UNOFFIGIAL CO

THE UNDERSIGNED, Samuel R. Harris and Janice L.

Northbrock

, County of Cook , finte of Illinois , hereinafter

referred to as the Mortgagor, does hereby mortgage and warrant to The First National Bank of Northbrook

having its principal office in the Village of Northbrook. Illinois, bereinafter referred to as the Mortgagee, the following real estate in the County of , in the State of

Lot 49 in Williamsburg Square of Northbrook Unit No. 2, being a Subdivision in the Northeast & of Section 3, Township 42 North, Range 12, East of the Third Principal Meridian in Co. k County, Illinois.

Commonly known as 235 Red Coach Lane, Northbrook, IL 60062 P.I.N. 04-03-204-013

> DEFT-01 RECORDING T+1111 TRAN 4247 05/08/91 1154 +0737 + A #--91-2177 COOK COUNTY RECORDER

Together with all boldings, improvements, fixtures or apputtenances now or hereafter frected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, 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 screens, window shades, nour a pors and windows, floor coverings, screen doors fall of which are intended to be and are hereby declared to be a part of said real estate whether physically at 7, hed thereto or not), and also together with all eosements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred at distriction or not, and also together with all eosements and the rents, issues and profits of unit premises which are hereby pledged, assigned, transferred at distriction to the Mortgagee, whether now due or hereafter to become due as provided herein, all or more fully set forth in Paragraph I on the reverse race, nevor. Notwithstanding anything in this Mortgage to the contrary, no provision hereof shall be deemed or interpreted to grant to mortgagee or any other roller hereof a non-possessing security interest in household goods as defined in Regulation AA of the Federal Reserve Board unless such interest is a purchase zone; security interest in the Collacteral as described herein. The Mortgagee is hereby subrogated to the rights of all mortgagees, lienholds: and owners pail off by the proceeds of the loan hereby secured.

To BAND TO OI Date and crossers, with and buildings, improvements, fixtures, apparatus and equipment, unto said Mortgage

Thirty-Nine and 78/100---------- Dollars (\$ 1,939.78 commencing the 1St day of (u.l.y), 19.91, which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in 16.00. The performance of other agreements in said Note, which is hereby incorporated herein and made a part of hereof, and which provides, among other things to an additional monthly payment of one-twelfth (1/12) of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgared premises; (3) Any future advances as hereinafter provided; and (4) The performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note

THE MORTGAGOR COVENANTS

-04nn THE MORTGAGOR COVENANTS.

A. (1) To pay said indebtedness and the interest thereon as battin and in said Note pressured, or a cording to any agricument extending the time of payment thereof. (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special possessments, water charges, and sewer service charges against said property including those heretofore due), and to Jurnish Mortgage, appearants and property shall be conclusively deemed value to the purpose of this requirement. (3) To keep this any osemetic now or netraffer upon said premises insured against damage by fire, and such other hazards as the Mortgagee may require to be invaried against damage by fire, and such other hazards as the Mortgagee may require to be invaried against damage by fire, and such other hazards as the Mortgagee may require to be invaried against damage by fire, and such other hazards as the Mortgagee may require to be invaried against damage by fire, and such other hazards as the Mortgagee may require to be invaried against damage by fire, and such other hazards as the Mortgagee may require to be invaried against damage. The propose of the Mortgagee and propose shall remain with the Mortgagee during value period or periods, and contain the usual long form mortgage clause satisfactory to Mortgage may for evolung that the cannot be included upon less than 30 days note to Mortgagee; and neare of foreclosure sale payable to the owner of the certificate of sail, owner of any deficiency, any receive or redemption, etc., or any grantee in a Sheriff's of Justical Beed; and in case of loss under such policies, the Mortgagee is authorized to adjust, collect and compromise, in its discretion, all claims thereunder and to execute and deliver as attrongy in fact for all the Mortgage is authorized to adjust, collect and compromes, and releases required of him to be vigned by the Nortgage is authorized to apply the protects, outlets and releases required to the support of the Mortgage is authorized to apply the pr

B. That in case of failure to perform any of the covena: as herein, Mortgagee may do on Mortgagor's behalf everything so covenanted; that said Mortgagee may also do any act it may deem necessary to protect the tien hereof; that Mortgagee may upon demand any moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys ogether with interest thereon at 10.00000 per cent per annum shall become so much additional indebtedness secured by this Mortgagee with the same priority as the original indebtedness and may be included in any judgment or 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 salidity of any lien, encumbrance or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring 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.

D. That this mortgage shall also secure additional locals hereafter made by the then holder of the note secured hereby to the then owner of the real estate described herein, provided that no such additional loan shall be made it the making thereof would cause the total principal indebtedness secured hereby to exceed the amount of the original principal indebtedness stated herein. Each such additional loan shall be evidenced by a note of other evidence of indebtedness identifying such additional loan as part of the indebtedness secured hereby, and shall mature not later than the then maturity date of the original indebtedness secured hereby. Nothing herein contained shall imply any obligation on the part of any holder of said note to make any such additional loan.

E. 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, deaf with such successor or successors in interest with reference to this Mortgago and the debt hereby secured in the same manner as with the Mortgagor and may forbear to sue or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the hisbility of the Mortgagor hereunder or upon the debt hereby secured. Nothing herein contained shall imply any consent to such transfer of ownership.

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F That time is of the essence beard, and I default be made in performance of my concentil fiscan contained of in making any payment under said Note or obligation or any estension or tenewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or apon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an asignment for the benefit of the sale, transfer, considering abandon any of said property or as an interest or said property or any portion there if (including only conveyance into trust or assignment of beneficial interest in any trust holding sitle to the property). Or if the Mortgagor tails to complete within a reasonable time, any building or buildings now or at any time in process of election upon said promises, then and in any of said events, the Mortgagor hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default be remedied by the Mortgagor, and apply toward the payment of said Mortgagor indebtedness any indebtedness of the mortgagor to the Mortgagor and the Mortgagor and any part of the sums secured be remise, enumasse without offering the everal parts separately. That in the ment that the ownership of said property, or any part thereof, becomes vested in a person other than the Mortgagor and any part of the sums secured breity remain unpaid, and in the further event that the Mortgagor to the Mortgagor to the Mortgagor to he Mortgagor shall pay a reasonable fee to the Mortgagor to owner proceeding becomes vested in a person other than the commercement of any formelosure proceeding becomes to show such change of ownership.

G. That upon the commercement of any formelosure proceeding becomes the court in which such more so that may at any time, enter before

pay a reasonable fee to the Mortgaget to cover the cost of amending the records of 10-2 Mortgaget to show such change of ownership.

G. That upon the commencement of any foraclosure proceeding heresinder, the court in which such proceeding is filed may, at any time, either before or after sale, and without notice to the Mortgagen, or any party chaining under him, and without regard to the then value of said premises, or whether this power to manage and rint and to collect the rents, issues and profits of said premises during the pendency of such foreconsine suit and the significance with power to manage and rint and to collect the rents, issues and profits of said premises during the pendency of such foreconsine suit and the significance period of redemption, and such cents, issues and profits of said premises during the pendency of such foreconsine suit and the significance of redemption, and such cents, issues and profits of said premises during the pendency of such foreconsine suit in the supplier of the such cents issues and profits of said premises during the pendency of such foreconsine s

H. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby enipowered to collect and receive all compensation which may be paid for any pre-perty taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess own the amount of the indebtedness shall be delivered to the Mortgagor or his assignee.

be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess ow; the amount of the indebtedness shall be delivered to the Mortgagee, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use of occupancy of said property, or any part thereof, whether said leases or agreement is written or verbal, and it is the intention here (a) to pledge said refus, uses and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure judgment or detree, and (b) to establish an absolute transfer and assignment to the Mortgagee of all such leases and agreements and all the avails thereusder, together with her right in case of default, either before or after tore-losure said on enter upon and take passession of, manage, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or modify ensuring a faure leases, collect said avails, rents, issues and profits, regardless of when earned, and use such measures whether legal or equitable as it may deem pages to enforce collection illereof, eruploy renting agents or other employees, all more repair said premises, buy furnishings and equipment therefore wher, it deems necessary, purchase adequate fire and extended coverage and other into a such measures and any he deemed advantage, and in general exercise all premess and on the income thereform which lien is prior to the lien of any other measures and on the income thereform which lien is prior to the lien of any other measures should not measure the rent of all other measures and on the income thereform which lien is prior to the lien of any other measures and on the income thereform which lien is prior to the lien of any other measures and on the income thereform which lien is prior to the lien of any other measures and on the incom

J. That each right, power and remedy herein conferred upon the Mortgagee is cumulative of each of fee ight or remedy of the Mortgagee, whe her hereit or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of orthonium configuration contained or in any obligation secured hereby shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or also other of said covernants; that wherever the context hereof requires, the maxculine gender, as used herein, shall include no reminister and the singular number, as used herein, shall include the plural; that all rights and obligations under this Mortgage shall extend to mad be brinding upon the respective neits, executors, administrators, successors and assigns of the Mortgage, and that the powers herein mentioned may be exercised as often as occasion therefor arises.

K. In the event Mortgagors be a corporation, or corporate trust, such corporate trust, such corporation, or trust in those c. ses permitted by stallute, hereby waives any and all rights of redemption from sale under any judgment or decree of foreclosure of this mortgage, on its own behalf and behalf each and every person, except decree or judgment creditors of such corporation, acquiring any interest in or title to the premises subsequant to the day of this mortgage.

L. A reconveyance of said real estate shall be made by Mortgagee to Mortgagors on full payment of the indebtedness secured hereby, the performance he covenants and agreements herein made by Mortgagors, and the payment of the reasonable fees of Mortgagee.

IN WITHESS WHEREOF THE WAY DESIGNATION	hands and scals this 1st	day of May	A.II. 1991
Somult Ham	STAIL James	ice L. Harris	(SEAL)
Samuel R. Harris	Vanice L	Harris	
	(SEAL)		(SFAL)
A			
		,	
CESTATE OF TULANS 1.	STEVEN R	Fl	
SS. a Notary			الإخالسة سيسم يايينيو. الاخالسة سيسم يايينيو.
OCOUNTY OF COOK SS. Notary	Public in and for said County, in the	JANICE L. HARRIS	HIS WIFE.
	kknown to me to be the same persons w		المستعمر والمارونية المسالي الزواد الدا
micri, in	peared before me this day in person a	nd acknowledged that	74
reflered by and Muc 1 200 Signed, so	raled and delivered the jaid Instrument		
	ines therein set forth, including the relation laws.	ease and waiver of all rights undirect	my nomester a, examption
ired Nation Willet Com Givi	EN under by hand and Notarial Sea	of this 7777 day	of May
FNorth brook AD 19.	- 4/	OFFICIAL	SEAL
1 100 to pool of Aud	Sten & FA	STEVEN R	FLINTIS
1155 Milwauke PANE		MY COMMISSION EXP	TE OF ILLING AND Public
1. IL 60013			
HIN Steve FUNT			
*****		'	