ASSIGNMENT OF MORTGAGE

NORTH RIVERSIDE, IL 60546

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/ died of trust/ recorded as Document number 2395836 covering the property in said mortgage as shown on attached Exhibit "A".

IN WITTERS WHEREOF, this Assignment has been executed this day of 29

May, 1991.

DEPT-11 RECORD - T \$23.5

T\$5555 TRAN 7243 10/02/92 14:24:00

\$0733 \$ E \$-92-736111

COOK COUNTY RECORDER

RESOLUTION TRUST CORPORATION,
Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION

By: Sestoya
Name: ALLEN J. BISHOP,

Pittle Director Of Marketing

ACKNOWLED CE' FNT

92736111

STATE OF ILLINOIS COUNTY OF COOK

ss.

The foregoing instrument was acknowledged before me this 29 day of May, 1991, by the above named individual vio is authorized to execute this document under Delegation of Authority by John DelaGrange, Managing Agent for RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION.

\*\* Official Scal"
LAURA SZUMNY, NOTARY PUBLIC
Cook County, State Of Illinois
My compission expires 18/9/91

Notary Public

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

River Valley Savings Bank, FSB 100 W. 22nd St., Suite 110 Lombard, Illinois 60148 SSS.

2001/1/2 Clorks

THIS INDENTURE	FITNESSETH: To James C. Pacour	hat the undersigned, role and Gudfun I	. Pacourek, bis wif	011027942
crey 3:	C Berryn	*******************************		
hereinafter referred to	as the Mortgagor, doe	County of s hereby Mortgage a	nd Warrant to	State of Illinois
			AN ASSOCIATIO	N
a corporation organized	l and existing under th	he laws of the	STATE OF ILLINOI	S Cook hereinaster
referred to as the Mor in the State of Illinois,	tgagee, the following :	real estate, situated	n the County of	***************************************
Miveraldo, e Pairt Sin (3 (36), a port a part of the Toun Thirty A	Subdivision of a 86), a part of the couthwest Southeast Quarted inc (39) North, 1	part of the No e Northeast Qua- Quarter $\binom{1}{4}$ of er $\binom{1}{4}$ of Sectio Range Tactve (12	ne (9) in Second Dirthwest Quarter (2) rter (3) of Section Section Thirty Six on Thirty Six (36), 2), East of the Thi	of Section Thirty Six (Da), and all in rd Principal
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	Cook County, Ill:		EZKRIJE	II "A"
•	0.			
all such leases and agree after foreclosure sale, to part thereof, make leases rents, issues and profits renforce collection thereof ment therefor when it deadsolute ownership, advanted on the mortgaged placeured, and out of the inall expenses of every killime apply any balance of the principal of the indet ceeds of sale, if any, whereby is paid, and the Mortgagor's agreement Mortgagor any surplus in is paid in full or until the lien hereof, but if no dee gagee shall, however, hav without affecting the lier No suit shall be sustainabuniess commenced within	y roreclosure decree, an ements and all the ava enter upon and take et for terms deemed advar egardless of when earned, employ renting agenchems necessary, purchase nice or borrow money in the income retain reasonable of including attorneys of income not, in its sole of the content of the following attorneys of the there be a decree fortgagee, in its sole distributed in the Mortgage of a Master's de delivery of a Master's de decree of the discretionary power hereof. Mortgagee is the against Mortgagee be sixty days after Mortgagee is sixty days after Mortgagee in the mortgagee of the sixty days after Mortgagee in the discretionary power against mortgagee is sixty days after Mortgagee in the discretionary days after Mortgagee in the discretionary power against mortgagee in the discretionary days after Mortgage in the days after Mortgage	in the to es ablish an illis thereunder, 'we'th aclusive possest or of, attageous to it, terr ins d and use such me so or other employeer, all kinds of insurance eccessary for any purime therefrom which I compensation for itselfees incurred in the discretion, needed for before or after any e in personam thereforetion, feels there is ee, on satisfactory ever possession of Mortgres Deed or Special Corthe expiration of the expiration of the expiration of the interest of the expiration of the expiration at any time to reinall have all powers, ased upon acts or omigagee's possession centeres and the expiration of the expi	absolute transfer and assiger with the right in case manage, maintain and opte or modify existing or fut ys whether legal or equital aller or repair said premise aller or repair said premise or in general exercise all force levels stated to secure ion is prior to the lien of all, pay insurance premiums, exercise of the powers her the aforesaid surposes, first decree of 10 eclosure, and or or not. Whenever all or or not. Whenever all or no substantish viccorrected idence thereof, shall reling gee may continue intil all maissioner's Deed surgiant statutory period during whuse to take or to abalidon if any, which it might have ssions relating to the subjects.	t; it being the intention here- ly and such pledge shall not  gmment to the Mortgage of  of default, either before or  orate said premises, or any  ure leases, collect said avails,  ble as it may deem proper to  s, buy furnishings and equip- powers ordinarily incident to  by which a lien is hereby cre- ny other indebtedness hereby  taxes and assessments, and  win given, and from time to  to on the interest and then on  on the deficiency in the pro- of the indebtedness secured  default in performance of  uish possession and pay to  indebtedness secured hereby  to a decree foreciosing the  ich it may be issued. Mort- cossession of said premises  ha i without this paragraph.
and equipment unto said itead Exemption Laws of	Mortgagee forever, for the State of Illinois, w	the uses herein set for hich said rights and i	orth, free from all rights an enefits said Mortgagor doe	s, s.prirtenances, apparatus id be is it under the Home- is here by release and waive,
• •				videnced by a note made by
				), which note,
off geolift in the man	nette als and anguer in so	ild note, is payable in	monthly installments of	Dollars (\$)
n theday	of each month commer	icing with	y 1, 1,708	Dollars (\$) ntil the entire sum is paid.
	DUINCY -RSIDE IL 5-36-400-			
$P_{i}P_{i}P_{i}P_{i}$	, 20 700 ·			

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,

MORTGAGE

James C. Pacourek and

Gudrun B. Pacourek, his wife

2395838

ALED WITH REGISTRAR TRUSTEES DUPLICATE ORIGINAL

DELIVER TO

W. SZUL

Loan No. 27942 - MEN

DOA

#### 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 2395836, being first duly sworn upon oath, states:

- 1. That notification was given to James C Pacourek Gudrun B Pacourek at 173 E Quincy, Riverside IL 60546, who are owners of record on Certificate No. 1048965 , and mortgagors on document number 2395826 , 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 Bank, FSB Sharon Kristof,

Senior Vice President

Subscribed and sworn to before me by the said Sharon Kristof, Sr. VP

this 1992. day of

Notary Public

"OFFICIAL SEAL"
Cynthia A. Higley
Notary Public, State of Illinois
My Commission Expires 5/19/96

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