91627422UNOFFICIAL COPY 8764826 916274228

The RESOLUTION TRUST CORPORATION was appointed conservator of CLYDE FEDERAL SAVINGS ASSOCIATION, pursuant to Resolution Order 90-275 of the Office of Thrift Supervision dated February 1, 1990.

The RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS			
ASSOCIATION, for value received does hereby grant, sell, assign, transfer, set over			
and convey to * FEDERAL HOME LOAN MORTGAGE CORPORATION *			
("Assignee"), its successors and assigns without recourse and without any			
warranties, any interest the Assignor may have /in a mortgage/deed of trust/			
recorded as accomment number $= 24493670$ covering the property in said			
mortgage as shown on attached Exhibit "A".			
IN WITNESS was SOF, this Assignment has been executed this day of 15th			
February , 1991.			
RESOLUTION TRUST CORPORATION, Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION			
By: (Man) Bushap			
Rume: ALLEN J. (EISHOP			
Title Director of Marketing			
ACKNOWLEDGEMENT			

COUNTY OF COOK BB. FIRST F A-91-827422 COUNTY OF COOK FREST A-91-827422			
The foregoing instrument was acknowledged before me this 15th day of			
February , 1991, by the above named individual who is cuthorized to execute			
this document under Delegation of Authority by I. O. Hermida, Managing Agent for			
RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINCE ASSOCIATION.			
$(C_{1},C_{2},C_{3},C_{4},C_{$			

OPPICIAL SEAL
DOLORES WIEDENHOEFT
HOTARY PUBLIC STATE OF HALINGIS
MY COMMISSION EXP. OCT. 11,19%2

Notary Public

THIS INSTRUMENT WAS PREPARED BY: RTC Resident Counsel Clyde Federal Savings Association 7222 W. Cermak Rd. North Riverside, II. 60546

JNOFFICIAL COPY

MORTGAGE

THIS	INDENTURE	WITNESSETH: Th	at the undersigned

24493670

JULIUS G: ALBERICO AND PAMELA D. ALBERICO, HIS WIFE

of the VILLAGE OF MIDIOTHIAN County of COOK hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to

COOK

CLYDE SAVINGS AND LOAN ASSOCIATION

a corporation organized and existing under the laws of the STATE OF ILLINOIS hereinafter

> LOT / IN BLOCK 25 IN THIRD ADDITION TO PACESETTER PARK, HARRY My QUANN MEMORIAL SUBDIVISION OF PART OF LOTS 1 AND 2 IN TY'S GOUWER'S SUBDIVISION OF THE SOUTHWEST FRACTIONAL QUARTER OF SECTION 14 AND PART OF THE SOUTH EAST QUARTER OF SECTION 15; ALSO PART OF THE SOUTH EAST QUARTER OF SECTION 14, ALL IN TOWN-SHIP 36 NORM RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING SOUTH OF THE LITTLE CALUMET RIVER, IN COOK COUNTY,

i Scatterland Te アルゼスケ せいたほうい

TOGETHER with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures, or articles, whether in socie units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation of the hisse and any other thing now or hereafter therein or their on the urnishing of which by lessors to lessees is customat; of appropriate, including screens, venetian blinds, window shades and urnishing of which by lessors to lessees is customat; of appropriate, including screens, venetian blinds, window shades and the rents, issues and articles with the rents is such and roof the state pretter physically attended the rents, issues and articles and the rents, issues and roof the restate to become due to the venetian of the rents, issues and roof the restate to become due under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal and whether it is now or may be recentler existing or which may be made by the Mortgagee under the power herein grantled to it; it being the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an abstute transfer and assignment to the Mortgagee of all such leases and agreements and ail the avails thereunder, logether with the right in case of default, either before or after foreclosure sale, to enter upon and take exclusive possessistion of, maying, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or midtly existing or future leases, collect said avails, rents, issues and profits regardless of when earned and use such measures whe be legal or equitable as it may deem proper to enforce collection thereof, employ renting agencies or other employees, alter or rep. and p

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment unto said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which said rights and benefits said Mortgagor does hereby release and waive.

TO SECURE the payment of a certain indebtedness from the Mortgagor to the Mortgagoe evidenced by a note made by JULY 01, 1978

Dollars (\$ 528,91)

until the entire sum is paid. on the FIRST day of each month commencing with

To secure performance of the other agreements in said note, which are hereby incorporated herein and made a part hereof, and which provide, among other things, for an additional monthly payment of one-twelfth (1/12th) of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises. And to secure possible future advances as hereinafter provided and to secure the performance of the Mortgagor's covenants herein contained,

THIS INSTRUMENT WAS PRIPARED BY:

Vincent F. Giuliano, Resident Counsel 7222 WEST CERMAK ROAD