THIS INSTRUMENT WAS PREPARED BY:

91233535 MAIR Reinartsen UNOFFICIAL COP

Loan No.

(Corporate Trustee Form)

THIS INDENTURE WITNESSETH: That the undersigned

FIRST BANK AND TRUST COMPANY OF ILLINOIS

a corporation organized and existing under the laws of the STATE OF ILLINOIS

not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the undersigned in pursuance of a Trust Agreement dated APRIL 15, 1991 and known as trust number , hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to

FIRST BANK AND TRUST COMPANY OF ILLINOIS

a corporation organized and existing under the laws of the STATE OF ILLINOIS hereinafter referred to as the Mortgagee, the following real estate in the County of COOK

in the State of ILLINOIS , to wit:

LOTS 17 AND 18 IN KRENN AND DATO'S CRAWFORD CHASE "L" SUBDIVISION, BEING LOTS

1 AND 2 IN PARTITION OF THE NORTH 25 RODS (EXCEPT THE WEST 32 RODS) OF THE SOUTH 65 RODS OF THE SOUTH EAST 1/4 IN HOFFMAN'S SUBDIVISION OF THE SOUTH EAST 1/4 OF

SECTION 27, TOWNSHIP AL MORTH, BANCE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY ILLEGAL TO THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY

COMMONLY KNOWN 45 7329 NORTH KEYSTONE AVE., LINCOLNWOOD, IL. 60646

Р.І.N. 10-27-423-000 обросовы 10-27-423-003-0000

1951 MAY 16 PM 11 18

Together with all haddings, ingress ments, fotures or apput ferances now or hereafter erected thereon or placed therein, including all apparatus, equipment, netures, or articles, whether in sangle units or centrally controlled, used to supply heat, yos, anyoninnoung, water, light, power, felligeration, ventilation or other services, and any other thing now or hereiffer by sen or thereor, the famishing of which by lessors to lessees is customary or appropriate, including screens, window shades, storm doors and window all or coverings, serven doors, in-adoor beds, assumes, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said re-restate whether physically attached thereto or not), and also ingether with all easiements and the rents, issues and profits of said premises which are hereby feel on assigned, transferred and set over onto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby subtroe fed to the rights of all mortgagees, herborders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said onlyings, improvements, totures, apportenances, apparatus and equipment, and with all the rights and privileges thereunto belonging, unto said Mortgages forever. For the uses herein set forth, free from all tights and benefits under the homestead, exemption and valuation laws of any state, which said rights and benefit, as a colorigation does hereby release and waive.

TO SECURE

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of

FORTY EIGHT THOUSAND AND NO/100-----

(\$ 48,000.00-----, which Note, together with interest thereon as therein provided, is payable in monthly installments of

ONE THOUSAND TWENTY SEVEN AND 69/100-----

(\$1,027,69--), commencing the 30TH that they of MAY which payments are to be applied, first, to interest, and the balance to principal, until said it deficities is paid in full.

(2) any advances made by the Mortgager to the Mortgagor, or its successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secore advances on account of said original Nov. Significant such additional advances, in a som in 

(3) 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:

A (1) To pay said indebtedness and the interest therein as berein and in said more provided, or according to a y agreement extending the time of payment thereof; (2) To pay when due and before any penalty attaches thereof all taxes, special assessments, water charges, and sewer service charges against said properly functuding those heretofore due), and to furnoh Mortgagee, upon request, displicate receipts "erefor, and all auch items extended against said properly shall be colclaimed and for the purjose of this requirement; (1) To keep the imprehens how or hereafter upon said premises insured against damage. When and stack other basinds as the Mortgagee may require to be insured against, and on previde public liability insurance and with other insurance and with other historiality and stack other historiality and previde public liability insurance and with other insurance as the Mortgagee may require, until said ondebtedness is fully paid, or on case of foreclosure, until explicit of the mortgage such mustance policies shall remain with the Mortgagee through such agents or brokers, and in which form as shall be as 1-6, for to the Mortgagee unking them payable to the Mortgagee, and in ease of foreclosure said parable to the owner of the certificitie of sale, where of any deficiency, my ensure the purpose of the obstraction and in ease of foreclosure and in ease of foreclosure and in ease of foreclosure and in ease of bounders of the certificitie of sale, where of any deficiency, my ensure of the other desires of the obstraction of the owner of the certificitie of sale, where the purpose, and the Mortgage of the owner of the certificitie of sale, where the desire of the purpose is authorized to adjust collect and compromise, in its discretion, but the forecast of the certificitie of sale, while the purpose is an obstracte of the mortgage of the purpose; and the Mortgage of the Mortgage of the certificitie of sale, while the purpose; and the Mortgage of the Mortgage of the control of the purpose; and the Mortgage

the premises.

H. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, and other insurance required or accepted, the undersigned promises to pay to the Mostgagee a pro-rata portion of the current year taxes upon the disbursement of the toan and to pay months to the Mostgagee, in addition to the above payments, a sum estimated to be equivalent to one twelfth of such items, the payments may, at the option of the Mostgagee, (a) be held by a not committed with other such funds for its own funds for the payment of such items; (b) be curred in a savines account and withdrawn by it to pay such treats; or (c) be credited to the impaired balance of said indebtedness as received, provided that the Mostgagee advances upon this obligation sums sufficient to pay said items as the same account on become payable. If the amount estimated to be sufficient to pay said items is not sufficient, the undersigned promises to pay the difference upon demand. If such sums are held or carried in a savings account or excess account, the same are hereby pledged to further secure this indebtedness. The Mostgagee is authorized to pay said items as charged or billed without further inquiry.

C. This mostgage contract provides for additional advances which was be made at the contract of the same are for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances which was be made at the contract provides for additional advances.

billed without further inquiry.

C. This mortizage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and 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 he secured by the amount of such advance and shall be a part of said note indebtedness under all of the terms of said mite and this contract as fully as if a such note and contract were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and proxision may made for different monthly payments and a different interest rate and obtest express montheations of the contract, but in all other respects this contract remain in full force and effect as to said indebtedness, including all advances.

remain in non-torce and effect as to said indebtedness, including all advances.

[3] That in case of failure to perform any of the covenants berein, Mortgagee may do on Mortgagot's behalf everything so covenanted; that said Mortgagee may also do any act it may deem necessary to protect the tien herrof; that Mortgagot will repay upon demand any moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the linguist 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 decree foreclosing this mortgage and be paid out of the cents 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 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 because; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereinted;

[E] That it is the intent betted to require advanced of additional control of the control of th

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgager at the date hereof, or at a later date, and to secure any other amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract;

F. 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 successor or successors in interest with reference to this mortgagor 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 secured;



G. That time is of the exsence heave and indefault be mide in performance of an economic contained or in making any payment or indigation, or any extension or reasonable the Mortgagor, or if the Mortgagor half make an assignment for the benefit of his readitors be placed under control of or in custody of any court, or if the Mortgagor shadon any of said property or an assignment of the benefit of his readitors be placed under control of or in custody of any court, or if the Mortgagor shadon are of said property, or upon the said or transfer or any inherit endirers in said property or an assignment of the beneficial interest in said property or an assignment of the said or assign without the written content or any maker, enthered or guarantor of the note secured betchy, or in the event of the tiding of a sun to condemn all or the priority of said lien or any right of the Mortgagor is brets authorized and empowered, at its option and without affecting the is or the priority of said lien or any right of the Mortgagor is brets authorized and empowered, at its option and without affecting the isor not such default by remedied by Mortgagor, and apply loward the payment of vaid myntgagor hereby immediately due and Mortgagor, and said floringagor, and said storing the several parts separately.

H. That the Mortgagor may employ coursel for advace or other legal service at the Mortgagor.

or not such deals it is removed by shortpasted by the bottlasted of the fortunate a sale may be made of the premises without offering the several parts appraised.

In case without offering the several parts appraised, and the bottlasted of the fortunate a sale may be made of the premises and the bottlasted of the fortunate a sale may be made of the premises and the bottlasted of the fortunate of the bottlasted by the bottlasted by the bottlasted by the bottlasted by the bottlasted strong's bear all cases and the sale of the sale may reasonable strong's bear as incurred by the bottlasted and presential strong's bear as incurred by the bottlasted by the bottla

The corporate frastrenamed herein being duly autionized to do so by the trust instrument or by any excession liaving a power of directle.

The does hereby waive any and all rights of redemption from said under any order or decree foreclosing this inorthage, unless this mortgage, of the execution hereof, covers any land which is improved with a lwilling for not more than four families or is given to secture a loan to be use or in part, to finance the construction of a dwelling for not more in a low families or is used or intended to be used for agricultural purposes.

In the right is hereby reserved by the Mortgage to make portal release or releases of the mortgaged premises hereauther without finance and approval or agreement of other parties in interest, including (alice limits), which partial release or releases shall not impair in our many evalidity of or priority of this mortgage on the mortgaged premises remaining in the release any guarantor, co-square, surely or endorser from parson for the indebtedness hereby accused.

(3) This mortgage is executed by the undersigned my personally but as frustee as aforesaid in the exercise of the power and authority confidence.

for the indebtedness hereby secured.

(2) This mortigage is executed by the undersigned my personally but as frustee as aforesaid in the exercise of the power and authority conferred is and vested in it as such Trustee (and said undersigned hereby warrants that of an senses full power and authority to execute this instrument) and it is pressly understood and agreed that nothing herein or in said note contained shit be construed as creating any fishility on the said undersigned, gither leads only one at Trustee aforesaid, personally to pay the said note or any inderest that my accrue thereun, or any indebtedness accruing hereinaged, or to year any coverant either express or implied herein contained, all such liability, if any, being expressly waived by the Martagase and by every person are hereafter express or implied herein contained, all such liability, if any, being expressly waived by the Martagase and by every person are concerned, the lenal holder or holders of said note and the owner or owners of are it as because the lenal holder or holders of said note and the owner or owners of are it as because the recent of the enforcement of the lena hereby created in the major herein and me provided or by action to inforce personal liability of the guarantor, co-signer, surely, or endurser, if any.

			lly but as Trustee as aforesaid, has caused these	
be signed by its OFFICER	MCCANEX an	id its corporate seaf	to be hereu ito offixed and attested by its ASS*1	TRUST OFFICE
SERVICE CHIS 15TH	day of	APR1L		

XXXXXX

FIRST BANK APU TRUST COMPANY OF ILLINOIS A runce as afon wid and not pers Remont ASSISTANT TRUST OFFICER

STATE OF ILLINOIS

COUNTY OF COOK

I, the undersigned BENJAMIN D. DOBREI

. a Notary Public in

and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT MAIK REINERTSEN

personally known to me to be the UFFICER

MXXXXKof FIRST BANK AND TRUST COMPANY OF ILLINOIS

personally known to me to be the ASS T TRUST OFFICER a corporation, and GLORIA H. RACKOW SAPPLE And said corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally scknowledged that as such officers they signed and delivered the said instrument as such officers of said corporation and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth

day of

15TH GIVEN under my hand and Notarial Seal, this

APRIL

, A.D. 19 91 .

C BENJAMIN D. DOBREI Notary Public

OFFICIAL SEAL BENJAMIN D. DOBREI MY COMMISSION EXPIRES 8/10/94

BOX 333 - TH

FIRST BANK & TRUST CO. OF ILLINOIS 300 E. NORTHWEST HIGHWAY PALATINE, ILLINOIS 60067

