

# UNOFFICIAL COPY

91387373

BRIDGEVIEW BANK & TRUST COMPANY AS

TRUSTEE FOR TRUST # 1-0145, DATED 11-24-75

P. 1367373  
This instrument was prepared by

(Name) SUE ALHARASHI

(Address) 7940 SOUTH HARLEM AVENUE, BRIDGEVIEW,

IL 60465

BRIDGEVIEW BANK  
& TRUST COMPANY  
BRIDGEVIEW ILLINOIS 60465

**MORTGAGOR**

"1" includes each mortgagor above.

**MORTGAGEE**

"You" means the mortgagee, its successors and assigns.

**REAL ESTATE MORTGAGE:** For value received, I, BRIDGEVIEW BANK & TRUST CO. KNOWN AS TRUST #1-0145 DATED 11-24-75, mortgage and warrant to you to secure the payment of the secured debt described below, on JULY 12, 1991, the real estate described below and all rights, easements, appurtenances, rents, leases and existing and future improvements and fixtures (all called the "property")

**PROPERTY ADDRESS:** 7840 GOLF DRIVE PALOS HEIGHTS Illinois 60463

**LEGAL DESCRIPTION.**

PARCEL 1: UNIT 7840 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS IN OAK HILLS CONDOMINIUM II AS DELINEATED AND DEFINED IN THE DECLARATION RECORDED AS DOCUMENT NUMBER 23771002, AS AMENDED FROM TIME TO TIME, IN THE SOUTHWEST 1/4 OF SECTION 36, TOWNSHIP 37 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2: EASEMENTS FOR INGRESS AND EGRESS APPURRIENT TO AND FOR THE BENEFIT OF PARCEL 1 AS SET FORTH AND DEFINED IN THE DECLARATION OF EASEMENTS RECORDED AS DOCUMENT NUMBER 23684698.

P.I.N. 23-36-303-124-1016 VOL. 152

• DEPT-01 RECORDING \$13.00  
• T43333 TRAN 5965 07/23/91 13:58:00  
• #4949 + C \*-91-367379  
COOK COUNTY RECORDER

located in COOK

County, Illinois.

**TITLE:** I covenant and warrant title to the property, except for encumbrances of record, municipal and zoning ordinances, current taxes and assessments not yet due and

**SECURED DEBT:** This mortgage secures repayment of the secured debt and the performance of the covenants and agreements contained in this mortgage and in any other document incorporated herein. Secured debt, as used in this mortgage, includes any amounts I owe you under this mortgage or under any instrument secured by this mortgage.

The secured debt is evidenced by (List all instruments and agreements secured by this mortgage and the dates thereof):

91367379

**Future Advances:** All amounts owed under the above agreement are secured even though not all amounts may yet be advanced. Future advances under the agreement are contemplated and will be secured and will have priority to the same extent as if made on the date this mortgage is executed.

Revolving credit loan agreement dated JULY 12, 1991, with initial annual interest rate of 9.50%. All amounts owed under this agreement are secured even though not all amounts may yet be advanced. Future advances under the agreement are contemplated and will be secured and will have priority to the same extent as if made on the date this mortgage is executed.

The above obligation is due and payable on JULY 16, 1996 if not paid earlier.

The total unpaid balance secured by this mortgage at any one time shall not exceed a maximum principal amount of: THIRTY FIVE THOUSAND AND NO/100 Dollars (\$ 35,000.00), plus interest, plus any disbursements made for the payment of taxes, special assessments, or insurance on the property, with interest on such disbursements.

**Variable Rate:** The interest rate on the obligation secured by this mortgage may vary according to the terms of that obligation.

A copy of the loan agreement containing the terms under which the interest rate may vary is attached to this mortgage and made a part hereof.

**TERMS AND COVENANTS:** I agree to the terms and covenants contained in this mortgage and in any riders described below and signed by me.

Commercial  Construction  REVOLVING CREDIT LINE

**SIGNATURES:** BRIDGEVIEW BANK & TRUST CO., AS TRUSTEE, TRUST NO. 1-0145 AND NOT PERSONALLY

BY: Joyce Schreiner  
Trust Officer

ATTEST: Mitsy H. Achterhof  
Vice President

**ACKNOWLEDGMENT: STATE OF ILLINOIS.**

Cook

County ss:

1991

12th day of July

Mitsy H. Achterhof  
Vice President

Corporate or  
Partnership  
Acknowledgment

Trust Officer  
of Bridgeview Bank & Trust Company  
in Illinois Corporation

Name of Corporation or Partnership:

on behalf of the corporation or partnership.

My commission expires **OFFICIAL SEAL**  
**Lidia Marinka**  
NOTARY PUBLIC, STATE OF ILLINOIS  
MY COMMISSION EXPIRES 4-30-94

Lidia Marinka

ILLINOIS

13<sup>00</sup>

# UNOFFICIAL COPY

120

MAIL TO: Box 206

BRIDGEVIEW, IL 60455  
7940 S. HARLEM AVENUE  
THIS DOCUMENT PREPARED BY:  
BRIDGEVIEW BANK & TRUST CO.

10. **Assignment of Rentes and Profits;** **Condominiums;** **Planned Unit Developments;** **Unit** **Performances;** **If** **this** **mortgage** **is** **on** **a** **plan** **or** **a** **unit** **development** **or** **a** **planned** **unit** **development**, **any** **rents** **you** **pay** **to** **comply** **with** **the** **provisions** **of** **any** **lease** **of** **this** **mortgage** **is** **on** **a** **leasehold**. **Other** **provisions** **of** **this** **mortgage** **apply** **to** **the** **rents** **as** **long** **as** **I** **am** **not** **in** **default.** **If** **I** **fail** **to** **perform** **any** **obligation** **under** **this** **mortgage**, **you** **may** **accelerate** **the** **maturity** **of** **the** **secured** **debt** **and** **demand** **immediate** **payment** **by** **law.**

8. **Waiver of Home Test.** **I** **hereby** **wave** **all** **right** **of** **homestead** **exemption** **in** **the** **property**.

9. **Deliberate Secured by Law.** **Attorneys fees** **include** **those** **swareed** **by** **an** **appetate** **court,** **will** **pay** **these** **amounts** **to** **you** **as** **provided** **in** **the** **convention** **secuted** **by** **this** **mortgage.** **Any** **pur** **mortgage** **of** **any** **other** **form** **available** **to** **you,** **you** **may** **accelerate** **the** **maturity** **of** **the** **secured** **debt** **and** **demand** **immediate** **payment** **by** **law.**

7. **Assigment of Rentes and Profits;** **I** **assign** **to** **you** **the** **rents** **and** **profits** **of** **the** **property,** **unless** **we** **have** **agreed** **otherwise** **in** **writing,** **may** **call** **and** **retain** **the** **rents** **under** **this** **mortgage,** **any** **other** **costs** **and** **expenses** **of** **managing** **the** **property,** **including** **contur** **or** **carrying** **them** **to** **be** **performed,** **you** **may** **sign** **my** **name** **or** **pay** **any** **amount** **if** **necessary** **for** **performance,** **will** **perform** **all** **of** **my** **duties** **under** **this** **mortgage,** **you** **may** **perform** **the** **duties** **of** **the** **property** **as** **described** **in** **the** **contract** **of** **the** **rents.** **This** **stay** **includes** **any** **other** **rights** **under** **this** **law** **or** **this** **mortgage.**

10. **Authority of Mortgagor to Perform.** **If** **I** **fail** **to** **perform** **any** **obligation** **under** **this** **mortgage,** **you** **may** **perform** **the** **obligations** **of** **the** **contract** **of** **the** **rents** **as** **provided** **in** **the** **contract** **of** **the** **rents.** **This** **stay** **includes** **any** **other** **rights** **under** **this** **law** **or** **this** **mortgage.**

11. **Inspection.** **You** **may** **enter** **the** **property** **to** **inspect** **it** **if** **you** **give** **me** **notice** **beforehand.** **The** **notice** **must** **state** **the** **reasonable** **cause** **for** **your** **inspection.**

12. **Condemnation; Assignment of Proceeds.** **Such** **proceeds** **will** **be** **applied** **as** **provided** **in** **Codeenant 1.** **This** **assigment** **is** **subject** **to** **the** **terms** **of** **any** **prior** **security** **agreement.**

13. **Waiver of Joint and Several Liability; Co-signers; Successors and Assigns Bound.** **All** **duites** **under** **this** **mortgage** **are** **joint** **and** **several.** **If** **I** **co-sign** **this** **mortgage** **but** **I** **do** **not** **sign** **the** **underlying** **debt** **or** **do** **so** **only** **to** **make** **my** **name** **part** **of** **the** **terms** **of** **this** **mortgage,** **I** **last** **agree** **that** **you** **and** **any** **other** **successor** **make** **my** **name** **part** **of** **the** **terms** **of** **this** **mortgage.**

14. **Joint and Several Liability; Co-signers; Successors and Assigns Bound.** **Such** **duites** **and** **benefits** **of** **this** **mortgage** **shall** **be** **joint** **and** **several.** **If** **I** **sign** **this** **mortgage** **without** **my** **consent** **such** **a** **change** **will** **not** **release** **me** **from** **any** **exten-**

15. **Blotter.** **Liners** **offer** **wide** **range** **of** **services** **required** **by** **law** **or** **any** **other** **address** **you** **have** **designed.**

16. **Transfer of the Property or a Beneficial Interest in the Mortgage;** **If** **all** **or** **any** **part** **of** **the** **property** **or** **any** **interest** **in** **it** **is** **sold** **or** **transferred** **without** **the** **written** **consent** **of** **the** **mortgagor** **is** **sold** **or** **transferred,** **you** **may** **not** **make** **any** **claim** **for** **payment** **of** **any** **duites** **under** **this** **mortgage** **or** **any** **other** **claim** **you** **have** **designed** **to** **the** **mortgagor.**

17. **Release.** **When** **I** **have** **paid** **the** **secured** **debt,** **you** **will** **discharge** **this** **mortgage** **without** **charge** **to** **you** **all** **costs** **to** **record** **this** **mortgage.**

3. Insurance: I will keep the property insured under terms acceptable to you at my expense and for your benefit; you will be named as loss or repair of the damaged property or to the secured debt. If you require mortgage insurance, agree to maintain such insurance for as long as you require.

2. **Claims against Title.** Lien and encumbrances on the property will be paid first to any amounts owing on the secured debt when due. Liens will be paid pro rata among themselves, and any amounts owing on the secured debt will be paid until the debt is paid in full.