

UNOFFICIAL COPY

REAL ESTATE MORTGAGE 92943609

I. This Indenture witnesseth that the undersigned,

NANCY E. STEWART, unmarried divorced and not since remarried

of the Town of Cicero, County of Cook, and State of Illinois, hereinafter designated as Mortgagor, hereby MORTGAGE and WARRANT to FAMILY FEDERAL SAVINGS OF ILLINOIS, a corporation created and existing under the laws of the United States of America and doing business in the State of Illinois, its successors or assigns, hereinafter designated as the Mortgagee, the following described real estate, situated in the County of Cook and State of Illinois, to-wit:

THE NORTH 10 FEET OF LOT 39 AND LOT 40 IN BLOCK 2, IN THE RESUBDIVISION OF BLOCKS 1, 2, 3, 4 AND 5, IN J. C. McCARTNEY AND COMPANY'S SUBDIVISION, OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 20, TOGETHER WITH THE EAST 1/2 OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SAID SECTION 20, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as: 1501 S. 56th Court - Cicero, Illinois 60650

Permanent Index No: 16-20-231-001-0000 Vol. 48

DEFT-11	\$27.50.
7777	THRU APR 12/15/92 \$9.65-PD
46834	4-12/15/92 \$7.45-A07
CASH THURST 65-00000000	

with all the buildings and improvements now or hereafter erected thereon, and everything appurtenant thereto, including all apparatus and fixtures of every kind for the purpose of supplying and distributing gas, oil, electricity, power, heat, light, water, and air, all plumbing, and all other fixtures and apparatus now in or which may be placed hereafter in any building or improvement now or hereafter upon said premises, and together with all of the rents, issues, and profits thereof, free from all right to retain possession of said premises, or any part thereof, after any default in the payments provided herein or in the Mortgage Note hereinafter described or after a breach of any of the covenants or agreements herein contained, and free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which rights the Mortgagor hereby expressly releases and waives.

II. TO SECURE the payment of a Mortgage Note of the Mortgagor of the same date as this Mortgage for the principal sum of SIXTY SIX THOUSAND AND NO/100 - - - - - Dollars \$66,000.00 - - - - - with interest at the rate therein recited, payable at the office of the Mortgagee, or at such other place as the legal holder or holders thereof may from time to time in writing appoint, in legal tender of the United States of America in monthly installments of SIX HUNDRED ELEVEN AND 84/100 - - - - - Dollars \$611.84 - - - - - on the 1st day of each and every month, commencing on the 1st day of December A.D. 1992, and continuing until said principal sum is fully paid which Mortgage Note is identified by the certificate of the Mortgagee thereon endorsed.

III. The Mortgagor hereby covenants, agrees, and promises

(1) to pay to the Mortgagee, as hereinafter provided, a sum sufficient to pay general taxes and installments of special assessments which may be levied upon said premises by the State of Illinois and the county, city, town, or village in which said premises are situated.

(2) to pay to the Mortgagee, as hereinafter provided, a sum sufficient to pay the premium or premiums which will become due and payable to renew such insurance and insurances as may be required by the Mortgagee to keep all buildings, improvements, and fixtures now or hereafter located upon said premises insured until the indebtedness secured hereby is fully paid, or in case of foreclosure until the expiration of the period of redemption, against loss or damage by fire, flood, tornado, explosion, and other hazard, for such amount, in such insurance company or companies, and in such form as may be satisfactory to the Mortgagee, making all sums recoverable upon such policies payable to the Mortgagee, and in case of foreclosure or sale payable to the owner of the certificate of sale by a suitable clause to be attached to said policies, and to deliver all such policies to the Mortgagee, the Mortgagee being hereby authorized to adjust, collect, and compromise, in its discretion, all claims under such policy or policies.

(3) to pay to the Mortgagee, as hereinafter provided, a sum sufficient to pay the premium or premiums for such life insurance as the Mortgagee may require, which policies by a suitable clause to be attached thereto shall name the Mortgagor as beneficiary and shall be delivered to and retained by the Mortgagee until said indebtedness is paid in full.

(4) to keep said premises and the buildings, improvements, and fixtures now or hereafter located upon said premises in good condition and repair.

(5) not to allow or permit any lien of mechanics or materialmen to attach to said premises, or any part thereof.

(6) without the written permission of the Mortgagee first had and obtained

(a) not to allow or permit any addition to, or alteration, demolition, or removal of any of the improvements, apparatus, fixtures, or equipment now or hereafter located upon said premises, and

(b) not to purchase upon conditional sale or upon any other agreement under which title is reserved in the vendor, any apparatus, fixtures, or equipment to be placed in or upon any building or improvements now or hereafter located upon said premises.

(7) not to suffer or permit any unlawful use of or any nuisance to exist upon said premises or any building now or hereafter located thereon.

(8) not to permit said premises, or any building or improvement thereon, to be used in the transfer, sale, or distribution of intoxicating liquors unless the Mortgagor shall first obtain the written consent of the Mortgagee and deliver to the Mortgagee a bond in such company, in such form, and in such amount as may be satisfactory to the Mortgagee to protect and defend the Mortgagee from and against any loss, claim, damages, expenses, or lien of any kind and nature that may be asserted or attempted to be asserted upon or against said Mortgagee or its interest in said premises by reason of any violation of "An Act relating to alcoholic liquors," commonly known as the "Illinois Liquor Control Act," approved January 31, 1934, as amended; and

(9) not to diminish or impair the value of said premises or the security intended to be effected by virtue of this Mortgage by any act or omission to act.

IV. The Mortgagor hereby agrees and promises to pay to the Mortgagee, together with and in addition to the monthly payments provided in the Mortgage Note secured hereby, at the office of the Mortgagee, or at such other place as it may from time to time in writing appoint, in legal tender of the United States of America, on the 1st day of each and every month, beginning the 1st day of December , A.D. 1992, and continuing until said First Mortgage Note is fully paid.

600-1516

JL

BOX NO _____

REAL ESTATE MORTGAGENANCY E. STEWART, unmarried divorced
and not since remarried

1501 S. 56th Court

CICERO, Illinois 60650

TO

FAMILY FEDERAL SAVINGS

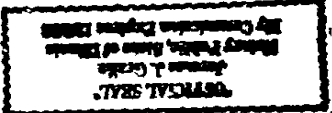
OF ILLINOIS

5217-29 W. 25th Street
Cicero, Illinois 60650

GIVEN under my hand and Notarial Seal this

day of December A.D. 19

NOTARIAL SEAL

STATE OF ILLINOIS } ss
COUNTY OF COOK }**CORPORATE OR TRUSTEE ACKNOWLEDGMENT**

NOTARY PUBLIC

GIVEN under my hand and Notarial Seal this day of December 3rd A.D. 19 92

I, the UNDERSIGNED, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY that the above

named person personally known to me to be the same person whose name is subscribed to the foregoing instru-

ment, appeared before me this day in person, and acknowledged that she signed, sealed, delivered and delivered the said instrument as

hereby, free and voluntarily, for the uses and purposes herein set forth, including the release and waiver of any right of homestead

before, free and voluntarily, for the uses and purposes herein set forth, including the release and waiver of any right of homestead

NANCY E. STEWART, unmarried divorced and not since remarried

STATE OF ILLINOIS } ss
COUNTY OF COOK }**INDIVIDUAL ACKNOWLEDGMENT**

party claiming under said Mortgagor, and without regard to 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, to appoint a receiver, with power to collect the rents, issues, and profits arising out of said premises during the duration of such foreclosure suit and until the time to redeem the same from any sale that may be had under any decree foreclosing this Mortgage shall expire, all such rents, issues, and profits, when collected, may be applied before as well as after sale toward the payment of taxes and special assessments levied against the said premises and of the indebtedness and costs herein mentioned and described, that upon foreclosure and sale of said premises, there shall be paid out of the proceeds of such sale, first, a reasonable sum for plaintiff's attorney's fees, all expenses of advertising, sealing, and conveying said premises and all moneys advanced for insurance, taxes, and other liens or assessments, outlays for documentary evidence, stenographer's charges, court costs, master's fees, recording or registration fees, and costs of preparing or completing an abstract of title, title policy, or Terrens certificate showing the whole title to said premises to and including the foreclosure decree and certificate of sale, and, then, the indebtedness hereby secured whether due and payable by the terms hereof or not and the interest due thereon up to the time of such sale, and the overplus, if any, shall be rendered to the said Mortgagor, that it shall not be the duty of the purchaser or purchasers of said premises at any such sale to see to the application of the purchase money, and in case of payment of said indebtedness, after the filing of any bill to foreclose this Mortgage and prior to the entry of a decree of sale, a reasonable sum for legal services rendered to the time of such payment shall be allowed as plaintiff's attorney's fees, which, together with any sums paid for continuation of abstract or for an opinion of title, recording or registration fees, court costs, stenographer's fees, and expenses of such proceedings, shall be an additional indebtedness hereby secured.

IX. It is expressly agreed by the Mortgagor that in the event the ownership of the premises hereinabove described, or any part thereof, becomes vested in persons other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successors in interest with reference to this Mortgage and the debt hereby secured in the same manner as with the Mortgagor, without in any way vitiating or discharging the liability of the Mortgagor hereunder or upon the debt hereby secured, and no sale of the premises hereby conveyed and no forbearance on the part of the Mortgagee and no extension of the time for payment of the debt hereby secured given by the Mortgagor shall operate to release, discharge, modify, change, or affect the original liability of the Mortgagor herein either in whole or in part.

X. It is expressly agreed by the Mortgagor that in the event said premises, or any part thereof, shall be condemned and taken for public use under the power of Eminent Domain, the entire award for the taking of or for damages to said premises shall be paid to the Mortgagee and applied by it to the amount then unpaid on the indebtedness hereby secured, or be applied upon the payment of payments which shall then become payable thereon, and the Mortgagee is hereby empowered in the name of the Mortgagor to give acquittance for any such award or judgment whether it be joint or several.

XI. In the event that the Mortgagee shall be required to make an appearance in any suit or litigation involving the Mortgagor or the property secured hereby, the reasonable costs of attorney's fees and costs advanced shall become an additional lien and the amount thereof added to the unpaid balance of the Note if not otherwise paid.

XII. It is understood and agreed by and between the Mortgagee and the Mortgagor that it is the intent and purpose of this Mortgage to secure the payment of the above described Mortgage Note whether the entire 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 amount named in said Mortgage Note plus any amount or amounts that may be added to the Mortgage indebtedness under the terms hereof.

XIII. This Mortgage will be released upon the full payment of said indebtedness, and the performance of all of the covenants and agreements herein contained to be done and performed by the said Mortgagor, and upon payment to Mortgagee for its services, a fee as determined by its rate schedule in effect when the Release Deed is issued, and the costs of recording or registering said release.

XIV. It is hereby expressly agreed by and between the parties hereto that the covenants and agreements herein contained shall bind, and the benefits and advantages inure to, the respective heirs, executors, administrators, successors, and assigns of the respective parties hereto, and wherever used the plural number shall include the singular.

XV. The Mortgagee may commingle with its general funds any moneys received by it pursuant to the provisions of the Mortgage and Note and shall not be liable for any payment of any interest thereon nor shall the Mortgagee incur any liability to the Mortgagor, or any other party on account of such moneys, except to account for funds received and funds disbursed as provided herein. In the event that interest is paid on escrows, a charge may be made for the Escrow Service as set forth in IV 4.

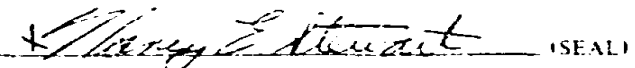
XVI. If all or any part of the property or an interest therein is sold or transferred by Mortgagor without Mortgagee's prior written consent, Mortgagee may, at its option declare all the sums secured by this Mortgage to be immediately due and payable. Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer, Mortgagee and the person to whom the property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagee and that the interest payable on the sums secured by this Mortgage shall be at such rate as Mortgagee shall request. Mortgagee has waived the option to accelerate provided herein and if Mortgagor's successor in interest has executed a written assumption agreement accepted by Mortgagee in writing, Mortgagee shall release Mortgagor from all obligations under this Mortgage and Note.

XVII. If this Mortgage is executed by a Trustee as Mortgagor, it is executed not personally but as Trustee in the exercise of the power and authority conferred upon and vested in it as such Trustee and hereby warrants that it possesses full power and authority to execute this instrument and it is expressly understood and agreed that nothing herein or in the principal Note shall be construed as creating any liability on the said Trustee to personally pay the principal Note or any interest that may accrue thereon, or any indebtedness accruing hereunder or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagor as Trustee and by every person now or hereafter claiming any right or security hereunder, and that so far as the Trustee and its successors are concerned, the legal holder or holders of said principal Note and the owner or owners of any indebtedness accruing hereunder, shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said principal Note provided or by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, this mortgage was signed by the undersigned under seal at Cicero

A.D. 19 92

Illinois, the 3rd day of December

 (SEAL)

(SEAL)

BY _____ President

(SEAL)

ATTEST _____ Secretary

(SEAL)

Corporate Seal

Prepared by Caroline M. Grunert

