

## UNOFFICIAL COPY

This Mortgage is being re-recorded and re-acknowledged to correct name of Mortgagor.

89358051

2600

## CONSTRUCTION LOAN MORTGAGE

THIS CONSTRUCTION LOAN MORTGAGE (this "Mortgage") is made this 1st day of July, 1989, between American National Bank and Trust Company of Chicago, not personally but as Trustee under Trust Agreement dated November 20, 1987 and known as Trust Number 104082-01 and Curtis Yearwood and Dorian L. Bozanis ("Mortgagor"), and Residential Energy Conservation Loan Fund, an Illinois not-for-profit corporation whose address is 111 East Wacker Drive, Eighth Floor, Chicago, Illinois 60601 ("Mortgagess").

WHEREAS, Mortgagor and Curtis Yearwood and Dorian L. Bozanis ("Co-Borrower" herein) have executed and delivered to Mortgagess a Construction Loan Note of even date herewith in the principal amount of Ninety Six Thousand Two Hundred Sixty Nine and No/100----- Dollars (\$96,269.00), which bears interest at the rate, and is payable in installments and on the dates, provided for therein, with a final payment, if not sooner paid, on the 1st day of July, 1999, and which Construction Loan Note together with all notes delivered in substitution or exchange therefor are hereinafter collectively called the "Note" (a true and correct copy of the Note is attached as Exhibit A hereto and made a part hereof); and

WHEREAS, Mortgagess requires that the prompt payment of the Note, including the interest due in accordance with the terms thereof, and any additional indebtedness accruing to Mortgagess pursuant to the Note, be secured by this Mortgage;

NOW, THEREFORE, Mortgagor, to secure payment of the indebtedness due or to become due pursuant to the Note and this Mortgage, and the performance of the covenants herein and therein contained to be performed kept and observed by Mortgagor, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby MORTGAGE, GRANT AND CONVEY unto Mortgagess, its successors and assigns, the real estate situated in the City of Chicago, County of Cook and State of Illinois, as more particularly described in Exhibit B attached hereto and made a part hereof;

TOGETHER with all the improvements now or hereafter erected on the Mortgaged Premises, and all easements, rights, appurtenances all of which shall be deemed to be and remain a part of the Mortgaged Premises covered by this Mortgage; and all of the foregoing, together with said Mortgaged Premises are hereinafter referred to as the "Mortgaged Premises."

Mortgagor covenants that Mortgagor is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Mortgaged Premises, and that the Mortgaged Premises are unencumbered, except for encumbrances of record. Mortgagor covenants that Mortgagor warrants and will defend generally the title to, the Mortgaged Premises against all claims and demands, subject to encumbrances of record.

MORTGAGOR, for itself, its successors and assigns, HEREBY COVENANTS AND AGREES WITH MORTGAGEE that:

COOK COUNTY, ILLINOIS

1989-4 11/11:32

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1. Payment and Compliance with Note. Mortgagor will duly and punctually pay all principal and interest due on the Note and any late charges required thereunder, and the principal of, and interest on, any Future Advances (as hereinafter defined) secured by this Mortgage, and will otherwise comply with the terms and conditions of the Note, at the times and in the manner therein provided.

2. Prior Mortgages and Deeds of Trust; Charges; Liens. Mortgagor shall perform all of Mortgagor's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Mortgagor's covenants to make payments when due. Mortgagor shall pay or cause to be paid all taxes, assessments and other charges and fines ("Impositions" herein) attributable to the Mortgaged Premises which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any. Mortgagor will furnish to Mortgagor a receipt evidencing payment of all applicable Impositions within thirty (30) days of the applicable due date. Mortgagor reserves the right to contest real estate tax payments provided Mortgagor gives written notice to Mortgagor of such contest and tenders to Mortgagor such security for the payment of real estate taxes and protection of the security of this Mortgage as the Mortgagor may require not later than ten (10) business days prior to the due date for the tax.

3. Insurance. Mortgagor shall keep the improvements now existing or hereafter erected on the Mortgaged Premises insured against loss or fire, hazards included within the term "extended coverage", and such other hazards as Mortgagor may require and in such amounts and for such periods as Mortgagor may require.

The insurance carrier providing the insurance shall be chosen by Mortgagor subject to approval by Mortgagor; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Mortgagor and shall include a standard mortgage clause in favor of and in a form acceptable to Mortgagor, including a provision requiring that the coverage evidenced thereby shall not be terminated or materially modified without thirty (30) days prior written notice to Mortgagor. Mortgagor shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

The delivery to Mortgagor of any policy or policies of insurance required to be maintained hereunder, or any renewals thereof, shall constitute an assignment to Mortgagor of all unearned premiums thereon as further security for the payment of the indebtedness secured hereby. In the event of a foreclosure action or other transfer of title to the Mortgaged Premises in extinguishment of the debt secured hereby, all right, title and interest of Mortgagor in and to any policy or policies of insurance then in force will pass to the purchaser or grantee thereof subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

In the event of loss, Mortgagor shall give prompt notice to the insurance carrier and Mortgagor. Mortgagor may make proof of loss if not made promptly by Mortgagor. Subject to the terms of any mortgage, deed of trust or other security

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MAY 10, 1973  
BY [unclear]  
FOR [unclear]

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COOK COUNTY, ILLINOIS  
MAY 10, 1973  
BY [unclear]  
FOR [unclear]

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agreement with a lien which has priority over this Mortgage, all proceeds of insurance shall be payable to Mortgagor and each insurance company with which a claim is filed is authorized to make payment thereof directly to Mortgagor.

If the Mortgaged Premises are abandoned by Mortgagor, or if Mortgagor fails to respond to Mortgagor within 30 days from the date notice is mailed by Mortgagor to Mortgagor that the insurance carrier offers to settle a claim for insurance benefits, Mortgagor is authorized to collect and apply the insurance proceeds at Mortgagor's option either to restoration or repair of the Mortgaged Premises or to the sum secured by this Mortgage.

4. Preservation and Maintenance of Mortgaged Premises. Mortgagor will keep and maintain, or cause to be kept and maintained, the Mortgaged Premises in good order, condition and repair and will make, or cause to be made, as and when necessary, all repairs, renewals and replacements, as and when necessary, structural and non-structural, exterior and interior, ordinary and extraordinary. Mortgagor will refrain from and shall not permit or suffer the commission of waste in or about the Mortgaged Premises nor remove, demolish or alter the structural character of any improvements at any time erected on the Mortgaged Premises except in accordance with the provisions of the Construction Loan Agreement hereinafter described and otherwise upon the prior written consent of the Mortgagor.

5. Protection of Mortgagor's Security. If Mortgagor fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Mortgagor's interest in the Mortgaged Premises, then Mortgagor, at Mortgagor's option, upon notice to Mortgagor, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such action as is necessary to protect Mortgagor's interest. If Mortgagor required mortgage insurance as a condition of making the loan secured by this Mortgage, Mortgagor shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Mortgagor's and Mortgagor's written agreement or applicable law.

Any amounts disbursed by Mortgagor pursuant to this paragraph 5, with interest thereon, at the Note rate, shall become additional indebtedness of Mortgagor secured by this Mortgage. Unless Mortgagor and Mortgagor agree to other terms of payment, such amounts shall be payable upon notice from Mortgagor to Mortgagor requesting payment thereof. Nothing contained in this paragraph 5 shall require Mortgagor to incur any expense or take any action hereunder.

6. Inspection. Mortgagor may make or cause to be made reasonable entries upon and inspections of the Mortgaged Premises, provided that Mortgagor shall give Mortgagor notice prior to any such inspection specifying reasonable cause therefor related to Mortgagor's interest in the Mortgaged Premises.

7. Compliance With Laws. Mortgagor will promptly comply, or cause compliance with, all present and future laws, rules, ordinances, regulations and other requirements of each and every governmental authority having jurisdiction over the Mortgaged Premises with respect to the installation of energy

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MAY 18 1988  
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conservation measures and the use or operation of the Mortgaged Premises or any portion thereof.

8. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Mortgaged Premises, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Mortgagor, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage. Mortgagor covenants and agrees to give immediate notice to Mortgagor of the actual or threatened commencement of any such proceedings under condemnation or eminent domain affecting all or any part of the Mortgaged Premises.

9. Mortgagor Not Released; Forbearance By Mortgagor Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Mortgagor to any successor in interest of Mortgagor shall not operate to release, in any manner, the liability of the original Mortgagor and Mortgagor's successors in interest. Mortgagor shall not be required to commence proceedings against such successor or refuse 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 and Mortgagor's successors in interest. Any forbearance by Mortgagor in any instance in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy in any other instance.

10. Future Advances. It is further covenanted and agreed by the parties hereto that this Mortgage also secures the payment of and includes all future advances as shall be made by Mortgagor or its successors or assigns, to and for the benefit of Mortgagor, to the same extent as if such future advances were made on the date of the execution of this Mortgage ("Future Advances"). The total amount of indebtedness that may be secured by this Mortgage may decrease or increase from time to time and shall include any and all disbursements made by Mortgagor for the payment of taxes, levies or insurance on the Mortgaged Premises with interest on such disbursements at the interest rate under the Note and for attorneys' fees and court costs incurred in the collection of any or all of such sums. All future advances shall be wholly optional with Mortgagor and the same shall bear interest at the same rate as specified in the Note unless said interest rate shall be modified by subsequent agreement.

11. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Mortgagor provided for in this Mortgage shall be given by delivering it or by mailing such notice by certified mail addressed to Mortgagor at the Mortgaged Premises Address or at such other address as Mortgagor may designate by notice to Mortgagor as provided herein, and (b) any notice to Mortgagor shall be given by certified mail to Mortgagor's address stated herein or to such other address as Mortgagor may designate by notice to Mortgagor as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or Mortgagor when given in the manner designated herein.

12. Governing Law; Severability. This Mortgage shall be governed by the laws of the State of Illinois, which laws shall also govern and control the construction, enforceability,

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Transcript of the record of the trial of the cause between

John C. Dillinger, Plaintiff,  
and  
the State of Indiana, Defendant,  
in the Circuit Court of Marion County, Indiana,  
at Indianapolis, Indiana, on January 26, 1934.

The cause was tried by the court and jury, and judgment was rendered in favor of the plaintiff, John C. Dillinger, and he was awarded \$10,000.00 damages, plus costs.

Plaintiff, John C. Dillinger, filed a motion for a new trial, which was denied. He then appealed to the Indiana Supreme Court, which affirmed the judgment of the trial court.

Plaintiff, John C. Dillinger, filed a petition for a writ of habeas corpus in the Supreme Court of the United States, which was denied.

Plaintiff, John C. Dillinger, filed a petition for a writ of habeas corpus in the Supreme Court of the United States, which was denied.

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ce Mortgagor, on the basis of any transaction originating out of the  
negotiating the circumstances that the Mortgagor's security  
may be impeded, of deficiencies of the same  
negotiating the transaction, obtained a security  
operation to collect such a sum secured by that  
to be immediately due and payable, if the Mortgagor  
negotiating may default all of the same  
negotiating, or if it is the case  
liability of a breach of any covenant of agreement  
in that it is not admitted,  
liability of a breach of a provision of any agreement  
may be impeded, of deficiencies of the same  
negotiating the transaction, obtained a security  
on the basis of any transaction originating out of the  
Mortgagor

Mortgagor unless consented to be obligation to be  
consented to it is a new loan made to the  
consent of a third owner, Mortgagor to be  
substantiated by Mortgagor shall cause to be  
(50a) of the stock of said owner, Mortgagor shall cause to be  
subjected to the stock of said owner, Mortgagor of  
title, assignment, pledge of which creates  
subsidiary of which owner is a corporation  
subjected to the stock of itself, any change  
said beneficial interest is a partnership, any change in  
cheese to any person other than Mortgagor), of it to the  
party (including without limitation a collateral  
creation (pledge, of conveyance of  
consent, or (c) the grant of a lease upon the death of a  
tenant, devise, descent, or (b) a transfer by  
succession, subordinate to that Mortgagor  
an interest in the transaction (a) the creation of a  
seal of the Mortgaged Person. If Mortgagor  
15. Transfer of the Mortgaged Person.  
made to the Mortgaged Person

labor, material of service in connection with improvements  
debtors which Mortgagor has agreed to pay  
acceptable to Mortgagor, as assignee of any rights,  
Mortgagor to execute such derivative to Mortgagor, in a timely  
Mortgagor. Mortgagor loan and payment were fully incorporated in this  
construction loan to be secured hereby to the same extent as though the  
time shall be secured under the construction loan from time to  
and accordingly advances and undeliverable  
performed by Mortgagor. All advances and  
conditions of the construction to be kept and  
convenants that it will perform all the terms, covenants, and  
date hereinafter ("Construction loan Agreement"). Mortgagor  
the construction loan agreement between the parties of even  
aspects certain arrangements, structures and provisions of the  
used to the interest invaliding, energy conservation measures in  
evidenced by the Note and secured by that  
16. Construction loan Agreement. The independence  
excluded from the second section hereof.

13. Mortgagor's copy of the Note and of the construction loan  
concerned copy of the Note and of the  
construction loan by the Note and secured by that  
applicable law of this section herein.

14. Mortgagor shall be unassisted  
by fees", include all sums to the extent not prohibited by  
severable. As used herein, "costs", "expenses", and "attorneys'  
the provisions of this Mortgagor and the Note are declared to be  
given effect without the notwithstanding provision, and to this end  
other provisions of this Mortgagor of the Note which can be  
concluded with each other, such contract shall not affect  
that any provision of clause of this Mortgagor of the Note  
validity and independence of this Mortgagor. In the event

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23. **EXTRACTION OF EXPENSES.** Mottagage, at its expense, will  
execute, acknowledge and deliver such instruments and take such  
actions as Mottagage from time to time may reasonably require  
for the purpose of recovering sums due and unpaid, or  
expenses now or hereafter advanced to it under or  
pursuant to any contract or agreement.

22. **MISLICATION.** No change, amendment, modification,  
addition or disbursement because of any part hereof, shall be  
processed out of the Note will be used for the purposes specified in  
any instrument revised, changed, incorporated, added to  
or purged.

21. **BUSINESS PURCHASE.** Mottagage, necessary that  
any business transaction of the corporation of which Mottagage  
shall pay all expenses of the corporation under such payment  
and that the liquidation securities be used for the purchase  
of liquidation securities, Chapter 17, Paragraph (2) (c),  
and note of which is to be paid by Mottagage, shall be  
used for the purpose specified in the Note.

20. **INDEMNIFICATION.** Mottagage will indemnify, defend  
and save harmless Mottagage from and against all liabilities,  
obligations, damages, penalties, causes of action,  
costs and expenses (including without limitation attorney's  
fees and expenses), imposed upon it incurred by it  
as a result of Mottagage, and whether or not ascertainable  
under or in connection with any cause, lawsuit, proceeding or  
chase or collection of accounts, by reason of any negligence  
or gross negligence of Mottagage, its employees or agents,  
(a) the ownership of the Mottagaged premises or any interests  
therein or of realty held by it, or of damage to property occurring  
to it, or of damage to property occurring to it, or of damage  
done by it to any person, in any manner, in connection  
with carrying on business, including, but not limited to  
any business transaction of the Mottagaged premises or  
any part of the Note, or any other part of the Note.  
However, it is agreed, that no indemnity will be paid to  
Mottagaged for any款額 of money so paid, unless  
such款額 is necessary to protect the Mottagaged  
from loss or damage to its property or from  
any other款額 so incurred by it in connection  
with the Mottagaged premises or with any business  
transaction of the Mottagaged, and in no event  
will Mottagaged be liable for any款額 so paid  
unless such款額 is necessary to protect the Mottagaged  
from loss or damage to its property or from  
any other款額 so incurred by it in connection  
with the Mottagaged premises or with any business  
transaction of the Mottagaged.

19. **PREPAREMENT PREVIOUS.** Payment is reserved to  
pay Mottagage upon or in one of more monthly installments of  
the amount of (30) days prior written notice to the Mottagaged  
without penalty.

18. **LAST CHARGE.** In the event any instalment of  
the amount due hereunder shall be delinquent and remains unpaid as  
of the fifteenth (15th) day of the month in which such payment  
is due during the period specified when such alone is payable, or as  
of the date such payment is due during the month following the month  
in which such payment is due at the rate of five percent (5%) of the amount of  
the principal and interest due payable, these shall be due  
of principal and interest due payable, these shall be due  
upon the receipt of sum equal to five percent (5%) of the amount of  
each delinquency.

17. **RIGHT AND EFFECT.** It is no acceleration had occurred.  
Mottagage and the obligations secured hereby remain in

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*Proprietary & Confidential*

This Mortgage is executed by American National Bank and Trust Company  
of Chicago Notary Public Amherst, Massachusetts  
at the date of March 26, 19  
and witness to the execution of the instrument  
is John Smith John Doe  
for the sum of \$10,000.00  
to Robert Johnson for the sum of \$10,000.00  
the sum of \$20,000.00 is deposited  
in a savings account with the Bank and is to be  
credited as interest on the loan at the rate of 6%  
per year.

I do hereby warrant and represent that the foregoing is true and correct in all material respects.  
I do hereby certify and represent that I am of sound mind and not incapacitated and not under any incapacity or disability which would prevent me from executing this instrument.  
I do hereby certify and represent that I have read and understood the terms and conditions of this instrument and I understand and accept them.  
I do hereby agree to abide by all the terms and conditions and I will pay the principal amount and interest in full when due in accordance with the terms of this instrument.

Mortgage and Mortgagor agree that each encumbrance with a like priority over this Mortgage to give Notice to Lien which has been placed upon the property mortgaged to another person or persons, at any time before payment of all amounts due on the principal and interest and other expenses of collection, of any deficiency in the amount of such payment, shall be subject to the prior payment of all amounts due on this Mortgage.

## REGUtest FOR NOTICE OF DEFALUT AND PORRCLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

27. RESALE OF HOMESTEAD. Mortgagee hereby waives all right of homestead exemption in the mortgaged premises.

28. RELEASE. Upon payment of all sums secured by this Mortgage, Mortgagee shall pay all costs of collection, if any, to Mortgagee. Mortgagee shall release this Mortgage when all costs of collection have been paid by the Mortgagee.

29. BUNDLING ON SUCCESSIONS AND ASSUMPTIONS. Subject to the provisions herein concerning assignment of this Mortgage, a right is reserved to the Mortgagee to require the transfer of this Mortgage to his assigns or to require him to assume the same.

30. THE FA DE THE PROCESS IN THE ACCESSION.

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RECEIVED  
COMMUNITY INVESTMENT CORPORATION  
600 South Federal Street  
Suite 306  
Chicago, Illinois 60603  
RETURN TO:  
CHICAGO, ILLINOIS 60603  
122 South Michigan Avenue  
Stephan H. Weissman, Esq.  
Suite 201A  
CHICAGO, ILLINOIS 60603

THIS INSTRUMENT PREPARED BY:

Mortgaged Premises Address  
1020 North Academy Chicago Ill.

Deacon L. Bezanis  
Captain Yarwood  
AND

RECEIVED  
CITY OF CHICAGO  
COURT CLERK'S OFFICE  
MAY 30 PM 1961  
FOR COURT USE ONLY

90194550

RECEIVED  
BY

NOT PECUNIALLY but as Trustee  
of Chicago  
American National Bank and Trust Company

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage as of  
the day and year circled above written.

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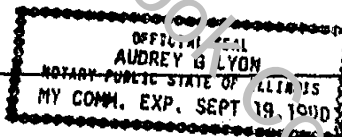
STATE OF ILLINOIS )  
                    ) SS  
COUNTY OF COOK   )

I, the undersigned, a Notary Public in and for the County and State aforesaid, do hereby certify that \_\_\_\_\_ of American National Bank and Trust Company of Chicago, and \_\_\_\_\_ of American National Bank and Trust Company of Chicago, personally known to me to be the same person whose names are subscribed to the foregoing instrument as such \_\_\_\_\_ and \_\_\_\_\_ Secretary, respectively, appeared before me this day in person and acknowledged they they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said American National Bank and Trust Company of Chicago as Trustee, for the uses and purposes therein set forth; and said Secretary did also then and there acknowledge that he, as custodian of the corporate seal of said American National Bank and Trust Company of Chicago, affix the said corporate seal as his own free and voluntary act and the free and voluntary act of said American National Bank and Trust Company of Chicago, as Trustee, for the uses and purposes therein set forth.

Given under my hand and official seal, this 1 day of Nov., 19\_\_\_\_.

*Audrey Lyon*  
Notary Public

My commission expires



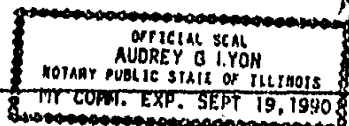
STATE OF ILLINOIS   )  
                    ) SS  
COUNTY OF COOK   )

I, the undersigned, a Notary Public in and for the County and State aforesaid, do hereby certify that Curtis Yearwood and Dorian L. Bezanis, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and re-acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses and purposes therein set forth.

Given under my hand and official seal this 1 day of Nov., 19\_\_\_\_.

*Audrey Lyon*  
Notary Public

My commission expires



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STATE OF ILLINOIS  
COUNTY OF COOK / L.M. SOVIENSKI

I, ..... a Notary Public, in and for said County, in the State aforesaid,  
**B. MICHAEL WHELAN**, Vice-President of the AMERICAN NATIONAL BANK AND TRUST  
DO HEREBY CERTIFY, that..... **Anita M. Lutkus**, Assistant Secretary of said Company, who are personally known  
COMPANY of Chicago, and..... to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President, and Assistant Secretary,  
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 Company, as Trustee as aforesaid, for the uses and purposes therein set forth; and the  
said Assistant Secretary then and there acknowledged that he, as custodian of the corporate seal of said Company, did affix the corporate seal  
of said Company to said instrument as his own free and voluntary act and as the free and voluntary act of said Company, as Trustee as aforesaid,  
for the uses and purposes therein set forth.

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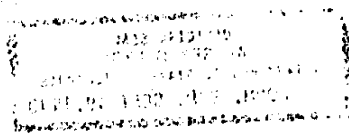
30194550

GIVEN under my hand and notarial seal this ..... day of ..... A.D. 19.....

OFFICIAL SEAL  
L. M. Sovienksi  
Notary Public, State of Illinois  
My Commission Expires 6/27/92

Notary Public

Form 1300 R4/70



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A. If defendant shall be made in payment of any  
installment due under this Note when the same or  
installment of this Note of payment of principal and

In case one of more of the following events ("Events" of  
Default) shall occur, to wit:

and shall bear interest hereunder.  
A secondance with the Note and shall be payable on demand  
interest on the Note and such amounts as are not paid  
the sum of the Note and become additional principal  
part hereto. Any amounts received to be paid by Borrower under  
Note and shall be deducted by Cestia and shall be made.  
of the Note (the "Note and Premiums"), of even date hereto and  
stated in the Note described below conditions and agreements contained  
("Note") on a Construction loan Mortgage  
thi Note is succeeded by a Note described below.

on July 1, 1999  
of October 7, 1989, and on the next day of each  
month thereafter until the balance of principal  
due in any event, the balance is repaid in  
annuality amortization term of 100-odd years, based upon a loan  
of one hundred one hundred seventeen and 51/127.52), based upon a loan  
of principal and interest, in advance, in the amount  
of payments to principal and interest, in increments  
of each month thereafter to the last day of the month in which  
interest accruing in the preceding month and on the last day  
shall be payable on the first day of August, 1989, for  
interest only on advance of principal made from time to time  
by each advance of principal shall be made in accordance with and  
pursuant to the terms of the Note (as hereinafter defined)  
given as security of the Note (the "Note").  
Each advance of principal shall be made in accordance with and  
evidenced by this Note  
Mortgage for rights of acceleration of the indebtedness  
given as security of the Note. Reference is made to the  
purseuance to the Note (the Note (as hereinafter defined))  
advances and payable in the manner hereinabove provided.  
percentage (7%) per annum, computed from the date of each  
from time to time unpaid, at the rate of seven  
been advanced, with interest on the principal sum remaining  
Dollars (\$96,269.00), or so much thereof as have  
time of note six thousand two hundred sixty  
each advance, the principal sum of note as time to  
of to such other party of parties as lender may from time to  
Bishop's place, Chicago, Illinois 60601, or at such other place  
("Lender"), at its offices located at 111 Wacker Drive,  
CONSERVATION LOAN FUND, an Illinois not for profit corporation  
severally promises to pay to the order of BESSIDENTAL ENERGY  
cooperating trustee, referred to as "Borrower"), jointly as  
heirs and successors of the  
FOR VALUE RECEIVED, American National Bank and Trust Company of Chicago,  
Date personally before a trustee under this Note Agreement dated  
November 20, 1987 and known as Trust Number 104082-01

and witness yearwood and doctan L. Bezanis

s. 96,269.00

CHICAGO, ILLINOIS

CONSTRUCTION LOAN NOTE

EXHIBIT A 9 3 5 0 5 1

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0 5 4 5 0

in Lender's hands at any time or place where it is held by him or by  
any agent of the Mortgagor, or to any other person to whom it may be  
delivered in accordance with the terms of this Note.

In addition to, but not in derogation of, the foregoing, if a  
note payable at any amount payable hereunder shall remain unpaid  
more than thirty days after due date, such note shall become  
due and payable to the Lender without notice or demand.

Notwithstanding any provision of this Note to the contrary, payment  
of the principal amount (less) due at any time in full or in part  
of the principal amount (less) due at any time in full or in part  
more than thirty days after due date, shall not affect the  
right of the Lender to require payment in full at any time  
prior to the due date of any other amount due under this  
Note or any instalment of principal and interest due under  
this Note.

In the event any instalment of principal and interest due under  
this Note is not paid when due, the Lender may declare  
the whole of the principal and interest due and unpaid, and  
thereafter commence immediately to collect the same, and  
the Lender may sue for the same in any court of law, and  
recover judgment thereon and have all costs and expenses  
of collection and enforcement of any judgment so obtained  
by the Lender, and may sue for damages for any loss  
sustained by the Lender in consequence of any non-payment  
of any instalment of principal and interest due under this  
Note, and may sue for any other damages sustained by  
the Lender in connection with the collection of any sum  
due under this Note.

Borrower:

The Lender has been advised that the Mortgagor, or his  
agent, or any other person to whom it may be delivered,  
is not in a position to pay the principal amount  
of this Note in full at the present time, and  
therefore, in view of the circumstances, the  
Lender has agreed to accept this Note in full  
as a satisfaction of the debt due to him  
from the Mortgagor, and to release the  
Mortgagor from all liability for the payment  
of any amount due under this Note.  
The Lender has been advised that the  
Mortgagor is not in a position to pay the  
principal amount due under this Note in full  
at the present time, and therefore, in view of  
the circumstances, the Lender has agreed to accept  
this Note in full as a satisfaction of the debt  
due to him from the Mortgagor, and to release the  
Mortgagor from all liability for the payment  
of any amount due under this Note.

C. If all or any part of the Mortgaged Premises  
are sold or otherwise transferred to a third  
party, the Lender shall have no interest  
in the property so transferred, and  
the Lender shall have no right to  
recover the amount of the principal  
and interest due under this Note  
from the transferee.

D. If a default shall have occurred in the  
performance of any obligation of the  
Mortgagor contained in this Note,  
and if such default remains uncured; or  
any part thereof shall become due and payable,

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8969052

9019150

CHARGE

which occurred and successive holder of this Note accepts that  
any co-maker or guarantor of this obligation hereby executed by  
notary of this Note shall be liable except as otherwise provided by  
each maker and holder before, if any, being expressly waived by  
himself, all such liability is hereby released, Note being deposited by  
lender as collateral to this Note of the maker, reason of transfer  
liability shall be accelerated of enforcement again the transfer  
conceded upon and vacated it is as such trustee, No personal  
transfer as indicated in the exercise of the power and authority  
this Note is executed by American National Bank and Trust Company of  
which Note is executed by American National Bank and Trust Company of

EVERY PROVISION hereof is intended to be severable. If any  
provision of this Note is determined to be invalid  
wholly or partially, such liability of this Note as to cause  
any provision to be invalid does not affect the  
entirety of this Note.

The terms of this Note shall be governed by the laws of the  
State of Illinois.

the other. All notices shall be effective upon mailing.  
Each party shall have knowledge delivered in writing to  
itself unless party appears that appears herein, or to such other address as  
is the address of the property address set forth below or to Lender  
Bookowner at the place of business set forth below or to the  
executing and shall be sent by first class mail, addressed to the  
Bookowner given pursuant to the terms of this Note shall be to a  
any notice given in accordance to the terms of this Note.

PURCHASE OF BAD DEBT.  
evidenced hereby constitutes a "business loan". Within the  
Chapters 17, Paragraph 604(d), and that the undersigned  
does the purposes specified in Illinois Revised Statutes,  
bookowner warrants that the proceeds of this Note will be used  
for the payment of bad debts.

PAYABLE TO ORDER.  
and which assignments may affect the interests of payee  
exceed the date of commencement of bankruptcy of principal  
holders to the benefit of the creditor at Lender, sole discretion to  
same of other creditors in any other instance. Bookowner  
provided for herself shall not be deemed to be a debtor of the  
any party. This note by Lender in any instance of any  
to any party and shall not later or diminished the liability of  
cease, judgments of debt evidence may be made without notice  
to Lender, or grant any other judgment or any other  
monetary or debt evidence any other judgments or  
in part, or release any debt evidenced by this Note in whole or  
terms of payment of payment of cheques mostly the  
Lender may extend the time of payment of cheques mostly the  
payments of which were made under this Note.

TRANSFERS OF SECURITY THE UNDERSIGNED THE UNDERSIGNED  
agreements of each of the parties to the conveyances, contributions and  
comply with each of the conveyances, contributions, provisions and  
the undesignated jointly and severally agrees to perform and  
no notice of protest are hereby waived by each maker before and  
presentment for payment, notice of dishonor, protest, and

UNDERSIGNED as evidence by this Note.  
Lender shall become liable upon written demand thereafter, and, if not  
Bookowner immediately upon written demand thereafter, and, if not  
liabilities reasonable attorney fees, less, including without  
by Lender for such costs and expenses, unless some paid  
of Demand as detailed herein on or in the most tangible, all sums paid  
Monogram as a result of exercise of extraterritorial  
of Declarative of the occurrence of exercise of  
presentments for payment, notice of dishonor, protest, and

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20194550

89358051

90194550

MASSING Add. 104  
1259 West Lovola, Chicago, IL 60626

BOTTOWE - Docket No. 90194550

BOTTOWE - CURTIS YOST, Esq.

AND

Affidavit Secrecy

ATTEST:

Vice President

BY:

AMERICAN NATIONAL BANK AND TRUST COMPANY OF  
CHICAGO  
AS TRUSTEE AS ALLOCATED AND  
NOT PERSONAL

IN WITNESS WHEREOF, BOTTOWE has executed this Note as of the  
day and year first above written.

The Trustee to segregate the rents, issues and proceeds arising  
from the Mortgaged Premises, or the proceeds of any instrument  
of sale of such disposition thereof, but that in case of default  
in the payment of this Note or of any instrument hereof, the  
sole remedy of Lender which respects to the trustee shall be  
foreclosure of the Mortgaged Premises.

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1998-09-06  
89358051

Return to: COMMUNITY INVESTMENT CORPORATION

Attention: Quilda R. Louisville  
Chicago, Illinois 60605  
Suite 306

600 South Federal

30194550

TAX I.D. NO. 1A-03-402-017 VOLUME 473

PROPERTY ADDRESS: 1020 West Ardmore, Chicago, IL

Recorded December 6, 1987 as document #73300, in Cook County, Illinois.  
14 East of the Third Principal Meridian, According to the Plat Book of  
the West 1/4 of the Southwesterly 1/4 of Section 9, Township 40 North, Range  
16 and 13 in Block 1 in Cochran's Addition to Edgewater, being a part

Legal Description

EXHIBIT B

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**RECEIVED**

COMMUNITY INVESTMENT CORP.

AUG 23 1999

2-B1910112131516

RECEIVED  
COMMUNITY INVESTMENT CORP.  
AUG 23 1999

RECEIVED  
COMMUNITY INVESTMENT CORP.  
AUG 23 1999