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Date	à th	i si

15th

March day of

A. D. 19 93

Loan No. DR 1002741-6

THIS INDENTURE WITNESSETH: THAT THE UNDERSIGNED,

Andrzej Plewa and Maria Plewa, husband and wife

125094 43806 Sa

of 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 referred to as the Mortgagee, the Cook in the State of Illinois, to wit:
LOT 3 IN MCDONNELL'S SUBDIVISION OF THE NORTH 3/5 OF LOT 1 IN BLOCK 8 IN
FREDERICK H. BARTLETT'S OKETO FIELDS BEING A SUBDIVISION OF THE WEST 1/2 OF THE Cook following real estate situated in the County of NORTHEAST 1/4 OF SECTION 36, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

8212 S. Beloit, Bridgeview, Il. 60455 Common Address. PTN: 18-36-211-017-0000

> COOK COUNTY ILLIHOIS FILEO FOR RECORD

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TOCETHER with all buildings, improvements, is uses or appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures or articles, whether in single units or centrely controlled, used to supply heat, gas, air conditioning, weller, light, power refrigeration, ventilation or other services and any other thing now or here fer therein or thereon the turnishing of which by lessors to leasees is customary or appropriate, including screen, venetian blinks, window at deciliary doors and windows, floor coverings, screen doors, first-door beds, awaings, stores and water heaters tail of which are decilared to be a part of taid real casts whether physically attached thereto or not), together with all estimated and the rents, issues and profits of every name. Neture and kind it being the intention hereby to establish an absolute transfer and assignment to the Americans of all leases and available of said premises are a lease the payment of all leases and appears of string and represent of string and represent of string and responses of string and received assignment. Including taxes and assessments, and second to the payment of the payment of any indebtedness then due and or incurred harsunder.

TO HAVE AND TO HOLD all of said property with said or ir enunces, apparatus, fixtures and other equipment unto said Mortgages forever, for the uses herein set forth, free from all rights and benefits unor. Its Homestead Exemption Laws of the State of Illinois, which said rights and benefits said Mortgagor does hereby release and waive.

TO SECURE (1) The payment of a note and the performance of the obligations therein contained, executed and delivered concurrently nerewith by the Mortgagor to the Mortgages in the principal sum of

Ninety Five Thousand and no/100-----

\_\_\_\_\_\_Dollars 13 95,000.00

which is payable as provided in suit note, and (2) any additional advances made by the Mortgager to the Mortgager, or his successors in little for any purpose, at any line before the release and cancellation of this mortgage, such add tional advances shall be evidenced by a Note or other agreement executed by the Mortgager or his successors in little as being secured by this morigine, the amounts that shall be secured hereby when advanced to perfect the security.

The property of the content of the obligation hereby secured, and performance of all obligations what this mortgage and the note secured by it, said note shall be marked paid and delivered to the maker or his assigner with this in-rigage my cancelled and any other instruments or instruments necessary to clear the title to the property herein described on account of the indeptedness hereby secured and executed in due and legal form interest for the cancellation and release.

THIS MORTGAGE CONSISTS OF TWO PAGES. THE COVENANTS, COUNTIONS AND PROVISIONS APPEARING ON PAGE 2 (the reverse side of this mortgage) are incorporated hyrein by reference and ARE A PART HEREOF AND SHALL BE BINDING ON THE MORTGAGORS, THEIR HEIRS, SUCCESSORS AND ASSIGNS.

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

(SEAL)

Pleans Auelnei (SEAL) Andrzej Plewa Maria Plewa

State of Illinois County of Cook

a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that the above named persons 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, 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 Notarial Seal, this 15th day of March , A. D. 19 93

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

Page 1

EVA OGRODNY NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION FOOP. AUG. 9,1995

MOTARY PUBLIC

(SEAL)

## A. THE MORTGAGOR COVENANTS:

A. THE MORTGAGOR COVENANTS:

(1) To pay all table, 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 Nois of even date incremits; (2) To keep the improvements now or reteasive upon and premises insured against such hazards or liability, as the Morigagee may require in such companies, and in such form as shall be approved by the Morigagee. All such insufance policies shall contain proper morigage clauses and the policies shall be returned to the Morigagee. All such insufance policies are cancelled for any reason whiteheaver and no new insurance policies are presented to the Morigagee on or before the date of termination of the notice of cancellation, then the Morigagee shall have the right to commence foreclosure prince-drings as provided in paragraph B3, terror or property, retain, restore or closely and the Morigagee shall have the right to commence foreclosure prince-drings as provided in paragraph B3, terror or operate and premises and keep them buildings or improvement now or hereafter on the premises which may become demised or claused or otherwise and premises and keep them buildings or improvement new or hereafter on the premises which may become demised or companies and the Municipality and any notice governmental board, suthing or agency having jurisdiction over the morigaged premises, (d). Not to suffer or permit any unlawful use of or any notice asts on soid property are to dominish nor impair its value by any act or or infision to act; (7). Not to suffer or permit, without he written permission or consent of the Morigagee being first had and obtained, for any use of said property for a purpose other than that for which have any notice of the morigage being first had and obtained of any of the improvements, apparatus, fixtures or equipment now or hereafter upon said property, (c) a sale, assignment or transfer of any right, title or interest in and to said property or any partion thereof, or any of the improv

## B. THE MORTGAGOR FURTHER COVENANTS:

1)) That in case of his failure to perform any of his covenants herein, the Morigagee may also do any set, it may deem necessary to protect the lieu of this morigage, and that he will immediately repay any montes paid of dicturated by the Morigagee for nor of the above nutriness, and such montes shall be added to the unhald belance of the atwested Note as of the first day of the then current month and become so much additional indebtedness secured by this morigage and may be included in any decree foreclosing this morigage and be paid out of the rentsion incorrection of the sale of said premises, if not otherwise paid by him; that is shall not belighted to implicately upon the Morigagee to inquire into the validity of any ten, encumbrance or closured that any purpose nor to do any act hereunder; that the Morigagee shall not incur personal liability because of anything it may do no omit to do hereunder:

12) That it is the intent hereof to accure payment of said Note whether the entire amount shall have been advanced to the Mortgagor at the hereof or at a lifer date, and to secure any other amount or amounts that may be added to the mortgage indebtioness under the terms of mortgage;

this morisage.

13) That if the ninigagar shall secure and sasign in and Multigages, deshilliv insurance and life insurance in a company acceptable to a Murigage, and in a ferr, acceptable to it, the Murigages has the right to advance the first account premium for auth insurance and said each pment to the single before of the loan as of the first day of the then current month, and it shall become additional indebtedness secured by

Mortgage: gill it a turn secrement.

ment to the unignid but one of the loan as of the first day of the then current month. Since a second mean continuous and the loan as of the first day of the herelinabove described becomes vested in any person other than the undersigned, or any of them, then the notion of the notion of the most second more than the notion of th

15) That in the event the ownership of sat' importly or any part thereof becomes vested in a person other than the Mortgagor, the Mortgago may, without notice to the Mortgagor, deat with sur's surveyable for interest with reference to this mortgage and the debt thereby secured in the same is manner as with the Mortgagor, and this for ker to sure or may strend limit for payment of the debt secured heataby without discharging or in any way affecting the Hability of the Mortgagor fire-and or union the debt hereby secured; or, in lieu tilereof, the Mortgagos may accelerate all installment payments due and demand full payment upon the cale or remailer of the mortgagod property in any case where the transfer is made without the writing permission or consent of the Mortgagos.

pagements due and demand cut the Morigages.

(0) That time is of the easymer netted and if default be made in performance of any covenant hereix contained or in case of default in making any payment under said Note or any extenant or invasion shereof, or it proceedings he most time to not one of the more any page and of the property in uses the filing of a provending in local only by or against the Morigagor, or if the Morigagor shall make an assignment for the benefit of his creditors or if his proverty be thated under control of or in cutsed of our court, or if the Morigagor shall make an assignment for the benefit of his creditors or if his proverty be thated under control of or in cutsed or out, or if the Morigagor shall make an assignment for the benefit of his creditors or if his proverty be thated under control of or in cutsed or out, or if the Morigagor abandon any of said property, then and in any of said events, the Morigagor or hereby and or red and employment at its outton, and without affecting the lien hereby created or the priority of said line or after said said Morigagor or out of the Morigagor or the Morigagor of the more of the court in which such bill is filed may, at any time, either before or after saile, and without more of the Morigagor or any party claiming ended him, and without respect to the Morigagor or the provider of the owner of the equity of redemption as a homestead, appeared to review the more of the Morigagor or any party claiming ended him, and without respect to the Morigagor or the provider and to reduce the warms and profits of said premises, or whether they same small then be owner of the court of redemption as a homestead, appeared as a few laws after the Morigagor or its agent with hower to manage, and without respect to the Morigagor or its agent with hower to manage and send or reduce the property including the response to such as a

(8) In case the mortgaged property or any part thereof is damaged, or destroyed by fire or any other rause, or taken by condemnation. Then the Mortgages is hereby empowered to receive any compensation which may be paid. Any monies as received any be supplied by the Mortgages as it may elect. to the immediate reduction or payment in full of the indefidedness secured kereby, or to the repair and to our tion of the property. In the event the Mortgages makes inspections and disbursements during the repair and restoration of the property, the Mortgage makes inspections and disbursements during the repair and restoration of the property, the Mortgage may make a charge not to exceed 2% of the smount of such disbursement.

(9) That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right of the Mortgagee whether herein or by law conferred, and may be enforced concurrently therewith; that no waster by the Mortgagee of the formance of any covernments in and noise contained shall thereafter in any manner affect the tight of Mortgagee to require or enforce performance of the same of any other of said covernment; that wherever the context hereof requires, the magnetine gender, as used herein, shall include the formal and that all right and obligations under this mortgage shall extend to any be binding on the respective heirs, executors, administrators, successors and assigns of the Mortgager and Mortgagee.



maski. PREFERRED SAVINGS BANK

4800 S. PULASKI ROAD

CHICAGO, ILLINOIS 60632

EVA OCRUSA MOTARY FURINC STATE OF BLICKING SCALE SHEW THE PROPERTY OF THE