

MORTGAGE

91035488

The undersigned. First National Bank of Cicero, a corporation of the United States of sax barnicing , not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to the undersigned pursuant to a Trust Agreement · 19 67 , and known as Trust Number November 20 hereinafter referred to as the "Mortgagor", does hereby mortgage and convey to 2109 Citizens National Bank of Downers Grove , a banking association having its principal office at 5100 Main Street Downers Grove. . Illinois. hereinafter referred to as the "Mortgagee", the following real estate in the County of DuPage , to wit: Lot 26 in block 13 in First Addition to W.G. State of McIntosh's Metropolitan Elevated Subdivision being a Subdivision of that part of the South West quarter lying North of the South 1271.3 feet of the South 300 acres of Section 19, Township 39 North, Range 13, East of the Third Principal Meridian, also blocks 78, 79, 80 of said Section 19, (except South 300 acres thereof) in Cook County, 16-19-319-019-0000

> DEPT-01 RECORDING .R DEPT**esú**k redunty naecorder T#8888 TRAN 5413 01/23/91 15:15:00 #4998 # H ×-91-035488 COOK COUNTY RECORDER

Openin Together with all buildings, improvements, fixtures or appurtenances on the reafter erected therein or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to apply heat, gas, air conditioning, water, right, power refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to lessees is customary or appropriate, including a recipient shades, storm doors and windows. Boot coverings, screen doors, in-a-door beds, awnings, stores, water heaters, refrigerators, washing machines, clothes dryers, and all other such appliances it included to be and are hereby declared to be a part of said real to said real estate whether physically strached thereto or not); and also together with all easements and the rents, issues and profit of air premises which are hereby pledged, assigned, transferred and set over unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby subrogated to be a part hereby hereby and off by the proceeds of the loan hereby secured

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixture as a partenances, apparatus and equipment, unto said Mortgagee forever for the uses herein set forth, rom all rights and benefits under the Homestead Exemption Laws of the State of Illino a which said rights and benefits said Mortgager does hereby release and waive.

TO SECURE (1) The payment of a Note executed by the Mortgagor to the order of the normal even date herewith in the Makaksum of ---Thirty Two

Thousand Nine Hundred Thirty Nine and 40/100-- --- 32,939.40

3. which Note, in Checkful Therest

thereon as therein provided, is payable in monthly installments of --Five Hundred Forcy Fight and 99/100----- DOLLARS rs 548.99

day of January which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full; (1) the performance of other agreements in said Note, which is hereby incorporated herein and made a part hereof, and which provides, among other things, for an additional monthly payment of one-welfth (1) of the estimated annual taxes (unless the Mortgagee has piedged an interest bearing savings account to satisfy estimated taxes) assessments, insurance premiums and other charges upon the mortgage optemises; (3) XOS XOME EDUCKOS APPROVIDED TO PROVIDED TO THE P Off's

THE MORTGAGOR COVENANTS:

A. (1) To pay said indebtedness and the interest thereon as herein and in said Note provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penalty attaches therefor, and all such tiems extended against used property tincluding those hervoir, it due), and to furnish Mortgage, upon requires, duplicate receipts therefor, and all such tiems extended against used property tincluding those hervoir, it due), and to furnish Mortgage, upon requires, until authorities the purpose of this requirement, (1)? As on the temperature of the purpose of this requirement, (1)? As on the interest manage by fire, and such other hazards as the Mortgage may require to be insured against; end to provide public liability is surance and such other invarance as the Mortgage may require to be insured against; end to provide public liability is surance and such other invarance and such other invarance and such other invarance and increase of foreclosure sale payable to the owner of any deficiency, any receiver or redemption, for the full insurable value time; (1) as the foreclosure sale payable to the owner of any deficiency, any receiver or redemption, for the full insurable value time; (2) as the foreclosure sale payable to the owner of fine cettificate of sale, owner of any deficiency, any receiver or redemptioner, or any grantee in a Master's or Commissioner's deed; and in case of flow under such policies, the Mortgage is authorized to adjust, collect and compromise in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgage is authorized to apply the proceeds of any invarance claim to the receivable property or control of the property of the prop

- B. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgager's behalf everything so covenanted; that said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgager will repay upon demand any moneys paid or disbussed by Mortgagee for any of the above purposes and such moneys together with interest thereon at eight (3%) per cent per annum shall become so much additional indebtedness secured by this offstagee with the same priority as the original indebtedness and may be included in any decree foreclosing this Mortgage and be paid out of the rents or proceeds of sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lier encumbrance or claim in advancing moneys as above authorized, but nothing here contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder.
- C. That it is the intent hereof to secure payment of said Note whether the entire amount shall have been advanced to the Mortgagor at the date hereof or a later date, or having been advanced, shall have been repaid in part abd/200888850000 2008883000 20088
- D. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor may, without notice to the Mortgagor, deal with such successors in interest with reference to this Mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to suc or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

5- 1.00 BB

色色を記しむませ

E. That time is of the essence hereof, and if default be made in performance of any coverant herein contained or in making any payment under said Note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien to charge upon any of said property, or upon the filing of a proceeding in bankerupicy by oil against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of its creditors or if its property be pieced under control or in custods of any court, or if the Mortgagor shallond any of said property or any portion thereof, or in the event of any said, assignment or transfer by any beneficial interest in and to the above-numbered trust, or if the Mortgagor fails to complete within a reasonable time, any building or buildings now or at any time in process of erection upon said premises, then and in any of said events, the Mortgagor fails to complete within a reasonable time, any building or buildings now or at any time in process of erection upon said premises, then and in any of said events, the Mortgagor is thereby authorized and empowered, at its option, and without affecting the lies hereby created or the promyt of said flee or any right of the Mortgagor in the surface of the Mortgagor is the payment of said Mortgagor in the default be remedied by the Mortgagor and apply toward the payment of said Mortgagor in the surface, and in any foreclosure a sale may be made of the figure in the surface of the Mortgagor of the Mortgagor and the Mortgagor and said property, or any part thereof, becomes sweeted in a person other than the Mortgagor and any part of the Mortgagor to over the cost of amending the records of the Mortgage to show such change of ownership.

F. That upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may, at any time, either helioc in airer sale, and, without holice to the Mortgagor, or any party Claiming under it, and without proceeding hereunder, the court in which such bill is filed may, at any time, either helioc in airer sale, and, without holice to the Mortgagor, or any party Claiming under it, and without program to the claim premises, whether the same shall then he siccupied, the the water's sale, inwards the payment of the indebtedness in account with power to manage and rent and/to collect the tents, issues and profits of said premises, during the pendency of such foreclosure sail and the statutory period of redemption, and such rents, issues and profits, when collected, may be applied, hetere as well as after the Master's sale, inwards the payment of the lindebtedness, costs, issues, insurance or other them increasary first the protection and pieservation of the profit is taker, insurance or other them increasary first the protection and preservation of the profit is taker, insurance of deed in case of sale, but if no deed he issued, until the expiration of the statution present during which it may be insued, and no lease of said premises, there shall be allowed and included as in additional indebtedness in the device of sale all expenditures and expenses together with interest thereon at the rate of Rio period, the profit of incurred by or on behalf of Mortgage of sale and expenses together with interest thereon at the rate of Rio period and and included as in additional indebtedness in the device of sale all expenditures and expenses together with interest thereon at the rate of Rio period and any interest profits of said premises, there shall be allowed and included as in additional indebtedness in the device of sale all expenditures and expenses together with interest thereon at the rate of Rio period and any interest profit of the sale o

intereof, all of the aforesimal ? wi, then, the entire indebtedness whether due and payable by the terms hereof or not and the interest due thereon up to the time of such sple; and the overplus, it am, shall be paid to the Mortgagor, and the purchase manes shall not be objected to the application of the purchase money.

G. In case, the notify and property taken or for damages to any property not taken and all condemnation compensations or received shall be furthwith provided that my excess over the my artificities immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that my excess over the my artificities immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, assigned and transferred to the Mortgagor, whether now due or hereafter to heromediate or by virtue of any lease o, or a ment for the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal, and it is in the intention's hypeofr, (a), to globe soid rents, issues and profits on a parity with haid real estate and not accondarily and such piedge shall not be deemed in any forestocioure decrees and (a) or artificiate in any forestocioure decrees and (a) or artificiate in any forestocioure decrees any and all the avails thereunder, together, with the right in case if refault, either before or after foreclosure tale, to either upon and take possession of, manage, maintain and operate said employers, altergor response said-prepaired, and only the control of the mortgagor of the indebtedness hereby secured, and out of the incurse of advantageous is it may deem proper to enforce collection thereof; employ, reating agents, or other any part of the mortgagor propers, altergor response and extended coverage and other foreman. It is considered and variable and the proper of a construction of the incurse of the mortgagor in the proceed of sale, if any, whether fore in reasonable compens

I. That each right, power and remedy herein conferred upor 1 c Mortgagre in cumulative of each other right or remedy of the Mortgagre, whether herein or an entering and may be enforced concurrently, that no where he the Mortgagre of performance of any covenant herein or in said obligation containing the conferred and may be enforced concurrently therewith, that no where he the Mortgagre of performance of any covenant herein or in said obligation containing the conferred and contained to the containing the conta

This Mortgage is executed by the undersigned, not personally but as Trus er a aforesid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and the undersigned thereby warrants that it posterior in all thority to execute this institutingly, and, it's expressly understood, and agreed that mothing herein or in said Note contained shall be construed as creating any (tability on the undersigned personally to go by the said Note or any intestigned as agreed that may accrea thereon, or any indebtedness accruing ansealing any covers of their express or implied thereon contained, all such liability, if any, being appressly waived by the Mortgages and by every person now or herester clauming any right of recurring hereunder, and that so far as the undersigned and its successors personally are concerned; the legal holder or holders of said Note and the owner or owners in a property of the payment thereof, by the enforcement of the lien hereby created, in, he instance herein and in said Note provided or by setting to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF,

FIRST NATIONAL PANK OF CICERO

not personally but of Trial se to efform the caused these presents to be sured by its secretary the 14th day of December 9.89

FIRST NATIONAL BANK OF CICERO Assistant Secretary

STATE OF ILLINOIS. COUNTY OF COOK

the undersigned

Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that

Cicero

John W. Pindiak

Vice-President of First National Bank

and Nancy Tomisek, Assistant That officer Assistant That officer and the foregoing instrument as such officers appeared before me this day in person and acknowledged that they agreed and delivered the said instrument as them own free and voluntary act and as the first and assistant Trust Officer Assistant Cashier then and inher exknowledged that they agreed as a formation of the corporate scale of said Bank to said instrument as said assistant Trust Officer Assistant Cashier as custodian of the corporate scale of said Bank to said instrument as said Assistant Trust Officer Assistant Cashier and only the first own free and voluntary act and as the free and voluntary act of said Bank as Trustee as a foresaid. For the uses and purposes therein set forth.

"OFFICIAL SEAL" Carol Pratali Notary Public, State of Illinois My Commission Expires 1/9/93

ratul

91035488

der of December., 19_89

111 SVO