UNOSE LOCALATO COR 91 65 0

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BOX 333-GG

1:	MORTGAGE	יד פו פשי שננון		THE ABOVE SPACE LOR RECORDER'S USE O	NI.
1.6.7	THIS INDENTURE, made August 14	, 19	90 between Fire	the Above space for records R.S.E.S. O. at Colonial Bank Northwest 19 90 and known as Trust No. 999 Les , Illinois, therein referred	
a'	not personally, but as Trustee under agreeme	ent dated Jul	y 19	19 90 and known as Trust No. 999	
- /	(herein referred to as "Mortgagor,") and Bank	dome bus	pess in N11	les Illinois, therein referre	
` &	as "Mortgagee,")		and the second of the second		•
serverie		WI	TNESSETH		
\$	THAT WHEREAS Mortgagor is justly indicators (\$90,000,00	ebted to Mortgagee n wed by a certain Pro	the sum of Maney	Thousand and 00/100late herewith executed by Mortgagor, payable to	the
2	order of the Mortgagee and delivered, by w	hich Note Mortgagor	promises to pay said p	orincipal sum and interest on the halance of prince Prime rate and prior to maturity, at the office of Mortea	ipal
' ,	remaining from time to time unpaid at the	rate of two per	cent (2 % pipex	and the installments at the office of Mortes	gee
٠.	September 14	90, and on the sai	ne date of each month	ive monthly installments commencing thereafter, all except the last of said installments	s to
	be in the amount of \$100.00 plus Int	erestach, and said	fast installment to be	the entire unpaid balance of Sud such there was 5 % presentant; together with all costs of c	71:
2,	interest on the principal of each installment lection, including reasonable attorneys' fees,	after the Original ma upon default. Therein	urity date thereof at	"Note")	:01-
CC.	NOW THEREFORE the Morteagor to secure to	the payment of said No	te in accordance with its t	erms and the terms, provisions and firm the second	n e
	gage, and all extensions and renewals thereof, and and every kind now or he eafter owing and to bec	for the further purpose ome due from the Mort	of securing the payment o gagor to the Mortgagee o	d any and all obligations indebledoed Bullet Bolleting.	Ξ.
√ુંક	gagee during the term of his mortgage, howsoever of instrument, obligation, contract or agreement of any	created, incurred, eviden and every kind now or	ced, acquited or affsing, w hereafter existing or enter	or to the holder of said Note or to the Application of the the the the the the holder or this mortgage in the training of ed into between the Mortgagor and the the training of other the training or other the training of th	her iur
$C_{\mathcal{C}}$	wise and whether direct, indirect, primary, secondary	iry, tixeu of contingent Locauding all present an	d fature undebtedness inc	nd charges as provided in said Note and in any other agr arred or arising by reason of the guarantee to Mortagece	toe toe
	Mortgagor of present or future indebtedness or oblig	rations of third parties to	Mortgagee, and al-presen	of and future indebtedness originally owing by Mortgagor	ter
1	and agreements herein contained to the Mortgagor to deed, does by these presents Mortgage to the Mortg	to be performed, and asse agee, its successors and a	in consideration of One sawns, the following descr	Dollar in hand paid, the receipt who god a hereby acknowled Real Estate in the County of COOK ivision of that part north of Els	wl
はつきか	and State of Illinois, to will Lot s 14 and	15 in R. F. Blo	kerdike's subd	ivision of that part north of Els	tor
·5				Park, being a subdivision of the acres in the South East corner	W
1	thereof) of Section 23, Township	🙀 40 North, Ra	inge 13, East of	the Third Principal Meridian, in	n
(Sook County, 1111nois. P. I.N. which, with the property hereinafter described, is n	17-23-222-016-	0000 and 13~23-	-222-017-0000	
	TOWN THE D much all unprovements tenements	easements factors and	annurtenances thereto be	fonging, and all rents, issues and profits thereof for so to	غواله
а	nd during all such times as Mortgagor may be enti- pharatus, equipment or articles now or hereafter the	tled to ereto (which are herein or thereon used to	pledged primarily and on supply heat, gas, air cond	a parity with said real estate and not secondarily), and discounting, water, light, power, retrigeration (whether similar trigeration).	क्धि सं€
u	nits or centrally controlled), and ventilation, inclu-	ding (without restricting Ethe foregoin (at) decla	the foregoings, screens, and to be a part of said rea	window shades, storm doors and windows, floor covering at estate whether physically attached thereto or not sent	
į:	s agreed that all similar apparatus, equipment or ar art of the real estate.	ticles hereafter a ed o	n the premises by the Mo	rtgagor or its successors shall be considered as constituts	nr
•	TO HAVE AND TO HOLD the premises unto the				
g.	This Mortgage consists of two pages. The covenant agor to keep the premises in repair, insured and fre	ts, conditions and provise of hens and to pay an	ions appearing on page 2 (the reverse side bereof) among other things, require Mor Ltaxes, provide that if not paid by Mortragor, the costs	:t cif
a	reletation of inaturity of the Note and foreclosure	e hereol in case of defau	it am . Let the allowance o	Raxes, provide that if not paid by Mortpagor, the costs cured hereby, provide for tax and insurance deposits, is 1 Mortgagee's attorneys' fees and expenses of toreclosur-	172 1.
ù f	nd are incorporated herein by reference, are a part	hereof, and shall be bir	ding (n the Mortgagor at	nd those claiming through it	
po	etson or persons other than Mortgagor. Mortgagee	shall have the option of	declaring many diately du	all become vested in any manner whatsoever in any othe e and payable all unpaid installments on the Note and i	1)-
pı	reing the provisions of this storigage with respect ospective purchasers or grantees shall have executed id conditions of said Note and this Norteage.	a written agreement in	orm satisfactor is to the M	dottgagee shall have consented thereto in writing and the ortgagee assuming and agreeing to be bound by the term	18
	This mortages is assessed by FIRST	COLONIAL BANK	NORTHWEST	not personally but as Trustee as aforesaid, in the ex-	
er	cise of the power and authority conferred upon an ery person now or hereafter claiming any right or s	d vested in it as such I' ecutity hereunder that n	nistre, and it is explosely othing contained herein	anderstood and agreed by the mortgager betten and b	i. d
as	creating any hability on FIRST COLO	ONIAL BANK NORT	HWEST 01 01	hany of the beneficiaries under end trust agreement per der et o perform any covenants either express or implie	'.
he	tein contained, all such liability, if any, being expres	isty watved, and that any	recovery on this mortgag	this wayer shall in no way affect the personal lightlift of	ď
an	y co-signer, endorser or guarantor of said Note.	·		'.0	
	IN WITNESS WHEREOF, FIRST	COLONIAL BANK	NORTHWEST	, not personally but as Trustee as aforesaid, ha	
an	d attested by its (Executive) (Assistant) (Vic	ce President) (Trust (officer) the day and you	icer), and its corpo ate seal to be hereunto affixed ear first above with in	,
F	IRST COLONIAL BANK NORTHWEST As	Trustee as aforesaid	and not personally.		
	BY Cot of the		(Exec	utive) (Assistant) (Vice ^p resident) (Trust Officer) utive) (Assistant) (Vice President) (Trust Officer)	
	Allest CALLES Succes	(L)	(1. vac)	ustura) (A spirtant) (Vice Provident) (Trust (Misson)	
	ATTE OF HADIOIS	Thus	Undergland	orive) (Assistant) (vice riesidenti (i instribiteti)	
	ATE OF ILLINOIS SS. I, a Notary	Public in and for	said County, in the	state aforesaid, DO HEREBY CERTIFY, that	
	John F. Hickey and Ca	roi rroesei			
(Ex	(ecutive) (Asisisiahi) (Vice President) (Trust sidradri (Vice President) (Vulat/ののらされ of said	Officer) of Bank, who are persi	FIRST COLONIAL mails known to me to	BANK NORTHWEST and NAME be the same persons whose names are subscribed	/
to	the foregoing instrument as such (Executive	e) (Assistant) (Vice P	resident) (Trust Office	er), and (Executive) (Assistant) (Vice President)	
the	ir own free and voluntary act and as the free	and voluntary act of	said Bank, as Trustee a	they signed and delivered the said instrument are is aforesaid, for the uses and purposes therein set	<u> </u>
fort	h, and the said (Executive) (Assistant) (Vice	e President) (Trust O	fficer) then and there	acknowledged that said (Executive) (Assistant the seal of said Bank to said instrument as said	
(Ex	ecutive) (Assistant) (Vice President's) (Trus	t Officer's) own free	and voluntary act and	i as the free and voluntary act of said Bank, as	N .
T'	والممتحة مستنصر الخراجات المتناب المتراث والأراث والمتراث والمتراث والمتراث والمتراث والمتراث والمتراث	Lagain and frieth		· · · · · · · · · · · · · · · · · · ·	€
(Given under my hand and Notarial Seal this	14th OFF	· ICIAL SEMALAI JEAN GOTTROMAL	August 19 90	_
This	Document Prepared By:	NOTARY F	UBLICASTATE OF ILLIN		~
<u>r 1</u> 1	O. Box 48-283	MY COMM	\$810H Expire \$44/18/	Notary Public	
Ni	es, IL 60648				
_	NAME First Colonial Bank N	lorthwest	FOR RECORDERS	INDEX PURPOSES INSERT STREET ADDRESS OF DEPROPERTY HERE	
- 1	STREET P. O. Box 48-283 CITY Niles, IL 60648		1	on Avenue	
ķ	INSTRUCTIONS				
Stock	RECORDER'S OFFICE BOX NUMBER Form 222 (Use with form 223)		1		
Form 90	160 Banklurma, Inc	rage	•	BOX 333. CC	

- THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO UN PAGE (THE REVERSE SIDE OF THIS MORTGAGE):

 1. Morepagor covenants and agrees to pay haid indebtedness and the inferest thereon as herein and in haid Note or other evidence thereof, provided, or according to any agreement extraoling the time of payment thereof. (2) To pay when due and before any penalty straches thereto all fases, special assessments, where charges against the premises (including those heretofore due and before any penalty straches thereto all fases, special assessments, where charges are called a special assessments and considered to the considered of the purpose of this requirement; (3) To keep the improvements now or hereafter upon the above the surface of the purpose of this requirement; (3) To keep the improvements now or hereafter upon the above the surface of the surface
- prior lien to Mi-rigage.

 In addition to the monthly payments of principal and interest payable 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 sums as may be specified for the purpose of establishing a reserve for the payment of premiums on policies of fire insurance and such other har, its as shall be required hereunder covering the mortgaged property, and for the payment of taxes and special assessments accuring on the property (all as estimated by the holder of the Note), such sums to be held by the holder of the Note without any allowance for interest, for the payment of such premiums, taxes and assessments accuring to the same to such premiums, taxes and assessments and to keep the mortgaged premises mixing against the construed to affect the obligations of the Mortgagor to pay such premiums, taxes and assessments and univaried reminums thall not be sufficient to pay the amounts encessary as they become due, then the Mortgagor shall pay the necessary amount to make up the defliquency. In noticing collected for the purpose aforesand exceed the amount necessary to make such payment, such excess shall be credited on subsequent payments for these payments.

These matery to be made by storigagor.

The first legis is granted to make prepayments on principal of the Note on any interest payment date upon thirty days prior written notice: provided, however, that all such prepayments in any lendar year in excess of twenty per cent (20%) of the original principal amount of the Note will be accepted only upon payment of a two per cent (2%) profit in during the fact three years after the date of the Note, one per cent (1%) during the next two years, and at no premium thereafter.

Mosts gree may cold, a late charge equal to one-tenth (1/10th) of one per cent (1%) on the unpaid balance of the indebtedness hereby accused for each aggregate monthly payment of principal. Thest, taxes, assessments, insurance premiums, or other charges, more than fifteen (15) days in arrears, to cover the eatrales pense involved in handling delinquent payments.

in handling deliquent paymen's.

5. Morting agrees that 1 out agree may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured in the lien of this let it ment, or any litigation to which the Mortgagee may be made a party on account of this lien or which may affect the first to the property securing the indebtedness hereby secured or which may affect said debt in lien and any reasonable attorney's fees so incurred shall be added to and be a part of the debt hereby secured. Any costs and expires easonably incurred in the foreclosure of this mortgage and safe of the property securing the same and in connection with any other hereby secured. All such amounts said debt of line, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgagor to the Mortgagee on demand, and if not paid shall be included in any decree or judgment as a part of said

secured. All such amounts shall be payable by the Mortgagor to the Mortgage on demand, and if not paid shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the roll of 5.0 per cent (5.0 %) per annum. OVER prime rate

5. In case of default therein, Mortgage mer, but need not, make any payment or perform any act herein required to Mintgagor in any form and manner deemed expedient, and nay, but need not, make full or pay ments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior hen or title or claim thereof, is redeem from any tax sale or forfesture affecting said premises or contest any lax or assessment. All moneys paid for any of the purposes her in authorized and all expenses paid or surred in content to protect the premises and the lien hereof, shift in so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of 5.0 per cent (5.0 %) per annum, inaction of Mortgager shall never be considered as a waiver of any right of the account of any default hereinder on the part of ortgagor.

7. Mortgager making any payment turnby authorized in taking to the new constitution of mortgager shall never be considered as a waiver of any right.

7. Mortgagee making any payment hereby authorized rilatin; to taxes or assessments, may do so according to any biff, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such biff, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lion or title or claim thereof.

claim thereof

8. At the option of the Mortgagee and without notice to Mc (gg or, all unpaid indebtedness secured by this Mortgage shall, notwithstanding anything is the Note of in this Mortgage of the contrary become due and payable (g) immediately in the case of default in making payment of any installment on the Note or on any other obligation secured hereby, (c) (b) when default shall occur and continue for three lays in the performance of any other agreement of the Mortgager herein contained.

9. When the indebtedness hereby secured shall become due which in the performance of any other agreement of the Mortgager herein contained.

9. When the indebtedness hereby secured shall become due which in the acceleration or otherwise. Mortgages shall have the right to foreclose the flen hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may he paid or included by or on nehalf of Mortgager for attorneys' fees, appraisers' fees, outly a for documentary and expenditures and expenses which may he paid or included as to items to be expended after entry of the decree) of no uring all such abstracts of title. It is searches and examinations, guarantee policies, Torrens certificat as and similar dats and assurances with respect to title as Mortgage, entry deem to be reasonably necessary either to prosecute such sail or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in this

paragraph mentioned shall become so much additional indebtedness secured hereby and imited stelledness. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and imited stelledness thereby and the properties of the properties. All expenditures and expenses of the nature in this paragraph mentioned shall be come to the rate of 5.0 per cent (5.0 Ts) per annum, when paid or incurred by Mortgagee in connection, w. it (a) any proceeding, including probate and bankruptly proceedings, to which any threatened as to reproceeding which might affect the premises or the security hereof wir, it is on not actually commenced; or (c) preparations for the defense of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced.

The proceeds of any foreclosure sale of the premises shall be distributed and applied it it following order of priority: Pirst, on secount of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note with interest thereon as necre-provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagor, its successor of assigns, as their rights may appear.

11. Upon, Cr at any time white the effiling of suit to foreclose this Mortgago, the Court in which such it is filled may appoint a receiver of said premises. Such annoint-

properly marshales. Upon any furceconsure between the lien or of any provision hereof shall be subject to any defense which would not be good and avelable to the party interposing and the state of the lien or of any provision hereof shall be subject to any defense which would not be good and avelable to the party interposing the provision of the party interposing and the state of the provision of the provision hereof shall be subject to any property taken or for damages to any property not taken and all condemnation, compensation so received shall be forthwell applied by the Mortgages as in may effect, to the inmediate reduction of the indevices secured hereity, or to the regal and experiment or the same of the provision of the previous and profits of the previous are pictured, assigned and transferred to the Mortgages, whether now due or hereafter to become due, under or by virtue of any least or respected to the sound of the previous are pictured, assigned and transferred to the Mortgages, whether now due or hereafter to become due, under or by virtue of any least or respect to the comment, and the the intention here of the previous and profits on a parity with said real estate and one weed of the previous and profits on a parity with said real estate and one secondarily and such pictiges shall not be deemed merged in any foreeforus decree, and with the previous and the previ