MORTGAGE

92794053

AMALGA	AMATED TRUST & SAVI	NGS BANK	<u> </u>	
s corporation organized and existing	under the laws of the	STATE	or ILLINO	S
was a managaman a sa a managaman a managam				
duly recorded and delivered to the t	indersigned in pursuance	or a Trust Agree	ment asteativit	
as the Mortgagor, does hereby Mortga	known as trust number age and Warrant to	4523	her	inafter referred to
		4 · .	and the second second	
	COMMUNITY SA	VINGS BANK		
				10 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m
a corporation organized and existing unde	r the laws of the	STATE OF	ILLINOIS	
referred to as the Mort, agee, the following	g real estate, situated in the	County of C	00K	er flyger of a firefrage
in the State of Illinois, to wit:				
in the State of Initiality with				
O _A				
Lot For	rty-Two			(42)
LOC FOI			Township Forty	(40) North.
In Block Thirteen (3) in M	Vorwood Park, in Se	ection Six (6)	מרמדיין ו מכרתטת	4 77
In Block Thirteen (13) in A Range Thirteen (13), Fast of	Norwood Park, in Se of the Third Princi	ection Six (6) pal Meridians	DCPT-11 RECORD -	*27. * 10/26/92 08:14:00
In Block Thirteen (13) in A Range Thirteen (13). Fast of		•	TROUGO IKHNI YZJ:	. 10150115 00.11.00
In Block Thirteen (13) in Mange Thirteen (13), Fast of Permanent Index Number: 13		•	TROUGO IKHNI YZJ:	92-794053
In Block Thirteen (13) in A Range Thirteen (13). Fast of	3-06-305-016-0000.	•	#6676 \$ E ***** COOK COUNTY RI	92-794053 CORDER
In Block Thirteen (13) in Mange Thirteen (13), Fast of Permanent Index Number: 13	3-06-305-016-0000.	•	#6676 \$ E ***** COOK COUNTY RI	92-794053 CORDER
In Block Thirteen (13) in Mange Thirteen (13), Fast of Permanent Index Number: 13	3-06-305-016-0000.	•	#6676 \$ E ***** COOK COUNTY RI	92-794053 CORDER

TOGETHER with all buildings, improvements fixtures or appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures, or articles, wheth. In single units or centrally controlled, used to supply heat, gas, already apparatus, equipment, fixtures, or articles, whether in single units or centrally controlled, used to supply heat, gas, already and the controlled of which by lossors to lessees is c. sto nary or appropriate, including screens, venetian blinds, which does have does not core in a cor

TO HAVE AND TO HOLD the said property with said buildings, imprevements, fixtures, appurtenances, apparatus and equipment unto said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which said rights and banefits said Mortgager does hereby release and waive.

by the Mortgagor in favor of the Mortgagee, bearing even date herewith, in the sum of TWENTY-FIVE THOUSAND AND NO/100 - - - - - - - Dollars (\$.25,000.00), which note together with interest thereon as provided by said note, is payable in monthly installments of FIVE HUNDRED-SIX AND 91/100 - - - DOLLARS (\$.506.91) on the FIRST day of each month, commencing with NOVEMBER 1, 1992 until the entire sum is paid.

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 Mortgager's covenants herein contained.

de a part estimated

UNOFFICIAL COPY

MORTGAGE

331

Property of Cook County Clerk's Office

Loan No. 1237-6.6

97797653

UNOFFICIAL COPY

A. THE MORTGAGOR COVENANTS:

- (1) To pay immediately when due and payable all general taxes, special taxes, special assessments, water charges, sewer service charges and other taxes and charges against said property, including those heretofore due, (the monthly payments provided by said note in anticipation of such taxes and charges to be applied thereto), and to furnish the Mortgagee, upon request, with the original or duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement.
- (2) To keep the improvements now or hereafter situated upon said premises insured against loss or damage by fire, behining, windstorm and such other hazards, including liability under laws relating to intoxicating liquors and including hizards not now contemplated, as the Mortgagee may reasonably require to be insured against, under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, in such companies, through such agents or brokers, and, in such form us shall be satisfactory to the Mortgagee, until said indebtedness is fully paid, or in the case of foreclosure, until expiration of the period of redemption; such insurance policies, including additional and renowal policies, shall be delivered to and kept by the Mortgagee and shall contain a clause satisfactory to the Mortgagee making them payable to the Mortgagee, as its interest may appear, and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or redemptioner, or any grantee in the Master's or Commissioner's Deed; and in case of loss under such policies, the Mortgagee is authorized to adjust, collect and compromise, in its discretion, all claims thereunder, and the Mortgager agrees to sign, upon demand, all receipts, vouchors and releases required of him by the insurance companies; application by the Mortgage of any of the proceeds of such insurance to the intebtedness hereby secured shall not excuse the Mortgager from making all monthly payments until the indebtedness is paid in full.
- (3) To complete within a reasonable time any buildings or improvements now or at any time in process of erection upon said premises;
- (4) To prompt', repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed;
- (5) To keep said are rises in good condition and repair, without waste, and free from any mechanic's, or other lien or claim of lien not expressly subordinated to the lien hereof;
- (6) Not to suffer or primit any unlawful use of or any nuisance to exist on said property nor to diminish nor impair its value by any act or or district to act;
 - (7) To comply with all requirements of law with respect to the mortgaged premises and the use thereof;
- (8) Not to suffer or permit, without the written permission of the Mortgagee being first had and obtained, (a) any use of the property for any purpose other than that for which it is now used, (b) any alterations, additions, demolition, removal or sale of any improvements, appuratus, appurtenances, fixtures or equipment now or hereafter upon said property, (c) a purchase on conditional sale, lease or a comment under which title is reserved in the vendor, of any apparatus, fixtures or equipment to be placed in or upon any to hidings or improvements on said property.
- (9) That if the Mortgagor shall procure connects of insurance upon his life and disability insurance for loss of time by accidental injury or sickness, or either such contract, making the Mortgagee assignee thereunder, the Mortgagee may pay the premiums for such insurance and add said payments to the principal indebtedness secured by this mortgage, to be repaid in the same manner and without changing any amount of the monthly payments, unless such change is by mutual consent.

B. THE MORTGAGOR FURTHER COVENANTS:

- (1) That in the case of failure to perform any of the covernate herein, the Mortgague may do on the Mortgague's behalf everything so covenanted; that the Mortgague may also do vive et it may deem necessary to protect the lien hereof; that the Mortgague will repay upon demand any moneys paid or disbure d by the Mortgague for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness hereby secured and may be included in my decree foreclosing this mortgague and be paid out of the rents or proceeds of sale of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgague to inquire into the validity of any dien, encumbrance, or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgague to advance any mineys for any purpose nor to do any act hereunder; and that Mortgague shall not incur any personal liability because of anything it may do or omit to do hereunder;
- (2) That it is the intent hereof to secure payment of said note whether the cut.r. amount shall have been advanced to the Mortgagor at the date hereof or at a later date, or having been advanced, shall have been repaid in part and further, advances made at a later date, which advances shall in no event operate to make the principal sum of the indebtedness greater than the original principal amount plus any amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage for the purpose of protecting the security and for the purpose of paying premiums under Section A(2) above, or for either purpose;
- (3) That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with such successor or successor in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, but may forebear to sue or may extend time for payment of the debt hereby secured without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured;
- (4) That time is of the essence hereof, and if default be made in performance of any covenant hereir centained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceeding is instituted to enforce any other lien or charge upon any of said property, or upon the filing of a preceeding in bankrupte, by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any court or officer of the government, or if the Mortgagor abandon any of said property, then and in any of said events, the Mortgagee is hereby nuthorized and empowered, at its option, and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply toward the payment of said mortgage indebtedness any indebtedness of the Mortgagoe to the Mortgagor, and said Mortgagee may also immediately proceed to forcelose this mortgage, and in any forcelosure a sale may be made of the premises enmasse without offering the several parts separately;
- (5) That upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may time, either before or after sale, and without notice to the Mortgagor, or any party claiming under him, and without regard to the solvency of the Mortgagor or the then value of said premises, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver with power to manage and rent and to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issues and profits, when collected, may be applied before as well as after the Master's sale, towards the payment of the indebtedness, cosis, taxes, insurance or other items necessary for the protection and preservation of the property, including the expenses of such receivership, or an any deficiency decree whether there be a decree therefor in personam or not, and if a receiver shall be appointed he shall remain in possession until the expiration of the full period allowed by statute for redemption, whether there be redemption or not, and until the issuence of deed in case of sale, but it no deed be issued, until the expiration of the statutory period during which it may be issued and no lease of sale, but it no deed be issued, until the expiration of the statutory period during which it may be issued and no lease of sale premises shall be nullified by the appointment or entry in possession of a receiver but he may elect to terminate any lease junior to the lien hereof; and upon foreclosure of said premises, there shall be allowed and included as an additional indebtedness in the decree of sale all expenditures and expenses together with interest thereon at the rate of

annum, which may be paid or incurred by or on behalf of the Mortgages for attorney's fees, Mortgages's fees, appraisor's fees, outlays for exhibits attached to pleadings, documentary and expert evidence, stenographer's fees, Muster's fees and commission, court costs, publication costs and costs (which may be calimated as to and include items to be expended after the entry of the decree) of procuring all such abstracts of title, title searches, examinations and reports, guaranty policies,

UNOFFICIAL CC Wy committing Commission Expline 9/12/95 "OFFICIAL SEAL". Cook County
RENATA FORTUN
Mointy Public, Stato of Illinoia
My Controllesion Explore , A, D, 19 92 GIVEN under my hand and Notarial Seal, this 22nd day of September as custodian of the corporate seal of said corporation, did affix said seal to said instrument as voluntary set of said corporation, as Trustee as aforesaid, for the uses and purposes therein set forth. whose names are subscribed to the foregoing instrument as such ABBE. Vice

Secretary, respectively, appeared before me this day in person and scknowledged that they signed and delivered the said instrument as their own tree and voluntary act at said corporation, as Trustee as aforesaid for the uses and purposes therein set forth; and the said ... Secretary then and there acknowledged that Laber Decretary of said corporation, who are personally known to me to be the same persons Ed Sweigerd Amalgamated Bank of Chicago DO HEREBY CERTIFY, THAT Michele Hofers Aser, Vice , President of a Notary Public, in and for said County, in the state storesaid, Renata Fortun CONNIX OF ... SIONITH TO STATE Vice President 45 LV AMALGAMA TEN TRUST LEELLV .., A. D. 19. 56 **SEPTEMBER** -I215 ald , emstase its corporate seal to be hereunto affixed and attested by its 10 Kgb ... not personally but as Trustee as aforesaid, has caused these preson to be signed by its its corporate seal to be hereunto affixed and attested by its Vice President, and in witness whereof, AMALGAMATED TRUST & SAVINGS BANK to share of the state of the st Chicago, himselfs BOBAL and W. Referent Avecua CONRAD J WHILL, AHOMAY jo uero madna otp mebru beangerd tremutati aldI

(8) If the Mortgagor sells the coperty or any part thereof, or any interest therein either by Articles of Agreement for Deed, nunsfer of title, or assignment of the beneficial interest in the language or any part thereof, then the Mortgagee may declare the entire indeptedness secured by this Mortgage due and the acceptance of payments upon said indebtedness stail not constitute a walver of the right to demand immediate repay.

strued as creating any isability on the said AMALEAMATED TRUET. & SAVINGS BANK
on as Trustee afc. wasid, personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hareunder, or or entering any covenant citizer express or implied herein contained, all such liability, it any, being expressly waived by the biorigages and by every person now or increative calming any right or security hereunder, and that so lar as the biorigation of the biorigation of the successors, personally are concerned, the biorigation of the cander and the companied of the premises of any included or by action to enforce the personal liability of the guaranter, it any.

and personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said AMALGAMATED TRUST & SAVINGS warrants that it possesses full power and authority to assecute this said and safety to assecute this instrument and it is expressly understood and agreed that nothing herein or in said note contained shall be con-

temedy of the Mortgagee, whether herein or by law conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith; that now waiver by the Mortgagee of performence of any coverant herein or in said obligation contained shall thereafter in any manner affect the right of the Mortgagee to require or to enforce performence of the same or any other of said coverants that wherever the context hereof requires, the masculine gender, as used herein, shall include the feminine, and the singular number, as used herein, shall include the funding the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, and sasigns of the Mortgager and the successors and sasigns of the Mortgagee; and the powers herein mentioned may be exercised as often as occasion therefor arises.

Toursens certificates and similar data and assurances with respect to title as Mortgages may reasonably deem necessary faillest on the structure of similar data and similar decidence to such decree the true title to or value of season of the structures of season of the read promises, all of which aforesaid amounts together with interest as herein provided shift is inconsistent of the provided shift in connection with (a) any proceeding, including problete or bankruptcy proceedings to which the safety hereof or the note for the corection with (a) any proceeding, secured; or (b) preparations for the connection with the foreissure as not the result of the originally secured; or (c) preparations for the connection of the specification of the interestent of any suit of the defense of or intervention in any suit or proceeding, which integer are not actually plated suit or proceeding, which integer the promises or the security hereof, in the event of a forcelosure sail of said practical first be pulled out of the proceeding, which integer as all of the proceeding, which integer and the proceeds security hereof, in the cvent of the proceeding whether and the overplass the security hereof, and the industry said to the proceeding, which is not the proceeding whether the proceeding with the proceeds the integer and the overplass in the overplass in the certain the security hereof, the proceeding, which is not the proceeding whether the overplass in the content of the proceeding, which is not the proceeding the purchaser shall not be obliged to see to the application of the purchaser and energy and the proceeding the purchaser shall not be obliged to see to the application of the purchase of the proceeding the proceeding the purchaser shall not be obliged to see to the application of the purchase of the proceeding the proceeding the proceeding the purchase of the proceeding the proceeding the proceeding the proceeding the proceedin