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Bank of Chicago - Garfield Ridge, not personally but as trustee U/T/A
dated July 30, 1990 and known as Trust Number 90-7-15

of City of Chicago

County of Cook

State of Illinois, here-

inafter referred to as the Mortgagor, do hereby Mortgage and ~~XXXXXX~~ Convey to
First Colonial Bank Southwest

an Illinois Association, hereinafter referred to as the Mortgagee, the following real estate, situated in the

County of Cook

, in the State of Illinois, to-wit:

Lot 6 in David's First Addition to Bridgeview, a subdivision of Lot "C"
(except the East 119.40 feet thereof and except that part taken for
widening of West 79th Street) in Superior Court Commissioner's Partition
of the Northeast Quarter of Section 36, Township 38 North, Range 12, East
of the Third Principal Meridian, in Cook County, Illinois.

P.I.N. 18-36-219-006-0000

Property commonly known as 7347-49 West 79th Street, Bridgeview, IL, 60455

92-236854

TOGETHER with all the buildings and improvements now or hereafter erected thereon, including all
gas and electric fixtures, plumbing, motors, boilers, furnaces, ranges, refrigerators, and all apparatus and
fixtures of every kind, whether used for the purpose of supplying or distributing heat, refrigeration, light,
water, air, power, or otherwise now in or which hereafter may be placed in any building or improvement
upon said property; together with the rents, issues and profits of every name, nature and kind. It being the
intention hereby to establish an absolute transfer and assignment to the Mortgagor of all leases and avails of
said premises and the furnishings and equipment therein. Such rents, issues and profits shall be applied first
to the payment of all costs and expenses of holding under such assignment, and second to the payment of
any indebtedness then due or incurred hereunder.

TO HAVE AND TO HOLD the said property, with said appurtenances, apparatus and fixtures, unto
said Mortgagor 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 benefits said Mortgagors do hereby release
and waive.

This mortgage is given to secure performance by the Mortgagor of the covenants herein contained and
the payment of a certain indebtedness to the Mortgagor evidenced by an Obligation of even date herewith
in the principal sum of TWO HUNDRED FIFTY THOUSAND AND 00/100ths-----

-----Dollars (\$ 250,000.00----), payable, as follows:

Eighty Three (83) payments of Two Thousand Four Hundred Sixty One and
61/100ths (\$2,461.61) Dollars Principal and Interest monthly commencing
May 1, 1992 and on the first day of each succeeding month with a final
Eighty Fourth (84) payment of Principal and Interest of approximately
One hundred Seventy Three Thousand Five Hundred and 55/100ths (\$173,500.55)

DE/ T-41 RECORDING	\$31.50
T#6665 TRAN 0805 04/08/92 11:54:00	
\$841 + 55 *--92-236854	
COOK COUNTY RECORDER	

A. THE MORTGAGOR COVENANTS:

(1) To repay the mortgagor all sums paid by it under the terms of the obligation, secured hereby, together with interest as therein provided, and to repay all other sums paid or advanced by the mortgagor hereunder, together with interest thereon at the rate of 1 per cent per annum; whether such sums shall have been paid or advanced at the date hereof or at any time hereafter.

(2) To pay when due all taxes and assessments levied against said property or any part thereof under any existing or future law, and to deliver receipts for such payments to the Mortgagor promptly upon demand.

(3) Until said indebtedness is fully paid, or in case of foreclosure, until the expiration of the period of redemption, to keep the improvements now or hereafter on said premises insured for the full insurable value against damage by fire, tornado or other hazards, as the Mortgagor may require and in companies approved by its directors; and to pay or provide for payment of premiums on such insurance in any manner Mortgagor may request. Such insurance policies shall remain with the Mortgagor during said period or periods, and contain the usual clause making them payable to the Mortgagor, and in case of foreclosure sale payable to the owner of the certificate of sale and thereafter to the holder of any master's deed issued pursuant to such certificate of sale. In case of loss under such policies, the Mortgagor is authorized to adjust, collect and compromise, in its discretion, all claims thereunder, and in such case, the Mortgagor covenants to sign, upon demand, all receipts, vouchers and releases required to be signed by the insurance companies.

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(5) That upon the commencement of any forcible seizure or attack, and without notice to the Mortagor, or any party claiming under him, either before or after such seizure, and without regard to the value of said premises or power to manage, rents, and collect the rents, issues and profits of said premises during the period of such forcible seizure, suit and collect the rents, issues and profits of the equity of redemption, apposite to a receiver with the same shall then be occupied by the owners of the equity of redemption, appointed a receiver with the same authority as the original receiver, and without regard to the value of said premises or power to manage, rents, and collect the rents, issues and profits of the equity of redemption, during the period of such forcible seizure.

(4) That it is the time of term of payment of any portion of the obligation secured by the mortgagee, the holder thereof or his assignee, or by the mortgagee, as herein authorized, are paid in full.

(2) 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 and any de-

II. THE MORTGAGE PURCHASE COVENS.

(4) To commence or suffer no waste of such property, and to maintain the same in good condition and repair; to pay promptly all bills for such expenses and all other expenses incident to the ownership of said property in order that no loss or inconvenience or dissatisfaction shall attach to said property; and to secure a party debarred by reason of this mortgage.

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tiff's attorney's fees and also all expenses of advertising, tening and conveying said premises, and all moneys advanced, together with interest thereon as herein provided, for any taxes or other liens or assessments, outlays for documentary evidence, stenographer's charges, all title costs, master's fee, and cost of procuring or completing an abstract of title, guarantee policy or Torrens Certificate showing the whole title to said premises, and including the foreclosure decree and Certificate of Sale; there shall next be paid the principal indebtedness, 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 returned to the Mortgagor. It shall not be the duty of the purchaser to see to the application of the purchase money. In case of payment of said indebtedness after the preparation or filing of any suit, and prior to the entry of any judgment or decree, a reasonable sum for legal services rendered to the time of such payment shall be allowed, which together with any sum paid for continuation of evidence of title, court costs and stenographer's charges, and expenses of such proceedings, shall be additional indebtedness hereby secured.

(6) That each right, power and remedy herein conferred upon the Mortgagee is cumulative with every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith; that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the singular number, as used herein, shall include the plural; that all rights and obligation under this mortgage shall extend to and be binding on the respective heirs, executors, administrators, successors and assigns of the mortgagor and the Mortgagee.

IN WITNESS WHEREOF, we have hereunto set our hands and seals, this

day of

A. D. 19

TRUSTEE'SIGNATORY, NOTARY AND EXONERATION PROVISION RESTRICTING ANY LIABILITY OF BANK OF CHICAGO / GARFIELD RIDGE STATED ON THE REVERSE SIDE IS HEREBY EXPRESSLY MADE A PART HEREOF.
(SEAL) (SEAL)

(SEAL)

(SEAL)

(SEAL)

(SEAL)

STATE OF ILLINOIS, {
COUNTY OF COOK } ss.

NOTARY ON REVERSE SIDE

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

personally known to me to be the same person...whose name _____ subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that _____ signed, sealed and delivered the said instrument as _____ free and voluntary act for the uses and purposes therein set forth, including the release and waiver of right of homestead.

GIVEN under my hand and Notarial Seal this _____ day of _____ A. D. 19 _____

02236854

MAIL TO: First Colonial Bank Southwest
5440 West 87th Street
Burbank, Illinois 60459

This instrument prepared by:
Peggy Crosby
First Colonial Bank Southwest
Burbank, IL 60459



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This Document is signed by BANK OF CHICAGO / GARFIELD RIDGE, not individually but solely as Trustee under Trust Agreement mentioned in said Document. Said Trust Agreement is hereby made a part hereof and any claims against said Trustee which may result from the signing of this Document shall be payable only out of any Trust property which may be held thereunder, except that no duty shall rest upon BANK OF CHICAGO / GARFIELD RIDGE personally, or as Trustee, to sequester any of the earnings, avails or proceeds of any real estate in said Trust. Said Trustee shall not be personally liable for the performance of any of the terms and conditions of this Document or for the validity or condition of the title of said property or for any agreement with respect thereto. Any and all personal liability of BANK OF CHICAGO / GARFIELD RIDGE is hereby expressly waived by the parties hereto and their respective successors and assigns. All warranties, covenants, indemnities and representations of each and every kind are those of the Trustee's beneficiaries only, and shall not in any way be considered the responsibility and liability of BANK OF CHICAGO / GARFIELD RIDGE. This Trustee's exculpatory clause shall be controlling in the event of a conflict of terms created by the documents executed by BANK OF CHICAGO / GARFIELD RIDGE as trustee.

BANK OF CHICAGO / GARFIELD RIDGE, AS TRUSTEE
UNDER TRUST AGREEMENT DATED July 30, 1990
AND KNOWN AS TRUST NUMBER 90-7-15
AND NOT INDIVIDUALLY.

BY: Janice J. Majewski
ITS: Land Trust Officer

ATTEST:

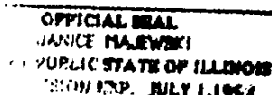
BY: John J. Baron
ITS: Vice President

STATE OF ILLINOIS)
) SS:
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY that the above named officers of BANK OF CHICAGO / GARFIELD RIDGE, a Corporation, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such title as designated above, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Corporation for the uses and purposes therein set forth, and said attesting officer, as custodian of the corporate seal of said Corporation pursuant to authority given by the Board of Directors of said Corporation, did affix said corporate seal to the said instrument as his/her own free and voluntary act and as the free and voluntary act of said Corporation for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 27th day of March, 1992.

Janice Majewski
NOTARY PUBLIC



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RIDER ATTACHED TO MORTGAGE DATED March 25, 1992

SECURING OBLIGATIONS IN THE AGGREGATE AMOUNT OF
TWO HUNDRED FIFTY THOUSAND AND 00/100ths DOLLARS (\$250,000.00)

1. The amount due hereunder may be accelerated at the option of the Holder of the Note if the premises specifically described in this Mortgage are assigned, sold or transferred in any manner, including but not limited to deed, assignment, bill of sale or Articles of Agreement, without prior written acknowledgement of the Holder of the Note; prepayment by Debtor as described in the Note or Guarantor and Mortgagor, to be made without penalty.
2. The amount due hereunder may be accelerated at the option of the Holder of the Note secured hereby if there is filed by or against Debtor, Mortgagor or Guarantors, or any affiliate or subsidiary of any such, Debtor, Mortgagor or Guarantors a petition in bankruptcy or insolvency or for reorganization or for the benefit of creditors unless within thirty (30) days after such occurrence, the proceeding is dismissed.
3. Without the Holder of the Note's written consent thereto, Debtor or Mortgagor may not pledge as collateral security for any other loans obtained by either of them any of the collateral described therein.
4. Debtor and Mortgagor hereby waive any and all rights of statutory redemption to the real estate described herein upon a foreclosure of the Mortgage.
5. Debtor and Mortgagor hereby agree to provide or cause to be provided to lender, upon Lender's request, current personal financial statements on Lender's form and the U.S. individual income tax returns of all Guarantors of the Note secured hereby and the compiled financial statements relative to the real estate described herein prepared by an independent certified public accountant and certified by the Guarantors to be complete and correct and the U.S. income tax returns and any and all related business statements Lender may require.
6. The amount due hereunder may be accelerated at the option of the Holder of the Note if the premises specifically described in this Mortgage or any portion thereof is abandoned, vacated or left unattended by the Debtor, Mortgagor or the Guarantors thereof.
7. Debtor, Mortgagor and each Guarantor hereof shall provide the Holder of the Note secured hereby, within 5 days of the receipt thereof, with all information on any incident which may cause a material change in the financial condition of Debtor, Mortgagor or any such Guarantor or any affiliate or subsidiary of any such Debtor, Mortgagor or Guarantor. Information as used herein shall include, but not be limited to changes in financial condition, claims, lawsuits, bankruptcies, tax assessments and/or death.

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TRUSTEE'S EXONERATION CLAUSE AT BOTTOM OF THIS PAGE

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