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 document number 24 \$68 756 covering the property in said mortgage as shown on attached Exhibit "A". IN WITNESS WIF FOF, this Assignment has been executed this day of 15th February , 1991. RESOLUTION TRUST CORPORATION, Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION By: ALLEN J. BISHOP Name: Director of Marketing Title:

ACKNOWLEDGEMENT

STATE OF ILLINOIS

COUNTY OF COOK

The foregoing instrument was acknowledged before my this day of , 1991, by the above named individual who an authorized to execute this document under Delegation of Authority by I. O. Hermida Managing Agent for ' RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION.

Notary Public

OFFICIAL SEAL DOLORES WIEDENHOEFT NOTARY PUBLIC STATE OF HAIHOIS MY COMMISSION EXP. OCT. 11,1992

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

RECORD & RETURN TO: AMS - L. Soule 231 East Avenue Albion, NY 14411-1678



\$13,00

MORTGAGE

24 868 756

THIS INDENTURE WITNESSETH: That the undersigned THE BANK & TRUST COMPANY OF ARLINGTON HELGITS		
	and the second of the second o	
a corporation organized and existing under the laws of the, not personally but as Trustee	of	n Dood on Doods in trust
duly recorded and delivered to the undersigned in pursuance of a, and known as trust number	Trust Agreement dated	DECEMBER 27; 1978
as the Mortgagor, does hereby Mortgage (EE) SEE to		
CLYDE SAVINGS AND LOA	AN ASSOCIATION	
a corporation organized and existing under the laws of the	STATE OF IL	LINOIS hereinafter
referred to as the Mo tgazee the following real estate situated in t	the County of	CCOK
In the State of Illinois, to sit:		
LOT 11 IN SLOCK 12 IN ARLINGTON PARK A SHALF OF THE PORTH WEST QUARTER (EXCEPT THEREOF) OF CECTION 30, TOWNSHIP 42 NORTH THIRD PRINCIPAL SERIDIAN, LYING NORTH EALINE OF RIGHT OF SAY OF CHICAGO AND NORTH COMPANY, IN COCK COUNTY, ILLINOIS.	THE NORTH 25 FEET TH, RANCE 11, EAST OF THE NORTH	F THE ERLY
COMPANY, IN COOK COUNTY, ILLINOIS.	The fire of the speciment	AND DELEGA
FILED FOR RECORD	344 11/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/	368756
TOGETHER with at billidings, improvements, fixtures or appurted in apparatus, equipment, fixtures, or articles, whether in single units onditioning, water, light, power, refrigeration, ventilation or otherwise hereon the furnishing of which by lessors to lessees is custon ary or low shades, storm doors and windows, floor coverings, secreen doors in f which are declared to be a part of said real estate whether physically easements and the rents, issues and profits of said premises which were unto the Mortgagee, whether now due or hereafter to become due so or occupancy of said property, or any part thereof, whether said keep or occupancy of said property, or any part thereof, whether said keep on ow or may be hereafter existing or which may be made by the Mort he intention hereof (a) to pledge said rents, issues and profits on a purch pledge shall not be deemed merged in any forcelosure decree, and on the Mortgagee of all such leases and agreements and all the availst lither before or after foreclosure sale, to enter upon and take exclusive remises, or any part thereof, make leases for terms decremed advantages asses, collect said avails, rents, issues and profits regardless of when quitable as it may deem proper to enforce collection thereof, employ and premises, buy furnishings and equipment therefor when it deems eneral exercise all powers ordinarily incident to absolute ownership, crein stated to secure which a lien is hereby created on the mortgage prior to the lien of any other indehtedness hereby secured, and outself, pay insurance premiums, taxes and assessments, and all expense herein given, and from time to time apply at or the aforesaid purposes, first on the interest and then on the principal process of the powers herein given, and from time to time apply at the aforesaid purposes, first on the interest and then on the principal process of the powers herein given, and from time to time apply at the aforesaid purposes, first on the interest and then on the principal process. To substantial uncorrecte	se and any other thing no appropriate, including sere i-a-door beds, awnings, sto ally attached thereto or no are hereby pledged, assist under or by virtue of any ser agreement is writted to establish an absolute herein der, together with twe possession of, manage, eous to it terminate or in carned and use such more retaining agencies or other is necessary, purchase all land and or the income retaining of the income retaining of the income retaining adjusted the income retaining and the Mortgagee, in any to the income retaining and the Mortgagee, in any surplus income in the income retaining and the Mortgagee, in any surplus income in full or until the delivent hereof, but if no deed traggee shall, however, have without affecting the lies without affecting the lies of the incoments, fixtures, the free from all rights and nefits said Mortgagor does or tragagor to the Mortgagee of the in the sum of	where the states therein or seens, venetian blinds, win- vers and water heaters (all t); and also together with gned, transferred and set lease or agreement for the nor verbal and whether it stein granted to it; it being and not secondarily and te transfer and assignment he right in case of default, maintain and operate said modify existing or future leasures whether legal or employees, alter or repair kinds of insurance, and in necessary for any purpose come therefrom which lien issonable compensation for attorneys' fees incurred in its sole discretion, needed by mured, before or after he a decree in personam its sole discretion, feels it the "lootingagee, on satistis and os. The possession rery of a Master's Deed or the discretionary power a hereof. Not gagee shall sinable against Mortgagee if within sixty days after appurtenances, apparatus benefits under the Homehereby release and waive, evidenced by a note made
hich note together with interest thereon as provided by said note, is *** THREE HUNDRED SEVENTY-THREE AND 40/100 *** FIRST day of each month, commencing with APRIL	payable in monthly insta	llments of

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.

Vincent F. Giotione, Recipient Counsel 7222 WEST CERMAK ROAD NORTH RIVERSIDE, ILLIHOIS 60546