0110322529

UNOFFICIAL SHOW DIANK TO:

7222 W. CERMAK ROAD NORTH RIVERSIDE IL 60546

ASSIGNMENT OF MORTGAGE

The RESOLUTION TRUST CORPORATION was appointed conservator of CLYDE FEDERAL SAVINGS ASSOCIATION, pursuant to Resolution Order 90-275 of the Office of Thrift Supervision dated February 1, 1990.

The RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION, for value received does hereby grant, sell, assign, transfer, set over and convey to * FEDERAL HOME LOAN MORTGAGE CORPORATION * ("Assignee"), its successors and assigns any interest the Assignor may have/ in a mortgage/ deed of trust/ recorded as Document number 2727145 covering the property in said mortgage as shown on attached Exhibit "A". IN WITH SI WHEREOF, this Assignment has been executed this day of 29 , 1991. 92733889 RESOLUTION TRUST CORPORATION, Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION Maine: DOROTHY R. BERMEL Manager, Savings Division ACKNOWLEDGEMANT DEPT-11 RECURD - T COUNTY OF COOK

STATE OF ILLINOIS

\$23.50 Te5555 TRAN 7206 10/02/92 11:16:00 \$0497 \$ E = -92-733889 CODK COUNTY RECORDER

The foregoing instrument was acknowledged before no this 29 ____, 1991, by the above named individual who is authorized to execute this document under Delegation of Authority by John DelaGrange, Managing Agent for RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL CAVINGS ASSOCIATION.

OFFICIAL MAL DOLORES WEDEROKEFT MOTARY FURLIC STATE OF ELLINOTS MY COMMISSION ETP. OCT. 11,1992

THIS INSTRUMENT WAS PREPARED BY: RTC Resident Counsel Clyde Federal Savings Association 7222 W. Cermak Road North Riverside, IL 60546



of the City of Chicago	
ereinafter referred to as the Mortgagor, does	hereby Mortgage and Warrant to
CLYDE SAVIN	IGS AND LOAN ASSOCIATION
corporation organized and existing under the	laws of the STATE OF ILLINOIS hereinafte
eferred to as the Mortgagee, the following re-	al estate, situated in the County of
in siret Addition to	Lookwood Immor being a Republiviaion of the North
ot eightnen (18) and the North two	th one hundred (100.00) feet of the ment half of hundred seventeen (217.00) feet of the South
wo hundred fifty (250.00) feet of	the East half of Lot eighteen (18) in Arthur T.
he Northwest thanker and the North	Farms, being a Subdivision of the Sast half of earth parter of the Southwest number of Section
and many time of the control of the	Boj norm, minge om boen (15), mage on blio flicters
Exidense Political Controls	
Ericipal Paletti (Control)	
	I when the state of the state of the state of the
TOGETHER with all buildings, improvements,	Platings on Applitude and a popular to be a possible and a state of the state of th
	. Hatures of experiences now or necester erected thereon, including at
hing, water, light, power, refrigeration, venillati	in single units or centrally controlled, used to supply heat, gas, air condi- ion or otherwise and any other think now or hereafter therein or thereor
oning, water, light, power, refrigeration, ventilating effurnishing of which by lessors to lessees is and windows, floor coverings, screen d	r in single units or contrally controlled, used to supply heat, gas, air condi- ion or otherwise and any other thing now or hersafter therein or thereor fromary or appropriate, including acreens, venetian blinds, window shades oors. In-a-door beds, awnings, stoyes and water heaters (all of which are
oning, water, light, power, refrigeration, ventilating furnishing of which by lessors to lessees is was our doors and windows, floor coverings, screen disclared to be a part of said real estate whether paid the rents, issues and profits of said premises were the control of the rents.	r in single units or contrally controlled, used to supply heat, gas, air condi- tion or otherwise and any other thing now or hereafter therein or thereon (constry or appropriate, including screens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are physically stached thereto or not); and also together with all easements which are hereby pledged, assigned, transferred and set over unto the Mort-
oning, water, light, power, refrigeration, ventilating a furnishing of which by lessors to lessees is was born doors and windows, floor coverings, screen declared to be a part of said real estate whether is defined the rents, issues and profits of said premises we gee, whether now due or hereafter to become desaid property, or any part thereof, whether said	In single units or contrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereon formary or appropriate, including screens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are physically attached thereto or not); and also together with all ensements which are hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be
ning, water, light, power, refrigeration, ventilative furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the rindoors and windows, floor coverings, screen dilared to be a part of said real estate whether is the rents, issues and profits of said premises were, whether now due or hereafter to become disaid property, or any part thereof, whether said eafter existing or which may be made by the No. (a) to pledge said rents, issues and profits on a	in single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereor itemary or appropriate, including acreens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are physically attached thereto or not); and also together with all easements which are hereby pledged, assigned, transferred and set over unto the Mortue or not by virtue of any lease or agreement for the use or occupancy d lease or agreement is written or verbal and whether it is now or may be Mortgagee under the power herein granted to it; it being the intention here-parity with said real extate and not accordantly and such places shall not
ning, water, light, power, refrigeration, ventilating in furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which we later to be a part of said real estate whether if the rents, issues and profits of said premises were, whether now due or hereafter to become disaid property, or any part thereof, whether said property, or any part thereof, whether said eafter existing or which may be made by the A (a) to pledge said rents, issues and profits on a deemed merged in any foreclosure decree, and is such leases and agreements and all the avails.	in single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereof commany or appropriate, including acreens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (ail of which are physically attached thereto or not); and also together with all easement with are hereby pledged, assigned, transferred and set over unto the Mortue until or by virtue of any lease or agreement for the use or occupancy dicase or agreement is written or verbal and whether it is now or may be Mortgagee and or the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not to estatish an absolute transfer and assignment to the Mortgagee of the court of the content of the content of the party before or
ning, water, light, power, refrigeration, ventilating of which by lessors to lessees is the form doors and windows, floor coverings, screen delared to be a part of said real estate whether is determined the rents, issues and profits of said premises we gee, whether now due or hereafter to become disaid property, or any part thereof, whether said reafter existing or which may be made by the A (a) to pledge said rents, issues and profits on a deemed merged in any foreclosure decree, and a such leases and agreements and all the avails for foreclosure said, to enter upon and take excitation of the coof, make leases for terms deemed advantage.	In single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereof tomary or appropriate, including acreens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (ail of which are possible of the property of any lease and also together with all easements with are hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not (b) to establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, termingle or modify existing or future leaves collect and avails
ning, water, light, power, refrigeration, ventilating of which by lessors to lessees is the seturnishing of which by lessors to lessees is the permitted of the rents, issues and profits of said premises we gee, whether now due or hereafter to become disaid property, or any part thereof, whether said reafter existing or which may be made by the National of the permitted of the p	in single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereof commany or appropriate, including acreens, venetian blinds, window shades con, in-a-door beds, awnings, stoves and water heaters (all of which are play active at the tereof or not); and also together with all easement with here hereby pledged, assigned, transferred and set over unto the Mortue unarroor by virtue of any lease or agreement for the use or occupancy d lease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not (b) to establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or thereunder, together with the right in case of default, either before or any geous to it, terminate or modify existing or future leases, collect said avails, and use such measurs whether legal or equilable as it may deem proper to or other emuloyees also or or reasir said premises, buy furnishings and equips.
ning, water, light, power, refrigeration, ventilating in furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the rim doors and windows, floor coverings, screen dilated to be a part of said real estate whether if the rents, issues and premises we said property, or any part thereof, whether said eafter existing or which may be made by the said property, or any part thereof, whether said each teases and rents, issues and profits on a deemed merged in any foreclosure decree, and it such leases and agreements and all the avails or foreclosure said, to enter upon and take excit thereof, make leases for terms deemed advantats, issues and profits regardless of when earned a orce collection thereof, employ renting agencies on therefor when it deems necessary, purchase all polute ownership, advance or borrow money nece	in single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereof domary or appropriate, including screens, venetian blinds, window shades oors, ha-a-door beds, awnings, stoves and water heaters (all of which are hereby pledged, assigned, transferred and set over unto the Mortue until hereby pledged, assigned, transferred and set over unto the Mortue until or by virtue of any lease or agreement for the use or occupancy diesse or agreement is written or verbal and whether it is now or may be Mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not the establish an absolute transfer and assignment to the Mortgagee of the order of the establish an absolute transfer and assignment to the Mortgagee of usive possession of, manage, maintain and operate said premises, or any geous to it, termine or modify existing or future leases, collect said avaits and use such measures whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equip- lease or the propose terminal patted to secure which a lien is berehy ore-
ning, water, light, power, refrigeration, ventilating of which by lessors to lessees is the furnishing of which by lessors to lessees is the rid doors and windows, floor coverings, screen delared to be a part of said real estate whether is the rents, issues and profits of said premises were, whether now due or hereafter to become desaid property, or any part thereof, whether said reafter existing or which may be made by the field that the existing of the said rents, issues and profits on a deemed merged in any foreclosure decree, and is such leases and agreements and all the avails or foreclosure said, to enter upon and take excit thereof, make leases for terms deemed advantats, issues and profits regardless of when earned a orce collection thereof, employ renting agencies in therefor when it deems necessary, purchase alloute ownership, advance or borrow money neces on the mortgaged premises and on the income tred, and out of the income retain reasonable compared.	in or otherwise and any other thing now or hereafter therein or thereof ion or otherwise and any other thing now or hereafter therein or thereof (Smary or appropriate, including acreens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are possible of the property of any lease or agreement for the use or occupancy with hars hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not the establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, termine e or modify existing or future leases, collect said avaits and use such measurs whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipoly kinds of insurance, and in general exercise all powers ordinarily incident to essay for any purpose herein stated to secure which a lien is hereby cretherefrom which lien is prior to the lien of any other indebtedness hereby opensation for itself, pay increave remiums, takes and assessments.
ling, water, light, power, refrigeration, ventilating furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which was and profits of said premises were, whether now due or hereafter to become disaid property, or any part thereof, whether said eafter existing or which may be made by the Market existing or which may be made by the Market existing or which may be made by the Market existing or which may be made by the Market existing or which may be made by the Market existing or content upon and take excit thereof, make leases for terms deemed advantages, issues and profits regardless of when earned a price collection thereof, employ renting agencies of therefor when it deems necessary, purchase all the ownership, advance or borrow money neces on the mortgaged premises and on the income retain reasonable comerces of every kind, including altorneys' feen apply any balance of income not, in its sole discome.	In single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereof formary or appropriate, including acreens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are purposed to the property of any lease or agreement for the use or occupancy with are hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be Mortgagee ander the power herein granted to it; it being the intention hereparity with skid real estate and not secondarily and such pledge shall not (b) to estatish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, termine to or modify existing or future lease, collect said avaits, and use such measures whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipple which is not any purpose termin stated to secure which a lien is hereby creaters for any purpose termin stated to secure which a lien is hereby creaters for any purpose termin stated to secure which a lien is hereby creaters incurred in the exercise of the powers herein given, and from time to determine the prior to the lien of any other indebtedness hereby a incurred in the exercise of the powers herein given, and from time to determine the prior to the lien of any other indebtedness and determined in the exercise of the powers herein given, and from time to determine the prior to the lien of any other indebtedness hereby and then property and then property and then property and then property and the prope
ing, water, light, power, refrigeration, ventilating furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the rendered to be a part of said real estate whether in the rents, issues and profits of said premises were, whether now due or hereafter to become diald property, or any part thereof, whether said eafter existing or which may be made by the said tender existing or which may be made by the said tendered existing or which may be made by the said tendered entered in any foreclosure decree, and dianch leases and agreements and all the avails of foreclosure said, to enter upon and take exclusive thereof, make leases for terms deemed advantage, issues and profits regardless of when earned a price collection thereof, employ renting agencies of therefor when it deems necessary, purchase all fulle ownership, advance or borrow money neces on the mortgaged premises and on the income red, and out of the income retain reasonable comed, and out of the income retain reasonable comed apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, be of said.	in single units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereof domary or appropriate, including acreens, venetian blinds, window shades oors, ha-a-door beds, awnings, stoves and water heaters (all of which are hereby pledged, assigned, transferred and set over unto the Mortule of any lease or agreement for the use or occupancy decase or agreement is written or verbal and whether it is now or may be Mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not to establish an absolute transfer and assignment to the Mortgagee of the result, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, terminate or modify existing or future leases, collect said avails, and use such measures whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipotends of insurance, and in general exercise all powers ordinarily incident to essary for any purpose, termin stated to secure which a lien is hereby cretherefrom which lien is prior to the lien of any other indebtedness hereby appensation for itself, pay invariance premiums, takes and assessments, and acceptance of the provent of the interest and then on effore or after any decree of foe insure, and on the deficiency in the proposers measures.
ting, water, light, power, refrigeration, ventilating furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the rendered to be a part of said real estate whether in the rents, issues and profits of said premises were, whether now due or hereafter to become disaid property, or any part thereof, whether said easier existing or which may be made by the health to pledge said rents, issues and profits on a feemed merged in any forcelosure decree, and is such leases and agreements and all the avails if foreclosure said, to enter upon and take exching thereof, make leases for terms deemed advantages, issues and profits regardless of when earned a price collection thereof, employ renting agencies of therefor when it deems necessary, purchase all full the womership, advance or borrow money neces on the mortgaged premises and on the income red, and out of the income retain reasonable comered, and out of the indebtdness hereby secured, but of said, and the Mortgagee, in its sole discretain reasonable controlled to the mortgagee, in its sole discretain reasonable controlled to the mortgagee, in its sole discretain reasonable controlled to the mortgagee, in its sole discretain reasonable controlled to the mortgagee, in its sole discretain reasonable controlled to the mortgagee, in its sole discretain reasonable controlled to the mortgagee, in its sole discretain reasonable.	in or otherwise and any other thing now or hereafter therein or thereof to many or appropriate, including acreens, venetian blinds, window shades only, in-a-door beds, awnings, stoves and water heaters (all of which are only), and also together with all easements with are hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not the establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession (2), manage, maintain and operate said premises, or any geous to it, termine or modify existing or future leases, collect said avaits, and use such measures whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipoly kinds of insurance, and in general exercise all powers ordinarily incident to essary for any purpose herein stated to secure which a lien is hereby cretherefrom which lien is prior to the lien of any other indebtedness hereby cretherefrom the content of the indeptedness hereby cretherefrom the exercise of the powers herein given, and assessments, and cretion, needed for the aforehild purposes, first on the interest and then on personam therefor or not. Whe lever all of the indebtedness secured tion, feels there is no substantial vaccinetic default in performance of on satisfactory evidence thereof, showers in the programment of the store of the process of the indebtedness secured tion, feels there is no substantial vaccinetic default in performance of on satisfactory evidence thereof, showers in the substantial process.
ning, water, light, power, refrigeration, ventilating is furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of the rents, issues and profits of said premises we gee, whether now due or hereafter to become do said property, or any part thereof, whether said reafter existing or which may be made by the North and the said reafter existing or which may be made by the North and the said furnished the said rents, issues and profits on a deemed merged in any foreclosure decree, and the said such leases and agreements and all the avails of thereof, make leases for terms deemed advantages, issues and profits regardless of when earned a orce collection thereof, employ renting agencies on therefor when it deems necessary, purchase all online ownership, advance or borrow money neced on the mortgaged premises and on the income used, and out of the income retain reasonable comexpenses of every kind, including attorneys fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, be the of sale, if any, whether there be a decree in the paid, and the Mortgagee, in its sole discret Mortgagor's agreements herein, the Mortgagee, frigagor any surplus income in its hands. The potation in the life of the ledivery of a Master's D	in aingle units or centrally controlled, used to supply heat, gas, air condition or otherwise and any other thing now or hereafter therein or thereor formary or appropriate, including acreens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are being and also together with all easements which are hereby pledged, assigned, transferred and set over unto the Mortue unit or by virtue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be Mortgagee under the power herein granted to it; it being the intention here-parity with said real estate and not secondarily and such pledge shall not (b) to estatish, an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or unsive possession of, manage, maintain and operate said premises, or any geous to it, termine or modify existing or future leases, collect said avaits and use such measures whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipal kinds of insurance, and in general exercise all powers ordinarily incident to essary for any purpose termin stated to secure which a lien is hereby creamary for any purpose termin stated to secure which a lien is hereby creaming incurred in the exercise of the powers herein given, and from time to therefrom which lien is prior to the lien of any other indebtedness hereby appensation for itself, pay invarance premiums, taxes and assessments, and efforce or after any decree of force assure, and on the deficiency in the pronice pronount therefor or not. Whenever all of the indebtedness secured ton, feels there is no substantial increased default in performance of on satisfactory evidence thereof, shell all indebtedness accured hereby elect or Special Commissioner's Deed pursuent to a decree forcelosing the
ning, water, light, power, refrigeration, ventilating in furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the rim doors and windows, floor coverings, screen dilated to be a part of said real estate whether if the rents, issues and profits of said premises we said property, or any part thereof, whether said profits or any part thereof, whether said (a) to pledge said rents, issues and profits on a deemed merged in any foreclosure decree, and (a) such leases and agreements and all the avails or foreclosure saie, to enter upon and take excit thereof, make leases for terms deemed advantage, issues and profits regardless of when earned a orce collection thereof, employ renting agencies (a) therefor when it deems necessary, purchase all polute ownership, advance or borrow money neces in the mortgaged premises and on the income expenses of every kind, including attorneys' fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, but in of saie, if any, whether there be a decree if they is paid, and the Mortgagee, in its sole discretion full or until the delivery of a Master's D hereof, but if no deed be issued then until the eshall, however, have the discretionary power	in or otherwise and any other thing now or hereafter therein or thereof its or otherwise and any other thing now or hereafter therein or thereof its or otherwise and any other thing now or hereafter therein or thereof its or appropriate, including acreens, venetian blinds, window shades oors, ha-a-door beds, awnings, stoves and water heaters (all of which are or its or hereby pledged, assigned, transferred and set over unto the Mortue and the hereby pledged, assigned, transferred and set over unto the Mortue and the hereby pledged, assigned, transferred and set over unto the Mortue and the hereby pledged, assigned, transferred and set over unto the Mortue and the hereby pledged, assigned, transferred and set over unto the Mortue and the intention hereby and the power herein granted to it; it being the intention hereby an absolute transfer and assignment to the Mortuegee of the analysis and absolute transfer and assignment to the Mortuegee of the results of the set of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, termineded or modify existing or future leases, collect said avaits, and use such measurus whether legal or equitable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipolishings of insurance, and in general exercise all powers ordinarily incident to researcy for any purpose, termin stated to secure which a lien is hereby creater of manages, and the secure which a lien is hereby creater of the proper to the lien of any other indebtedness hereby measured in the exercise of the powers herein given, and from time to cretion, needed for the aforestid aurposes, first on the interest and then on effore or after any decree of face course, and on the deficiency in the proposition, feels there is no substantial incorrected default in performance of on satisfactory evidence thereof, shifter finds the indebtedness secured hereby leed or Special Commissioner's Deed pursuent to a decree foreclosing the e
ning, water, light, power, refrigeration, ventilative furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by less and profits of said premises we gee, whether now due or hereafter to become desaid property, or any part thereof, whether said reafter existing or which may be made by the North and the furnishing of the furnishing and profits on a deemed merged in any foreclosure decree, and desemed merged in any foreclosure decree, and determed merged in the refer when leases for terms deemed advantages, issues and profits regardless of when earned a furnish and profits regardless of when earned a furnish therefor when it deems necessary, purchase all obtain ownership, advance or borrow money neced on the mortgaged premises and on the income uted, and out of the income retain reasonable comexpenses of every kind, including altorneys' fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, being of sale, if any, whether there be a decree it paid, and the Mortgagee, in its sole discret Mortgagor's agreements herein, the Mortgagee, to said, in full or until the delivery of a Master's Defecting any surplus income in its hands. The position of the income in the huntil the establishment of the licen hereof. Mortgagee shall, however, have the discretionary power tout affecting the licen hereof. Mortgagee shall, suit shall be sustainable against Mortgagee based suit shall be sustainable against Mortgagee based	in or otherwise and any other thing now or hereafter therein or thereofter the any other thing now or hereafter therein or thereofter appropriate, including acreens, venetian blinds, window shades oors, ha-a-door beds, awnings, stoves and water heaters (all of which are outly attached thereto or not); and also together with all easements which are hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not (b) to establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, terminate or modify existing or future leases, collect said avails, and use such measur's whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipolating of insurance, and 'n general exercise all powers ordinarily incident essary for any purpose terminated to secure which a lien is hereby createred for any other indebtedness hereby increation, needed for the aforeacid purposes, first on the interest and then on effore or after any decree of fore logure, and on the deficiency in the pronounced in the exercise of the powers herein given, and from time to decretion, needed for the aforeacid purposes, first on the interest and then on effore or after any decree of fore logure, and on the deficiency in the pronounce of Mortgagee may continue until all indebtedness secured hereby elect or Special Commissioner's Deed pursuant to a decree foreclosing the expiration of the statutory period during which it may be issued. Mortation and powers, if only, which it might have had without this paragraph it upon acts or omissions relating to the subjec
ning, water, light, power, refrigeration, ventilating of furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which was and profits of said premises were, whether now due or hereafter to become desaid property, or any part thereof, whether said reafter existing or which may be made by the National of the property, or any part thereof, whether said deemed merged in any foreclosure decree, and deemed merged in any foreclosure decree, and desended merged in any foreclosure decree, and desended merged in any foreclosure decree, and the such leases and agreements and all the avuils or foreclosure saie, to enter upon and take excit, issues and profits regardless of when earned a force collection thereof, employ renting agencies on thereof, when it deems necessary, purchase alloute ownership, advance or borrow money need on the mortgaged premises and on the income tred, and out of the income retain reasonable comexpenses of every kind, including attorneys' fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, be in of sale, if any, whether there be a decree in the paid, and the Mortgagee, in its sole discreting of the indebtedness hereby secured, be in of sale, if any, whether there be a decree in the paid, and the Mortgagee, in its sole discreting of the income in its hands. The potential of the income in the hands. The potential of the income in the hands of the hereof, but if no deed be issued then until the establishment of the line hereof. Mortgagee shall suit shall be sustainable against Mortgagee based sas commenced within sixty days after Mortgages commenced within sixty days after mortgages.	in or otherwise and any other thing now or hereafter therein or thereofter the any other thing now or hereafter therein or thereofter appropriate, including acreens, venetian blinds, window shades oors, ha-a-door beds, awnings, stoves and water heaters (all of which are outly attached thereto or not); and also together with all easements which are hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not (b) to establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, terminate or modify existing or future leases, collect said avails, and use such measur's whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipolating of insurance, and 'n general exercise all powers ordinarily incident essary for any purpose terminated to secure which a lien is hereby createred for any other indebtedness hereby increation, needed for the aforeacid purposes, first on the interest and then on effore or after any decree of fore logure, and on the deficiency in the pronounced in the exercise of the powers herein given, and from time to decretion, needed for the aforeacid purposes, first on the interest and then on effore or after any decree of fore logure, and on the deficiency in the pronounce of Mortgagee may continue until all indebtedness secured hereby elect or Special Commissioner's Deed pursuant to a decree foreclosing the expiration of the statutory period during which it may be issued. Mortation and powers, if only, which it might have had without this paragraph it upon acts or omissions relating to the subjec
ning, water, light, power, refrigeration, ventilating furnishing of which by lessors to lessees is transformed to be a part of said real estate whether is the rents, issues and profits of said premises were, whether now due or hereafter to become desid property, or any part thereof, whether said eafter existing or which may be made by the said property, or any part thereof, whether said eafter existing or which may be made by the said profits on a deemed merged in any foreclosure decree, and descreed merged in any foreclosure decree, and descreed merged in any foreclosure decree, and the such leases and agreements and all the avails or foreclosure saie, to enter upon and take excit thereof, make leases for terms deemed advantate, issues and profits regardless of when earned a orce collection thereof, employ renting agencies of therefor when it deems necessary, purchase all ortherefor when it deems necessary, purchase all on the mortgaged premises and on the income real on the income retain reasonable comexpenses of every kind, including altorneys' fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, but of sale, if any, whether there be a decree in the paid, and the Mortgagee, in its sole discreting the principal of the indebtedness hereby secured, but if no deed be issued then until the hereof, but if no deed be issued then until the establic hovever, have the discretionary power tout affecting the lien hereof. Mortgagee based that is all be sustainable against Mortgagee based some commenced within sixty days after Mortgage said mortgage than and Mortgagee forever, for the equipment unto said Mortgagee forever, for the	in or otherwise and any other thing now or hereafter therein or thereof ion or otherwise and any other thing now or hereafter therein or thereof formary or appropriate, including acreens, venetian blinds, window shades oors, ha-door beds, awnings, stoves and water heaters (all of which are outly attached thereto or not); and also together with all easements which are hereby pledged, assigned, transferred and set over unto the Mortue unit or by viriue of any lease or agreement for the use or occupancy de lease or agreement is written or verbal and whether it is now or may be Mortgagee under the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not (b) to estatish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession 2, manage, maintain and operate said premises, or any group to it, termine to or modify existing or future leases, collect said avaits, and use such measures whether legal or equilable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equiposation for itself, pay incarate to secure which a lien is hereby creathered on the exercise of the powers herein given, and from time to refere on after any decree of fore course, first on the interest and then one fore or after any decree of fore course, first on the interest and then one of measures in a substantian encaracted default in performance of on satisfactory evidence thereof, she refinquish possession and pay to ossession of Mortgagee may continue until all indebtedness secured hereby ceed or Special Commissioner's Deed pursuent to a decree forectosing the expiration of the statutory period during which it may be issued. Mortat any time to refuse to take or to abandor possession of said premises it have all powers, if any, which it might have had without this paragraph tee's possession ceases.
ning, water, light, power, refrigeration, ventilative furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by less of said premises where the therents, issues and profits of said premises where now due or hereafter to become desaid property, or any part thereof, whether said reafter existing or which may be made by the National and the said reafter existing or which may be made by the National and the said such leases and agreements and all the avails or foreclosure saie, to enter upon and take exclusionable of thereof, make leases for terms deemed advantages, issues and profits regardless of when earned a orce collection thereof, employ renting agencies on therefor when it deems necessary, purchase all obtained on the mortgaged premises and on the income ared, and out of the income retain reasonable comexpenses of every kind, including attorneys fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, but is of sale, if any, whether there be a decree in the paid, and the Mortgagee, in its sole discreting of the indebtedness hereby secured, but is paid, and the Mortgagee, in its sole discreting and surplus income in its hands. The potation full or until the delivery of a Master's Deterof, but if no deed be issued then until the eers hall, however, have the discretionary power to hall, however, have the discretionary power to HAVE AND TO HOLD the said property equipment unto said Mortgagee forever, for the dexemption Laws of the State of Illinols, which the Exemption Laws of the State of Illinols, which the equipment unto said Mortgagee forever, for the dexemption Laws of the State of Illinols, which the said property is a commenced.	in or otherwise and any other thing now or hereafter therein or otherwise and any other thing now or hereafter therein or therein or otherwise and also together with all of which are by any actily attached thereto or not); and also together with all easement with any hereby pledged, assigned, transferred and set over unto the Mortue of any lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be mortgaged under the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not to establish an absolute transfer and assignment to the Mortgaged of thereunder, together with the right in case of default, either before or usive possession? 7, manage, maintain and operate said premises, or any geous to it, termine e or modify existing or future leases, collect said avaits, and use such measurs whether legal or equilable as it may deem proper to or other employees, aller or repair said premises, buy furnishings and equipply kinds of insurance, and in general exercise all powers ordinarily incident to essary for any purpose i eroin stated to secure which a lien is hereby creates for any purpose, terminated to secure which a lien is hereby creates incurred in the exercise of the powers herein given, and from time to creation, needed for the aforeacted purposes, first on the interest and then on effore or after any decree of fore accure, and on the deficiency in the pronners of one satisfactory evidence thereof, shift relinquish possession and pay to ossession of Mortgagee may continue until all indebtedness secured from personam therefor or not. Whenever all of the indebtedness secured for expiration of the statutory period durit which it may be issued. Mortage or one staffactory evidence thereof, shift relinquish possession of said premises it appears to take or to abandor possession of said premises it app
ning, water, light, power, refrigeration, ventilative furnishing of which by lessors to lessees is transform doors and windows, floor coverings, screen delared to be a part of said real estate whether is the rents, issues and profits of said premises were, whether now due or hereafter to become desaid property, or any part thereof, whether said eafter existing or which may be made by the Kalo pledge said rents, issues and profits on a deemed merged in any foreclosure decree, and desared merged in any foreclosure decree, and detake exclict thereof, make leases for terms deemed advantages, issues and profits regardless of when earned a force collection thereof, employ renting agencies of therefor when it deems necessary, purchase all oblute ownership, advance or borrow money neces of on the mortgaged premises and on the income reapenses of every kind, including attorneys fee apply any balance of income not, in its sole disperincipal of the indebtedness hereby secured, be in of sale, if any, whether there be a decree in they is paid, and the Mortgagee, in its sole discretion of sale, if any, whether there be a decree in they is paid, and the Mortgagee, in its sole discretion of the income in its hands. The position full or until the delivery of a Master's Defence, but if no deed be issued then until the eershal, however, have the discretionary power to hereof, but if no deed be issued then until the eershal, however, have the discretionary power to HAVE AND TO HOLD the said property equipment unto said Mortgagee forever, for the exemption Laws of the State of Illinois, which the equipment unto said Mortgagee forever, for the exemption Laws of the State of Illinois, which the said property equipment unto said Mortgagee forever, for the said property and the said property	in or otherwise and any other thing now or hereafter therein or therein or therein or therein or therein or otherwise and any other thing now or hereafter therein or therein or otherwise and any other thing now or hereafter with all of which are physically attached thereto or not; and also together with all easements with any hereby pledged, assigned, transferred and set over unto the Mortue of my lease or agreement for the use or occupancy of lease or agreement is written or verbal and whether it is now or may be Mortgagee under the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not to the establish an absolute transfer and assignment to the Mortgagee of thereunder, together with the right in case of default, either before or usive possession? 7, manage, maintain and operate said premises, or any geous to it, termine e or modify existing or future leases, collect said avails, and use such measurs whether legal or equilable as it may deem proper to or other employees, aller or repair said premises, buy furnishings and equipply kinds of insurance, and in general exercise all powers ordinarily incident to essary for any purpose i eroin stated to secure which a lien is hereby cretion of the said for the propersion of the indebtedness hereby opensation for itself, pay invaries premiums, taxes and assessments, and test incurred in the exercise of the powers herein given, and from time to cretion, needed for the aforestid purposes, first on the interest and then one effore or after any decree of fore assure, and on the deficiency in the propose of the resistant of the indebtedness secured iton, feels there is no substantial uncerrected default in performance of on satisfactory evidence thereof, shift reliquish possession and pay to ossession of Mortgagee may continue until all indebtedness secured hereby lead or Special Commissioner's Deed pursuent to a decree forectosing the expiration of the statutory period durit which it may be issued.
ning, water, light, power, refrigeration, ventilating of furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which was all or coverings, screen delared to be a part of said real estate whether a furnishing or which may be made by the said property, or any part thereof, whether said reafter existing or which may be made by the said to pledge said rents, issues and profits on a deemed merged in any foreclosure decree, and it such leases and agreements and all the avails or foreclosure saie, to enter upon and take exclut thereof, make leases for terms deemed advantage, issues and profits regardless of when earned a orce collection thereof, employ renting agencies of thereof when it deems necessary, purchase all polute ownership, advance or borrow money neced on the mortgaged premises and on the income ared, and out of the income retain reasonable come expenses of every kind, including altorneys' fee apply any balance of income not, in its sole disprincipal of the indebtedness hereby secured, but principal of the indebtedness hereby secured, but is paid, and the Mortgagee, in its sole discreting of any, whether there be a decree it say is paid, and the Mortgagee, in its sole discreting any surplus income in its hands. The position of the income in the hortgagee shall suit shall be sustainable against Mortgagee shall suit shall be sustainable against Mortgagee based the estail, however, have the discretionary power tout affecting the lien hereof. Mortgagee shall suit shall be sustainable against Mortgagee based ses commenced within sixty days after Mortgage ses commenced within sixty days after Mortgage ses commenced within sixty days after Mortgage than the profits and mortgagee, bearing.	in or otherwise and any other thing now or herester therein or three in or therein or there in or in a discomment of the interest
furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which was and profits of said premises were, whether now due or hereafter to become dealed property, or any part thereof, whether said eafter existing or which may be made by the said property, or any part thereof, whether said eafter existing or which may be made by the said to pledge said rents, issues and profits on a deemed merged in any foreclosure decree, and it such leases and agreements and all the avails or foreclosure saie, to enter upon and take excit thereof, make leases for terms deemed advantat, issues and profits regardless of when earned a proce collection thereof, employ renting agencies of therefor when it deems necessary, purchase all orted, and out of the income retain reasonable comered, and out of the income retain reasonable comered and out of the income retain reasonable comered and out of the income retain geography and balance of income not, in its sole discreting the indebtedness hereby secured, but the mortgagee, in its sole discreting any surplus income in its hands. The possible principal of the mortgagee, in its sole discreting the lien hereof. Mortgagee shall said shall be sustainable against Mortgagee based the said property equipment unto said Mortgagee forever, for the its Exemption Laws of the State of Illinois, which the exemption Laws of the State of Illinois, which the said property equipment unto said Mortgagee, bearing the company of the mortgagee, bearing the company of the said property equipment unto said Mortgagee, bearing the company of the said property equipment unto sa	in or otherwise and any other thing now or heresiter therein or three in or therein or there in or there in or there is and any other thing now or heresiter therein or there is any or appropriate, including screens, venetian blinds, window shades oors, in-a-door beds, awnings, stoves and water heaters (all of which are provided thereto or not); and also together with all easement with a venereby pledged, assigned, transferred and set over unto the Morting of the veneral provided to the veneral parity with said real estate and not secondarily and such pledge shall not thereunder, together with the right in case of default, either before or usive possession et, manage, maintain and operate said premises, or any geous to it, termine or modify existing or future leases, collect said avails, and use such measurs whether legal or equitable as it may deem proper to or other employees, also or repair said premises, buy furnishings and equipple kinds of insurance, ard 'n general exercise all powers ordinarily incident to essary for any purpose i erain stated to secure which a lien is hereby cretherefrom which lien is prior to the lien of any other indebtedness hereby appensation for itself, pay invarance premiums, taxes and assessments, and the incurred in the exercise of the powers herein given, and from time to refer on a decree for the aforestid purposes, first on the interest and then one fore or after any decree of fore course, and on the deficiency in the proper or astisfactory evidence thereof, sh. relinquish possession and pay to one satisfactory evidence thereof, sh. relinquish possession and pay to ossession of Mortgage may continue into all indebtedness secured hereby end of the statutory period during which it may be issued. Mortgage to take or to abandor possession of said premises it have all powers, if any, which it might have had without this paragraph to expirat
furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which was all real estate whether is the rents, Issues and profits of said premises were, whether now due or hereafter to become disaid property, or any part thereof, whether said eafter existing or which may be made by the heafter existing or which may be made by the heafter existing or which may be made by the heafter existing or which may be made by the heafter existing or which may be made by the heafter existing or which may foreclosure decree, and is such leases and agreements and all the available of foreclosure said, to enter upon and take excit thereof, make leases for terms deemed advantages, issues and profits regardless of when earned a price collection thereof, employ renting agencies of therefor when it deems necessary, purchase all but ownership, advance or borrow money neces in on the mortgaged premises and on the income read, and out of the income retain reasonable come expenses of every kind, including altorneys' fee apply any balance of income not, in its sole districtly and the indebtedness hereby secured, be a find and the Mortgagee, in its sole discretion is principal of the indebtedness hereby secured, be in of sale, if any, whether there be a decree in the Mortgage of a Master's Decree of the full or until the delivery of a Master's Decree of the hereof, but if no deed be issued then until the eshall, however, have the discretionary power out affecting the lien hereof. Mortgagee shall will an all or until the delivery of a Master's Decree of the lien hereof, but if no deed be issued then until the eshall, however, have the discretionary power out affecting the lien hereof. Mortgagee, based as commenced within sixty days after Mortgage to the Exemption Laws of the Mortgagee, bearing the industry. The mortgager is favor of the Mortgagee, bearing the mind of the industry. The control	in or otherwise and any other thing now or hereafter therein or thereor (cmary or appropriate, including acreens, venetian blinds, window shades over it have a physically attached thereto or not); and also together with all enaments which are better or not); and also together with all enaments which are been physically attached thereto or not); and also together with all enaments which are briefly provided of any lease or agreement for the use or occupancy disease or agreement is written or verbal and whether it is now or may be mortgagee ander the power herein granted to it; it being the intention hereparity with said real estate and not secondarily and such pledge shall not (b) to establish an absolute transfer and assignment to the Mortgagee of thereunder, (ogether with the right in case of default, either before or usive possession of, manage, maintain and operate said premises, or any geous to it, terminate or modify existing or future leases, collect said avaits, and use such measures whether legal or equitable as it may deem proper to or other employees, alser or repair said premises, buy furnishings and equipply kinds of insurance, and in general exercise all powers ordinarily incident to essary for any purpose terein stated to secure which a lien is hereby created in the exercise of the powers herein given, and from time to interfrom which lien is prior to the lien of any other indebtedness hereby appensation for itself, pay invarance premiums, taxes and assessments, and personam therefor or not. Who lever all of the indebtedness secured tion, feels there is no substantin' accuraced default in performance of on againstance or after any decree of foe course, and on the deficiency in the pronsection, needed for the aforealid purposes, first on the interest and then on personam therefor or not. Who lever all of the indebtedness secured tion, feels there is no substantin' accuraced default in performance of on satisfactory evidence thereof, shall refuse any order of this paragraph to use the first said mor
furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which by lessors to lessees is the furnishing of which was all premises where the less and profits of said premises where the less are thereof, whether said in the rents, issues and profits on a deemed merged in any forcelosure decree, and is such leases and agreements and all the avails of foreclosure said, to enter upon and take excitationed thereof, make leases for terms deemed sidvantages, issues and profits regardless of when earned a price collection thereof, employ renting agencies of therefor when it deems necessary, purchase all therefor when it deems necessary, purchase all outs ownership, advance or borrow money neces in the mortgaged premises and on the income rend, and out of the income retain reasonable comexpenses of every kind, including altorneys for apply any balance of income not, in its sole distribution of the indebtedness hereby secured, but it and the Mortgagee, in its sole discretions of sale, if any, whether there be a decree in the said, and the Mortgagee, in its sole discretions of sale, if no deed be issued then until the eshall, however, have the discretionary power out affecting the lien hereof. Mortgagee shall will all or until the delivery of a Master's Deed to the said property equipment unto said Mortgagee forever, for the Exemption Laws of the State of Illinois, which is exemption Laws of the Mortgagee, bearing the interpretation of the mortgage, bearing the mortgage of the mortgage, bearing the mortgage of the said property equipment unto said Mortgage forever, for the exemption of the mortgage, bearing the mortgage of the mortgage of the said property.	in or otherwise and any other thing now or heresiter therein or thereor it many or appropriate, including screens, venetian blinds, window shades or one, in-a-door beds, awnings, stoves and water heaters (all of which are physically attached thereto or not); and also together with all easements will have hereby plediged, assigned, transferred and set over unto the Mortinger and or the power herein granted to it; it being the intention hereparity with said real extate and not secondarily and such pledge shall not (b) to establish an absolute transfer and assignment to the Mortgagee of usive possession et, manage, maintain and operate said premises, or any geous to it, termine or modify existing or future leases, collect said avails, and use such measurs whether legal or equitable as it may deem proper to or other employees, alter or repair said premises, buy furnishings and equipolations of insurance, are in general exercise all powers ordinarily incident to essary for any purpose i erain stated to secure which a lien is hereby cretherefrom which lien is prior to the lien of any other indebtedness hereby appensation for itself, pay invarance premiums, taxes and assessments, and the incurred in the exercise of the powers herein given, and from time to orefore or after any decree of fore course, and on the deficiency in the propersonam therefor or not. Whe sever all of the indebtedness secured tion, feels there is no substantial incirrected default in performance of on astisfactory evidence thereof, sh., relinquish possession and pay to experiation of the statutory period during which it may be issued. Morting the expiration of the statutory period during which it may be issued. Morting to the solution of the statutory period during which it may be issued. Morting to powers, if any, which it might have had without this paragraph to expiration of the statutory period during which it may be issued. Morting to use herein set forth, free from all rights and benefits under the Homestuse possession ceases. The powers o

To secure performance of the other agreements in said note, which are hereby incorporated herein and made a part hereof, and which provide, among other things, for an additional monthly payment of one-twelfth (1/12th) of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises. And to secure possible future advances as hereinafter provided and to secure the performance of the Mortgagor's covenants herein contained,

UNOFFICIAL COPY, ,

AFFIDAVIT OF NOTIFICATION OF ASSIGNMENT OF MORTGAGE

We, River Valley Savings Bank, FSB, as agent for the Federal Home Loan Mortgage Corporation, of the mortgage registered as document number 2727145, being first duly sworn upon oath, states:

- 1. That notification was given to Thaddeus L Wasilowski Carol A Wasilowski at 5228 W 155th St, Oak Forest IL 60452, who are owners of record on Certificate 10. 1191013 , and mortgagors on document number 2727145 , that the subject mortgage was being assigned.
- 2. That presentation to the Registrar of filing of the assignment of mortgage would cause the property to be withdrawn from the Torrens system and recorded with the Recorder of Deeds of Cook County.
- I, Sharon Kristof , declare under penalties of perjury that I have examined this form and that all statements included in this affidavit to the best of my knowledge and belief are true, correct, and complete.

River Valley Savings Cank, FSB Sharon Kristof,

Senior Vice President

Subscribed and sworn to before me by the said Sharon Kristof, Sr. VP this day of fucus

Notary Public

1992

"UFFICIAL SEAL"
Cynthia A. Higley
Notary Public, State of Illinois
My Commission Expires 5/19/08

92733889