91627018

## ASSIGNMENT OF MORTGAGE

876/892 9**1627**018 :

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 23 240 565 covering the property in said mortgage as shown on attached Exhibit "A". IN WITNESS WHEREOF, this Assignment has been executed this day of 15th February 1991. RESOLUTION TRUST CORPORATION, Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION Машэг WILLIAM R. SHOYER Title Manager, Real Estate Owned ACKNOWLEDGEMENT STATE OF ILLINOIS 88. COUNTY OF COOK 15th The foregoing instrument was acknowledged before me this day of \_, 1991, by the above named individual who is 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. / CONTRACTOR CONTRACTOR FFFICIAL SEAL" \$12.00 CAROLE BANAS an FUBLIC, STATE OF ILLINOIS commission Expires 2/27/91

"OFFICIAL 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 Arabana Araban

.1

J

כו

THIS INDENTURE WITNESSETH: That the undersigned, Richard E. Impastato and Georgia M. Impastato, his wife	
of the Willage of Maywood County of Cook St hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to	ate of Illinois,
CLYDE SAVINGS AND LOAN ASSOCIATION	
a corporation organized and existing under the laws of the	., hereinafter
referred to as the Mortgagee, the following real estate, situated in the County of	····
Lot Twenty-Five (25) in Block Twenty-Four (2h) in Section Two (2) of the Count Addition to Midland Development Company's North Lake Village a subdivision in West 1/4 (except the South One Hundred (100) Rods) the West 1/2 of the South (except the South One Hundred (100) Rods) and the South 1/2 of the North West the South West 1/4 of the North East 1/4 of Section Thirty-Two (32), Township North, Range Twelve (12) East of the Third Principal Meridian, in Cook County	the South East 1/4 1/4 and Forty (40)
North, Range Twelve (12) East of the Third Principal Meridian, in Cook County	700
TOGETHER with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereum apparatus, equipment, fixtures, or articles, whether, is single units or centrally controlled, used to supply heat, a tioning, water, light, power, refrigeration, ventila ion or otherwise and any other thing now or hereafter there the furnishing of which by lessors to iessees is cultomary or appropriate, including screens, venetian blinds, wisterm doors and windows, floor coverings, screen doors, na-door beds, awnings, stoves and water heaters (ail declared to be a part of said real estate whether physically attached thereto or noti; and also together with and the renta, issues and profits of said premises which are hereby pledged, assigned, transferred and set over up of said property of any part thereof, whether said leass of spread in any lease or agreement for the use of said property of any part thereof, whether said leass of spread in any interester to become due unit of the power herein granted in it; it being the loof tal to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pile deepmed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the all such leases and agreements and all the avails thereunder, tog there with the right in case of default, elth after forefour sale, to enter upon and take exclusive possession of, manage, maintain and operate said prepart thereof, make leases for terms deemed advantageous to it, termine a modify existing or future leases, colie rells, issues and profits regardless of when enrued and use such measure, whether legal or equitable as it may default elements and all the avails thereunder, tog there will be a provided and the mortgaged premises of when enrued and use such measure, whether legal or equitable as it may default elements. It is also described to the mortgage of the region of the mortgage of the mortgage of the region of the income relation reasonable compensation for	ras, air condi- in or thereon indow shades, of which are all easements into the Mort- or occupancy ow or may be intention here- edge shall not Mortgagee of ier before or mises, or any ict said avails, sem proper to ings and equip- ily incident to is hereby cre- edness hereby essments, and from time to t and then on by in the pro- diness secured in and pay to ecured hereby preclosing the issued. Mort- said premises its paragraph es, apparatus er the Home- e and waive.
TO SECURE the payment of a certain indebtedness from the Mortgagor to the Mortgagee evidenced by the Mortgagor in favor of the Mortgagee, bearing even date herewith in the sum of	<u></u>
together with interest thereon as provided by said note, is payable in monthly installments of	
***Two Hundred Fifty-Four and 87/100***	54.87
on the first day of each month commencing with November 1, 1975 until the entire	sum is paid.

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.