OFFICIAL COPY32668-6 8761637

91627585 ASSIGNMENT OF MORTGAGE

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, ar . interest the Assignor may have /in a mortgage/deed of trust/ recorded as document number 23 059 162 covering the property in said mortgage as shown on attached Exhibit "A". IN WITNESS WHEREO, this Assignment has been executed this day of 15th February 1991. RESOLUTION TRUST CORPORATION, Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION *3*y Name: WILLIAM R. SHOYER Title Manager, Real Estate Owned **ACKNOWLEDGEMENT** RECERCINGS TRAH EFT- 12/27/71 14:23/00 STATE OF ILLINOIS F 4-91-627585 F

88.

COUNTY OF COOK

15th The foregoing instrument was acknowledged before me this _, 1991, by the above named individual who is authorized to execute this document under Delegation of Authority by I. O. Hermida, Mahuging Agent for

RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION.

FFICIAL SEAL CAROLE BANAS NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 2/27/91

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

UNOFFICIAL COPY

Property of County Clark's Office



•	and Mary B. Mulford, his wife
	County of Cook , State of Illinois
ereinafter referred to as the Mortgagor, does	
	NGS AND LOAN ASSOCIATION
	e laws of the STATE OF ILLINOIS , hereinafter
	ea) estate, situated in the County of
thereof) and the East half of the 175 feet of the North 150 feet there eartition of Bestion Six (6), Towns	Por
5 100 S. Horno alk	PM T
STICKINGLITUS	PNU# 90
	The second of th
corm doors and windows, floor coverings, screen celared to be a part of said real estate whether and the reals, issues and profits of said premises agee, whether now due or hereafter to become it said property, or any part thereof, whether sa creafter existing or which may be made by the feat to pledge said reals, issues and profits on a deemed merged in any foreclosure decree, and it such leases and agreements and all the available for foreclosure sain, to enter upon and take exact thereof, make leases for terms deemed advantant thereof, make leases for terms deemed advantant thereof, and profits regardless of when earned advantant thereof, and thereof, employ realing agencies each therefor when it deems necessary, purchase a asolute ownership, advance or borrow money need on the mortgaged premises and on the locomecured, and out of the income retain reasonable cell expenses of every kind, including attorneys' me apply any balance of income not, in its sole did expenses of the indebtedness hereby secured, seds of sale, if any, whether there he a decree ereby is paid, and he Mortgage, in its sole discussed of sale, from the Mortgage, in its sole discussed for the full or until the delivery of a Master's en hereof, but if no deed he issued then until it ages shall, however, have the discretionary powe thout affecting the lien hereof. Mortgagee shall be sustainable against Mortgagee bas	doors, in-a-door beds, awnings, stoves and water heaters (all of which are object, in-a-door beds, awnings, stoves and water heaters (all of which are objected with all easements where it is not beds, awnings, stoves and water heaters (all of which are objected with all easements where it is never unto the Mortage of the property of the use or occupancy and lease or agreement for the use or occupancy and lease or agreement for the use or occupancy and lease or agreement is written or verbal and whether it is now or may be Mortage, under the power herein granted to it; it being the Intention here-a parity vith said real estate and not secondarily and such pledge shall not it to exhibit an absolute transfer and assignment to the Mortage of is thereunder together with the right in case of default, either before or clusive possession of, manage, maintain and operate said premises, or any tageous to it, terminate or modify existing or future leases, collect said avails, and use such messors whether legal or equitable as it may deem proper to so or other employees, there or repair said premises, buy furnishings and equipall kinds of insurance, his in general exercise all powers ordinarily incident to be essay for any purpose berein stated to secure which a lien is hereby create therefrom which lies is prior to the lien of any other indebtedness hereby ompensation for itself, pay bisurance premiums, taxes and assessments, and fees incurred in the exercic of the powers herein given, and from time to discretion, needed for the aformal purposes, first on the interest and then on before or after any decise of consume, and on the deficiency in the profin personam therefor or not. Whenever all of the indebtedness secured retion, feels there is no substantial on or created default in performance of e, on satisfactory evidence thereor, etail relinquish possession and pay to possession of Mortagee may continue until all indebtedness secured hereby the expiration of the stalutory period during which it may be issued. Mortage al
less commenced within sixty days after Mortg TO HAVE AND TO HOLD the said proper d equipment unto said Mortgagee forever, for t	agee's possession ceases. rty, with said buildings, improvements, fixtures, a portenances, apparatus the uses herein set forth, free from all rights and be set to under the Home- lich said rights and benefits said Mortgagor does hereby release and waive.
	tedness from the Mortgagor to the Mortgagee evidences by a note made by
Mortgagor in favor of the Mortgagee, bearing	•
	d note, is payable in monthly installments 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,

on the ... first day of each month commencing with

June 1, 1975

Dollars (\$ 235,24

until the entire sum is paid.