The Mortgagors for themselves, their heirs, personal representatives and assigns, mortgage and warrant to Mortgagee, to secure indebtedness in the amount of the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, ALL OF THE FOLLOWING

> UNIT 19D TOGETHER WITH AN UNDIVIOUS .59172 PERCENT INTEREST IN THE COMMON ELEMENTS IN PETER ROBIN FARMS ONIT 3 CONDOMINIUM AS DELINEATED AND DEFINED IN THE DECLARATION RECOIDED AS DOCUMENT NUMBER 2732977, IN EAST 1/2 OF SECTION 7, TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

07-07-400-006-1082

DESCRIBED REAL ESTATE, to wit:

1635 CORNELL DR HOFFMAN ESTATES. IL. 60194 DEPT-01 RECORDING \$23.50 T90000 TRAN 2102 06/21/93 09:27:00 44316 6 *- タヌー4フ1284 CODK COUNTY RECORDER

DEMAND FEATURE (if checked)

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14×64/51 15620

Anytime after na year(s) from the date of this loan we can demand the full balance and you will have to pay the principal amount of the loan and all unpaid in erest accrued to the day we make the demand. If we elect to exercise this option you will be given written notice of election at least 90 days before payment in full is due. If you fail to pay, we will have the right to exercise the rights permitted under the note, mortgage or deed of trust that secures this loan. If we elect to exercise this option, and the note calls for a prepayment penalty that would be due, there will be no prepayment penalty.

including the rents and profits arising or to arise from the real estate from default until the time to redeem from ray sale under judgment Cook and State of Illinois, hereby releasing and of foreclosure shall expire, situated in the County of ... waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all right to retain possession of said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstending and this mortgage may, without notice to said Mortgagor of said option or election, be immediately foreclosed, and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such sult is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the soft option of the owner or holder of this mortgage.

This instrument prepared by_	DANIEL	J, B	ELL
			٠.,

(Name)

Illinois.

of 162 EAST GOLF ROAD; SCHAUMBURG,

013-00021 (REV. 5-88)

(Address)

bu rel per rer oth der sat ing suc	And the said Mortgagor further coverant pay all takes and assessments on the illdings that may at any time be upon said lable company, up to the insurable value to yable in case of loss to the said Mortgages arewal certificates therefor; and said Mortgages are said certificates therefor; and said Mortgages for any and all money secured hereby, or and in case of refusal or neglect of said Mortgagor, and all more saory note and be paid out of the proceeds ortgagor.	premises insured for the premises insured for the premises insured for the premises and to deliver toAi agee shall have the improvement of the property of the premises and delivers and the premises thus paid shall keep premises the premis	fire, extendament remount remo	her seturity for to ded coverage and natining unpaid of policies of insura- ect, receive and it on any such policies, lect, may use the it such policies, or hereby, and shall	e pay ment of sail vandalism and ma the said indebted ince thereon, as a receipt, in the name by nable expenses in cases in cases, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes, said bear interest at the vandalism of the pay taxes.	illclous mischief (n sominess by suitable policies don as affected, and all ne of sald Mortgagor or reason of damage to or obtaining such money in or rebuilding such build Mortgagee may procure he rate stated in the pro-
Mo pro pur	If not prohibited by law or regulation, this integers and without notice to Mortgagor for perty and premises, or upon the vesting of chaser or transferee assumes the indebtedne	orthwith upon the co such title in any mass secured hereby with	onveyance of anner in per th the conse	of Mortgagor's tit rsons or entities on ant of the Mortgag	ile to all or any po other than, or wit gee.	rtion of said mortgaged h, Mortgagor unless the
pro any this pro by a de	And said Mortgagor further agrees that in contail bear like interest with the principal of such as the same of the covenants, or agreements herein containing that is the same of the same	between said Morty of thereof, or the intended, or in case so of Mortgagor shall at a such suit and for the silien is hereby given es, together with wha	pagor and Nerest thereogle Mortgage once owe se collection to upon said stayer other	Nortgages, that if on, or any part the smade a party said Mortgages read the amount dispremises for such indebtedness man	default be made hereof, when due, o to any suit by rea asonable attorney ue and secured by h fees, end in case y be due and secur	in the payment of said or in case of a breach in soon of the existence of is or solicitor's fees for this mortgage, whether of foreclosure hereof, and hereby.
her	ein contained shall apply to, and, as far as send assigns of said parties respectively.	the law allows, be b	inding upon	and be for the b	enefit of the heirs	, executors, administra-
lr	n witness whereof, the said Mortgagor ha	<u>s_her∌un o set_h</u>	is hand	and seal_	on this 16t	hday of
	JUNE	A.D. 19 <u>93</u>	_·	S. BENSON	Sec 15200	(SEAL)
	e e e e e e e e e e e e e e e e e e e	0/	KOBEKI	S. BENSON	·	(SEAL)
		4		,		(SEAL)
	S		0,			(SEAL)
CTA.	TE OF ILLINOIS, County of	соок	4	5.		
1,	the undersigned, a Notary Public, in and for	14 C	te aforesaid	r'o hereby certif	y that	
	"OFFICIAL SEAL" PATTIE CLOOS Notary Public, State of Jillinois My Commission Expires 10/30/95 My commission expires	to the foregoing in thathe	nstrument aj signo , for the uti right of holy	ppeared before of ed, sealed and def es and purposes (e inis day in personivered said instrum therein set forth, inserting seed this see' this	eis_ subscribed on and acknowledged nent asa free including the release
REAL ESTATE MORTGAGE	93471284	DO NOT WRITE IN ABOVE SPACE	10		Recuriting Fee \$150. Extra acknowledgments, lifteen cents factory for each lot over three and fifty cents factory facilities. Mail to:	162 8. Est 20.