MORTGAGE

DEPT-01 RECORDING

\$35,00

T#0014 TRAN 1375 03/13/97 10:52:00

49646 + JW W-97-171683

COOK COUNTY RECORDER

BOX 37

ATGF, INC

Above Space For Recorder's Use Only

THIS INDENTURE WITNESSETH: That the undersigned,

LA SALLE NATIONAL BANK, a national

banking association

a Corporation duly organized and existing under and by virtue of the laws of the UNITED STATES OF AMERICA personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated FEBRUARY 5, 1997 and known as Trust Number 120768 to as the Mortgagor, does hereby mortgage and conver to

FIRST SAVINGS AND LOAN ASSOCIATION OF SOUTH HOLLAND

a corporation organized and existing under the laws of the State of Illinois, (the "Association"), hereinafter referred to as the Mortgagee, the following real estate, situated in the County of , in the State of ILLINOIS, to wit:

LEGAL CONTAINED IN EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF:

97171663

TOGETHER with all buildings, improvements, fixtures or appurtenances now or her after erected thereon, including all apparatus, equipment, fixtures, or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or otherwise and any other thing new or bereafter therein or thereon the furnishing of which by lessors to lessees is customary or appropriate, including screens, venetian blinds, window shades, storm doors and windows, floor coverings, screen doors, in-a-door beds, awnings, stoves and water accuers (all of which are declared to be a part of said real estate whether physically attached thereto or not); and also together with all easements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgagee. whether now due or hereafter to become due under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal and whether it is now or may be hereafter existing or which may be made by the Mortgagee under the power herein granted to it; it being the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure judgment, and (b) to establish an absolute transfer and assignment to the Mortgagee of all such leases and agreements and all the avails thereunder, together with the right in case of default, either before, or after foreclosure sale, to enter upon and take exclusive possession of, manage, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits regardless of when carned and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ renting agencies or other employees, after or repair said premises, buy furnishings and equipment therefor when it deems necessary, purchase all kinds of insurance, and in general exercise all powers ordinarily incident to absolute ownership, advance or borrow money necessary for any purpose herein stated to secure which a lien is hereby created on the mortgaged premises and on the income therefrom which lien is prior to the lien of any other indebtedness hereby secured, and out of the income retain reasonable compensation for itself, pay insurance premiums, taxes and assessments, and all expenses of every kind, including

Long No. 16947-5.0

9.4.400

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attorney's fees incurred in the exercise of the powers herein given, and from time to time apply any balance of income not in its sole discretion, needed for the aforesaid purposes, first on the interest and then on the principal of the indebtedness hereby secured, before or after any judgment of foreclosure and on the deficiency in the proceeds of sale, if any, whether there be a judgment in personam therefor or not. Whenever all of the indebtedness secured hereby is paid, and the Mortgagee, in its sole discretion, feels there is no substantial uncorrected default in performance of the Mortgagor's agreements herein, the Mortgagee, on satisfactory evidence thereof, shall retinquish possession and pay to Mortgagor any surplus income in its bands. The possession of Mortgagee may continue until all indebtedness secured hereby is paid in fall or until the delivery of a judicial deed pursuant to a judgment foreclosing the lien hereof, but if no deed be issued then until the expiration of the statutory period during which it may be issued. Mortgagee shall, however, have the discretionary power at any time to refuse to take or to abandon possession of said premises without affecting the tien hereof. Mortgagee shall have all powers, if any, which it might have had without this paragraph. No suit shall be sustainable against Mortgagee's possession ceases.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment unto said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which said rights and benefits said Mortgagor does hereby release and waive.

1. The payment of a Note ("Note") executed and delivered concurrently and of even date herewith by the Mortgagor to

TO SECURE:

Mortgage.

he Mortgagee in the sum of 1720 HUNDRED FORTY-SIX THOUSAND FOUR HUNDRED AND NO/100End					
	Dollars (\$ 246,400.00)				
which is payable in monthly installments is provided in said Note, to built suid indebtedness is paid in full;	be applied first to interest, and the balance to principal				
2 Any additional advances made by the Mortgagee at its of hereinafter provided, for any purpose, all such advances are to be made whereinafter provided for the sufficiency of actual cotice or record against the rights of creditors or subsequent purchasers for calculate consum in excess of TWO HUNDRED FORTY—SIX THOUSAND FOUR HEREING FOUR FOUR FOUR FOUR FOUR FOUR FOUR FOUR	vithin such period of time as may be provided hereafter otice of the option of future or additional advances as				
	uch further sums as may be advanced for the purpose of all supplemental notes, agreements or other documents, which such supplemental notes, agreements or other accuments and other documents from Mortgagor in favorances or re-advances shall be optional with Mortgagee, sereof to for present or future owner of the mortgaged				

A. THE MORTGAGOR COVENANTS.

(1) To pay said indebtedness and the interest thereon and any applicable prepayment prenamo as herein and in said. Note provided, or according to any agreement extending the time of payment thereof,

3. All of the covenants and agreements in said Note (which is made a part of this Mortgage contract) and this

- (2) To pay, unless theretofore paid by the Mortgagee out of reserves withheld for that purpose, each annual general real estate tax when due and payable and to pay immediately when due and payable all special taxes, special assessments, water charges, sewer service charges and other taxes and charges against said property, including those heretofore due, (the monthly payments provided by said Note in anticipation of such taxes and charges to be applied thereto), and to furnish the Mortgagee, upon request, with the original or duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purposes of this requirement
- (3) To keep the improvements now or hereafter situated upon said premises insured against loss or damage by fire, lightning, windstorm and such other hazards, including public liability and loss of rental income and including liability under laws relating to intoxicating liquors and including hazards not now contemplated, as the Mortgagee may reasonably require to be insured against, under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, in such responsible company or companies, and in such form as shall be satisfactory to the Mortgagee until said indebtedness is fully paid, or in the case of foreclosure, until expiration of the period of redemption, (sums accrued in anticipation of renewal premiums on insurance pursuant to the terms of

said Note, shall be applied in payment of such premium); such insurance policies, including additional and renewal policies shall be delivered to and kept by the Mortgagee and shall contain a clause satisfactory to the Mortgagee making them payable to the Mortgagee, as its interest may appear, and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or redemptioner, or any grantee in the judicial deed; and in case of loss under such policies, the Mortgagee is authorized to adjust, collect and compromise in its discretion, all claims thereunder, and the Mortgagor agrees to sign, upon demand, all receipts, vouchers and releases required of him by the insurance companies; application by the Mortgagee of any of the proceeds of such insurance to the indebtedness hereby secured shall not excuse the Mortgagor from making all monthly payments until the indebtedness is paid in full;

- (4) To complete within a reasonable time any buildings or improvements now or at any time in process of erection upon said premises;
- 15) To promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed unless the Mortgagee in its sole discretion, which discretion is hereby granted it, elects to apply the proceeds of any insurance covering such destruction or damage, on the indebtedness secured hereby;
- (6) To keep said premises in good condition and repair, without waste, and free from any mechanic's, or other lien or claim of lien not expressly subordinated to the lien hereof;
- (7) Not to suffer of permit any unlawful use of or any nuisance to exist on said property nor to diminish or impair its value by any act or omission to act;
 - (8) To comply with all requirements of law with respect to the mortgaged premises and the use thereof;
- (9) Not to suffer or permit, without the written permission of the Mortgagee being first had and obtained, (a) any use of the property for any purpose other than that for which it is now used, (b) any alterations, additions, demolition, removal or sale of any improvements, apparatus, apparatus, apparatus, apparatus, apparatus, apparatus, fixtures or equipment now or hereafter upon said property, (c) a purchase on conditional sale, lease or agreement under which title is reserved in the vendor, of any apparatus, fixtures or equipment to be placed in or upon any buildings or improvements on said property;
- (10) That if any person, for the purpose of harner securing the payment of the Mortgage indebtedness, shall procure contracts of insurance upon his life or disability insurance or insurance for loss of time by accidental injury or sickness, such contracts making the Mortgagee assignee or payer thereinder, then to pay the premiums thereon as and when the same become due (sums accrued in reserves in anticipation of such renewal premiums shall be applied thereto), and in default of such payment, the Mortgagee may, but is not hereby obligated so to do, pay the premiums on such insurance and add said payments to the principal indebtedness secured by this Mortgage;
- (11) To appear in and defend any proceeding which in the opinion of Mortgagee affects its security hereunder, and to pay all costs, expenses and attorneys' fees mentred or paid by Mortgagee in any proceeding in which it may be made a party defendant by reason of this Mortgage
- (12) The Mortgagor covenants that in order to provide for the payment of taxes, a pay out of the Trust Estate aforesaid, monthly in addition to the payment of principal and interest, one-twelfth of the animal real estate taxes as estimated by the holder of the Note so as to provide funds for the payment of the current year's tax obligation on the last day of each such year during the term of the Note. The undersigned promises further to pay out of the Trust Estate aforesaid, monthly a pro-rata share of all assessments, future hazard insurance premiums, premiums on account of life, accident, disability or sickness insurance under any such policies of insurance assigned or payable to the holder of the Note as additional security for the payment thereof, and any other charges that may accine against the property securing the indebtedness. If the amount so estimated and paid shall prove to be insufficient to pay said taxes, insurance assessments and other charges, the undersigned promises to pay out of the Trust Estate aforesaid, the difference upon demand. It is agreed that all such payments shall, without carnings, be carried in a borrower's tax and insurance account and applied by the holder of the Note to pay such items. Such sums so held are hereby pledged, together with any other account of the undersigned held by the holder of the Note. To further secure the indebtedness and the holder of the Note, or any officer or agent thereof, is hereby authorized to withdraw and apply the same hereon. The holder of the Note is further authorized to pay said items as charged or billed without further inquiry.
- (13) The Mortgagor covenants to furnish to Mortgagee a sworn itemized statement of the most recent annual income and expenses pertaining to the mortgaged premises, such statement to be furnished within 105 days following the close of the Mortgagor's fiscal year. A sworn financial statement of Mortgagor's beneficiary and any guarantor(s) of the Note, including income and expense statement and balance sheet, in a form satisfactory to Mortgagee, is to be furnished within 105 days after the close of Mortgagor's beneficiary's fiscal year. An administrative fee of \$250.00 will be charged if statements are not furnished.
- (14) The Mortgagor covenants that the Mortgagee shall have the right, upon reasonable notice, to inspect the mortgaged premises at all reasonable times, and access thereto shall be permitted for that purpose.

B. THE MORTGAGOR FURTHER COVENANTS:

- (1) That in the case of failure to perform any of the covenants herein, the Mortgagee may do on the Mortgagor's behalf everything so covenanted, that the Mortgagee may also do any act it may deem necessary to protect the lien hereof; that the Mortgagor will repay upon demand any moneys paid or disbursed by the Mortgagee for any 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 hereby secured and may be included in any judgment foreclosing this Mortgage and be paid out of the rents or proceeds of sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, encumbrance, or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereunder; and that Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder;
- (2) That it is the intent hereof to secure payment of said Note whether the entire amount shall have been advanced to the Mortgagor or to its successors in title, at the date hereof or at a later date, including any additional advances which the Mortgage may make in accordance with the terms hereof, plus any amount or amounts that may be added to the Mortgage indebtedness under the terms of this Mortgage for the purpose of protecting the security, and costs incurred in connection herewith, and for the purpose of paying insurance premiums as herein provided;
- (3) That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagoe may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this Mortgago and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt hereby secured without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured;
- (4) That time is of the essence hereof, and if default be made be in performance of any covenant herein contained or in making any payment under said Note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of its creditors or if its property be placed under control of or in custody of any court or officer of the government, or if the Mortgagor abandon any of said property, or if any default occurs under any other instrument securing or guaranteeing the indebtudness hereby, then and in any of said events, the Mortgagoe is hereby authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagoe hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply toward the payment of said Mortgage indebtedness any indebtedness of the Mortgagoe to the Mortgagor, and said Mortgagee may also immediately proceed to foreclose this Mortgage, and in any foreclosure a sale may be made of the premises enmasse without offering the leveral parts separately;
- (5) That upon the commencement of any foreclosure proceeding hereur der, the court in which such bill is filed may at any time, either before or after sale, and without notice to the Mortgagor, or any party claiming under the Mortgagor, and without regard to the solvency of the Mortgagor or the then value of said premises, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, place the Mortgagee in possession of appoint a receiver (who may be the Mortgagee or its agent) with power to manage and tent and to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issued and profits when collected, may be applied before as well as after the foreclosure sale, towards the payment of the indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the property, including the expenses of such postession or receivership, or on any deficiency judgment whether there be a judgment therefor in personam or not, and if the Mongager shall be placed in possession or a receiver shall be appointed said Mortgagee or such receiver shall remain in possession until the expiration of the full period allowed by statute for redemption, whether there be redemption or not, and until the issuance of deed in case of sale, but if no deed be issued, until the expiration of the statutory period during which it may be issued and no lease of said premises shall be millified by any order placing the Mortgagee in possession or by the appointment or entry in possession of a receiver but said Mortgagee or such receiver may elect to terminate any lease junior to the lien hereof; and upon foreclosure of said premises which may be paid or incurred by or on behalf of the Mortgagee for attorney's fees, appraiser's fees, outlays for exhibits attached to plendings, documentary and expert evidence, stenographer's fees, Sheriff's fees and commissions, court costs, publication costs and costs (which may be estimated as to and include items to be expended after the entry of the judgment) of procuring all such abstracts of title, title searches, examinations and reports, guaranty policies and similar data and assurances with respect to title as Mortgagee may reasonably deem necessary either to prosecute such suit or to evidence to bidders to any sale held pursuant to such judgment the true title to or value of said premises; all of which aforesaid amounts together with interest as herein provided shall be immediately due and payable by the Mortgagor in connection with (a) any proceeding, including probate or bankruptcy proceedings to which either party hereto shall be a party by reason of this Mortgage or the Note hereby secured; or (b)

preparations for the commencement of any suit for the foreclosure hereof after the accrual of the right to foreclose, whether or not actually commenced; or (c) preparation for the defense of or intervention in any suit or proceeding or any threatened or contemplated suit or proceeding, which might affect the premises or the security hereof. In the event of a foreclosure sale of said premises there shall first be paid out of the proceeds thereof all of the aforesaid it was, then the entire indebtedness whether due and payable by the terms hereof or not and the interest due thereon up to the time of such sale, and the overplus, if any, shall be paid to the Mortgagor, and the purchaser shall not be obliged to see to the application of the purchase money;

- (6) In case the mortgaged property, or any part thereof shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken, or for damages to any property not taken, and all condemnation money so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged;
- (7) That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith; that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of the Mortgagee to require or to enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the mesculine gender, as used herein, shall include the feminine, and the singular number, 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 assigns of the Mortgager and the successors and assigns of the Mortgager; and that the power herein mentioned may be exercised as often as occasion therefor arises.
- (8) That in the event the Nortgagor shall convey its title to the mortgaged premises or enter into an Instalment Contract or Articles of Agreement for Deed Articles of the beneficial interest therein with any person or persons, firm or corporation who was not, at the date of execution of this Mortgage, one of the beneficiaries of the Trust in pursuance of which this Mortgage is executed, or in the event that any beneficiary of said Trust who was such at the date of execution of this Mortgage shall subsequently sell, assign or convey his beneficial interest in said Trust (other than to one who was a co-beneficiary of said Trust at the date of execution hereof) or enter into an instalment Contract or Articles of Agreement for Deed or for the sale of said beneficial interest, or in the event that the Mortgage of only such beneficiary shall otherwise suffer or permit its or his legal or equitable or beneficial interest in the mortgaged premise to become vested in any person, firm or corporation which was not at the date of execution hereof so vested with a legal or equitable of beneficial interest in the mortgaged property, then, and in any such event, unless the same shall be done with the prior written reasent of the Mortgagee, the happening thereof shall constitute a default hereunder, and thereupon the Mortgagee shall be authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien, to declare without notice all sams secured hereby immediately due and payable.
- (9) The Mortgagor hereby waives any and all rights of redemption under any judgment of foreclosure, on its own behalf and on behalf of all subsequent owners of the mortgaged real estate.
- (10) In the event the Mortgagor shall further encumber the mortgaged property in any amount, it shall constitute a default under the Mortgage.
- (11) The undersigned represents and agrees that this Mortgage, and the Note secured thereby, is to be construed and governed by the laws of the State of Illinois, and that the entire proceeds of the Note shall be used for business purposes as defined in 815 ILCS 205/4(c).
- (12) Mortgagor hereby covenants and agrees that, so long as this Mortgage and the Note secured hereby remain outstanding, the mortgaged premises shall continue to be occupied and used as **rental apartment** and any change in the use of the mortgaged premises, without Mortgagee's prior written consent, shall constitute a default hereunder, and thereupon Mortgagee shall be authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien, to declare without notice all sums secured hereby immediately due and payable.
- shall be due and payable, whether said payment is voluntary, involuntary or the result of prepayment created by the exercise of any acceleration clause provided for herein and/or in said Note. In the event of default under said Note or the Mortgage securing it, notwithstanding that the entire unpaid principal balance may have been declared due and payable, a tender of payment of the amount necessary to satisfy the entire indebtedness evidenced hereby, made by or on behalf of the owner of the premises securing said Note at any time prior to sale under foreclosure of the Mortgage, shall constitute an evasion of the prepayment privilege and shall be deemed to be a voluntary prepayment hereunder and such payment, to the extent permitted by law, will therefore include the premium required under the prepayment privilege contained in said Note, if any.
- (14) Before releasing this Mortgage, the Mortgagee or its successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued.

THIS MORTGAGE is executed by the undersigned, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and the undersigned hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said Note contained shall be construed as creating any liability on the undersigned personally to pay the said Note or any interest that may accuse thereon, or any indebtedness accruing hereunder, or to perform any covenant either expressed or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as the undersigned and its successors personally are concerned, the legal holder or holders of said Note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said Note provided or by action to enforce the personal liability of the guarantor, if any.

In Witness Whereof,	the undersigned, not perso	nally but as Trustee a	s aforesaid, has cause	ed these presents to be
signed by its				nd attested to by its
Secretary,	this 1401 day of		A.D., 1997	
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0,		<i>)</i>		aid and not personally
O.M.	By:	les	June Coll	Vige President
7	O _x AT	rest Aun	icy a Carl	4100 President
STATE OF ILLINOIS			(AL	
COOK) S	S			
COUNTY OF	0/			
before me this day in person and ackn voluntary act and as the free and volun	and known to me to be the Vion President, a owledged that they signed that y act of said Company,	Pesident of the Carlor A Carlor whose same persons whose additional Assistant Assistan	A SALLE NATION Annual	AL BANK Letant Secretary bed to the foregoing espectively, appeared as their own free and
as Trustee as aforesaid, for the uses an				Secretary then and
there acknowledged that the as custo to said instrument as helps from fi	odian of the corporate scal we and voluntary act and	, .		
aforesaid, for the uses and purposes the	· ·	as the free and void	mary act of said Col	inpany, as trusice as
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GIVEN under my hand and h	Notarial Scal, this	14 day or 7 clars	long No	70 97
		رييرسك سنت	Notary Put	olic
		u/		
		v.		
			,	

This instrument prepared by: JANET CHOCHREK
FIRST SAVINGS AND LOAN ASSOCIATION OF SOUTH HOLLAND
475 East 162nd Street, South Holland, IL 60473

BOX 67

EXHIBIT "A"

PARCEL 1:

LOT 10 (EXCEPT THE NORTH 6 FEET THEREOF);

PARCEL 2:

AN UNDIVIDED 1/12 INTEREST IN AND TO LOT 7 ALL IN KROON'S HICKORY HILLS SUBDIVISION NO. 1, IN THE NORTH BAST QUARTER OF THE NORTH WEST QUARTER OF SECTION 11, TOWNSHIP 37 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS;

PARCEL 3:

MORTGAGOR ALSO HEREBY GRANTS TO THE MORTGAGER, ITS SUCCESSORS OR ASSIGNS AS EASEMENTS APPROXIMANT TO THE ABOVE DESCRIBED REAL ESTATE, THE EASEMENT AS SET FORTH IN THE DECLARATION OF EASEMENTS AND EXHIBIT "1" HEREOF, WHICH PLAT WAS RECORDED ON SEPTEMBER 16, 1964 AS DOCUMENT 19,269,616 MADE BY THE CHICAGO TITLE AND TRUST COMPANY, AS TRUSTED UNDER TRUST ACREMENT DATED JUNE 15, 1964 AND KNOWN AS TRUST 46987 DATED OCTOBER 29, 1964 AND RECORDED OCTOBER 29, 1964 AND RECORDED OCTOBER 29, 1964 AND RECORDED OCTOBER 29, 1964 AS DOCUMENT 19,288,868 AND AS CREATED BY THE DEED FROM CHICAGO TITLE AND TRUST COMPANY, A CORPORATION OF ILLINOIS, AS TRUSTED UNDER TRUST ACREMENT DATED MARCH 1, 1965 AND KNOWN AS TRUST NO. 47844 TO ZIVED STEFANOVIC AND MARIA STEFALOVIC HIS WIFE, DATED DECEMBER 1, 1965 AND RECORDED PEBRUARY 1, 1966 AS DOCUMENT 19,727,792, AND MORTGAGOR MAKES THIS CONVEYANCE SUBJECT TO THE BASEMENTS AND ACREMENTS RESERVED FOR THE BENEFIT OF ADJOINING PARCELS IN SAID DOCUMENTS, WHICH ARE INCORPORATED HERBIN BY REPERINCE THERETO FOR THE BENEFIT OF THE REAL ESTATE ABOVE DESCRIBED AND ADJOINING PARCELS.

THIS MORTGAGE/DOCUMENT IS SUBJECT TO ALL RIGHTS, BASEMENTS, RESTRICTIONS, CONDITIONS, COVENANTS AND RESERVATIONS CONTAINED IF THE DOCUMENTS LISTED ABOVE, THE SAME AS THOUGH THE PROVISIONS OF SAID DOCUMENTS WERE RECITED AND STIPULATED AT LENGTH HEREIN.

MORTGAGE ALSO HEREBY CRANTS TO THE MORTGAGES, ITS SUCCESSORS OR ASSIGNS AS EASEMENTS APPURTMENT TO THE ABOVE DESCRIBED REAL ESTATS, THE EASEMENT FOR THE BENEFIT OF PARCEL 1 AFORESAID FOR INCRESS AND ECRESS AND DRIVENAY OVER, UPUN, IN AND ACROSS;

THE MEST 19-1/2 FERT OF LOTS 5, 6 AND 13, THE EAST 19-1/2 FERT OF LOTS 1, 8 AND 9, THE SOUTH 20 PERT OF LOTS 1, 2, 3, 4 AND 5 (EXCEPT THE WEST 19-1/2 FERT OF LOT 5 THERROF AND EXCEPT THE EAST 19-1/2 FERT OF LOT 1 THEREOF), THE NOKEY 20 FERT OF SOUTH 39 FERT OF LOTS 9, 10, 11, 12 AND 13 (EXCEPT EAST 19-1/2 FERT OF LOTS) THEREOF AND EXCEPT WEST 19-1/2 FERT OF LOT 13 THEREOF AND ALSO EXCEPT THAT PART FALLING IN PARCEL 1 AFORESAID) ALL BRING IN KNOON'S HICKORY HILLS SUBDIVISION NO. 1 AFORESAID.

RASEMENTS FOR INCRESS AND ECRESS OVER, UPON, IN AND ACROSS: THE NORTH 4.0 FEET OF LOTS 1, 2, 3, 4, 5 (EXCEPT THE EAST 19-1/2 FEET OF LOT 1 THEREOF AND EXCEPT THE WEST 19-1/2 FEET OF THE LOT 5 THEREOF), THE NORTH 6.0 FEET OF LOTS 9, 10, 11, 12 AND 13 (RICEPT THE RAST 19-1/2 FEET OF LOT 9 THEREOF AND EXCEPT THE WEST 19-1/2 FEET OF LOT 13 THEREOF), THE EAST 4.0 FEET OF LOT 6 AND WEST 4.0 FEET OF LOT 8 (EXCEPT THAT PART THEREOF FALLING IN PARCEL 1 AFORESAID), ALL BEING IN KROON'S HICKORY HILLS SUBDIVISION NO. 1 AFORESAID.

9. 6. 7.0

EXHIBIT "A" (continued)

LOT 7 (EXCEPT THAT PART FALLING IN PARCEL 2 AFORESAID) IN KROON'S HICKORY HILLS SUBDIVISION NO. 1 AFORESAID:

THE EAST 5.0 FEET OF THE WEST 24-1/2 FEET OF LOTS 5, 6 AND 13 (EXCEPT THE SOUTH 39 FEET OF LOT 13 THEREOF), THE WEST 5.0 FEET OF THE EAST 24-1/2 FEET OF LOTS 1, 8 AND 9 (EXCEPT THE SOUTH 39 FEET OF LOT 9 THEREOF), THE NORTH 6 FEET OF SOUTH 45 FEET OF LOTS 1, 2, 3, 4, 5 (EXCEPT WEST 24-1/2 FEET OF LOT 5 THEREOF AND EXCEPT EAST 24-1/2 FEET OF LOT 1 THEREOF) AND NORTH 6.0 FEET OF SOUTH 45.0 FEET OF LOTS 9, 10, 11, 12 AND 13 (EXCEPT EAST 24-1/2 FEET OF LOT 9 THEREOF AND EXCEPT WEST 24-1/2 FEET OF LOT 13 THEREOF) AND NORTH 6.0 FEET OF LOTS 6, 7, AND 8 (EXCEPT WEST 24-1/2 FEET OF LOT 6 THEREOF AND EXCEPT THE EAST 24-1/2 FEET OF LOT 8 THEREOF AND ALSO EXCEPT THAT PART THEREOF FALLING IN PARCEL 1 AFORESAID) ALL BEING IN KROON'S HICKORY HILLS SUBDIVISION NO. 1 AFORESAID;

MORTGAGOR ALSO HEREBY CPANTS TO THE MORTGAGEE, ITS SUCCESSORS OR ASSIGNS AS EASEMENTS APPURTEMANT TO THE ABOVE DESCRIBED REAL ESTATE, BASEMENTS FOR PARKING, OVER, UPON AND ACROSS:

THE NORTH 19.0 FRET OF THE SOUTH 29.0 FEET OF LOTS 1, 2, 3, 4 AND 5 (EXCEPT WEST 19-1/2 FRET OF LOT 5 THEREOF AND THE CAST 19-1/2 FRET OF LOT 1 THEREOF), THE SOUTH 19.0 FEET OF LOTS 9, 10, 11, 12 AND 19, THE RAST 20 FRET OF THE WEST 44-1/2 FRET OF LOT 6, THE WEST 20.0 FRET OF THE EAST 44-1/2 FRET OF LOT 8 (EXCEPT THAT PART THEREOF FALLING IN PARCEL 1 AFORESAID),

ALL BEING IN KROON'S HICKORY HILLS SUBDIVISION NO. 1 AFORESAID, IN COOK COUNTY, ILLINOIS.

PERMANENT INDEX NO.: 23-11-107-027-0000

ADDRESS OF PROPERTY: 8439 W. Flamingo Terrace, Hickory H.D.s. IL 60457

5.2.3620

Proberty of Cook County Clerk's Office