## UNOFFICIAL CORY 2.4

			2777744	
THIS INDENTURE W	/ITNESSETH That the unders	igned, FRANK S. I	OMANSKI AND SHIRLEY V.	
	"Mortgagors", do hereby con		that represents the first participation of the second states of the second state of the second state of the second states of the second	10 fada — <del>mederdella de manarelle</del> ro (†
en e	□ BENEFICIAL I		MORTCAGE CO. OF ILLINOIS	· ·
a Delaware corporation STE 115 OAK situate in the County of	door	, , moreanter reter	place of business at <u>1000_JO</u> red to as "Mortgagee", the follow reafter referred to as the "Propert	ing tom property
CARFIELD RIC TOWNSHIP 38 NORTH AND WE THE WEST 1 OF PART OF T'E	OGE, A SUBDIVISION IN NORTH, RANGE 13, EAST OF RIGHT-OF-WAY OF THE WEST & OF THE NOW NORTH 3/4 OF THE EAST OF SAID RIGHT OF WAY OF	ALL THAT PART OF T OF THE THIRD PRIN LILINOIS HARBOR B ORTH EAST & OF SAID OF THE NORTH EA	RTLETT'S THIRD ADDITION HE EAST ! OF SECTION 17 CIPAL MERIDIAN, LYING ELT RAILROAD ( EXCEPT SECTION 17, ALSO OF THE ST ! OF SAID SECTION 17 BELT RAILROAD) IN COOK	<b>,</b> ለፐ
PTN 19-17-22	3-00) VOLUME 394	COMMONLY KNOWN	AS:5721 S PARKSIDE CHICAGO, IL 60638	
PREPARED BY:	1000 JORIE BLVD.			\$13.2 7/24/91 12:44:00 1-369724 RDER
43.	OAK BROOK, IL 60522			
	e buildings and improvements t ssues and profits of the Proper		the Property and all appurtenance	s, apparatus and 🗸
XX If this box is checke Mortgagors to	d, this Mortgage is subject to a FORD MOTOR CREDIT for mortgage secures payment of s recorded on MAY 3	a prior mongage dated T of a promiseory note in the	APRIL 27 , 19 90  principal amount of \$ 29,4 , 19 90 with the Regi	38.58
TO HAVE AND TO HO benefits under the Home	LD the Property unto Mortgage	ee forever, for the vier and	purposes herein set forth, free fro d benefits Mortgagors do hereby re	elease and waive.
This Mortgage is given	·	of a certain Indebtedness ;	yavle to the order of Mortgage	. 11.7
XX in the Principal	Payments of \$or Actual Amount of Loan of \$	41400.00		unpaid balances
together with interest on additional advances mad payment of any subseque shall not at any time see	e by Mortgagee to Mortgagors nt Agreement evidencing the sa	(Principal) Amount of Loan or their successors in title, me, in accordance with the to ations for more than two hur	at the rate set forth in the Agreen orior to the cancellation of this Mo erms thereof; provided, Lowever, the dred thousand dollars (\$200,000.00)	ortgage, and the
It is the intention hereof whether the entire amou made shall be liens and	to secure the payment of the tota nt shall have been advanced to shall be secured by this Mortga	al Indebtedness of Mortgago Mortgagors at the date her age equally and to the same	rs to Mortgagee within the imits p cof or at a later date. All such full extent as the amount originally a nall be liens on the Property as of	ure advances so idvanced on the
MORTGAGORS' COVE Mortgagors or their succ any subsequent note/a (1) repay to Mortgagee thereof or at any time here receipts for such paymen continually insured again payable to Mortgagee as	NANTS: The term "Indebted essors in title, either under the agreement or under the ter he Indebtedness secured by this eafter; (2) pay when due all taxes its to Mortgagee promptly uponest fire and such other hazards its interest may appear; (4) not content of the content of t	ness" shall include all sur terms of the Agreement as e rms of this Mortgage o s Mortgage whether such si s and assessments levied aga n demand; (3) keep the buil in such amount and with sommit nor suffer any strip, w	ns owed or agreed to be paid to riginally executed or as modified a many supplement thereto. Most many shall have been paid or advanting the Property or any part therethings and improvements situated such carrier as Mortgagee shall appaste, impairment or deterioration of the with all applicable laws, ordinal	Mortgagee by und umended by ortgagors shalf need at the date of and to deliver on the Property prove, with loss of all or any puri

regulations of any nation, state or municipality and neither to use nor to permit the Property to be used for any unlawful purpose; (6) keep the mortgaged Property free from liens superior to the lien of this Mortgage, except as listed above, and pay when due, any indebtedness which may be secured by a lien or charges on the Property superior to the lien of this Mortgage; (7) not to sell or convey the Property without the prior written consent of Mortgagee; time being of the essence of this Mortgage and the Agreement; (8) consider any waiver of any right or obligation under this Mortgage or of the Agreement as a waiver of this Mortgage or of Property without the prior written consent of Mortgagee; time being of the essence of this the Agreement, the lien of this Mortgage remaining in full force and effect during any postponement or extension of the time of payment of all or part of the Indebtedness; and (9) if ownership of any part of the Property becomes vice in a second of the Indebtedness; and (9) if ownership of any part of the Property becomes vice in a second of the Indebtedness; and (9) if ownership of any part of the Property becomes vice in a second of the Indebtedness; and (9) if ownership of any part of the Property becomes vice in a second of the Indebtedness; and (9) if ownership of any part of the Property becomes vice in a second of the Indebtedness; and (9) if ownership of any part of the Indebtedness; and (9) if owne than Mortgagors, deal without notice to Mortgagors with such successor or successors in interest with 1500 por 39 Mortgage and

120 W. MADISON ST. CHICAGO, IL 60602

Bor 4 IL-13-15-33-75B, Ed. Oct. '90

the Indebtedness in the same manner as with Mortgagors.

If Mortgagors fail to pay, when due, the monthly instalments on the Indebtedness in accordance with the terms of the Agreement, Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.

In the event of the death of one of the Mortgagors, Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.

CACO, IL 60602

Mortgagors herein expressly covenant and agree to pay and keep current the monthly instalments on any prior mortgage and to prevent any default thereunder. Mortgagors further agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any suit be commenced or other action taken to foreclose the prior mortgage, then the amount secured by this Mortgage shall become and be due and payable in full at any time thereafter, at the option of Mortgagee and in accordance with the Agreement. Mortgagee, at its option, may pay the scheduled monthly instalments on the prior mortgage and, to the extent of the amount so paid, become subrogated to the rights of the mortgagee identified on the prior mortgage. All payments made on the prior mortgage by Mortgagee shall bear interest at the Rate of Charge until paid in full.

Upon the commencement of any foreclosure proceeding under this Mortgage, the court in which such suit is filed may at any time, either before or after sale and without notice to Mortgagors, appoint a receiver with power to manage, rent and collect the rents, issues and profits of the Property during the pendency of such foreclosure suit; and the statutory period of redemption, and such rents, issues and profits, when collected either before or after any foreclosure sale, may be applied toward the payment of the Indebtedness or any deficiency decree, costs, taxes, insurance or other items necessary for the protection and preservation of the Property, including the expenses of such receivership. Upon foreclosure and sale of the Property, there shall first be paid out of the proceeds of such sale a reasonable sum for plaintiff's attorney's fees; all expenses of advertising, selling and conveying the Property; and all sums advanced for court costs, any tareno other liens or assessments, title costs, master's fees and costs of procuring or completing an abstract of title, title guaranty policy or Torsens Certificate showing the complete title of the Property, including the foreclosure decree and Certificate of Sale. There shall next be paid the Indebtedness secured hereby, and finally the overplus, if any, shall be returned to Mortgagors. The purchaser at the sale shall have no duty to see to the application of the purchase money.

If Mortgagors voluntarily shal' se'll or convey the Property, in whole or in part, or any interest in that Property or by some act or means divest themselves of title to the Property without obtaining the written consent of Mortgagee, then Mortgagee, at its option, may declare the unpaid balance of the Indebte in es immediately due and payable. This option shall not apply if (1) the sale of the Property is

	permitted because the purchaser's craditworthiness is written assumption agreement containing terms prespayable under the Agreement.	satisfactory to Mortgagee a scribed by Mortgagee inclu	and (2) that purchaser, prior to the sale, has exiding, if required, an increase in the rate of	ecuted a interes
	If there be only one mortgagor, all plural words here	ein referring to Mortgagors	s shall be construed in the singular.	
	IN WITNESS WHEREOF Mortgagors have hereared	e set their hands and seals	this 22 day of JULY 1	991_ 
		<sup>'</sup> Co	FRANK S. ROMANSKI	(Seal)
		/ willy)	Komo SHIRLEY V. ROMANSKI	(Seal
	STATE OF ILLINOIS ) ss.:	77%		
	COUNTY OF DUPAGE)	ACKNOWLEDGMENT		
	I, a Notary Public, in and for the county in the state SHIRLEY V. ROMANSKI, HIS WIFE IN JO	e aforesaid do hereby certif	y that FRANK S. ROMANSKI AND	
	nameS is/are subscribed to the foregoing instrum scaled and delivered the instrument as THEIRown for release and waiver of the right of homestead.	ent appeared before me th	is day in person and acknowledged that THEY	, signed,
	Given under my hand and Notarial Seal this22	day of	JULY 91.	
	" OFFICIAL SEAL " RANDY L. LARSON RANDY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 8/18/91	Notary Public	RANDY L. LARSON	
74.70.47	Beneficial Illinois Inc. 40bta BENEFICIAL MORTCAGE CO. OF ILLINOIS BENEFICIAL ILLINOIS INC.	BENEFICIAL MORTGAGE CO. P.O. BOX 3351 OAKBROOK, IL 60522	AL TO:  Beneficial Illinois Inc. d/b/a BENEFICIAL  MORTGAGE CO. OF ILLINOIS  BENEFICIAL ILLINGIS  P.O. BOX 3351  DAXBROOK, IL 60522	

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