Chicago, Illinois, in 60	d by a certain Promissory Note of even date herewith executed by Mortgagor, payable to the ich Note Mortgagor promises to pay said principal sum and interest on the balance of principal such three quarters (10.75 %) per annum prior to maturity, at the office of successive mentally installments commencing April 1st
be in the amount of \$ 220.30 interest on the principal of each installment collection, including reasonable attorneys' fe	, and on the same date of each month thereafter, all except the last of said installments to each, and said last installment to be the entire unpaid balance of said sum, together with after the original maturity date thereof at \frac{11.75}{200} per annum; together with all costs of ees, upon default, (hereinafter referred to as the "Note"), a payment of said Note in accordance with its terms and the terms, provisions and limitations of this Morgage, and

NOW, THEREPORE, the mortgagers to secure the payment of silo noin in accordance with its terms and the terms, provisions and limitations of this Mortgage, and all extensions and renewals the term, in the propose of securing the payment of any and all obligations, indebtedness and liabilities of any and every kind now or hereafter owing and to be one, due from the Mortgagers or any of them to the Mortgager or to the holder of said Note or to the Assignee of the Mortgager during the term of this mortgage, created, incurred, evidenced, acquired or arising under the Note or this mortgage, together with interest and charges as provided in said Note, and any and all renewals or extension of any of the foregoing, and the performance of the covenants and agreements herein contained, by the Mortgagers to be performed, and also in consideration of One Datar in hand paid, the receipt whereof is hereby acknowledged, do by these presents Mortgage and Warrant to the Mortgager, its successors

and assigns, the following described tool Hysate in the County of Cook and State of Minols, to wit: HI.N. 21-31-426-009

Lots 31, 32 and 33 in Block 33 in Circuit Court partition of the Southeast 4 of section 31, Township 38 North, Range 15 Fast of the Third Principal Meridian, pursuant to the plat thereof recorded March 4, 1(85 as document no. 607499 in Book 19 page 70 in Cook County, Illinois.

DEPT-01 T47777 TRAN 8947 12/20, 49502 # ## - 910 -- 101 COOK COUNTY RECORDER TRAN 8947 12/20/90 16:34:00 -081661

which, with the property hereinafter described, is referred to herein as 'ne' 'premises''.

TOGETHER with all improvements, tenements, easements, fixtures and 'a partenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged privatily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air co ditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, s' arm 'nors and windows, floor coverings, insdor beds, awnings, stoves and water heaters.

All of the foregoing are declared to be a part of said real estate whether physically intached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed on the premises by the Mortgagor or its successors shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the Mortgagee, its successors and assigns forever, for the purposes herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights, and benefits the Mortgagors do be breby expressly release and water.

This Mortgage consists of two pages. The covenants, conditions and provisions appearing a page 2 (the reverse side hereof) among other things, require Mortgagor to keep the premises in repair, insured and free of liens and to pay and discharge prior liens and taxes paid by Mortgagor, the costs of such repairs, insurance, prior liens and taxes paid by Mortgage constitute additional indebtedness secured hereby, provide for tax and insurance deposits, for acceleration of maintainty of the Note and foreclosure hereof in case of default and for the allowance of Mortgagor's automorys' fees and Appress of foreclosure, and are inc

Gladstone-Norwood Trust & Savings Bank This mortgage is executed by GIAGSCONE-NOTWOOD TRUST & SAVINGS BAIK

not personally but as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and it is expressly understood at a sign of the mortgage herein and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the Note secured by this mortgage shall be construed as creating any

Gladstone-Norwood Trust & Savings Bank liability on Great Scotte Norwood Trust & Savings Barix or on any of the here, e arise under said trust agreement personally to pay said Note or any interest that may accrue thereon, or any indebtedness accruing hereunder or to perform any coverage and the representation of the property hereby conveyed by enforcement of the provisions hereof and of said Note, but this waiver shall in no way affect the personal liability of any cc signe, endorser or guaranter of said Note.

IN WITNESS WHEREOF, Cladstone—Norwood Trust & Savings Bank , not personally out a "nater as aforesaid, has caused these presents to be signed by its (Executive) (Assistant) (Vice President) (Trust Officer), and its corporate seal to be hereunto affixed and at use of by its (Executive) (Assistant) (Vice President) (Trust Officer) the day and year first above written.

Gladstone-Norwood Trust & Savings Bank 90081661 . As Trustee as a cre aid and not personally, Berry Vy. JoAnn Bohn (Excoulive) (Assistant) (View President) (Trust Officer) Allesi Pelesia Filiala Eleanor Kabala Encounty Assistant) (Vice-President) (Trust-Officer) Real Estate Loan Officer) STATE OF ILLINOIS COUNTY OF COOK 1. Antoinette Anderson a Notary Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY, that

(Executive) (Assistant) (Vice President) (Trust Officer) of Gladstone-Norwood Trust & Savings Bank and (Executive) (Assistant) (Vice President) (Trust Officer) of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such (Executive) (Assistant) (Vice President) (Trust Officer), and (Executive) (Assistant) (Vice President) (Trust Officer), 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, as Trustee as aforesaid, for the uses and purposes therein set forth, and the said (Executive) (Assistant) (Vice President) (Trust Officer) then and there acknowledged that said (Executive) (Assistant) (Vice President) (Trust Officer) as custodian of the corporate seal of said Bank, did affix the seal of said Bank to said instrument as said (Executive) (Assistant) (Vice President's) (Trust Officer) own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid; for the uses and purposes therein set forth.

February 16th 90 "OFFICIAL SEAL Given under my hand and Notarial Scal this _____ APTOINCTIE M. ANDERSON This Document Prepared By: <u> Antoinette Marie Anderson</u> Motavi Pablic, State of Illinois Notary Public My Commit HON-BECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DISCRIBIO PROPERTY HERE

GLADSTONE-NORWOOD TRUST & SAVINGS BANK

5200 N. CENTRAL CHICAGO, IL 60630

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER

Chicago, Illinois 60617 01

8635 S. Commercial

FORM ON 231 TRUST (REV 3/89) (USE WITH ON 232 OR 230)

Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS BUFFIGURE TO COMMET CHEERE PENSES OF CONTINUE CONTINUES.

J. MORTGA P.:

J. MOR

2. In addition to the mortally psyments of principal and interest psychile under the terms of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, such same and psycial assessments accurage on establishing a reserve for the payment of presentests under the payment of presented and special assessments accurage on the property (all as estimated by the holder of the Note without any allowance for interest, for the payment of sacts permission, as the assessments provided that such request whethere or not complete with shall not be construed to a first the obligations of the Note without any allowance for interest, for the payment of sacts permission, as the same approach against long or damage by fire to lightning. If, however, psyments made hereunder for states, special assessments and insurance premisms shall not be sufficient to pay the amounts necessary as they become due, then the Mortgagor to the payment is made to the deficiency. If amounts collected for the purpose aforesaid exceed the amount necessary to make such payment, such excess shall be credited on ashesquent psyments to the more payments of these purposes to be made by Mortgagor.

3. The principles is grained to make prepayments in the principal of this Nice on any innerent payment during deep years and the rest prepayment in any consists of the principal presentation of the of th	111
5. Mortgagor agrees that Mortgagor may employ counsel for notice or other legal service at the Mortgagor's discretion in connection with any dispute as to the cloth hereby secured or the lien of this lines which the Mortgagor may employ accounted which may affect the title to the property securing the indebtodness hereby societed on the adapt most and any massion of the debt hereby secured of the debt hereby secured. Any costs and expenses reasonably incurred in the foreclosure of this mortgage and sale of the other with property securing the same and in connection which may affect as a connection of the connection of the debt hereby secured. All such amongs shall be part of the debt hereby secured. All such amongs shall be possible by the Mortgagor on demand, and if the possible of the debt hereby secured in the connection of the debt hereby secured. All such amongs shall be possible by the Mortgagor on demand, and if the possible of the debt hereby secured in the connection of the debt hereby secured and the secured of the debt hereby secured and the connection of the debt hereby secured on the secured of the debt hereby secured and the connection of the debt hereby secured of the secured of the debt hereby secured on the connection of the debt hereby secured on the secured of the secured of the debt hereby secured on the secured of the debt hereby secured on the secured of the secured of the debt hereby secured on the secured of the debt hereby secured on the secured of the secured of the debt hereby secured on the secured of the debt hereby secured on the secured of the debt hereby secured on the secured of the secured of the debt hereby secured on the secured of	oble amorney clium with an the Mortgage
fi. In case of default thereis. More the may, but need not, make any payment or perform any act herein required of Mortgagor in any form and manner decemd expedient, and may, but need not, make payments of principal or laterate on prior eliminates, if any, and parchases, discharge, companies or partie may tax is not seed on the prior lies or take may tax or assessment. All money, said for any of the purposes berein authorised all expenses paid or increased in connection therewish, including anticomys' fees, and say offer moneys advanced by its discretion to protect the remainse and the lies to an action of the research and the	Mortgages i

- 11.75. %) per anneal. Series of Mortgagen shall never be considered as a waiver of any right accrosing to st un a 7. Mortgages making any payment hereby so bool? of relating its taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquality is any one amount, sale, forfeiture, tax lies or title or claim thereof.
- B. At the option of the Mortgagee and without notice a plutgage, all unpuid indebtadens secured by this Mortgage shall; notwithstanding anything in the Note or in this Mortgage to the coverney, become
 (a) intenditably in the case of default in making payms to any intellment on the Note or on any other obligation secured hereby, or (b) when default shall occur and contained, in the days in the performance precedent of the Mortgague herein contained.
- 9. When the indebtedness hereby secured shall become due when the particle of the control of the

- 10. The proceeds of any foreclosure sale of the pression shall be distributed and age and b, th. following order of priority: First, on account of all costs and expenses sacident to the foreclosure proceedings, including such sense as are mentioned in the proceeding paragraph beyon, second, all other interest between which is, for the forecless entirely indicated and interest remaining unpaid on the Note; fourth, any overplus to Mortgagor, the accessor or assigns, as their rights may appear.
- 1). Upon, or a law time after the filing of sult to foreclose this Montgage, the Court is which such w. ... filed may appoint a receiver of said premises. Such appointment may be made eather before or after said, without regard to the thos value of the premises of whether the same shall be then occupied as a how stead of not, and the Montgage may be appoint a receiver. Such receiver, Such receiver, such there power to collect the room, issues and profits of said premises doing the pendency of such foreclosure said and in case of a sale and inflictions, during the full issues or pendence, whether there he redemption on such receiver, would be settled to collect sach may be received when Montgagers, except for the intervention of such receiver, would be settled to collect sach may be received and all other powers which may be received, except on a said in such opening the said all other powers which may be received, so the presence of (pichaling insurance and repairs), postession, control, management and operation of the premise during the whole of in all of the profit of: (i) the infection as secured hereign, or evidenced by any decree foreclosing this doing or, or any tax, special assessment or other iron which may be or tecome superior to the lifes hereof or of a sale and dwire! Act;
- we previous during the who', of old period. The Court from time to time may subtroute the receiver to apply the ned income in his hands in pick decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and decree, or any tax, special assessment or other line which may be at tecome superior to the line hereof or all hinder the enforcement of tone-closure of this knottages, but hereby the west foreclosures of this knottages, but hereby the hereby tone-there are considered in the line hereof or all hinder the enforcement of conclosure of this knottages, but hereby wentives the benefit of sections, and section in the process of the mortgaged property sold as an entire). This MORTGAGOR HERISHY MAY SHAN AND ALL ROUTS OF REDEMENTON PROM SALE UNDER ON DECRETE OF PORTS. PURSUANT TO MIGHTS HEREIF OR ANTESTO ON HERIALF OF THE MORTGAGOR, THE TRUST ESTATE AND ALL PERSONS BENEFICIALLY INTERESTED THEREIN, AND EACH AND EVERY PERSONS TO THE PROVISIONS OF THE ILLINOIS STATUTES.

 18. In case the premises, or any part threaty, shall be taken by condemnation, the Mortgages which would not be good and a silable to the party interportum same to any property not taken and all condemnation compensation to received any property not taken and all condemnation compensation to received any property not taken and all condemnation compensation to received any property not taken and all condemnation compensation to received any property not taken and all condemnation compensation to received any property not taken and all condemnation compensation to received and any property not taken and all condemnation compensation to received as a property not taken and all condemnation compensation as received as a property not taken and all condemnation compensation as received as a property of the party to terror which may be not the force of any property not taken and all condemnation compensation as received.

 - H. In case the premises, or any part thereof, shall be taken by condennation, the Mortgager is hereby empowered to collect an exceive all condennation which may be paid for any property taken or for demands any property not taken and all condennation compressation to receive shall be furtherist applied by the Mortgager as it may elect, to the all the endeduction of the indebtedness secured inverte, as to the repair and restoration of any property so damanged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgager or its successor or all the secured forms.
 - of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered in the Mortgages or its accession of the literature.

 15. All milks, runs, issues and profits of the presides are judged, assigned and tor surface that it is the intension beard (a) to pledge sales and profits on a parity with said stall existe and not secondarily and such placing shall not be deemed merged in any functionary decree, and (b) to establish an absolute transfer and assignment to the Mortgages of all such cases and agreement and all the swills thereades, negative with the stall that the contribution of the sales and contribution of the sales and contribution of the sales and profits on a parity with said stall cases and agreement and all the swills there are said as all the swills there are not identified to the left of the federal and profits on one to upon and take possessories of intensions, manages, maintain and operates said premises of sate and as all the swills there are not intensional to the sales and available, and in paneral cases and agreement and all the swills there are a said available, and in paneral cases and agreement and all the swills there are a said available, and in paneral cases and agreement and all the swills there are a said available, and in paneral cases and agreement and all the swills there are a said available, and in paneral cases and agreement and all the swill there are a said available, and in paneral cases and agreement and all the swill there are a said available, and in paneral cases and agreement and all the swills there are a said available, and in paneral cases and agreement and all the swill there are a said available, and in paneral cases and agreement and all the swill there are a said available, and in paneral cases and agreement and all the swill there are a said available, and in paneral cases and agreement and all the said available and a sa
 - 16. In the event new buildings and improvements are now heling or sate to be erected or placed on the premises (that it, if this is a construction foan murgage) and if Mortgage, do) not complete the construction of said buildings and improvements in accurdance with the plane and specifications appropried by Managages, on or before theiry days prior to the due date of the first payment of principal, or if vints on indicessments of construction should leave before completion and the taild work should result assenting on the principal seem of the Niets secured by this Mortgage and Interest thereor, has in time to reconstruction of Mortgages, and in this power of absondancement of work specific construction of the said buildings or improvements for the period of thirty days as almost adapted as a systion, also meter soon and specific period of thirty days as almost an accurate the construction of the said buildings and improvements and moneys expended by Mortgages in connection with such completion of construction shall be added to the principal amount of said 11.75

- 47. A reconveyance of said premises shall be made by the Mortgagee to the Mortgagor on full psyment of the indebtedness aforeasid, the performance of the covenants and agreements become made by the Mortgagor, and seet of the reasonable fees of said Mortgagee.
- 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or thirough Mortgagor, and the word "Mortgagor" when used herein shall include all such persons illable for the psychem of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.
- 19. In the event that Mortgagors or either of them (a) current propositiones of a receiver, research or allowance of all or a solutantial part of Mortgagors' assets, or (b) be adjudicated a head-rapt or insolvent, or fele a voluntary polition in bankrupscy, or admit in writing their hability is psy detected to the receiver, research assignment for the benefit of credions, or (d) file a position or answer seeaing reorganization or arrangement with credions, or is take advantage of any insolvency law, or (e) file an inswer admitting the instetion for the purpose of all first as position filed against Mortgagors in any handrupicy, reorganization, or insolvency proceedings, or (f) sale any extens the purpose of all firstings any of the foregoing or (g) any or order, judgment or described by the purpose of all firstings any of the foregoing or (g) any order, judgment or described by the purpose of the foregoing or (g) any order, judgment or described by the purpose of the foregoing or (g) any order, judgment or described by the foregoing or government of a receiver or trustee of all or a substantial part of the Mortgagors' assets and such order, judgment or described by the foregoing or government of the foregoing or government of the foregoing or government of a receiver or trustee of all or a substantial part of the Mortgagors' assets and such order, judgment or described by the foregoing or government of the foregoing or government of the Mortgagor or government of the foregoing or government or government
- 28. Marigagor spress and understands that it shall constitute an event of default under this Mortgage, and the Note contiting the remedies herein and in the Note to be survived if (a) the Mortgager, are afficient of the Mortgager, shall convey title to, or boundfuld interest in, or otherwise unfive or permits any equitable or beauficial interest to the premises to become vested to any person or persons. Firm or conversable to the premises to become vested in one of the standard of the stan

ENVIRONMENTAL PROCESTAND COMPLE NOE RIDER

This E.P.A. RIDER is made this	16th _{da}	y of February	,1990 , and is
incorporated into and shall be	deemed to am	end and supplem	ent the Mortgage, deed
of Trust or Security Doed (the	"Security I	nstrument") of	the undersigned (the
"Borrower") to secure Borrower's (the"Lander	n Note Gla	dstone-Norwood	Trust & Sayings Bank-
(tho"Lander	r") of the	samo date and	coverrus the preparty
described in the Security Instr	tument and L	ocated at:	

8635 S. Commercial, Chicago, Illinois 60617

(Property Address)

- A. Mortgagor covenants that the buildings and other improvements constructed on, under or above the subject real estate will be used and maintained in accordance with the applicable E.P.A. regulations and the use of said buildings by Mortgagor, or Mortgagor's lessees, will not unduly or unreasonably pollute the atmosphere with smoke fumes, noxious gases or particulate pollutants in violation of any such regulations; and in case Mortgagor (or said Lessees) are served with notice of violation by any such E.P.A. agency or other municipal body, that it will immediately cure such violation, and abate whatever nuisance or violation is claimed or alleged to exist.
- B. Morraggor represents to Mortagee prior to the date hereof, the Premises have not been used by Mortager or, to the best of Mortager's knowledge, by any other party, and the Premises shall not at any time hereafter be used by Mortager or any tenant or any other person or entity for any activities involving, directly or indirectly, the use, generation, treatment, storage or disposal of any llazardous Material. The term "llazardous Material," when used herein, shall include, but shall not be limited to, any substances, materials or wastes that are regulated by any local governmental authority, the state where the Premises is located, or the United States of America because of toxic flammable, explosive, corresive, reactive, radioactive or other properties that may be hazardous to human coalth or the environment, including asbestos and including any materials or substances that are listed in the United States Department of Transportation Hazardus Materials Table, as amended 49 C.F.R. 172.101, or in the Comprehensive Environmental Response, Compensation and Liability Act, as amended 42 U.S.C. subsections 9601, et seq., or the Resources Conservation and Recovery Act, as amended, 42 U.S.C. subsections 6901, et seq. or any other applicable governmental regulation imposing liability or standards of conduct concerning any hazardous, toxic or dangerous substances, waste or material, now or hereafter in effect.
- G. Mortgagor hereby agrees to indemnify, defend and hold Mortgagee harmless from and against any claims, damages, actions, liabilities, causes of action, suits, investigations and judgements of any nature whatsoever, including without limitation, attorneys' fees and expenses, in arred by Mortgagns in connection with any breach of the representations and warranties set forth in subparagraph B above. The foregoing indemnity shall survive the pay off of the lean evidenced by the Note hereby secured.
- D. During the term of the loan evidenced by the Note have, secured, Mortgagee shall have the right, at its option, to retain, at Mortgager's expense, an environmental consultant who shall prepare a report indicating whether the premises contain or are being used for any activities involving, directly or indirectly, the use, generation, treatment, storage or disposal of any hazardous or toxic chemical, material, substance or waste, including, without limitation, the items described in subparagraph B of this Paragraph 33. Mortgager hereby grants to Mortgagee and Mortgagee's agents, employees, consultants and contractors the right to enter upon the Premises and to perform such tests on the Premises as are reasonably necessary to conduct any such investigation.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this rider.

(seal)	(seal)		
Borrower	-Borrower	;	* .
Gladstone-Norwood Trust & Savings Bar	nk .		•
as Trustee UTA 2/12/90 and known as T	Prust #1485		

BOX 34

UNOFFICIAL COPY

Property of County Clerk's Office