ed this

15th

day of

July

A. D. 1993

Loan No. DR 2776-4

THIS INDENTURE WITNESSETH: THAT THE UNDERSIGNED,

Stanley Obrochta and Helen Obrochta, husband and wife and Amelia Marcisz, a widow

of the

City

Chicago

County of

Cook

. State of Illinois.

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to

Preferred Savings BANK

a corporation organized and existing under the laws of the State of Illinois, hereinafter telerred to as the Mortgagee, the following real estate situated in the County of Cook in the State of Illinois, to wit:

Lot 2 in Block 8 in F. H. Bartlett's 61st Addition, a Subdivision in the West half of the South West quarter of Section 17, Township 38 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

(Common Add. 44): 6254 W. 60th Street, Chicago, 11. 60638, DEPT-01 PTN: 19-17-350-002-0000

\$23,50

T#4444 TRAN 3037 07/21/93 13:07:00 #3803 4 #-93-564438

COOK COUNTY RECORDER

63564438

TOGETHER with all buildings, improvements firstness or apparenances now or hereafter everted thereon, including all apparatus, equipment, fixtures or artists, whether in single units of controlled, used to supply hear, gas, air conditioning, water, light, power refrigeration, ventilations or entering accretion, ventilations or entering the entering of the property of the entering of which by Irisors is a leasest is customary of pagengrates, including accretion, ventilate bitinds, without visuality and united water heaters rall of which are decired to be a prit of laid rail estate whether physically attached thereto or not, long-ther with all exponents and the rall the entertion hereby to establish an absolute transfer and another the latent of the copy of the entertion hereby to establish an absolute transfer and another the latent of the copy of the entertion of all copies and avails of said premises and equipment therein Such rents, issues and profits shall be applied first to the payment of all copies and appears of acting unrer una assignment, including taxes and assessments, and second to the payment of an object the description of acting the entertion decirity individuance their due and or incurred hereunder.

TO HAVE AND TO HOLD all of said property with said agran mances, apparatus, fixtures and other equipment unto said Mortgages forever, the uses herein set forth, free from all rights and benefits and the Homesteed Exemption Laws of the State of Disease, which said rights and selfus said Mortgagur does hereby release and waive

TO SECURE (1) The payment of a note and the performance of U. exigations therein contained, executed and delivered concurrently herewith by the Mortgagor to the Murigagor in the principal sum of

Ninety Six Thousand and n0/100-----

which is payable as provided in said note, and (2) any additional advances make by the Mortgages to the Mortgages, or his successors in title for any purpose, at any time before the release and cancellation of this mortgage, is A callional advances shall be evidenced by a Note or other agreement executed by the Mortgages or No successors in title as being secured by this mer gage, provided that, solking herein dostained shall be considered as limiting the amounts that shall be secured hereby when advanced to proton U. security.

Uses payment of the obligation hereby secured, and performance of all obligation, under this merigage and the note secured by it, and not the marked paid and detivered to the maker or his assignee, together with the new gage duly cancelled and any other instrument or instrument paid and detivered to the property herein described on account of the indivitedness—neby secured and executed in due and legal fert by the Berrigages by its duly authorized officers and under its opporate seal. A reasonable fer and is paid by the Merigagers or their successor

THIS MORTGAGE CONSISTS OF TWO PAGES. THE COVENANTS, CONOTIONS AND PROVISIONS APPEARING ON PAGE 2 (the reverse side of this mortgage) ARE INCORPORATED PEREIN BY REFERENCE AND ARE A PART HEREOF AND SHALL BE BINDING ON THE MORTGAGOLS. THEIR HEIRS, SUCCESSORS AND ASSIGNS.

IN WITNESS WHEREOF, we have hereunto set our hands and seals, the day and year liest above written.

_(SEAL)

Stanley Cowelta Stanley Obrochta

(SEAL)

Helen Obrochta

(SEAL)

(SEAL)

Amelia Marcisz Amelia Marcisz

State of Illinois County of Cook

I. THE UNDERSIGNED,

a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that the above named persons a Notary Public in and for said County, in the State alores and D. HEREBY CERTIFY that the above names 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 acknowledged that they signed, scaled 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 Notarial Seal, this 15th day of July, A. D. 19 93 stead. GIVEN under my hand and Notarial Seal, this

> ecco NOTARY PUBLIC

THIS INSTRUMENT WAS PREPARED BY: LINDA PETERSON 4800 S. Pulaski Road Chicago, luniois 60632

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OFFICIAL SEAL LINDA PETERSON NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. JAN. 2,1996 2350 W

THE MORTGAGOR COVENANTS

A. THE MORTGAGOR COVENANTS:

(3) To pay all taxes and assessments levied or assessed upon said property or any part thereof under any existing or future law in accordance with the terms of the Note of even date herewith; (2) To keep the improvements now or fereafter upon said premises insured against such hazards or liability, as the Mortgager may require in such cumianies, and in such form as shall be approved by the Mortgager All such insurance painters shall contain proper mortgage clauses and the policies shall be retained by the Mortgager until the loan is fully repeal. (3) In the event such insurance policies are cancelled for any reason whatsorver and no new insurance policies are presented to the Mortgager on or before the date of termination of the notice of cancellation then the Mortgager shall have the right to commence foreignes shall have the right to commence foreignes as provided in juriagraph 35. (4) To promptly repeat restore or rebuild any busidings of improvement now or hereafter on the premises which may become damaged at destroyed. (3) To operate said premises and keep them in good condition and repair in accordance with the building fire zoning, health and sahitation laws and ordinance of the Municipality and any other governmental board, authority or agency having jurisdiction over the murliaged premises. (6) Not to suffer or permit, without the written permission or consent of the Mortgagee being first had and obtained. (a) any use of and ordinance or purpose other than that for which the same is now used. (b) any alterations, additions to demolition or removal of any of the improvements apparatus fixtures or equipment hick or premises which will increase the internity of a purpose other than that for which any of the improvements. apparatus fixtures or equipment hick or is suited property (d) the Mortgager or equipment how or hereafter upon and property or any purishent hereof, or perform any charge in the nature or character of the operation of said premises which will increase the int

B THE MORTGAGOR FURTHER COVENANTS:

- (1) That in case of his failure to perform any of his covenants herein the Mortgagee may do on his behalf everything so covenanted that said Mortgagee may; also do any act it may deem necessary to protect the lieft of this mortgage, and that he will immediately reliay any monies paid or dishured by the Mortgagee for any of the above purposes and such rousins shall be added to the united telance of the aforesaid Note as of the first day of the their current month and become so much additional indebtedness secured by this mortgage and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of the sale of said premises. If not otherwise paid by him: that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien encumbrance or claim in advancing mones in that behalf as above authorized, but noting herein contained shall be construct as requiring the Mortgagee to advance any monies for any purpose nor to do any act hereunder; that the Mortgagee shall not incur personal liability because of anything it may do or omit to do hereunder:
- (2) That it is to in in hereof to secure payment of said Note whether the entire amount shall have been advanced to the Morigagor at the e hereof or at a later date, and to secure any other amounts that may be added to the morigage indebtedness under the terms of hereof or mortgage;
- is mortgage;

 (3) That if the Mortgager shall secure and assign to said Mortgager disability insurance and life insurance in a company acceptable in said lengager and in a form, creviable to it. The Mortgager has the right to advance the first annual premium for such insurance and add each paynits to the unpaid because of the loan as of the first day of the then current month, and it shall become additional indebtedness secured by the
 effects.
- Margage and in a term sevent we will be a compared to the sound as of the first day of the then current monin are it seems to the unpaid became of the loan as of the first day of the then current monin are it seems to the control of the loan as of the first day of the current to the unpaid thereuse the name of them, then, the helder of the note secured hereby may increase the annual rate of interest to be gaid thereused by not mere than an additional. Be even the rate therein as city. Whenever the helder of an additional is even the rate of interest as accordance with this provider, it is shall give written astice operitying be r and of interest, the effective date of such increase and the increased amount of the mentily installments to be paid thereused, to the designage, r b's successor in tille, by giving notice to the Merigage, or his successor in tille, and recorded upon the books of the Merigage, but if no such address of the last known address of the last success of the control of the last known address of the last known address of the last success of the control of the last known address of the real sector of the last known address of the real sector of the last known address of the last sector of the last known address of the last sector of the last known address of the last space, in the last address of the note sector of the last known address of the last space, in the last address of the note sector of the last known address of the last space, with the last address of the last space, with the last address of the last space, which is the last address of the last space, and the last address of the last space and the last address of the last spa
- (3) That in the event the evenerably of said p of riv or any part thereof becomes vested in a person other than the Merigagor, the Merigago may without nester to the Merigagor, deal with such ever seer or successors in interest with reference to this merigage and the doot thereby secured in the same manner as with 15 Merigagor, and may forture to p or may axion time for payment of the dot secured hereby without discharging or in any very affecting the Hability of the Merigagor Provides or slice the reby secured, or, in lieu thereof, the Merigagor may accelerate all installment payments due and demand full payment upon the sale or transfer the merigaged property in any case where the transfer is made without the written permission or consecut of the Merigagor.
- manuscrate does and demand full payments upon the eate or trans for of the managered property in any case where the transfer is made writtent payments are consented at the Martingges.

 (8) That time is of the essence bereaf and if default or hade in performance of any covenant herein contained or in case of default in making any payment under said Note or any extension or renewal in read or if preventing the instituted in enforce any other ten or charge upon any of the payment under said Note or any extension or renewal in read of it preventing the instituted in enforce any other ten or charge upon any of the Marting of the Marting of the property of the Marting of the Mar
- (8) In case the mortgaged property or any part thereof is demanged or destroyed by fire or any other cause or it ken by condemnation, then the Mortgagee is hereby empowered in receive any compensation which may be just. Any mustles so received shall be applied by the Mortgagee as it may elect, to the immediate reduction or payment in full of the indebtedness secured hereby or in the repair and restored or its property. In the event the Mortgagee makes inspections and disbursements during the repair and restoration of the property. The Mortgagee makes a charge not to exceed 2% of the amount of such disbursement.
- (8) That each right, hower and remedy herein conferred upon the Mortgagee is cumulative of every other right of related of the Mortgagee, whether herein or by law conferred and may be enforced consumerable. That no waiver by the Mortgagee of performance of any covenant herein or in said note contained shall interested in appropriate programme of the same or any other of said covenants, that wherever the contest high regence the masculine gender, as used herein, shall include the femiliar, and the singular humber, as used herein shall include the piural, and the singular had said covenants. The marginage shall railed to and be ording on the respective heirs, executors, administrators, successors and said railed to and be ording on the respective heirs, executors, administrators, successors and said railed to and be ording on the re-

BAVINGS **PREFERRED**

BANK

4800 S. PULASKI ROAD

CHICAGO, ILLINDIS 60632

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