Loan No. 2991-58

THE UNDERSIGNED,

Frank J. Bednarczyk, Jr. & Priscilla M. Bednarczyk, His wife, as joint tenants

of Lynwood.

, County of Cook

,State of Illinois

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to ACME CONTINENTAL CREDIT UNION

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

in the State of Illinois , to-wit:
LOT 5 IN CONNELLEY SUBDIVISION, BEING A RESUBDIVISION OF LOTS 2
THRU 32 BOTH INCLUSIVE IN LYNWOOD TERRACE UNIT NUMBER 1, AS
RECORDED ON JULY15, 1971 AS DOCUMENT NUMBER 21547240, BEING A
SUBDIVISION OF THE SOUTH 1/2 OF THE SOUTHWEST 1/4 OF SECTION 7,
TOWNSHIP 35 NORTH, RANGE, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PIN# 33-07-305=933-0000 022 Common address: (2006 Crescent, Lynwood, IL

DEPT-01 RECORDING \$23. T+0000 TRAN 4862 11/08/93/12:46:00

Together with all buildings, improvem no fixtures or appurtenances now or beceafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used in simply lical, gas, all-conditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or because the controlled, including services, and any other thing now or because the controlled, including services, and any other thing now or because the controlled to be and are bereby declared in because and windows. So, coverings, screen down, including bods, awnings, stoves and water heaters (all of which are intended to be and are bereby declared in bea part of said rail butte whether, physically attached thereo in not; and also together with all examents and the rents, itsues and profits of said premises which are hereby assumed, itamsferred, and set over onto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby approvaled to the rights of all mortgagees, lienholders and owners paid off by the proceeds of the loan hereby secured.

TO NAVE AND TO HOLD the said properly, with set d but dings, improvements, fixtures, appurienances, apparatus and equipment, and with all the rights privileges thereunto belonging, unto said Murtgagee it rever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption valuation laws of any State, which said rights and benefits and benefits and benefits and benefits.

(1) the payment of a Note executed by the Murtgagor to de arder of the Mortgagee bearing even date herewith in the principal sum of

Ten thousand Dollars & 00/100-----

10,000,00----, which Note, togeth r with interest thereon as therein provided, is payable in monthly installments of

198.00), commencing the

4th

day of December . 19 93.

which payments are to be applied, first, to interest, and the batance to principal, until said in 'th' dness is paid in full. (2) any advances made by the Mortgager to the Mortgagor, or his successor in title, fit any nurpose, at any time before the release and cancellation of a this Mortgage, but at no time shall this Mortgage secure advances on account of said original one together with such additional advances. In a sum in Dollars 15

provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants contained in the Mortgage,

(3) The performance of all of the covenants and obligations of the Mortgagor to the Mortgagor, as on affect herein and in said Note.

THE MORTGAGOR COVENANTS:

A (1) To pay said Indebtechess and the interest thereon as berein and in said note provided, or according to any extrement extending the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all fazes, special cases, special assessments, water charges, and sewer service charges against said roperty finctioning those heretofore due; and to furnish Mortgagee, upon request, doubleate recipits therefore, and all such items extended against said groperty shall be conclusively deemed valid for the purpose of this requirement; (3) To keep the improve one how or hereafter upon said property shall be conclusively deemed valid for the purpose of this requirement; (3) To keep the improve one how or hereafter upon said premises immured against, and it oprovide populated by the mortgagee may require, until said indebtedness is fully paid, or in case of foreclosure, in such companies, through a mortgage or however, and in such torm as shall be as 45% or 7 to the Mortgagee; such insurance policies shall remain with the Mortgagee, during said period or periods, and contain the usual clause satisfactory to the Mortgagee; such insurance of the control of the period of the period of the period of the during to the Mortgagee of any deficiency, any receiver or redemploner, or any grantee in a deed pursuant to foreclosure; and in case of loss under such policies, the Mortgagee is authorized to subject, subject and compromise, or any grantee in a deed pursuant to foreclosure; and in case of loss under such policies, the Mortgagee is authorized to subject, or chers, teleases and acquistances, required to be disped by the insurance companies, and the Mortgagee to subtorized to apply the proceeds of any insurance claim to the property or upon the indebtedness hereby secured in its discretion, all continue until said indebtedness is paid in full limited property or upon the indebtedness hereby secured in its discretion, but monthly payments shall continue until said improvements in any or hereafter on said

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, dother insurance required or accepted. I promise to pay to the Morragace, a provide portion of the current year taxes upon the disbursement of the Inan and pay monthly to the Morragages, in addition to the above payments, a sum estimated to be equivalent to one-(wellfith of such items, which payments may, at copilos of the Morragages, (a), be held by, it and commissied with other such funds or its own funds for the payment of such items, (b) be carried in a save account and withdrawm by it to payistack items; or (c) be credited to the unpaid balance of said indebtedness as received, provided that the Morragages at second in this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items not sufficient, I promise to pay the difference upon demand. If such sums are held or carried in a savings account, or extros account, the same are hereby depot to further secure this indebtedness. The Morragage is authorized to pay said items as charged or billed without further inquiry.

C. This meritage contract provides for additional advances which may be guade at the option of the Mortgage and secured by this mortgage, and if agreed that in the event of such advances the amount theroif may be added to the mortgage debt and shall increase the unpaid balance of the note herebectured by the amount of such advance and shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a per such sole and contract; were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract abarressain is full force and effect as to said indebteshoos, including all advances.

D. That is case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything to covenanted; that said Mortgagoe asy also do any act it, may doen necessary to protect the lien hereof; that Mortgagoe will repay upon demand any moneys paid or disbursed by Mortgagee for by of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness accured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage do paid out of the rents or protected of said premises if not otherwise plad; that it shall not be obligatory upon the Mortgagoe to inquire into thereties plad; that it shall not be obligatory upon the Mortgagoe to late premises if not otherwise plad; that it shall not be obligatory upon the Mortgagoe to inquire into the mortgagoe of the continued as requiring the Mortgagoe advance any soneys for any purpose nor to do any act hereunder; and the Mortgagoe shall not incur any personal liability because of anything it may do omit to do hereunder;

That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the M reof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of

Box 14

That in the event the cornership of said property or any part thereof becomes vested or a person soulce to the Mortgagor, deal with such sucressor or successors in interest with reference to this morta with the Mortgagor, and may forbase to a see or may extend time for payment of the debt, secured her flability of the Mortgagor horounder or upon the debt hereby secured; rrion other than the brortpagor, the Mortgages may, wit ortgage and the debt hereby secured in the same manin hereby, without discharging or in any way affecting

- G. That time is of the essence become and it default be made in performance of any covenant berein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to entince any other ten or charge upon any of said property, or upon the filling of a covereding in back trucky by a said of the Morragage for if the Morragage is said property, or upon the filling of a said property of an engigement of the control of or in custody of any count, or if the Morragage of the Morragage, or upon the said or upon the said property of an engigement of beneficial interest in said property, without the written consent of the Morragage, or upon the death of any maker, endorser, or guaranteed of the note secured hereby, or in the event of the filling of a suit to condemn all or a pair of the said property, then and in any of said events, thereby substituted and empowered, at its option and without effecting the in hereby excited or the property of said ilen or any right of the Morragage herebunder, to declare without notice, all sums secured hereby immediately due and payable, whether or not such default be remedled by Morragage, and any foreclosure a sale may be made of the premises or masse without offering the several parts separately;
- HI has the Mortgage, and in any Inrectousir a sale may be made of the premises on masse without offering the several part's separately;

 HI has the Mortgages may employ counsel for advice or other legal service at the Mortgages's discretion in connection with any dispute as to the debt bereby secured or the legal of this instrument, or any inigation to which the Mortgages may be made a part on account of this lien or which may affect the title to the property and the property of the section of the forest of the property and the property of the property and the property and the property and the property of the property and the property at the following reasonable property and the property at the following reasonable property at the p the the the crty the
- I' In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered to collect and receive impensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall relate the Mortgages as it may elect, to the immediate reduction of the indebtedness accurate hereby, or to the repair and contentation of opening so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his ensignee.
- J All casements, rems, issues and profits of said premises are pledged, assigned and transferred to the Mortgagon, whether now due or hereafter to become due, under or hy virtue of any lease or agreement for the use or occupantly of laid property, or any part thereof, whether said lease or agreement for the written or verbal, and it is the intention heroof (a) to pledge said tents, issues and profits on a party with said real estate and not secondarily and such lease or agreement in the written or verbal, and it is the intention heroof (a) to pledge said tents, issues and profits on a party with said real estate and not secondarily and such place shall reme and profits on a party with said real estate and not secondarily and such place shall not be deemed merged in any foreclosure decree, and (h) in establish an absolute transfer and assignment to the Mortgagor of all such leases and agreements and all the avails intercubner, ingeriter with the tight in case of default, either before or after foreclosure tale, to entire upon and take possession of manage, maintain and or ask asid premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avail, it via, issues and profits, regardless of when carned, and use such measures whether legal or equitable as 4 may deem propose to recessary, purchase adequate for a section of oversign and other forms of insurance as may be deemed advantageous therefore when it doesn't necessary, purchase adequate for a section of the secondary, purchase adequate for a section of the come therefore, which lies it privately and other forms of insurance as may be deemed advantage and cautions of the secondary purchase and other forms of insurance as may be deemed advantage and cautions of the secondary purchase and other forms of insurance as may be deemed advantaged accratical accratical and other the common therefore when the forms of insurance as may be deemed advantaged accratical and as a secondary purchas
- K. That upon the commencement of any foreclaring proceeding hereunder, the court in which such bill is filed may at any time, either before or after asle, and without notice to the Mortgagor, or any party claiming under him, and without regard on the solvency of the Mortgagor or the theory also or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver with power to manage and resistant to collect the rents, issues and profits of said premises uring the pendency of such foreclassive unit and the statutory petiod of redemption, and such resistant sizes and profits, when collected, may be applied before as smill as after the sale, towards the payment of the indebtedness, costs, takes, insurance or other terms necessary for the protection and preservation of the operly, indusing the expenses of such receivership, or, on any deficiency secree whether there he a decree therefore in personam or not, and if a receiver shit be a populate the shall remain in possession until the expiration of the full period allowed by native for redemption, whether there be redemption or not, and until the issuance of deed in case of sale, but if no deed the issued, until the expiration of the statutory period during which it may be issued and on lease of sald promites shall be millified by the appointment or entry in possession of a receiver but he may elect to terminate any lease junior to the lien hereof.
- L. That each right, power and remedy herein conferred upon or mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith. (not to waiver by the Mortgagee of performance of any coverant herein or in said obligation contained shall thereafter in any manner affect the right of Mo." or a lo require or enforce performance of the same or any other or said coverants; that wherever the content hereof requires; the macculume gender, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assign of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHEREOF, this mortgage is executed, sealer a	and delivered this 4th
A.D. 1993 X + 1 (SEAL) Warello W Enlanguages	(SEAL)
STATE OF Illinois COUNTY OF COOK	I I no Undersigned, a Notary Public in ** Bo.Dn/NC24K
and for said County, in the State aforesaid, DO HEREBY CERTIFY THA His averes, AS A personally known to me to be the same person—whose name—they	T Frank J. & Friscilla M. Bednarczyk, subtribed to the Gregoing instrument.
appeared before me this day in person, and acknowledged that they	signed, scaled and delivered the said instrument
rights under any homestead, exemption and valuation laws.	neight set form, melouning the release and warver of an
· · · · · · · · · · · · · · · · · · ·	November , A.D. 1993 Notary Public 799
This document prepared by Mark J. Duffy Fermanent Real Estate Index # 20-35-415-012-0000	" OFFICIAL SEAL." KATHLEEN M. PIETRANCZYK NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 12/5/95