

(Individual Form)

Loan No. 4-009128-0-0. LOS

C-803

THE UNDERSIGNED,

LASALLE NATIONAL BANK IN CHICAGO AS TRUSTEE UNDER TRUST AGREEMENT DATED JULY 28, 1971 AND KNOWN AS TRUST NUMBER 18377 -08 . State of TLLINOIS , County of COOK ARLINGTON HEIGHTS

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to

PAYSAVER CREDIT UNION

a corporation organized and existing under the laws of the State of Illinois bereinafter referred to as the Mortgagee, the following real estate in the County of COOK in the State of ILLINOIS

LOT 6 IN BLOCK 9 IN BERKELY SQUARE UNIT 3, A SUBDIVISION OF PART OF THE SOUTH EAST QUARTER OF SECTION 7, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

COMMONLY KNOW' AS: PERMANENT PARCEL NUMBER:

320 BRAESIDE, ARLINGTON HEIGHTS, ILLINOIS 03-07-407-006.

91182575

Together with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, includes, whether in single units of statially controlled, used to scoppils head, gas, air conditioning, water, light, power, refrigeration, ventilation of softer tervices, and and ny other thing now or statially controlled, used to scoppils head, gas, air conditioning, water, light, power, refrigeration, ventilation of softer tervices, and and ny other thing now or statially controlled to softer tervices, and and ny other thing now or statially controlled to the controlled to the

NINE HUNDRED FIFTY THREE DOLLARS AND CNL CENTS----- Dollars

953.011, commencing the MAY 22ND which payments are to be applied, first, to interest, and the balance to principal, until said if det edness is paid in full

(3) The performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as of lained herein and in said Note

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to an external extending the time of payment thereof, (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assessive to, water charges, and sewer service charges against said property functioning those heretofore due), and of turnish Mortgagee, upon request, duplicate e-cipts therefor, and all such items are tended against said property shall be conclusively deemed valid for the purpose of this requirement. (3) To keep the improviments new or hereafter upon said property shall be conclusively deemed valid for the purpose of this requirement. (3) To keep the improviments new or hereafter upon said such other insurance as the Mortgagee may require to be insured against, and it provide public liability insurance and such other insurance as the Mortgagee may require to be insured against, and it provide public liability insurance and such other insurance as the Mortgagee may require to be insured against, and it provide public liability insurance and such other insurance as the Mortgagee may require to be insurance policies shall remain with the Mortgagee during said period or periods, and contain the usual clause satisfactors to the Mortgagee and in case of foreclosure, and in case of foreclosure, and in case of the certificate of said cowner of any deficiency are received and acquirtances required to the Mortgagee and in case of loss under such policies, the Mortgagee in authorizated to any deficiency are received and acquirtances required to the sugged by the insurance companies, and the Mortgager agrees to suph upon demand, all receipts, violches, receipts violches, releases and after in the Mortgage of the Mortgage is authorized to apply the proceeds of any insurance clause of any insurance clause of the insurance contains and indebtedness to apply on the indebtedness secured hereby the proceeds of any insurance covering such destruction or damage, to commence and p

B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the projectly securing this indebtedness, and other insurance required or accepted, I promise to pay no the Mortgagee, a provide goriton of the surrent year taxes upon the districtment of the loan and to pay monthly to the Mortgagee, (in addition to the above payments may at the option of the Mortgagee, (a) be held by it and committiful with their such funds or its own funds for the payment of such items, which payments may at the option of the Mortgagee and before the surrent of such items, this be carried in a savinguaccount and withdrawn by it to pay such items, or (e) be gridified to the unpaid halance of said indebtedness as received, provided that the Mortgagee avaices upon this obligation sums sufficient to pay said items accrue and become payable. If the amount estimated to be sufficient to pay said items is not sufficient, to pay the difference upon demand. If such sums are held or carried in a savings account, or extros account, the same are hereby pledged to further secure this indebtedness. The Mortgage is authorized to pay said items as charged or hilled without further inquiry.

- C. This mortgage contract provides for additional advances which may be goade at the option of the Mortgage and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereof may be added to the emortgage debt and shall increase the unpaid balance of the note hereof secured by the amount of such advance and shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such able to contract were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different miniship payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall means in full force and effect saito asid indebtedness, including all advances.
- D. That is case of failure to perform any of the covenants herein. Mortgagee may do on Mortgagoi's behalf everything so covenanted, that said Mortgagoe may also do any act it may deem nocessary to protect the ten hereof, that Mortgagor will repay upon demand any moneys paid in disbursed by Mortgagor for any of the above purposes and such moneys together with instereas thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness and may be included in any device foreclosing this mortgage and be paid out of the rents or proceeds of sale of said premises if out otherwise paid, that it shall not be ubligatory upon the Mortgagee to inquire into the validaty of any lien encumbrance or claim in advancing moneys as above authorized, but nothing herein 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 own to do hereunder.
- That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the resol, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage.

F. That in the event the owner this of an integry y any part office to the Morigagor, deal with such successor or successors in se-th the Morigagor, and may fortest to suc or may extend time for s ability of the Morigagor hereunder or upon the debt hereby secured.

Q. That time is of the essence hereof and it default be made in performance of any covenant herein contained or in making any payment under said note or obtigation or any estension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filling of a proceeding in bankruptcy by or against the Mortgagor is if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custingly of any count, or if the Mortgagor shall make an assignment of said revisited of the mortgagod property or an analysment of beneficial interest in said property, without the written consent of the Mortgagoc, or upon the death of any maker, endorser, or guaranter of the note secured hereby, or in the event of the thing of a sout to condens all or a part of the said property then and in any of said renets, the Mortgagoc hereby subtrovized and empowered, at its option and without affection the time herebs created or the private of said ten or any right of the Mortgagoc and aparable whether or not such default be remedied by Mortgagoc, and or apply toward under, to declare without mortgage indeptedness of the Mortgagoc in the Mortgagoc, and said Mortgagoc may also immediately proceed to forectone this mortgage, and in any foreclosure a sale may be made of the promises en masse without offering the several parts separately;

H. That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt heraby accurand or the loss of this Instrument, or sty litigation to which the Mortgagee may be made a party on account of this item or which may affect the title to the property accurang the modeliochess hereby secured or which may affect said debt or lies and any reasonable attorneys fees no incurred shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonably incurred in the fore-insurer of this mortgage and safe of the property accurang the name and in connection with any other dispute or intigation affecting said debt or lies, including reasonably estimated amounts to conclude the transactions, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgage or to the Mortgage or demand, and onstruct rate then at the legal rate in the event of a fore-fossing of said mortgage debt and shall include interest at the highest contract tale, or if no samounts, then the first the said the legal rate in the event of a fore-fossing of said mortgage in the mortgage in the proceeds thereof all of the foremand construct rate then at the legal rate in the event of a fore-fossing of said promises, then the entire indehendness whether due and payable by the terms better its mixt and the interest size interest in the proceeds thereof all of the foremand overpies, if any, shall be paid to the Mortgagor, and the purchaser shall not be obtiged to see to the application of the purchase money.

I he case the mortgaged property, or any part thereof, shall be taken by condemnation, the Murtgagee is hereby empowered to collect and receive all congruentation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as at may elect, to the immediate reduction of the indebtedness secured hereby or to the repair and restoration get any property on damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Murtgagor or his assignee.

J. All assements, renta, issues and profits of said premises are pledged assigned and transferred to the Mortgager whether now due or hereafter to be come due, under or by virtue of any lease or agreement for the use or or or ununantly of said printered or any part thereof whether soul lease in agreement for the written or verbal, and it is the intermine herbit (a) to pledge said rents succes and prints or a part with said real existe and not secundarily and such lease in agreement will be deemed merged in any forectivate decise, and (b) to establish an absolute transfer and assignment to the biorigage of all unch leases and agreement and all the avails thereunder, together with the tight in case of default either before or after forectissure sale, to enter upon and take possessation of ments and norrate said premises, or any part thereof make leases for terms deemed advantageous to it. Terminate or modify assisting or forther leases, collect said avail, crim, issues and profits, regardless of when arened, and use such measures whether legal or equitable as it may deem proper to enforce collection ther of a profit entering and other forms of insurance as may be deemed advantageous to the efforce when it doesness and or fee from all ended coverage and other forms of insurance as may be deemed advantageous in general exercise of rent and eatended coverage and other forms of insurance as may be deemed advantageous to general provers ordinarily incident to absolute o mership, advance or brotton money necessary for any purpose bettern stated in secure which a lien is been to the income therefore which is proved to the local any other individuals. And in general exercise it related on the income exercise all provers ordinarily incident to absolute or mership, advance or brotton ments or to the ice not any other individuals and or secure which a lien is brotton or the come of the provers of the provers of the come of the come of the provers of the come of the

K. That upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may at any time, either before or after able, and without notice to the Mortgagor, or any party claiming under him, and without regard to the solvents of the Mortgagor or the then value of said premises, or whether the same shall then be occupied by this owner. If the equals of redempinion as a homestical appoint a receiver with power to manage and term and to collect the rents, issues and profits of said premises, and profits of said premises, and such rents, issues and profits, when collected, may be applied before as sell as after the sale towards the parment of the indebtedness, costs, takes, insurance or other flews nocessary for the profession and preservation of the proposition of the full period allowed by statute for redemption, whether there he redemption or not, and if a receiver ship is proposition of the statistic for redemption, whether there he redemption or not, and in the issuance of deed in case of sale, but if no deed the issued, until the expiration of the statistic to terminate any lease justice to the reason of said pulsars whall be nullified by the appointment or entry in governor of a receiver but he may elect to terminate any lease justice to the reason of said pulsars.

E. That each right, power and trendy herein conferred upon or shortgager is cumulative of every other right or remedy of the hortgager, whether herein by law conferred, and may be enforced concurrently therewith has no waiver by the Mortgager of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgager requires the context hereof requires, the maculine gender, as used by one contained the feminine and the neuter and the singular number, as used even, shall include the feminine and the neuter and the singular number, as used even, shall include the plural, that all rights and obligations under this mortgage shall extend to and be binding upon the respective heirs, executors, edimensions and assigns of the Mortgager, and the successors and assigns of the Mortgager, and the powers herein mentioned may be exercised as flow as occasion therefor arises.

IN WITNESS WHEREOF, this mortgage is executed, seate a and delivered this 16TH

, A.D. 19 91

	day of	APRIL	, A.D.	. 1991 T ri	et No.//2	-18377-08	and not yet. (SEA	
				(SEAL)	4)	Dece	1	
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20:00 \$14°S	:91 16/61/40 STATE OF	I IKUM SATI C	11141 · 1	≜ tt	est:	<u>CARTELLAR</u>	Assistant Se	oretary
	COUNTY OF	COOK) ss.			1. The Und	lersigned, a Notary Publi	c in
	TRUSTEF IN	IDER TRUST A	GREEMENT DATE	D JULY 28.	1971 AND 1	KNOWN AS TRUS'	BANK IN CHICAGO NUMBER 18377	
	personally kno	wn to me to be th	G Com G W	hose name s	ARE	subscribed t	to 41/c , oregning instrum	ent.
	appeared befor	e me this day in	person, and acknow	ledged that	THEY	igned, sealed and de	elivered the said instrum	reot
	ms THE1	R free and	d voluntary act, for	the uses and pu	rposes therein s	et forth, including th	he release and waiver of	

rights under any homestead, exemption and valuation law 18 th 161H

GIVEN under my hand and Notarial Scal, this

APRIL

"OFFICIAL SEAL" Larcellia Felton Notary Public, State of Illinois My Commission Expires Dec. 7, 1994

THIS INSTRUMENT WAS PREPARED BY: PAYSAVER CREDIT UNION WESTCHESTER, IL 60154

, A.D. 19 91 . APRIL

LA SALLE PATHORNE TRUST, N.A. 25 Trusts

MAIL TO: PAYSAVER CREDIT UNION ONE WESTBROOK CORP CTR WESTCHESTER, IL 60154

91182575

day of

J 9

guarantors, if any. Trustee does not warrant, indemnify, defend title nor is it responsible for any environmental damage. provided or by action to enforce the personal liability of the guaranter or NATIONAL TRUST, N.A. personally are concerned, the legal holders of the note and the owner or owners of any indebtedness accruing hereunder shall look the enforcement of the lien created in the manner herein and in said note mortgagor or grantor, or on said LA SALLE NATIONAL TRUST, N.A. personally to pay said note or any interest that mer accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant, either express or implied, herein contained, all such liability, if any, being hereby expressly waived by the mortgages or Trustee under Faid Trust Deed, the legal owners or holders of that so fatas the mortgagor or grantor and said LA SALLE in it as such Trustee (and said LA SALLE NATIONAL TRUST, N.A. hereby warrants that it possesses full power and authority to execute the Instrument) and it hereby shall be construed as creating any liability on the part of said solely to the premises horeby mortgaged or conveyed for the payment thereof by This Mortgage or Trust Deed in the nature of a mortgage is executed by LA SALLE NATIONAL TRUST, N.A., not personaily, but as trustee under Trust No. organish the exercise of the power and authority conferred upon and vested is expressly understood and agreed that nothing contained herein or in the note, or in any other instrument given to evidence the indebtedness secured the note, and by every person now or hereafter claiming any right or security hereunder; and

5-1-90