UNOFFICIALLOPY

Dated this

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dey of

June

A.D. 19 90

Loud No.

90295321

THE INDENTURE SITNESSETH: THAT THE UNDERSIGNED,

ROBERT W. HENDRY AND JULIE HENDRY, His Wife #
of the Village of Palatine County of COOK. State of illinois, hereinafter referred by
as the Mortgager, does hereby mortgage and warrant to Bank of Palaties, a corporation organized and existing under the jave of the State of illinois, or to its
nacconnect and statem, hereinafter referred to as the Mortgages, the following real estate situated in the County of COOK in the State
of Illinois, to wit:

Lot 1733 in Rolling Mcadows Unit No. 11 being a Subdivision of part of the East 1/2 of Section 35 and part of the West 1/2 of Section 36 all in Township #2 North, Range 10 East of the Third Principal Meridian lying South of Kirchoff Road according to the Plat thereof recorded January 18, 1956 as Document No. 16471617 in Cock County, Illinois. ** DEPT-01 RECORDING . TOTTO TRAN 5845 04/21/90

PIN 02-35-204-004-0000

90295321

\$7777 TRAH 5845 04/21/90 17121100 \$4455 & F #一学ローユデジョン1

COOK COUNTY RECORDER

Commonly Known as: 3006 Falcon Court West, Rolling Meadows, IL

TOCKTHEN will oil buildings, improvements, tistures or appurenences new or hereafter created thereon, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, one, sir conditioning, water, light, power refrige of a customery or appropriate, including acreens, venetian blinds, window shades, sterm deers and windows. Beet acreens, services or articles, acreen or articles, acreens, venetian blinds, window shades, sterm deers and windows. Beet acreens, venetian blinds, window shades, sterm deers and windows, acreen or articles, acreen or articles, acreens, including acreens, venetian blinds, window shades, sterm deers and seed acreed to be a part of acid real ends whether physically clashed thereto or not), together with all excomments and the renta, issues and profite of early name, are a said kind, it being the infrarion hereby to establish an absolute transfer and actignment to the Managages of all league and of said promises and the first align and equipment therein. Bush rents, issues and exceeded to the payment of any indebted advances then due and or incurred nerounder.

TO HAVE AND TO HOLD all of sait receiv with said appurenances, apparatus, fixtures and other equipment unto said blorigages ferever, for the uses herein set forth, frue from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which gold rights and benefits said Mertgager data hereby release and waive.

TO SECURE(I) The payment of a note and the performance of the obligations therein contained, executed and delivered concurrently herewith by the Morigagor to the Mortgages in the principal sum of # # TEN THOUSAND AND NO/100 # # #

THIS MORTGAGE CONSISTS OF TWO PAGES. THE COVERANTS, CONDITIONS AND PROVISIONS APPEARING ON THIS PAGE AND ON PAGE 3 (the reverse side of this mortgage) ARE INCOLOR PARTED HEREIN BY REPERENCE AND ARE A PART HEREOF AND SHALL SE BINDING ON THE MORTGAGORS, THEIR HEIRI, SUCCESSORS AND ASSIGNS.

IN WITHERS WHEREOF, we have hereunts set our hands and scale, the def and year first above written.

(Robert W. Hendry)

(BEAL)

(Julic Hendry)

(SEAL)

__ (BEAL)

(FRAL)

State of Eltinois | County of County

7, THE UNDERSORED, a Notary Public in and for said County, in the State afcreased, DO MERCIY O INTERY that the shave named persons a personally known to me to be the same persons whose names are subscribed to the foregoing a termant, appeared before me this day in person, and acknowledged that they signed, sealed and delivered the said instrument as not, five and willing the release and delivered the said instrument as not, five and willing the release and waiver of the right of homospeed. GIVEY under my hand and Notar-THIS INSTRUME TREATED BY.

A.D. 19 70

R.A. MAGLEAN THE BANK OF PRATINE

ONE EAST MORTHLES. BWY.

PALATINE: PER NOSSGAGUGGEVENANTS

REBETTION TO THE MEMORS STEWNS

(1) To pay all taxes, and assessments levied or assessed upon said property or any part thereof under any existing or future law in accordance with the terms of the Note of even date herewith; (2) To keep the improvements now or hereefter upon said promises insured against such heards or isability, as the Mortgages require in such companies, and in such ferm as shall be approved by the Mortgages. All such insureme politices shall centain proper mortgage clauses and the politices shall be retained by the Mortgages until the loan is fully repaid, (3) in the event such insurence politices are presented to the Mortgages on or before the date of terminations of the natice of cancellation, then the Mortgages shall have the right to declare the total indebtedness due and payable immediately and the Mortgages shall have the right is communed force proceedings as provided in peragraph B5; (4) To promptly repair, restors or rebuild any buildings or improvement name and repair in accordance with the building, fire, sening, health and sanitation level said promises and lives them in good condition of or any missince to exist on said property not to diminish nor impair its value by any act or emission to act, (7) Not to suffer or purpose other than that for which the same is now used, (b) any alterations, additions to, demolition or removal of any of the improvement, supparatus, fixtures or equipment now or hereafter upon said property, (c) a sale, assignment or transfer of any right, little or interest in and to said property or any partion thereof, or any of the improvements, apparatus, fixtures or equipment how or hereafter upon said property, (c) a sale, assignment or transfer of the supervise of found in or upon said property or any partion thereof, or any of the improvements, apparatus, fixtures or equipment how or hereafter upon said property, (c) a sale, assignment or transfer of the special and formal partial surface or permits and the actual of others, will not suffer or permit any change in the nature or equipmen

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THE MORTGAGOR FURTHER COVENANTS

(1) That in case of his failure to perform any of his covenants herein, the Mortgages may do on his behalf everything so covenants ed; that said Mortgages may also do any act it may deem necessary to protect the lien of this mortgage; and that he will immediately repay any moneys paid or disbursed by the Mortgages for any of the above purposes, and such moneys shall be added to the unpeid belience of the aforesaid Note as of the first day of the their current month and become so much additional indebtedness secured by this merigage and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of the sale of said premises, if not otherwise paid by him; that it shall not be obligatory upon the Mortgages to inquire into the validity of enyliers, if not otherwise paid by him; that it shall not be obligatory upon the Mortgages to inquire into the validity of enyliers, if not otherwise moneys in that behalf as above authorized, but nothing herein contained shall be construed as requiring the Mortgages to advance any moneys for any purpose nur to do any act hereunder; that the Mortgages shall not incur personal liability because of anything it may do to omit to do hereunder.

(2) That it is the intent hereof to secure payment of said Note whether the entire amount shall have been advanced to the Mortat the date hereof or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebted-

gager at the date hereof of at a later uses, and to seem and the mortgages under the terms of the mortgages, and assign to said Mortgages, disability insurance and life insurance in a company acceptable to fall the Mortgages, and in a form acceptable to it, the Mortgages has the right to advance the first annual premium for such insurance and add each payment to the unpeld belance of the loan as of the first day of the then current month, and it shall become additional indebtedness secured by the mortgage.

additional indebtedness secured by the morigage.

(4) That in the event the ownership of said property or any part thereof becames vested in a person other than the Morigagor, the Morigagos may, without natice to the Morigagor, deal with such successor or successors in interest with reference to this morigage and the debt hereby secured in the same manner as with the Morigagor, and may forbest to sue or may extend time for payment of the debt secured hereby without discharging or in any way affecting the liability of the Morigagor hereunder or upon the debt hereby sec-

- (S). That time is of the essence horsef and if default be made in performance of any convenant horsels contained or in case of default in making any payment under said hiere or any extension or somewall thereof, or if precedings be instituted to enforce any other him or charge upon early of said property, or upon the filling of a proceeding in backgrouply by or against the Nortgages, or if the Mortgages shall make an assignment for the benefit of his creditions or if his property be placed under control of or in custedly of said property or if the mortgages to membership or a share interest or any origin form of said property in an excellation in support that agree not or other form of organization which holds totte to any other property. The Mortgages in or not or said other property without obtaining the prior consent of the identification, and in any or not read other property without obtaining the prior of the laterages, then and in any of said events, the Mortgages is hereby as the control and mortgage in the property of said limit on any refine or the protection of the laterages, and apply toward the payment of said mortgage said said enterings to the laterages, and said hioritages may also immediately proceed to foreclose thus mortgage.
- (6) That upon the communeum in, of any foreclosure proceeding hereunder, the Court in which such suit in filed may, at any time, either before or after sale, and visions notice to the Morigagor, or any party claiming under him, and without regard in the solvency of the Morigagor or the then value of as's gramines, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver (who may be the Morigagor or its agent) with power to manage and rent and to collect the rests, issues and profits of said premisers during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issues and profits, when cultected, may be applied before as well as after the Master's sale, towards the payment of the indebtedness, costs. (SEES: insurance or object them accessary for the protection and oreservation of the property. Including the amsuch rests, issues and profits, when suffected, may be applied before as well as after the Master's sale, towards the payment of the indebtedness, costs. taxes, insurance or office Hermanecessary for the projection and preservation of the property, including the assesses of such receivership, or on any deficiently decree whether there has a derive therefor in personam or not, and if a receiver shall be appointed he shall remain in pusuession until the appointed of the full period allowed by statute for redemption, whether there he redemption ar not, and until the issuance of deed include of sale, but if no deed be issued, until expiration of the statutory period during which it may be issued, and no lesse of said premises shall be nullified by the appointment or entry in possession of a receive or but he may sleet be terminate any lesse junior to be into hereof, and upon foreclosure of said premises, there shall be allowed and included as an additional indebtedness in the decree of sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for atterney's fees, appraiser's two outless for exhibits attached to pleadings, documentary and expert avidance, stenggrapher's fees, Master's or Sheriff's fees and commissions, court costs, publication costs and costs (which may be estimated as to and include items to be expended after the unit and amiliar data and assurances with respect to title, title as Mortgagee examinations and include items to be expended after the wat and the decree of procuring all such abstracts of title, title searches, examinations and reports, gueranty policies. Terrens certificates and similar data and assurances with respect to title as Mortgages may reasonably deam necessary either to prosecute such suit or to evitlence to bidders at any sale held pursuent ro such decrea the tree file to or value of said premises, and all amounts as aforesail, together with interest thereon at the rate of 2% per annum above the rate provided for in the note which this mortgage secures, shill be one additional indebtedness of and be immediately due and payable by the Mortgager in connection with (a) any proceeding including prehate or bankuptcy proceedings to which either party levels shell be a party by reason of this mortgage or the note hereby as w. d. or (b) preparations for the commencement of any suit for the fereclesure hereof after the accrual of the right to foreclines whether or not actually commenced, of (c) preparations for the commenced, of (c) preparations for the commenced, of the suit of the development of any suit for the development of a rate which might affect the premises or the security hereof, whether or not actually commenced. In the svent of a foreclasure sale of as different there also the shell term the entire indebtedness payable by the terms hereof, and the interest due thereof up to the time of such sale, and the overplus, if any, shall be paid to the Mortgages and the purchase money.

 (7) In case the mortgages property or any past increof is demaged, or destroy. by firm any other cause, or taken by condemnation, then the Mortgages is hereby empowered to receive any compensation which may to paid. Any moneys so received shall be apprehened to the Mortgages is hereby empowered to receive any compensation which may to paid. Any moneys so received shall be apprehened as the substance of the purchase more.

then the Mertgages is hereby empowered to receive any compensation which may to paid. Any moneys so received shall be aption, then the Mertgages is hereby empowered to receive any compensation which may be personally maken the first part of the individual and the property of the immediate reduction or payment in full of he individual as secured hereby, or to the repair and restoration of the property, in the event the Mortgages makes inspections and dissurfacements during the repair and restoration of the property.

pair and reateration of the property. In the event the Mortgages makes inspections and discut-semants during the repair and restoration of the property, the Mortgages may make a charge not to exceed 2% of the amount of such discut-semants during the repair and restoration of the property, the Mortgages may not be right, power and remedy herein conferred upon the Mortgages is cumulative if a very other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that no very other right or remedy of the Mortgages of performance of any covenant herein or in said note contained shall thereafter in any manner affect the right or Mortgages to require a enforce performance of the same or any other of said covenants; that wherever the context hereof require, the masculine gender, as used herein, shall include the plural; and that all rights and obligations under this mortgages shall extend to and he binding on the respective heirs, executors, administrators, successors and assigns of the Mortgages.

(9) The Mortgagor, his successors or assigns agree to reimburse the Mortgages, its successors or assigns for the preparation and delivery of a release deed.

E. Northwest Highway alatine, Illinois 60067 Property Address: 2