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\$3117.77 TO \$51

## ASSIGNMENT OF MORTGAGE OR BENEFICIAL INTEREST IN DEED OF TRUST

FOR VALUE RECEIVED, the undersigned assignor ("Assignor") does hereby grant, bargain, sell, assign, transfer and convey to the following assignee ("Assignee"):

Franklin Credit Recovery Fund XXII L.P.,

a Limited Partnership organized under the laws of the state of Virginia

6 Harrison Street, 6th Floor, New York, NY 10013

all of Assignor's right, title and interest in and to that certain Mortgage or Deed of Trust, a copy of which is attached hereto as Exhibit "A", which encumbers the real property more particularly described freezin, together with all the indebtedness currently due and to become due under the terms of any promissory note or evidence of indebtedness secured thereby. This assignment is made without recourse to Assignor and without representation or warranty by Assignor, express or implied.

Recording Data From Page No	implied.	70-					
ASSIGNOR:  COOK COUNTY RECORDER RECORDER RECORDER RESOLUTION TRUST CORPORATION as Receiver for First Federal Savings Bank of Zion, Zion, Illinois  State of Missouri State of Missouri State of Missouri State of Missouri  The undersigned, a notary public in and for the above-said County and State, does hereby acknowledge that on the day and year set forth below, personally appeared as Attorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for First Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to be the person(s) who executed the foregoing instrument on behalf of said principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this day of low 1994.	Recording	Page No.	· }				
RECORDER JESSE WHITE ROLLING MEADOWS  STATE OF MISSOURI  The undersigned, a notary public in and for the above-seid County and State, does hereby acknowledge that on the day and year set forth below, personally appeared as Attorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for First Pederal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this day of May 1994.	(0)	pk Count	16	<del></del> '			
RECORDER First Federal Savings Bank of Zion, Zion, Illinois  JESSE WHITE  ROLLING MEADOWS   Sy:    Janie K. Reed (Lie known as J. Reed)     Attorney-in-frect under Limited Power of Attorney-in-frect under Limited Power of Attorney dayed Specified Power of Attorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for Pirst Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this   day of   Nov   1994.			Ox	ASSIGNOR:			
JESSE WHITE ROLLING MEADOWS  Sy:    Jania K. Reed (also known as J. Reed)   Attorney-in-Fact under Limited Power of Attorney-in-Fact under Limited Power of Attorney day of Streumbers 2.25%  STATE OF MISSOURI   Ss.   MAIL   0.50     95340082     The undersigned, a notary public in and for the above-soid County and State, does hereby acknowledge that on the day and year set forth below, personally appeared as Attorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for First Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to be the person(s) who executed the foregoing instrument on behalf of stild principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this   day of   Nov   1994.				as Receiver fo	or		•
ROLLING MEADOWS    Sanis K. Reed (also known as J. Reed)		REC	OKDEK O	First Federal	Savings Banl	k of Zion, Zion	, Illinois
STATE OF MISSOURI  STATE OF MISSOURI  STATE OF MISSOURI  SS.  HAIL 0.50  HAIL 0.50  HOSSING STATE OF STATE OF JACKSON  The undersigned, a notary public in and for the above-said County and State, does hereby acknowledge that on the day and year set forth below, personally appeared i. Raed  Corporation, solely in its capacity as Receiver for First Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this day of Nov 1994.		JESSE	WHITE	74		$\chi_{2}$	
STATE OF MISSOURI  SS.  COUNTY OF JACKSON  The undersigned, a notary public in and for the above-said County and State, does hereby acknowledge that on the day and year set forth below, personally appeared as Attorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for First Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this day of 1994.		ROLLING	MEADOWS		nin K. Rosel/All	- Columbia III	<del>=====</del>
COUNTY OF JACKSON  Ss.  #AII. 0.50 95340082  The undersigned, a notary public in and for the above-said County and State, does hereby acknowledge that on the day and year set forth below, personally appeared as Attorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for Pirst Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to the the person(s) who executed the foregoing instrument on behalf of said principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this day of 1994.				A	tomey-in-Fact	under Limited	Power of
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Corporation, solely in its capacity as Receiver for First Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to be the person(s) who executed the foregoing instrument on behalf of said principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this	acknowledge	that on			forth bel	low, persona	ily appeared
Illinois as specified above, and being duly sworn by and personally known to the undersigned to be the person(s) who executed the foregoing instrument on behalf of sold principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this	7	. Reso	annality as t	laratura for Dia	as Attorney	-in-Fact for Re	Solution Trust
be the person(s) who executed the foregoing instrument on behalf of sold principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this / day of / 1994.	Corporation,	solety in its	and being d	teceiver for Fill	d nersonally	Avings billik O	l ZiON, ZiON, undersioned to
to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.  WITNESS my hand and official seal, this \( \text{O} \) day of \( \text{Nov} \) 1994.	be the person	(s) who execu	uted the forego	oing instrument of	n behalf of s	uid principal.	acknowledged
the free act and deed of said principal.  WITNESS my hand and official seal, this / day of / 1994.	to the undersi	gned that she	he/they volun	tarily executed t	he same for	the purposes th	crein stated as
	the free act an	d deed of sa	id principal.	•			
[SEAL]	WITN	IESS my hand	l and offictat s	eat, this 10	day of _	Nov	994.
	[SEAL]					100	

RICKI D. COX
Notary Public - Notary Seal
STATE OF MISSOURI
Clay County

My Commission Expires 8/15/97

Notary Public for the State of Missouri My Commission Expires:

[WHEN RECORDED RETURN TO]
NATIONWIDE TITLE CLEARING
7530 GLENOAKS BLVD., SUITE #200
BURBANK, CALIFORNIA 91504
FRANKLIN LOAN NO: 161031

95340082

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160031

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Property of Cook County Clerk's Office

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On the 17th day of APRIL	
THOMAS AND CLORIA D. JAWOROWSKI hi	s wife as joint tenants
who live(s) at 4443 NORTH ALBANY - CHICAGO, IL. 60	62.5
(the "Property Owner") MORTGAGES and WARRANTS to First Credit Corp	poration ("FCC"), whose principal place of business is at First Credit
Corn 570 Lake Cook Rd Deerfield IL al	of the land, buildings, and other improvements now or in the future owners by the
Property Owner and located at 4443 NORTH ALBANY - CHICA	GU. IL. 60625
in COOK Count	y in illinols (the "mortgaged properly"), the legal description of which is as follows
# of the Northwest % of Section 13	Association's subdivision of the West Township 40 North, Range 13, East of the
Third Principal Merdidian (except Ri	والمراجع والمراجع والمستراء والمستراط والمستراط والمستراك والمراجع والمستراط والمستراط والمستراط والمستراط
Elevated Co.) in Cook County, Illino	
rievated co. / in cook county, illino	
Commonly known as. 4443 N. Albany Avenue Chic	ago 49161 + G +-90-35616
P.I.N. Number(s). 13-13-127-005	. COOK COUNTY RECORDER
7.334. (100110-0110).	
The Property Owner MORTGAGES and WARRANTS the mortgaged property	y to FCC to provide accurity for a debt owing under a Retail Installment Contract (the
"Contract") dated APRIL 17 . 19 90 , between THOMAS AND	CLORIA D. JAWOROWSKI
as Buyer and BESTWAY LIMBER AND CONSTRUCTION INC.	as Contractor/Seller which Contract has been or is
to be assigned to FCC. The gout owing under the Contract is \$ 0.625.0	(related to in the Contract as the "Amount
Financed") and is payable, toge nor with a FINANCE CHARGE (as defined in	the Contract) calculated at the interest rate specified in the Contract, in consecutive
monthly installments of \$	each, commanding approximately 30 days from the date of completion of
the improvements described in the Court 401, with the full debt, if not paid earlie	er, due60 months after the due date of the first payment due under suid
Contract. The Contract also provides for his charges; however, in no event a	thall the total aggregate indebtedness secured by this mortgage exceed an amount
equal to twice the deht owing under the Control!  The Property Owner also agrees to the following terms	
1 PROPERTY SUBJECT TO MORTGAGE. The Property Owner subjects the	e mortgagest acoperty to payment at the debt due under the Contract
<ol><li>INSURANCE. The Property Owner will maintain insurance against the and of</li></ol>	ther hazards on the mortgaged property for the benefit of FCC, will pay the premiums
for the insurance and will transfer to FCC all procedus of such insurance to	the extent of the unpaid debt secured by this mortgage as the mortgaged property.
4. OTHER MORTGAGES: The Property Owner will pay, on time, all installments	as, assurantens, and sower, water or other charges on the morigaged property, and will a of principal and interest on any other morigage on the morigaged property, and will
not violate any other term of any other mortgage	
5. RECEIPTS FAILURE TO MAKE CERTAIN PAYMENTS: Upor FCC's written requirements 2.3 and 4 above. If the Property Owner Inite to make upon the property of the Property Owner Inite to make upon the property Owner Inite to the I	liest, the Property Owner shall furnish to FCC duplicate receipts for psyments required by I regulred by paragraphs 2, 3 or 4 above, FCC may make the payment. If FCC makes
any such payments, the amount of such payment will be added of in debt se	cured by this mortgage and will be a debt of the Property Owner, payable on FCC's
demand, with interest equal to the maximum rate permitted by lav.	
8. NO ALTERATION OF MORTGAGED PROPERTY. The Property Oxider will not be mortgaged property in as as some	not alter, demaish or remove any part of the mortgaged properly without FCC's per-
mission. The Property Owner will keep the mortgaged property in good rep. 7. IMMEDIATE PAYMENT UPON DEFAULT. If any installment due under the C.	an and congress. The act is not paid with 30 days after its due date or if any other "default" as defined in
the Contract occurs, or if any term of this mortgage is violated, FCC may (	smalld the immediate payment of the entire dobt due under the Contract and this
mortgage. Upon payment in full after any such demand, a refund of the unearly cribed in the Contract.	art portion of the FINANCE CHARGE and any insurance charges may be due as des-
	to size yna noru opeginom airli bna foarlood aft rednu suh idab arilna an. to 'ram
transfer of the mortgaged property or upon any assignment or pledge of the	e beneticial interest in or power of direction over any land trust holding little to the
mortgaged property. Upon payment in full after any such demand, a refund of due as described in the Contract.	the unearried portion of the FINANCE CHARGE and any insurance charges may be
	as been committed under this mortgage or the Contract, FCC, in addition to its other
remedies, may enter the mortgaged property for the purposes of inspection	
10. DEMAND IN PERSON OR BY MAIL. Demand for payment may be made	s in person or by man as of loreclosure, a rucely ir of the mortgaged property may be appointed, and the
mortgaged property may be sold as one piece of property. FCC may be app	oolnted as such receiver.
12 ASSIGNMENT OF RENTS To further secure the Indebtedness, Property	ty Owner doos hereby # if _saign and transfer unto FGC all the ronts, issues and
profits now due and which may herealler become due under or by virtue of an	by lease, whether written ( r v/al. or any letting of, or of any agreement for the use or stofore or may be hereafter ried/, or agreed to, it being the intention hereby to
	sements unto FGC, and Propert Cweer does hereby appoint irrevocably FCC its
true and lawful attorney (with or without taking possession of the Property) t	o rent, lease or let all or any port on of the Property to any party at such rental and
upon such terms as FCC shall, in its discretion determine, and to collect all of now due or that may hereafter become due.	said rents, issues and profits arising $n$ $m$ or accruing at any time hereafter, and all
	oics', materialmen's, workmen's, judgmen, or tax lien to attach to the mortgaged
property.	
14. STATEMENTS BY PROPERTY OWNER: The Property Owner is the sole own and additional papers to make this mortgage fully offective, the Property Owner.	ner of the mortgaged property. Should it be not ell sary for the Property Owner to sign
	ner. his, her or their heirs and personal represer.(a) ves, and all persons who subse-
quently acquire any interest in the mortgaged property.	
16. TRANSFER OF MORTGAGE: FCC may transfer its interest in this mortgage. would have if FCC were still the holder, including the right to transfer.	Any subsequent holder of FCC's Interest in this mollogic will have all the rights FCC
17 WAIVER OF HOMESTEAD: The Property Owner releases and waives all	right of homestead exemption in the mortgaged property
18. GOVERNING LAW: This instrument shall be governed by the law of filling	nis.
	ther by acceleration or otherwise, FCC has the right to foreclose its lien, and in any secree for asie all expenditures which may be incurred on behalf of FCC for reason-
	the mortgaged property shall be distributed and applied in the following order of
	gs; second, all other items which under this mortgage constitute secured indebted-
ness additional to that evidenced by the Contract, with interest thereon as here fourth, any overplus to the Property Owner.	oin provided; third, all principal and interest remaining unpaid on the Contract; and
20. LEGAL DESCRIPTION AUTHORIZATION: The Property Owner hereby auti	norizes FCC to determine the legal description of the mortgaged property and enter-
it on this mortgage.	
	I (We) acknowledge that I (we) have received a copy of this
	mortgage:
This mortgage has been duly executed by the Property Owner.	Thomas Il (1120 mon all
	(PROPERTY OWNER)
In Presence Of.	417
	(LS)
(A)	PROPERTY OWNER)
ISUBSCRIBING WITNESS)	(L.S.)
	(PROPERTY OWNER)
	• •

This instrument was prepared by, and when recorded should be mailed to:

FIRST CREDIT CORPORATION 570 LAKE COOK ROAD • SUITE 115 DEERFIELD, ILLINOIS 60015 95340082

x3Mad

## **UNOFFICIAL COPY**

Property of Cook County Clerk's Office