92440858

WHEREAS, the OFFICE OF THRIFT SUPERVISION pursuant to Section 5(d)(2) of the HOME OWNERS' LOAN ACT OF 1933 and by ORDER NO. 92-495 dated August 16, 1991, appointed the RESOLUTION TRUST CORPORATION AS RECEIVER OF UNITED SAVINGS OF AMERICA ("Assignor"), successor in interest to UNITED SAVINGS ASSOCIATION OF AMERICA, GUARDIAN SAVINGS AND LOAN ASSOCIATION, GRUNWALD SAVINGS AND LOAN ASSOCIATION, RELIANCE ASSOCIATION OF AMERICA, GUARDIAN SAVINGS AND LOAN ASSOCIATION, GROWALD SAVINGS AND LOAN ASSOCIATION, UNITED SAVINGS AND LOAN ASSOCIATION, RELIANCE FEDERAL SAVINGS AND LOAN ASSOCIATION, FIRST SAVINGS AND LOAN ASSOCIATION OF TAYLORVILLE, FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION OF BERWYN, ADVANCE SAVINGS AND LOAN ASSOCIATION, FAIRWAY SAVINGS AND LOAN ASSOCIATION, WEST PULLMAN SAVINGS AND LOAN ASSOCIATION, and UNITED AMERICA FINANCIAL SERVICES, INC.

NOW, THEREFORE, the RESOLUTION TRUST CORPORATION, AS RECEIVER OF UNITED SAVINGS OF AMERICA, for value repaired and page becapy grant, sell, assign transfer, set over and convey to: P O Box 47(57

6317-A Peachtree Ind. Blvd. Atlanta, GA 30352 (404) 458-0727

("Assignee"), its successors and assigns without recourse and without any warranties any interest the Assignor may have in a Mortgage dated November 6, 1987, mide and executed by Arthur W. New & Diane M. New _, as Mortgagor(s), to

United Savings of America given to secure the obligations evidenced by a Note given by the Mortgagor(s) to the Mortgagee, and recorded/registered November 13, 1987, in the office of the Recorder/Registrar of Cook County, State of ILLINOIS, as Document No.87612158 covering the property described in Exhibit A attached hereto, given to secure the together with the Note, debt and claim secured by the Mortgage.

IN WITNESS WHEREOF, this ASSIGNMENT has been executed this _8_ day of April , 1992.

RESOLUTION TRUST CORPORATION as F.ECEIVER of UNITED SAVINGS OF AMERICA

Name: Ralph C. Gibson

Specialist-In-Charge, pursuant Title: to Power of Attorney dated

October 30, 1991

СООК СОЛИТА ВЕСОВОЕВ

연호당이 14 - 교육 - 보 및 9 15 이 00 62 51 26 / 17 79 0 06 12 NUML 6666#1

DELL-OI BECOMDING \$52.00

State of ILLINOIS County of

ACKNOWLEDGEMENT

On this 8 day of April, 1992, before me appeared Ralph C. Gibson, Specialist-In-Charge pursuant to Power of Attorney dated of open 30, 1991, for RESOLUTION TRUST CORPORATION, as RECEIVER of UNITED SAVINGS OF AMERICA, and that the Instrument was signed for the purposes contained therein of behalf of the Corporation, and by authority of the Corporation, and s/he further acknowledged the Instrument to be the free act and deed of the Corporation as RECEIVER of UNITED SAVINGS OF AMERICA.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed by official seal the day and year first above written.

"OFFICIAL SEAL" MAE S. WILLIAMS Notary Public. State of Illinois My Commission Expires 05/04/92

Notary Public My Commission Expires:

This Instrument was prepared by:

Sharon Kling RESOLUTION TRUST CORPORATION as RECEIVER of UNITED SAVINGS OF AMERICA 2000 York Road Oak Brook, IL 60052

CAUTION. Consult a lawyer before using or acting under this from. Neither the publisher nor the selfer of this form makes any warranty with respect thereto, including any warranty of merchantability or timess for a particular purpose.

and State of 74.1. Tuo 15..., as trustee, the following described Real Estate, with all improvements thereon, situated in the County of 600° in the State of Illinois, to-wit:

88308874

ü

Above Space For Recorder's Use Only

LOT AIGO IN TOTAL AND DETERTS DULT 11, DELING A SURPLIFICATION IN SECTION 26, TOURSHIP 61 HOPEN, PANCE - EAST OF THE THIRD OPTICIPAL DEPIDIAL IN HANDVER TOURSHIP ACCORDING TO THE DIAT THEREOF PECCORDED IN DECORDER'S DEFICE HIME 24, 1060 &5 DOCUMENT HUMDER SPRENDES IN COLUMNITY, ILLINOIS.

hereby releasing and waiving all rights under and by virtue o	f the homestead exemption laws of the State of Illinois.
Permanent Real Estate Index Number(s): 16-26-619-	nno
Address(es) of Real Estate: 1307 "1885" PELVE S	דויראייניסטף, דון דייטויג המימיץ
GRANTORS AGREE to pay all taxes and assessments up insured to their full insurable value, to pay all prior incumbratementable and in good repair and free of liens. In the event covenants, then grantee is authorized to attend to the same and thereon, become due immediately, without demand. On defawhole indebtedness due and proceed accordingly.	nices and the interest thereon and to keep the property of failure of grantors to comply with any of the above now the the hills therefor, which shall, with 9% interest
AS FURTHER SECURITY grantors hereby assign, transfor said premises, from and after this date, and authorize him necessary notices and demands, to bring forcible detainer propremises as he may deem proper and to apply the money so advancements made as aforesaid, and it shall not be the duty assessments, liens, incumbrances, interest or advancements.	to sur fer, collect and receipt for the same, to serve all ceedings to recover possession thereof, to rent the said arising to the payment of this indebtedness, or to any of grantee to inquire into the validity of any such taxes.
In trust, nevertheless, for the purpose of securing performs	nce of the following obligation, to-wit:
after date S. 5.066.PD	of 100 * * * * * * * * * * * * * Dollars est at 12.7 per cent per annum after date hereof est at 14.7 per cent per annum after date hereof est at 14.7 per cent per annum after date hereof est at 14.7 per cent per annum after date hereof est at 14.7 per security and the intermediate and release after a such any object of his instrument for such amount as any appear to y's fees, and to waive and release after a such the may execution upon such judgment, hereby satisfying and of. I from said COCP Ascribed of said County is hereby appointed to be second greements are performed the trustee, or his successor in
If any provision of this indenture shall be prohibited by of ineffective to the extent of such prohibition or invalidity, without or the remaining provisions of this indenture.	invalid under applicable law, such provision shall be invalidating or affecting the remainder of such provision
Witness our hands and seafs this PIR day of	J191.Y
PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	ARTHUR 11. MEN (SEAL) ARTHUR 11. MEN (SEAL) DIAME 11. MEN