

This instrument was  
prepared by: RUTH PERKINS / S. D. PERKINS  
CHICAGO, IL 60603

THIS MORTGAGE ("Mortgage") is made this 1ST day of MAY, 1992, between Mortgagor,  
KEVIN MC GUTRE AND NANCY MC GUIRE, HIS WIFE.

WHEREAS, Mortgagor, Kevin Mc Gutre and Nancy Mc Guire, his wife, herein "You," "Your" or "Yours") and the Mortgagor, Citibank, Federal Savings Bank, a corporation organized and existing under the laws of the United States, whose address is One South Dearborn Street, Chicago, Illinois 60603 (herein "We," "Us" or "Our").

WHEREAS, KEVIN MC GUTRE AND NANCY MC GUIRE is (are) indebted to us pursuant to an Equity Source Account Agreement ("Agreement") of even date hereof, additionally secured, if appropriate, by a Security Agreement and Collateral Assignment of Beneficial Interest in the land trust holding title to the property ("Security Agreement"), in the principal sum of U.S. \$ 12,900.00 (your "Credit Limit") or so much of such principal as may be advanced and outstanding, with interest thereon, providing for periodic installment payments of interest, optional credit life and/or disability insurance premiums, and miscellaneous fees and charges for ten (10) years from the date hereof, thereafter, for periodic installment payments of 1/240th of the Outstanding Principal Balance (or such greater sum as necessary to fully repay the Outstanding Principal Balance in full in substantially equal installments of principal by the Maturity Date as more fully provided in paragraph 1 (C) hereof), interest, optional credit life and/or disability insurance premiums, and miscellaneous fees and charges for twenty (20) years; all such sums, if not sooner paid, being due and payable approximately thirty (30) years from the date hereof (the "Maturity Date.")

To secure to us (a) the repayment of the indebtedness evidenced by the Agreement, with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants, and agreements herein contained in this Mortgage, and (b) the repayment of any future advances, with interest thereon made to you by us pursuant to paragraph 7 hereof, (such advances pursuant to paragraph 7 hereof of principal made after the date hereof being referred to as "future advances"), and (c) any "Loans" (advances of principal after the date hereof) as provided for in the Agreement (it being the intention of us and you that all such Loans made after the date hereof enjoy the same priority and security hereby created as if all such Loans had been made on the date hereof); and (d) the performance of your covenants and agreements under this Mortgage and the Agreement secured hereby. For this purpose, you do hereby mortgage, grant, convey and warrant (unless you are an Illinois land trust, in which case you mortgage, grant, convey and quit claim) to us the following described property located in the County of COOK, and State of Illinois:

THE WEST 15 FEET OF LOT 1371 AND ALL OF LOT 1372 IN BRITIGANS BUDLONG WOODS GOLF CLUB ADDITION NO. 4, BEING A SUBDIVISION OF THAT PART OF THE NORTH 1/2 OF THE NORTHWEST 1/4 OF SECTION 12, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF THE NORTHEASTERLY RIGHT OF WAY OF SANITARY DISTRICT OF CHICAGO, EXCEPT THE NORTH 33 FEET THEREOF 32227682 TAKEN FOR BRYN MAWR AVENUE, IN COOK COUNTY, ILLINOIS, REC'D RECORDING

629.00

P.I.N. No. 13-12-111-024 & 13-12-111-048  
which has the address of 2832 WEST BALMORAL AVENUE  
(Street)

REC'D TRAN 1412 05/15/92 14:38:00  
18059 + 44 4 - P2-337482  
CHICAGO COUNTY RECORDER

CHICAGO, ILLINOIS 60625 (herein "property address");  
(City) State and zip code)

Together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water rights and stock and all fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Mortgage. All of the foregoing is referred to in this Mortgage as the "property."

You covenant that you are lawfully seized of the estate hereby conveyed and have the right to mortgage, grant and convey the property and that the property is unencumbered, except for encumbrances of record. You, unless you are an Illinois land trust, warrant and will defend generally the title to the property against all claims and demands, subject to any encumbrances of record.

You acknowledge that this Mortgage secures an Agreement that contains provisions allowing for changes in the interest rate, and that we may, prior to the maturity of the Agreement and subject to certain conditions, reduce the available Line of Credit and/or require repayment of the total balance outstanding under the Agreement.

**Covenants.** You and we covenant and agree as follows:

1. (A) Payment of Principal and Interest. You shall promptly pay when due the principal of and interest accrued on the indebtedness evidenced by the Agreement, together with any late charges or other fees, charges or premiums imposed by the Agreement, the Security Agreement, or by this Mortgage.

(B) Line of Credit Loan. This Mortgage secures a Line of Credit Loan Agreement. You will enjoy access to that Line of Credit during the first one hundred twenty-one (121) Billing Cycles assigned to your Account. Each Billing Cycle will be approximately one month. (Your initial Billing Cycle may be less than one month). The Revolving Line of Credit Term of the Agreement is therefore approximately ten (10) years long. You agree to repay the principal amount of the Loans advanced during the Revolving Line of Credit Term of the Agreement during the twenty (20) years commencing at the close of the Revolving Line of Credit Term. This repayment term is referred to herein and in the Agreement as the Closed-End Repayment Term. The total term of the Agreement secured by this Mortgage is therefore approximately thirty (30) years.

(C) AGREED PERIODIC PAYMENTS. During the Revolving Line of Credit Term and for the one hundred twenty-first (121st) Billing Cycle, you agree to pay on or before the payment due date shown on each periodic Billing Statement the Minimum Payment Due for that Billing Cycle. The minimum payment due is the sum of the following charges accrued or incurred in the Billing Cycle: (1) Finance Charges; (2) premiums for Optional Credit Life and/or Disability Insurance; (3) the Annual Fee; (4) all other fees and charges incurred pursuant to the Agreement except fees and charges charged to your Account at the inception of the Agreement as permitted by Paragraphs 11(B) and (C) of the Agreement;

Citibank, Federal Savings Bank  
One South Dearborn Street  
Chicago, IL 60603

EQUITY SOURCE ACCOUNT MORTGAGE  
Page 1 of 5

FORM 3081D 4/90 DPS 1123

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EVIDENCY SOURCE ACCORDANT  
Page 2 of 5  
WMM 398 10

If the amount of the funds held by us, together with the future monthly payments prior to the due dates of the escrow items, shall exceed the amount required to pay the escrow items when due, your option, either promptly repaid to you or prepaid to you on monthly payments of funds held by us is not sufficient to pay the escrow items when due. You shall pay to us any amount necessary to make up the difference in one or more payments as required by us.

2. FUNDS FOR TAXES AND INSURANCE. Subject to applicable law or to a written waiver by us, you shall pay to us on the day payments are due under the Agreement until this Mortgagor is released, a sum ("funds") equal to one-half of (a) yearly taxes and assessments which may attach priority over this Mortgagor's interest in the property, if any; (b) yearly hazard insurance premiums; and (c) yearly mortgage insurance premiums, if any. These funds are called "escrow items." We may estimate the funds due on the basis of current data and reasonable estimates of future escrow items.

Each new interest rate will become effective with each Change Date, and will be reflected in the payment due immediately after that change date.

The interest rate effective on the First Change Date will be the Current Reference Rate plus a Margin of ONE <math>\frac{1}{4}</math> Margin of ONE <math>\frac{1}{4}</math>.

Each day on which the interest rate effective during the Closed-End Repayment Term may change, and the first day of the Closed-End Repayment Term, is a "Change Date". Interest rate effective during the Closed-End Repayment Term may change on the first day of the Closed-End Repayment Term or on a Change Date.

The Current Reference Rate is the most recent Reference Rate available sixty (60) days prior to each "Change Date" (defined below).

The rate of interest charged for a credit-card debt will be determined and will vary based upon the Refinance Rate described in the Agreement and Paragraph 1 (D) hereto.

Closed-End Repayment Term on the Outstanding Principal Balance of your Equity Source Account which has not been paid by the due date after the Conversion Date until the full Outstanding Principal Balance has been paid. Your Outstanding Principal Balance at the beginning of the Closed-End Repayment Term is that sum disclosed on the Periodic Billing Statement for your One Hundred Twenty-Five (\$125) Billing Cycle as the Outstanding Principal Balance and is referred to herein as the "Initial Closed-End Billing Term". If you have used Equity Source Accrued Checks that have not been posted to your account as of the Conversion Date, and those checks are subsequently paid by us, your initial Closed-End Principal balance will be increased on subsequent periods of billing statements to reflect such loans.

Accident for each day of the Billing Cycle in which there is an Outstanding Payment Pending.

ONE & 1/4 ONE & 1/4  $\times$  PERCENTAGE RATE  $\times$  SUM OF INTEREST FINANCIAL CHARGES WILL BE ASSESSED ON A DAILY BASIS BY APPLYING THE DAILY PERIODIC RATE (THE "DAILY PERIODIC RATE") IS THE FINANCIAL CHARGES BASED ON A DAILY BASIS DIVIDED BY 365 TO THE DAILY PERIODIC RATE. THE DAILY PERIODIC RATE IS THE FINANCIAL CHARGES BASED ON A DAILY BASIS DIVIDED BY 365 TO THE DAILY PERIODIC RATE.

which the effective date of this Agreement occurs.

Business days in the same month as the issuance date of this agreement, the remaining due amount will be settled on the 15<sup>th</sup> business day of the preceding month. If your initial Billing Cycle occurs in the month

If a subscriber fails to pay his bill in full by the due date, he will be charged a late fee of \$10.00 per month. If a subscriber fails to pay his bill in full by the due date, he will be charged a late fee of \$10.00 per month.

the *West Street Journal*, we will select a new Referees Rate that is based upon comparable information, and if necessary,

Street Journal's definition of the term "commercial paper" is as follows: "Commercial paper is a short-term debt instrument issued by a corporation or other entity to finance its operations. It is typically sold to investors through a bank or other financial institution." The term "commercial paper" is often used interchangeably with "commercial paper notes" or "commercial paper bonds".

The rate of interest ("Annual Percentage Rate") will be determined and will vary based upon a "Reference Rate" and Agreements.

(d) INTEREST DURING THE REVOLVING LINE OF CREDIT TERM. You agree to pay interest ("Finance Charge") on the outstanding principal balance of your Equity Secure Account during the Revolving Line of Credit Term as determined by the AIA.

(d) **Permissible necessary to reduce the outstanding principal balance or Your account to your credit limit, and (e) any past due payments.** The payment due date for each Billing Cycle is approximately twenty-five (25) days after the close of the Billing Cycle. During the Closed-End Repayment Term you agree to pay on or before the payment due date shown on each payment statement. A minimum payment due computed in the same way as above, plus 1/240th of your initial principal balance owed by you to us at the end of the revolving line of credit. If you have used an Equity Secure Account check that has not been posted to your account as of the conversion date, as defined in the Agreement, and that check is subsequently paid by us as provided in paragraph 2 (c) of the Agreement, you minimum payment thereafter will include, instead of 1/240th of your initial principal balance, a denominator equal to the number of Billing Cycles left in the Closed-End Repayment Term, so that your account is fully paid in substatitally equal principal installments.

Upon payment in full of all sums secured by this Mortgage, and termination of the Agreement, we shall promptly refund to you any funds held by us. Under paragraph 20, if the property is sold or acquired by us, we shall apply, no later than immediately prior to the date of sale or acquisition by us, any funds held by us at the time of application as a credit against the sums secured by this Mortgage.

The above and foregoing provisions contained in this paragraph 2 relating to payment by you to us of funds in escrow shall be excused so long as you are required on the date hereof, and continue after the date hereof, to make comparable payment of funds in escrow to the holder of a Note secured by a mortgage or similar security agreement on the property, which such mortgage or similar security agreement has priority over this Mortgage. You agree to provide us with proof of payment of such funds in escrow.

**3. APPLICATION OF PAYMENTS.** Unless applicable law provides otherwise, all payments received by us under the Agreement and this Mortgage shall be applied, first to the Finance Charge stated in your oldest past due periodic Billing Statement, if any, and then (during the Closed-End Repayment Term) to the fraction of the Initial Closed-End Principal Balance due for the same Periodic Billing Statement. Payments will then be applied similarly to Finance Charges and the fraction of the Initial Closed-End Principal Balance due on the next oldest past due statement, and then to successive past due statements, until all past due Finance Charges and the fraction of the Initial Closed-End Principal Balance due are fully paid. The balance of your payments will next be applied to the amounts stated due on the current periodic Billing Statement in the following order: (1) insurance premiums billed and past due; (2) any Annual Fee which is due and payable; (3) any other charge, excluding insurance premiums, authorized by the Agreement; (4) Finance Charges billed but not past due; (5) insurance premiums billed but not yet past due as of the current statement; and (6) payment of any Outstanding Principal Balance. Any balance of payment will be applied to payment of all Finance Charges which accrue after the Periodic Billing Statement date and prior to the date payment was received by us. Any remaining amount will create a credit balance. Charges incurred pursuant to paragraph 7 hereof will be treated as Finance Charges for purposes of application of payments only.

**4. CHARGES, LIENS.** You shall pay all taxes, assessments, charges, fines and impositions attributable to the property which may have a priority over this Mortgage, and leasehold payments or ground rents, if any. You shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, you shall pay them on time directly to the person owed payments. You shall promptly furnish to us all notices of amounts to be paid under this paragraph. If you make these payments directly, you shall promptly furnish to us receipts evidencing the payments.

**5. HAZARD INSURANCE.** You shall keep the improvements now existing or hereafter erected on the property insured against loss by fire, any hazard included within the term "extended coverage" and any other hazard for which we require insurance. This insurance shall be maintained in the amounts and for the periods that we require. The insurance carrier providing the insurance shall be chosen by you subject to our approval which shall not be unreasonably withheld.

All insurance policies and renewals shall be acceptable to us and shall include a standard mortgage clause. We shall have the right to hold the policies and renewals. If we require, you shall promptly give to us all receipts of paid premiums and renewal notices. In the event of loss, you shall give prompt notice to the insurance carrier and us. We may make proof of loss if not made promptly by you.

Unless we and you otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the property damages, if the restoration or repair is economically feasible and our security is not lessened. If the restoration or repair is not economically feasible or our security would be lessened, the insurance proceeds shall be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to you. If you abandon the property, or do not answer within thirty (30) days a notice from us that the insurance carrier has offered to settle a claim, we may collect the insurance proceeds. We may use the proceeds to repair or restore the property or to pay sums secured by this Mortgage, whether or not then due. The 30-day period will begin when the notice is given.

Unless we and you otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 20, the property is acquired by us, your right to any insurance policies and proceeds resulting from damage to the property prior to the acquisition shall pass to us to the extent of the sums secured by this Mortgage immediately prior to the acquisition.

**6. PRESERVATION AND MAINTENANCE OF PROPERTY ; LEASEHOLDS.** You shall not destroy, damage or substantially change the property, allow the property to deteriorate or commit waste. If this Mortgage is on a leasehold, you shall comply with the provisions of the lease, and if you acquire fee title to the property, the leasehold and fee title shall not merge unless we agree to the merger in writing.

**7. PROTECTION OF OUR RIGHTS IN THE PROPERTY; MORTGAGE INSURANCE.** If you fail to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect our rights in the property (such as a proceeding in bankruptcy, probate, for condemnation or to enforce laws or Regulations), then we may do and pay for whatever is necessary to protect the value of the property and our rights in the property. Our action may include paying any sums secured by a lien which has priority over this Mortgage, appearing in court, paying reasonable attorneys' fees and entering on the property to make repairs. Although we may take action under this paragraph 7, we do not have to do so.

Any amounts disbursed by us under this paragraph 7 shall become additional debt of yours secured by this Mortgage. Unless you and we agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the rate provided in the Agreement and shall be payable, with interest, upon notice from us to you requesting payment.

If we require mortgage insurance as a condition of making the loan secured by this Mortgage, you shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the insurance terminates in accordance with your and our written agreement or applicable law.

**8. INSPECTION.** We or our agent may make reasonable entries upon and inspections of the property. We shall give you notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

**9. CONDEMNATION.** The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to us.

In the event of a total taking of the property, the proceeds shall be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to you. In the event of a partial taking of the property, unless you and we otherwise agree in writing, the sums secured by this Mortgage shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the property immediately before the taking. Any balance shall be paid to you.

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QPS 1126

(b) If you are in default under this Agreement or this Mortgage, we may terminate your Equity Source Account and require you to pay immediately the principal balance outstanding, any and all interest, you may owe on that amount, together with all other fees, costs or permutations charged to your account. The principal balance outstanding under this Agreement after default shall continue to accrue interest until paid at the rate provided, even if no default had occurred. In addition to the right to terminate your Equity Source Account and to seize all sums immediately due and owing under this Agreement, in the event of a default, we shall have the right to refuse to make additional Loans to you under the Agreement, to reduce your Credit Limit. If we refuse to make additional Loans to you after default, but do not terminate your Agreement, you must notify us in writing if you would like to obtain further Loans and we may do so if the condition that led us to the default no longer exists.

17. DEFALKT. (a) The occurrence of any of the following events shall constitute a default by you under this Mortgagage: (i) failure to pay when due any sum of money due under this Agreement or pursuant to this Security Agreement; (ii) acceleration of an amount due under this Agreement or pursuant to this Mortgagage; (iii) your action or inaction which results in a material breach of any provision of this Agreement or in that security; (iv) your failure to give us any false or misleading information in connection with any loan to you or in your application for the Equity Security; (v) the transfer of this Agreement, in whole or in part, to another person without your written consent.

**16. PRIOR MORTGAGES.** You covenant and agree to comply with all of the terms and conditions and covenants of any mortgage, trust deed or similar security instrument affecting the property which has or may have priority over this mortgage, but not limited to, timely making the payments of principal and interest due thereunder.

15. YOUR COPY. You shall be given one copy and each party of the Agreement and of this Memorandum

have been given as provided in this paragraph.  
14. GOVERNING LAW; SEVERABILITY. This Mortgage shall be governed by federal law and regulation and the law of the jurisdiction in which the property is located. In the event that any provision of this Mortgage or the law or regulation  
Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the law which can be given effect without the conflict.  
15. AGGREGATE LIABILITY. To the extent provided for in this Agreement, the aggregate amount of all obligations due under this Mortgage shall not exceed the principal amount of the Note.  
16. MORTGAGEE'S RIGHTS. The mortgagee may exercise all rights and remedies available to it under this Agreement and the Note.  
17. NOTICES. All notices required or permitted by this Agreement shall be given in writing and delivered personally or by registered mail to the address set forth in the Note.  
18. ATTACHMENT. Any judgment obtained by the mortgagee against the mortgagor shall attach to the property mortgaged and shall be enforceable as a judgment in any court having jurisdiction over the property.  
19. GOVERNING LAW; SEVERABILITY. This Mortgage shall be governed by federal law and regulation and the law of the jurisdiction in which the property is located. In the event that any provision of this Mortgage or the law or regulation  
Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the law which can be given effect without the conflict.  
20. AGGREGATE LIABILITY. To the extent provided for in this Agreement, the aggregate amount of all obligations due under this Mortgage shall not exceed the principal amount of the Note.  
21. MORTGAGEE'S RIGHTS. The mortgagee may exercise all rights and remedies available to it under this Agreement and the Note.  
22. NOTICES. All notices required or permitted by this Agreement shall be given in writing and delivered personally or by registered mail to the address set forth in the Note.  
23. ATTACHMENT. Any judgment obtained by the mortgagee against the mortgagor shall attach to the property mortgaged and shall be enforceable as a judgment in any court having jurisdiction over the property.

13. NOTICES. Any notice to you provided for in this Mortgage shall be given by delivering it or by mailing it by first class mail, unless otherwise specified in this Mortgage, to the address set forth in Section 12 above. Any notice provided for in this Mortgage shall be given by mailing it or by delivering it or by mailing it by first class mail, unless otherwise specified in this Mortgage, to the address set forth in Section 12 above.

12. LOAN CHARGES. If the Agreement is secured by this Mortgage is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceeds the permitted limits, then (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limits, and (b) any sums already collected from you which exceed the permitted limits will be refunded to you. We may choose to make this refund by reducing the principal owed under this Agreement or by making a direct payment to you. If a refund reduces principal, the reduction will be treated as a partial repayment without charging you preparatory interest under the Agreement.

11. SUCCESSOR AND ASSIGNS BOUND; JOINT AND SEVERAL LIABILITY; CO-SIGNERS. The co-ventants and agreements of this Mortgagee shall bind and benefit our and your successors and assigns, subject to the provisions of paragraph 19. Your co-ventants and agreements shall be joint and several. Any Mortgagor who co-signs this Mortgagee shall be liable to the holder of this Mortgagee only to the extent of his or her liability under this Agreement. Mortgagors shall be liable to the holder of this Mortgagee only to the extent of their liability under this Agreement.

Unless we and you otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the periodic payments referred to in paragraphs 1 and 2 or change the amount of such payments.

10. YOUR NOT RELEASED, FORBIDDEN BY US NOT A WAIVER. Extension of the time for payment of modification of amortization of the sums secured by this Mortgagage granted by us to any successor in interest of yours shall not operate to release the liability of your original successor in interest. We shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment otherwise made by you or your successors in interest or otherwise amend or amortize any mortgage held by us in exchange for a waiver of or preclude the exercise of any right or remedy.

If you abandon the property, or if, after notice by us to you that the condominium offers to make an award or settle a claim for damages, you fail to respond to us within thirty (30) days after the date the notice is given, we are authorized to collect and apply the proceeds, at our option, either to restoration or repair of the property or to the sums secured by this mortgage, whether or not due.

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20. ACCELERATION REMEDIES. We shall give notice to you prior to acceleration following your breach of any covenant or agreement in this Mortgage (but no earlier than acceleration under paragraph 23 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to you, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the property. The notice shall further inform you of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the nonexistence of a default or any other defense to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, at our option, we may require immediate payment in full of all sums secured by this Mortgage without further demand and may foreclose this Mortgage by judicial proceeding. We shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 20, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

21. POSSESSION. Upon acceleration under paragraph 20 or abandonment of the property and at any time prior to the expiration of any period of redemption following judicial sale, we (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon take possession of and manage the property and to collect the rents of the property including those past due. Any rents we or the Receiver collect shall be applied first to payment of the costs of management of the property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Mortgage.

22. RELEASE. Upon payment of all sums secured by this Mortgage, we shall release this Mortgage without charge to you. We shall pay any recordation costs.

23. WAIVER OF HOMESTEAD. You waive all right of homestead exemption in the property.

24. TRUSTEE EXCULPATION. If this Mortgage is executed by an Illinois land trust, trustee executes this Mortgage as trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such trustee, and it is expressly understood and agreed by us and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the Agreement secured by this Mortgage shall be construed as creating any liability on the trustee personally to pay said Agreement or any interest that may accrue thereon, or any Indebtedness accruing hereunder or to perform any covenants, either express or implied herein contained, all such liability, if any, being expressly waived, and that any recovery on this Mortgage and the agreement secured hereby shall be solely against and out of the property hereby conveyed by enforcement of the provisions hereof and of said Agreement, but this waiver shall in no way affect the personal liability of any individual co-maker or guarantor of the Agreement.

Dated: MAY 1, 1992

IF MORTGAGOR IS AN INDIVIDUAL:

*Kevin Mc Guire*  
Individual Mortgagor KEVIN MC GUIRE

Other Owner

*Nancy Mc Guire*  
Individual Mortgagor NANCY MC GUIRE

STATE OF ILLINOIS )  
                       )  
                       ) SS  
COUNTY OF COOK    )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that KEVIN MC GUIRE AND NANCY MC GUIRE, HIS WIFE

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

Given under my hand and official seal, this *1st* day of *May*, 1992.

Commission Expires: *July 1, 1992*

*Notary Public*

IF MORTGAGOR IS A TRUST:

GENERAL STATE
NOTARILY PUBLIC
NOTARY IN ILLINOIS but solely as trustee as aforesaid
MY COMMISSION EXP. JUNE 6, 1992

By: \_\_\_\_\_

(Title)

ATTEST:

Its

(Title)

92927682

STATE OF ILLINOIS      )  
                       )  
                       ) SS  
COUNTY OF             )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that President and Secretary, respectively, appeared before me this day in person, and acknowledged that they signed and delivered the said instrument as their own free and voluntary acts and as the free and voluntary act of said corporation, as Trustee, for the uses and purposes therein set forth, and the said Secretary did also then and there acknowledge that he, as custodian of the corporate seal of said corporation did affix the said corporate seal of said corporation to said instrument as his own free and voluntary act, and as the free and voluntary act of said corporation, as Trustee, for the uses and purposes therein set forth.

Given under my hand and official seal, this ..... day of .....

Commission Expires:  
First Chicago Federal Savings Bank  
One South Dearborn Street  
Chicago, IL 60603

*Notary Public*

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COOK COUNTY  
CLERK'S OFFICE