UNOFFICIAL COPY

90358724

PRAI: ESTATE MORTGAGE

WITNESSETH, that Mark W. Mason and Diane S. Mason, his wife . of Perk Propert

Cook County, State of Illinois, hereinafter referred to as

Mortgagor, does mortgage and convey unto TRANSAMERICA FINANCIAL SERVICES, INC., bereinster referred

to as Mortgagee, the following described Real Estate in the County of

COORDETT-01 RECORDENS STATE OF THE COLLARS

to wit:

102333 THIN 2720 07/25/70 15/274 07840 4 #-90-358724 COOK COUNTY RECEIPER

Lot 13 in Block 33 in Village of Park Forest First Addition to the Mestwood, being a Subdivision of parc of the Southeast 1 of Section 26 lying South of the Commonwealth Edison Company right of way (public service company of Northern Illinois) and the Scutheast 1 of the Northeast 1 of Section 26, lying South of the Elgin, Joliet and Eastern Railroad right of way, also part of Section 25 lying South of the Elgin, Joliet and Eastern Railroad right of way, all in Township 35 North, Range 13, East of the Third Principal Meridian, according to the plot recorded July 1, 1955 as Document No. 16 288 372, in Cock County, Illinois.

Tax ID No: 31 25 203 013

Common Address: 72 Water Street, Port Forest, IL 60466

together with all buildings and improvements, beditaments, and appurtenances pertaining to the property should described, all of which is recorded to hereinafter as the "premises".

TO HAVE AND TO HOLD the bove-described premises unto the said Mortgagee forever, for the purposes and uses herein set forth.

Phymient of the principal sum with interest, as provided in a cordance with the term and provisions of a Promissory Note dated July 23, 1990 , herewith executed by Mortgagor and psyable to the order of Mortgagee, in the principal sum of \$6,923.80 ; (3) Payment of any additional advances, with interest thereon, as may hereafter be loaned by Mortgagee to Mortgagor in a maximum sum of \$9,504.00 ; (4) The payment of any money that may be advanced by the Mortgagee to Mortgagor for any rower, or to third parties, with interest thereon, where the amounts are advanced to protect the security or in accordance with the covenants of this Mortgage; (5) Any renewal, refinancing or extension of said promissory note, or any other agreement to pay which may be substituted therefor.

All payments made by Mortgagor on the obligation secured by this Mortgage shall be applied in the following order:

FIRST: To the payment of taxes and assessments that may be levied and assessed a gainst said premises, insurance premiums, repairs, and all other charges and expenses agreed to be paid by the Mortgagor.

SECOND: To the payment of interest due on said loan.

THIRD: To the payment of principal, until said indebtedness is paid in full.

premises insured against loss by fire and other hazards, casualty and contingencies up to the full value of all improvements in such amounts, and in such companies as Mortgagee may from time to time approve, and that loss proceeds (less expense of collection) shall, at Mortgagee's option, brapplied on said indebtedness. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor; (2) To pay all taxes and special assessments of any kind that have been or may be levied or assessed upon said premises, and to deliver to Mortgagee, upon request of the Mortgagee, the official receipt showing payment of all such taxes and assessments; (3) In the event of defect by Mortgager under Paragraphs 1 or 2 above, Mortgagee, at its option, may (a) place and keep such insurance above provided for in force throughout the life of this Mortgage and pay the reasonable premiums and charges therefor;

BOX 158

14

UNOFFICIAL COPY

Property of Coot County Clert's Office Transammica Pinancial Services, inc.

DOC #0

Tiens the Resort in

Po., while duty provented

MORTGAGE

30355724

(b) pay all said taxes and assessment without determinate the didness the disbursements shall be deemed a part of the indebtedness secured by this Mortgage and shall be immediately due and payable by Mortgagor to Mortgagee; (4) To keep the buildings and other improvements now existing or hereafter erected in good condition and repair, not to commit or suffer any waste or any use of said premises contrary to restrictions of record or contrary to law, and to permit Mortgagee to enter at all reasonable times for the purpose of inspecting the premises; not to remove or demolish any building thereon; to restore promptly and in a good and workmanlike manner any buildings which may be damaged or destroyed thereon, and to pay, when due, all claims for labor performed and materials furnished therefor; (5) That he will pay, promiptly the indebtedness secured hereby, and perform all other obligations in full compliance with the terms of said Promissory Note and this Mortgage; (6) That the time of payment of the indebtedness hereby secured, or of any portion thereof, may be extended or renewed, and any portions of the premises herein described may, without notice, by released from the lien hereof, without releasing or affecting the personal liability of any person or the priority of this Mortgage; (7) That he does hereby forever warrant and will forever defend the title and possession thereof against the lawful claims of any and all persons whatsoever.

IT IS MUTUALLY AGREED THAT: (1) If the Mortgagor shall fail to pay installments on said Promissory Note or on any other advance or obligation which may be secured hereby as the same may hereafter become due, or upon default in performance of any agreement hereunder, or upon sale or other disposition of the premises by Mortgagor, or should any action or proceeding be filed in any court to enforce any lien on, claim syminst or interest in the premises, then all turns owing by the Mortgagor to the Mortgagee under this Mortgage or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Mortgagee, on the application of the Mortgagee, or any other person who may be entitled to the montes due thereon. In such event the Mortgagee shall have the right immediately to foreclose this mortgage by complaint for that purpose, and such complaint may be prosecuted to judgment and execution and tale for the collection of the whole amount of the indebtedness and interest thereon, including reasonable attorney's fees, any amounts advanced pursuant to this mortgage, costs of suit, and crate of sale, if permitted by law.

- (2) In the event said premises are sold at a for-closure sale, Mortgagor shall be liable for any deficiency remaining after sale of the premises if permitted by any, and application of the proceeds of said sale to the indebtedness secured and to the expense of foreclosure, including Mortgagee's reasonable attorney's fees and legal expenses if allowed by law.
- (3) Mortgagee shall be subrogated to the lien of any and all prior encumbrances, liens or charges paid and discharged from the proceeds of the loan hereby secured, and ever though said prior liens have been released of record, the repayment of said indebtedness shall be secured by such lie is on the portions of said premises affected thereby to the extent of such payments, respectively.
- (4) Whenever, by the terms of this instrument or of said Promissory Note, Martgages is given any option, such option may be exercised when the right accruse or at any time thereafter, and no acceptance by Mortgages of payment of indebtedness in default shall constitute a waiver of any default then existing and continuing or thereafter accruing.
- (5) Each of the undersigned hereby waives the right to claim any demage for trespec, where or any tost occasioned by or resulting from the exercise by the Holder of the rights given herounder or any white tweeteness any other right that the Holder has or may have, to the extent permitted by law.
- (5) If Mortgagor shall pay said note at the time and in the manner aforesaid and shall shide by, comply with, and duly perform all the covenants and agreements herein, then Mortgagee will, within thirty (30) days after written demand therefor by Mortgagor, execute a release or satisfaction of this mortgage, and Mortgagor hereby waives the benefits of all statutes or laws which require the earlier execution or delivery of such release or satisfaction by Mortgagee, if permitted by law.
- (7) By accepting payment of any sum accrued hereby after its due date, Mortgague does not waive its right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay. If Mortgagor shall pay said Promissory Note at the time and in the manner aforesaid and shall shide by, comply with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void.

inte document was proposed by Counte Sonoran, STATE under the based out Hartestel Sout with which INSTERS DOTE ies and reducting and for the case and purposes therein art forth, including the 146 morred onto out to the district Philips and other out to the side of the second philips and other out to the second philips are second philips and other out to the second philips are second philips and other out to the second philips are second philips and other out to the second philips are second philips and other out to the second philips are second philips and other out to the second philips are second philips and other out to the second philips are second philips and other out to the second philips are second philips are second philips and other out to the second philips are second phili Diane S. Mason O STATE OF THE STA 90356724 Dis, Sign 4400 DOMETTE AND SALVAND (IARE) (JAZZ) (notest in state) (nough .2 seeig) (JAMS) ill the band and and of the Montages, the 🏰 and year fast with July 23, 1990 DATS OF MORTGAGE atomist to start and to send out of participated on the state of the State of States of States of States of States hid or entargition as may to be replied in handshapery, to the entartied by law. and and homenteed or over spiton that nicy be allowed to the andmirphol, or either of them, including such sing Commission, or soling you thin stoke, transform, conveys and emigns to the Holder havoul, a sufficient thy agreement to prouse this note or eny recoval thousest; and the underlyment, and each Surety,

in of the Conditions of any State, or of the United States, as against this debt or any renewal thereof;

(13) Beich of us, Wather Principal, Sussiy, Consumber, Endomer, or other purty baceto, beselvy weives and supersustant, each for the said tendy, any and all beamsolves or exemption sights either of us have under or by

an occase and being one and the the succession of the succession o

(96) implicity or unexpectability of any provisions boson and not affect the whiley and enforceshilty of any

consent, granicos, lessons and conigns of this parties hareto suspectively. Any reference in this Mortgage of the confidenced, and all provisions of this Montgage chail towns to and by binding upon the bairs, executors, schministrators, microst abstraction has abstraction was to be fullillatered but thinking and flack constants and appropriate like (4)

officers. The welline comment of Mesignate being that had and obtained, then Mesignate shall have the right, at its spilon, to ductus all aims commed hearing familiarith due and payable. (8) Maintid Mostgager and, commy, transfer or dispose of, or farther encember and property, or any part thereof,

hid to all componention, sweete, often payments therritor and apply the same on unid indebtoduess. (11) Should said property or any part throad he taken by trause of condumnstium proceeding, Muripagee shall be

. sabanesed tow-enced out at the ball hard grainers will will

ingular shall be eccentracy to bearing a factor aggregation.

smothing made

UNOFFICI ALEXAGO PRE Y-20 TION OF COMPT AND STORE OF THE PERSON ST