THIS INSTRUMENT PREPARED BY NOFFICIAL COPY Michael Kud First Bank and Trust Company

Mortgage

Loan No.

(Corporate Trustee Form)

92019944

THIS INDENTURE WITNESSETH: That the undersigned

FIRST BANK AND TRUST COMPANY OF ILLINOIS

a corporation organized and existing under the laws of the STATE OF ILLINOIS

not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the undersigned in pursuance of a Trust Agreement dated APRIL 23, 1990 and known as trust number

, hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to

FIRST BANK AND TRUST COMPANY OF ILLINOIS

THREE HUNDRED EIGHTEEN AND 73/100-----

a corporation organized and existing under the laws of the STATE OF ILLINOIS hereinafter referred to us the Mortgagee, the following real estate in the County of COOK

in the State of ILLINOIS

35 North Brookway

Palatine, IL 60067

LOT 20 IN BLOCK 2 IN ARTHUR T. MCINTOSH AND COMPANY'S NORTHWEST ACRES BEING A SUBDIVISION IN THE SOUTH HALF OF THE NORTHWEST QUARTER OF SECTION 22, TOWNSHIP 42 NORTH, RANCE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOW, 47 471 W. DANIELS ROAD, PALATINE, IL 60067 P.I.N. 02-22-110-006

DEPT-01 RECORDINGS 123.50 T\$1111 TRAN 3411 01/10/92 15:56:00 \$7300 \$ A *-92-019944 COOK COUNTY RECORDER

Together with all buildings, improvements, as ites or appurtenances now or hereafter erected thereon or placed therein, including all appuratus, editionent, fixtures, or articles, whether in single units or centrilly controlled, used to supply head, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereoffer. Services in the fornishing of which by lossors to issues is customary or appropriate, including screens, window shades, storm doors and windows, our coverings, screen doors, in-a-door beds, awnings, stores, and water heaters full of which are intended to be and are hereby declared to be a part, of said real est;—shelter physically attached thereby or not); and also together with all easternests and the tests, issues and profits of said premises which are hereby plead, assigned, transferred and set over unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby sobro ated to the rights of all mortgagees, lienholders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said bui dings, improvements, tixtures, apparents and equipment, and with all the rights and privileges thereunto belonging, unto said Mortgagee forever to the uses herein set forth; Iree from all rights and benefits under the homestead, exemption and valuation laws of any state, which said rights and benefits and fortgagor does hereby release and waive.

TO SECURE

(1) the payment of a Note executed by the Mortgagor to the moter of the Mortgagee bearing even date herewith in the principal sum of

FIFTEEN THOUSAND AND NO/100----

(\$ 318.73), commencing the which payments are to be applied, first, to interest, and the balance to principal, until said 1 def ledness is paid in full.

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ordance with covenants contained in the mortgage.

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note. 92019944

THE MORTGAGOR COVENANTS:

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to a y agreement extending the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assess ne its, water charges, and sewer-service charges against said property (including those heretofore due), and to furnish Mortgagee, upon request, duplicate in-elpts "refor; and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (3) To keep the impro eme is now or items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (1) To keep the impro eme is now or items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (1) To keep the impro eme is now or items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (1) To keep the impro eme is now or items and such other insurance as the Mortgagee may require to be insured against; and o pro ide public liability insurance, and such other insurance is the Mortgagee may require to be insured against; and o pro ide public liability insurance policies shall remain with the Mortgagee; including the more payable to the Mortgagee; and in case of foreclosure, into the more payable to the Mortgagee; and in case of foreclosure; and in case of loss under auch policies, the Mortgage is authorized to adults collect and compromise, in its discretion. It can be adapted to a said property of loss, receipt in the property of upon the indebtedness hereby secured in its discretion, but mortgage and in cases of loss under auch policies, the Mortgage is authorized to adults and property collects, vouclers and releases required to be signed by the Mortgage e

the premises.

B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, and other insurance required or accepted, the undersigned promises to pay to line Mortgagee a pro-rata portion of the current year taxes upon the disbursement of the four and to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) he held by it and commingled with other such funds or its own funds for the payment of, such items; (b) be carried in a savings account and withdrawn by it to pay such items; or (c) be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is not sufficient, the undersigned promises to pay the difference upon demand. If such sums are held or carried in a savings account or excrow account, the same are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

C. This mortunes contract provides for additional subvances which may be such as the same are leaved to the contract provides for additional subvances which may be such as the same are leaved to pay said items as charged or

billed without further inquiry.

C. This mortugage contract provides for additional advances, which may be made at the option of the Mortgagee and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said indebtedness, including all advances.

Description in tall force and effect as to said indebtedness, including all advances.

Description case of faiture to perform any of the covenants herein. Mortgager may do on Mortgagor's behalf everything so covenanted; that said Mortgager may also do any act it may deem necessary to protect the lien hereof; that Mortgagor will repay upon demand any moneys paid or disbursed by Mortgager for any of the abuve 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 secured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage 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 Mortgagee to inquire into the validity of any lien, encumbrance or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee or omit to do hereunder;

E. That it is the intent hereof to secure express of any decided and solve any moneys for any because of anything it may do

E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount of amounts that may be added to the mortgage indebtedness under the terms of this mortgage contracts.

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt secured;

G. That time is of the extrace here and if offsith be made in perfor ante of any coverant begin an aimed of in making any payment under said and or obligation or any extension be follows here on on if proceedings he made in perfor ance are substant as the benefit of his creditions or if in charge-upon any of said property, or upon the him of a proceeding in hanktungs by or against the Mortegam, or if the Mortegams shall make an assument for the benefit of his creditions or if his property or an assignment of the horeful interest in said property, or an assignment for the said property or an assignment of the horeful interest in said property or an assignment of the Mortegam of the Mortegam of upon the death of any maket, endoused or guarantee of the basel success of the control of or in a solid to condemn all or a part of the said property, then and in any of said events, the Mortegame is hereby during the feeling of the horeful of the Mortegame is hereby substantially the property of the condemn and of the Mortegame is hereby substantially the property of the condemn and of the Mortegame is hereby substantially here are default by according to the property of the said flow or any right of the Mortegame is hereby substantially the payment of said mortegam individually due and payable, whether or not such default by according to the property and said. Mortegame may also immediately proceed to foreclose this mortegam individually and any mortegame of the property secured or the lieu of this Instantial of a said when the Mortegame of the property secured or the lieu of this Instantial of the which may affect said debt or item and an reasonable account of this flow of the property secured or the property secured or the property secured or the said and the apartio the debt hereby secured or which may affect said debt or item and ana

amounts, llean, what he noted indebtedness, whether due and payable by the terms better for not and the interest due interest up to the tene of such sale, and 'bringery, it any, what he had to the Mottegage, and the preclavaer shall be conjugated to conjugated in the following of the tene of such sale, and all condemnations compensations are conjugated in a payable by taken to found any property not taken and all condemnations compensations no received shall be forthwith applied by the Mottegage as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property su damaged, provided that any success over the amount of the indebtedness secured hereby, or to the repair and restoration of any property su damaged, provided that any success over the amount of the indebtedness secured hereby, or to the repair and restoration of any property su damaged, provided that any success over the amount of the indebtedness shall be delivered to the idontageous or his assignment of the confidence of the indebtedness and profits of said property, or the indebtedness and profits of said property and the said the indebtedness and profits of said property, or any part thereof or the confidence of the indebted ness of the indebtedness and profits or verbal, and if is the intention hereof tar to pludge said regist, success and profits on a party with soul seal established on secundarily and successful and on secundarily and successful and the secundarily and successful and the secundarily and successful and the secundarily and profits of the intention hereof tar in pludge said regist, success and profits of said profits of said profits and another tenes and appears of the profits of the intention of the int

days after the manager's passes than ceases.

K. That upon the colorest of any foreclosure proceeding hereunder, the coult in which such bill is liked may at any time, either before on alter sulter and without notice to the Mortgager or any party claiming under him, and without negars is the solvency of the Mortgager or the theory of the colorest of the Mortgager or the forest the rents, times and profits of a file colorest the rents, times and profits, when collected, may be applied believe as well as after the Mortgager of the Almagani of redemption, and such reises, issues and profits, when collected, may be applied believe as well as after the Mortgager in the expenses of with tecorrection, or one of the forest the first and profits, when collected, may be applied believe as well as after the Mortgager, instants the passment of the indebtedness, costs, takes, instants the expenses of with tecorrection, or one of the Mortgager which the profits of the expenses of with tecorrection, or one of the first the first profit of the redemption, and with a receiver shall be appointed by daily empty in the profit of the well-entry to the first plants of the daily empty in the profit of the well-entry to the first plants of the daily empty in the profit of the well-entry the daily will be appointed to the colored and well as technical and these finish to the set of section of the will be notified by the appointment or entry in possession of a receiver but he will be a finished to the first plants of the colored plants of the colored plants of the colored plants of the first plants of the colored plants of the first of the first plants of the colored plants of the first of th

animination, sheership and axigns of the mortgage, and the successors and assigns of the hortgage, and that the powers herein meating may be executed as often as occasion therefor arises.

M. The corporate Trustee named herein being duly as hor led to do so by the trust instrument or by any pressors busing a power of direction over the Trustee does hereby salve any and all rights of redemption. Or the under any order or decree foreclining this mortgage, onless this misoteage, at the time of the execution hereif, covers any land which is improved who a dwelling for not more than four families or is given to secure a fount to be used. In whole or in part, to linearly the Constitution of a dwelling for not more than four families or is given to secure a fount to be used. In whole or including under the constitution of a dwelling for not more than four families or is used or included to be used for agreement of other parties in interest, including under length of the mortgaged premises become on the mortgage of the mortgage on the mortgage of the mortgage of the mortgage on the mortgage of the mortgage of

IN WITNESS WHEREOF, the undersigned corporation, not personally but its Frustee as aforesaid, has caused these presents to

JANUARY

XXXXXXX

be signed by its ASS'T TRUST MYNAMAX and its corporate seat to be hereur o at ixed and attested by its ASS'T TRUST OFFICER CIFFICER 3RD

ASSISTANT TRUST STATE OR ILLINOIS

FIRST BANK AND TRUST COMPANY OF ILLINOIS

As Trusce as algresaid and not personally Klinetien TRUST OFFICER KANAGAK

. A.D., 19 92.

OFFICER Kroonis degonik

XAEXACAEX. this

SUSAN CHERRY SMITH 1. the undersigned

🚗 a Notary Public in

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day of

MAIK REINERTSEK

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personally known to me to be the ASS T TRUST KANNAN OF FIRST BANK AND TRUST COMPANY

OF ILLINOIS personally known to me to be the ASS'T PRUST OFFICER

OFFICER

a corporation, and GLORIA H. RACKOW personally known to me to be the ASS T PRUST Of REFERENCE of said corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such officers they signed and delivered the said instrument as such officers of said corporation and caused the corporate sent of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and authority, given by the Board of Directors of said corporation as the deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal, this

day of

, A.D. 1992

CHERRY Notary Public SOSAN SMITH

" OFFIGIAL SEAL "
SUSAN CHERRY SMITH
NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 6/30/94

FIRST BANK & TRUST CO. OF ILLINOIS 300 E. NORTHWEST HIGHWAY PALATINE, ILLINOIS 60067.

