(Individual Form)

Loan No.181422005-0

THE UNDERSIGNED,

ADAM I. BURGER AND MIROSLAV BURGER HIS WIFE, AS JOINT TENANTS

90323397

of LAGRANGE PARK

, County of COOK

, State of ILLINOIS

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to

PAYSAVER CREDIT UNION

a corporation organized and existing under the laws of the State of Illinois hereinafter referred to as the Mortgagee, the following real estate in the County of COOK in the State of ILLINOIS

PARCEL I:

LOT 6 IN BLOCK 28 IN H.O. STONE AND COMPANY"S ADDITION TO LAGRANGE PARK, BEING A SUBDIVISION IN THE EAST 1/2 OF SECTION 33, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THIRD PRINCIPLE MERIDIAN.

LOT 5-A IN ROST SUBDIVISION, BEING A RESUBDIVISION IN THE EAST 1/2 OF SECTION 33, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPLE MERIDIAN, IN COOK COUNTY ILLINOIS, ACCORDING TO THE PLAT THEREOF RECORDED APRIL 24, 1965 AS DOCUMENT 19445372.

PERMANENT TAX NUMBER 15-33-411-026 PERMANENT TAX NUMBER 15-33-411-059

PERMANENT LAX NUMBER 17-55-41E-U59

Together with all buildings, improvements hatures or apportenances now or beleafter erected thereon in placed therein, including all apparatus, equipment, factores or articles, whether in single units or certaily controlled, used to supply heat, gas, air-conditioning, water, light, power refrigeration, ventilation or other services, and any other thing now on higher therein or thereon, the tomothing of which by lessures to bessels in customary or appropriate, including screens, window shades, storm doors and windows, those coverings, sirved doors, in action beds, awainings, stored and water heaters tell of which are internded to be and are heaters declared to be a post of said type which all the which is discussed therefore in the stored to the coverings, and office together with all estimates and problem of said orgether with all estimates and problem of said premises which are hereby problem. Assigned, transferred and set over unito the Minigager, whether row due or hereafter to become due as provided librers. The Mortgages is hereby all to accide to the rights of all mortgages, techniciters and owners paid off by the princeds of the loss hereby secured.

TO HAVE AND TO HOLD the said property with sold boil dings, improvements, fistures, apportenances, apparatus and equipment, and with all the rights and privileges thereunto belonging, unto said Mortgages freeze, 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 and benefi

(1) the payment of a Note executed by the Mortgagur (a the order of the TWENTY FIVE THOUSAND DOLLARS AND FOR CENTS the Mortgagee bearing even dute herowith in the principal num of

(\$ 2500Q.200

), which Note, togeth is with interest thereon as therein provided, is payable in monthly installments of

College

day of AUGUST

, is 90 ,

(\$ 356.66), co-americans the 20 day of AUGUS which payments are to be applied, first, to interest, and the batance to principal, until said interest is paid in full

(2) any advances made by the Miritgager to the Mortgagor or his successor in title, (c) any gurpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of soil original followither with such additional advances, in a sum in Dollars (\$ 25,000.00 CALCEDO OF TWENTY FIVE THOUSAND DOLLARS AND NO CENTS provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured when advanced to protect the security or in accordance with coversains command in the Mortgage

(3) The performance of all of the covenants and obligations of the Mortgague to the Mortgague. Is octained herein and in said Note

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said mine provided or a cording to any greement extending the time of payment thereof, (2) To pay when due and before any penalty attaches to truinst Montgager upon request, duplicate empts therefor, and all saids against said property including those herefor due; and in turnist Montgager upon request, duplicate empts therefor, and all such terms exceeded against standard and the econclusively deemed valid for the purpose of this requirement, (1) To keep the improve that new or hereafter upon and tended against standard and the conclusively deemed valid for the purpose of this requirement, (1) To keep the improve that new or hereafter upon and such other insurance as the Mortgager may require to be insured against, and to provide public liability insurance and such other insurance as the Mortgager may require the interest of the full insurable value thereof, in such companies, through such agents or brokers, and in such form as shall be suital upon and in the mortgager during said period or periods, and contain the usual clause salidationy to the Mortgager making them payable to the Mortgager and in case of foreclosure sale payable to the more of the certificate of sale, owner of any determory, any crivitive or redemploner, or any grantee in a deed pursuant to furctissure, and in case of this under such policies, the Mortgager all necessary provide of the mortgager and to execute and deliver on behalf of the Mortgager all necessary provide of loss, recept, such in its discretion, all claims therefore and to execute and deliver on behalf of the Mortgager all necessary provide of loss, recept, such its cleans and acquitiances required to be agained by the insurance companies, and the Mortgager agree to sign, upon demand, all excepts, vouches, cleans a quiting the destruction of amage, to commence and promptly complete the reduitioning or restoration of buildings and improvements with or hereafter upon the indebtedness hereby secured in its d

- B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property security this indichedness, and other insurance required or accepted. I promise to pay to the Mortgage, a promothy to the Mortgage, in addition to the above payments, and other insurance equivalent to one weight of such items which payments may, at the option of the Mortgage, (a) be held by it and commission with other such funds or its own funds for the payment of such items, (b) be cartied 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 Mortgages 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 as the same accrue and become payable. If the amount estimated to be sufficient to pay said items are held or carried in a savings account, or excine account, the same are hereby pledged to further secure this indebtedness. The Mortgages is authorized to pay said items as charged or bulled without further inquiry.
- C. This mortgage contract provides for additional advances which may be glade at the option of the Mortgages and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall indrease the unpaid balance of the note become secured by the amount of such advance and shall be a part of each note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain an full force and effect as to said indebtedness, including all advances.
- D. That is case of failure to perform any of the covenants herein, Mortgages may do us Mortgages's behalf everything to covenanted, that said Mortgages may also do any act it may deem soceasary to protect the lies hereof, that Mortgages will repay upon semand any moneys paid or disbursed by Mortgages for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then have to contract shall become to much additional indebtedness secured by this mortgage with the same proofly as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgages to insure into the validaty of any lieft, encumbrance or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgages to advance any moneys for any purpose nor to do any act hieresinder; and the Mortgages shall not incur any personal liability because of anything it may do promisely.
- E. That is in the intent hereof to occurs payment of and note and obligation whether the entire amount shall have been advanced to the Murigagor at the date hereof, or at a later date, and to occurs any other amount or amounts that now be added to the mortgage indebtedness under the terms of this mortgage contract;

Mail to Consenses tille Co A Commence of the Commence of 221 L' Lasalle 51. Scuts. 2404 Olicago, will 60056

- C. That time is of the assence here of and if default be made in performance of any covenant herein contained in in making any payment under used mole or obligations or any extension or renewal thereof, or if proceedings to instituted to ensure any other lies or charge upon any of said prosperty, or upon the filting of a proceedings is bentzingly by or against the Morrisages what the wall make an assignment for the hereit of the property be placed under control of or in couldn't of any court, or if the Morrisages what is not a property or upon the death of any maker, endorses, or as an assignment of besentical netwers in said property, without the written consent of the Morrisages, or upon the death of any maker, endorses, or generator of the morrisages of the morrisages. Or upon the death of any maker, endorses, or generator of the morrisages of the morrisages of the morrisages of the morrisages. Or upon the death of any maker, endorses, or generator of the morrisages of the property of the nearly of the said property of the nearly or calcid on the property of the property of the morrisages endorses, the morrisages of the morri
- If That the Mortgame may employ council for advice or other legal service at the Mortgame's discretion in connection with any dispute so to the debt hereby assured or the lieu of life Instrument, so any intention to which the Mortgame may be made a getty on account of this lieu or which may affect set this to the property assuring the debthodianess hereby secured or which may affect set and debt or leen and stay reasonable attorney's feet so excepted shall be added to and the property account of the debthodianes because the secure and debt or lieu, including reasonably extremely and sale of the property accounts the same and in connection with any other dispute or litigation aftering and debts or lieu, including reasonably estimated amounts to conclude the transaction, shall be added to and be a gard of the debthodianes as a litigation and the litigation shall be facilised in any decree or judgment as a part of and overgreen, and the litigation at the highest contract rate, or if no exist the stay of the proceeds thereon at the highest contract rate, or if no exist then the entire leadstredness whether due and parable by the add the interior at the highest contract rate, or if no exist then the entire leadstredness whether due and parable by the cents hereof an east and the interior discretion at the further or the form of the foreign overprise. If any, shall be paid to the Mortgamer, and the purchase money.
- If he case the energaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered to collect and escense all congestaction which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall be feethwith applied by the Mortgages as it may elect, to the immediate reduction of the indebtectness sections. Jettley, or to the open and restoration of any property so damaged, provided that any excess over the amount of the indebtectness shall be delivered to the Mortgagos or his analyse.
- Property so demagns, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignment.

 3. All ensurements, resist, issues and profits of said premises are pledged, assigned and transferred to the Mortgagor or his assignment for the count day, useder or by virtue of any lease or agreement for the use or recruptancy of said groperts or any part thereof, whether used lease or agreement will recruit the country of said groperts or any part thereof, whether used lease or agreement will be desired married and its the intention become a profit of the visit of an arrive with said read evider and establish an absolute transfer and assignment of the said and the profit of the country of the said and the said
- K. This upon the commencement of any brocklosure proceeding hereunder, the court in which such hill is filed may at any time, either before or after sale, and without notice to the Mortgagor, or any party claiming under him, and without regard to the solvency is the Mortgagor or the then value of and premises, or whether the same shall then be occupied by the asset of the equity of redemption as a homestead, appoint a receiver with power to manage and cont and to collect the rents, issues and profits of said ner axed during the pendency of such foreclastic sout and the establishing period of redemption, and such rents, issues and profits, when collected, may be applied by or as well as after the sale, sowards the payment of the indebtedness, costs, takes, insurance or other items inscension for property and the profits of a decree therefore in prisonals or not, and if a receiver shall be appointed by shall remain in possession until the appreciation of the full period allowed by statute for relating tooks, whether there he redemption or not, and if it is swarme of deed in case of sale, but if no deed by shall our or the expression of the statuted to terminate any lease junior to the lies bereof
- L. That each right, power and remedy herein conferred up in the Mortgagee is cumulative of every other right or remedy of the Mortgagee, wholker herein or its said obligation conferred, and may be enforced concurrently therewith that no waiver by the Mortgagee of performance of any covenant herein or its said obligation contained shall thereafter in an manner affect the right of Murta per to require or enforce performance of the same or any other of said covenants, the concurrent hereof requires, the marculaine gender, as used one-circulain include the private hereof requires, the marculaine gender, as used one-circulained the plural; that all rights and obligations under the mortgage shall extend to and be hinding upon the respective here, executive, administrators, successors and assigns of the Mortgagor, and the successors and assigns of the mortgagor.

IN WITNESS WHEREOF, this mortgage is executed, stall d and delivered this 5 115.25 DEFI-D) RECORDING day of JULY , A.D. 19 90 T#2227 TRAN 1137 97/96/99 69 66:00 #6848 # 13 *-90(SIE)23397 Aclan _(SEAL) COOK COUNTY RECORDER Kimslay (SEAL) _(SEAL) STATE OF ILLINOIS **S**5. 1, 7 no Undersigned, a Notary Public is COUNTY OF COOK and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT ADAM I. BURGER AND MIRUSLAV BURGER personally known to me to be the same personS whose name ARE subscribed a the foregoing instrument. THEY signed, sealed and delivered the said instrument appeared before me this day in person, and acknowledged that free and voluntary act, for the uses and purposes therein set forth, including the release a kt valver of all THIER rights under any homestead, exemption and valuation laws. SEVEN under my hand and Notarial Scal, this 5 , A.D. 19 90 day of JULY

"OFFICIAL SEAL"
Roberto Carvajal
Notary Public, State of Illinois
My Commission Expires 6/20/93

15 Mail