UNOFFI@IALE COPY

THIS INDENTURE WITNESSETH That the undersigned, WAYNE WATKINS AND GRACE MARIE WATKINS, HIS WIFE IN JOINT TENANCY

hereafter referred to as "Mortgagors", do hereby convey and warrant to

of Beneficial Illinois Inc. d/b/a BENEFICIAL MORTGAGE CO. OF ILLINOIS, III BENEFICIAL ILLINOIS INC.,
The box checked above idealifies the Mortgages.

a Delaware corporation qualified to do business in lilinois, having an office and place of business at 4012 %. 79Tit ST.

CHICAGO, IL., hereafter referred to as "Mortgagee", the following real property situate in the County of GOOK, State of Illinois, hereafter referred to as the "Property", to-wit:

LOTS 45 AND 46 IN BLOCK E IN ACADEMY ADDITION TO HARVEY, A SUBDIVISION PF PART OF THE NORTH WEST 1 OF SECION 9 AND PART OF THE NORTH EAST 1 OF SECTION 8, TOWNSHIP 36 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN 08-207-17729-08-207-073

COMMONLY KNOWN AS. 14435 S. SANGAMON HARVEY, IL. 60426

DEPT-01 RECORDING #23.50 T#1111 TRAN 3235 11/04/93 14:13:00 #5260 # サータコー8タ5のエア COOK COUNTY RECORDER

TOGETHER with all the buildings and improvements on or hereafter erected on the Property and all appurtenances, apparatus and fixtures and the rents, issues and profits of the Property of every name, nature and kind.

as mortgagee, which prior mortgage secures payment of a promissory note in the principal amount of \$

TO HAVE AND TO HOLD the Property unto Mortgagee forever, for the uses and purposes herein set forth, free from all rights and benefits under the Homestead Exemption laws of the State of Illinois, which rights and benefits Mortgagers do hereby release and waive.

This Mortgage is given to secure: (1) The payment of a certain Indebtetuess payable to the order of Mortgagee, evidenced by Mortgagors' Loan Agreement ("Agreement") of even date herewith

in the Total of Payments of \$

93895017

in the Principal or Actual Amount of Loan of \$ 35868.48 together with interest on unpaid balances of the Actual Amount of Loan at the Rate of Charge set forth in the Agreement.

together with interest on unpaid balances of the Actual (Principal) Amount of Loan at the rate see forth in the Agreement and, (2) any additional advances made by Mortgages to Mortgages or their successors in title, prior to the concellation of this Mortgage, and the payment of any subsequent Agreement evidencing the same, in accordance with the terms thereof; provided however, that this Mortgage shall not at any time secure outstanding principal obligations for more than two hundred thousand dellars (250,000.00) plus advances that may be made for the projection of the security as herein contained.

It is the intention hereof to secure the payment of the total Indebtedness of Mortgagors to Mortgagoes within to finits prescribed herein whether the entire amount shall have been advanced to Mortgagors at the date hereof or at a later date. All ways future advances so made shall be liens and shall be secured by this Mortgage equally and to the same extent as the amount originally advanced on the security of this Mortgage, and it is expressly agreed that all such future advances shall be liens on the Property as of the date hereof.

MORTGAGORS' COVENANTS: The term "In lebtedness" shall include all sums owed or agreed to be paid to Mortgagee by Mortgagors or their successors in title, either under the terms of the Agreement as originally executed or as modified and amended in any subsequent note agreement or under the terms of this Mortgage or any supplement thereto. Mortgagots shall (1) repay to Mortgagee the Indebtedness secured by this Mortgage whe her such sums shall have been paid or advanced at the date hereof or at any time hereafter; (2) pay when due all taxes and assessments levied against the Property or any part thereof and to deliver receipts for such payments to Mortgagee promptly upon demand: (3) keep the buildings and improvements situated on the Property continually insured against fire and such other hazards in such amount and with such carrier as Mortgagee shall approve, with loss payable to Mortgagee as its interest may appear; (4) not commit nor suffer any strip, waste, impairment or deterioration of all or any part of the Property and maintain the Property in good condition and repair; (5) comply with all applicable laws, ordinances, rules and regulations of any nation, state or municipality and neither to use nor to permit the Property to be used for any unlawful purpose; (6) keep the mortgaged Property free from hens superior to the lien of this Mortgage, except as listed above, and pay when due, any indebtedness which may be secured by a lien or charges on the Property superior to the lien of this Mortgage; (7) not to sell or convey the Property without the prior written consent of Mortgagee; time being of the essence of this Mortgage and the Agreement; (8) consider any waiver of any right or obligation under this Mortgage or the Agreement as a waiver of the terms of this Mortgage or of the Agreement, the lien of this Mortgage remaining in full force and effect during any postponement or extension of the time of payment of all or part of the Indebtedness; and (9) if ownership of any part of the Property becomes vested in a person or persons other than Mortgagors, deal without notice to Mortgagors with such successor or successors in interest with reference to this Mortgage and the Indebtedness in the same manner as with Mortgagors.

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If Mortgagors fail to pay, when one, the Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.

In the event of the death of one of the Mortgagors, Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.

Mortgagors herein expressly covenant and agree to pay and keep current the monthly instalments on any prior mortgage and to prevent any default thereunder. Mortgagors further agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any suit be commenced or other action taken to foreclose the prior mortgage, then the amount secured by this Mortgage shall become and be due and payable in full at any time thereafter, at the option of Mortgagee and in accordance with the Agreement. Mortgagee, at its option, may pay the scheduled monthly instalments on the prior mortgage and, to the extent of the amount so paid, become subrogated to the rights of the mortgagee identified on the prior mortgage. All payments made on the prior mortgage by Mortgagee shall bear interest at the Rate of Charge until paid in full.

Upon the commencement of any foreclosure proceeding under this Mortgage, the court in which such suit is filed may at any time, either before or after sale and without notice to Mortgagors, appoint a receiver with power to manage, rent and collect the rents, issues and profits of the Property during the pendency of such foreclosure suit; and the statutory period of redemption, and such rents, issues and profits, when collected either before or after any foreclosure sale, may be applied toward the payment of the Indebtedness or any deficiency decree, costs, taxes, insurance or other items necessary for the protection and preservation of the Property, including the expenses of such receivership. Upon foreclosure and sale of the Property, there shall first be paid out of the proceeds of such sale a reasonable sum for plaintiff's attorney's fees; all expenses of advertising, selling and conveying the Property; and all sums advanced for court costs, any taxes of other liens or assessments, title costs, master's fees and costs of procuring or completing an abstract of title, title guaranty policy or Torreny Certificate showing the complete title of the Property, including the foreclosure decree and Certificate of Sale. There shall next be pind the Indebtedness secured hereby, and finally the overplus, if any, shall be returned to Mortgagors. The purchaser at the sale shall have to duty to see to the application of the purchase money.

If Mortgagors voluntarily shall sell of convey the Property, in whole or in part, or any interest in that Property or by some act or means divest themselves of title to the Property vithout obtaining the written consent of Mortgagee, then Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable. This option shall not apply if (1) the sale of the Property is permitted because the purchaser's credit northiness is satisfactory to Mortgagee and (2) that purchaser, prior to the sale, has executed a written assumption agreement containing times prescribed by Mortgagee including, if required, an increase in the rate of interest payable under the Agreement.

If there be only one mortgager, an plural words i event reterring to mortgagers shall be construed in the singular.
IN WITNESS WHEREOF Mortgagors have hereunto se their hands and seals this 1ST day of NOV 1993
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Attended to the state of the st
(Seal)
Com Millio Westers (Seal)
(Seal)
STATE OF ILLINOIS)) ss.:
COUNTY OF COOK
ACKNOWLEDGMENT
The Martin Bubble is and for the course in the state of control do beauty contifer that WINE WATKING AND GRACE MARIE
I, a Notary Public, in and for the county in the state aforesaid do hereby certify that WINE WATKINS AND GRACE MARIE WATKINS, HIS WIFE IN JOINT TENANCY personally known to me to be the same persons whose
nameS jp/are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that THEY signed,
sealed and delivered the instrument as THEI Bun free and voluntary act for the uses and purposes therein set forth, iscluding the
release and waiver of the right of homestead.
Given under my hand and Notarial Seal this 1ST day of NOVEMBER 19 93
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Motory Rubido, Strict of Atlantic Strict Str
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MORTGAGE

14435 S. SANGAMON HARVEY, IL. 60426

WAYNE AND GRACE WATKINS

Beneficial Illinois Inc. d/b/n BENEFICIAL MORTCACE CO. OF ILLINOIS BENEFICIAL ILLINOIS INC

CHICAGO, 1L. 60652 4012 W. 79TH ST.

MAIL TO:

景 Beneficial Illinois Inc. db/a BENEFICIAL MORTGAGE CO. OF ILLINOIS CI BENEFICIAL ILLINOIS INC.

CHICAGO, II. 60652

4012 W. 79TH ST.