(Corporate Trustee Form) 97207803

THIS INDENTURE WITNESSETH: That the undersigned FIRST BANK AND TRUST COMPANY OF ILLINOIS

a corporation organized and existing under the laws of the STATE OF ILLINOIS

not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the undersigned in pursuance of a Trust Agreement dated JULY 12, 1995 and known as trust number 10-1950 hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to

FIRST BANK AND TRUST COMPANY OF ILLINOIS

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

in the State of ILLINOIS

LOT 26 IN SUBDIVISION OF LOT 1 IN BLOCK 2 IN HAMBLETON, WESTON AND DAVIS SUBDIVISION OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 20, TOWNSHID 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

DEPT-01 RECORDING \$23,00 COMMONLY KNOWN AS 3215 N. WILTON AVENUE, CHICAGO, ILLINOISSU012 TRAN 4430 03/26/97 11:03:00
P.I.N. 14-20-426-013-0000 - 47371 + CG \*-97-20780-5
CODK COUNTY RECORDER
- DEPT-10 PENALTY \$20.00

Together with all holdings, improvements, fixtures or appurtenances now or hereafter erected therein or placed therein, including all appuratus, equipment, histores, or articles, whether in single units or entrally controlled, used to supply heat, gas, attransitioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereing in thereing, the further of which by leasons to lesses is customary or appropriate, including screens, unitions shades, stored and water heaters (all of which are intended to be and are hereby declared to be a part of some fact estate whether physically attached thereto or not); and also together with all easements and the rests, insues and profits of said premises which are in each provided herein. The Mortgagee is hereby subremated to the fights of all mortgagees, herbites and only the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with all the rights and privileges thereunto belonging, unto said Mortgages follows, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any state, which said rights and beceff, and Mortgagor does hereby release and waive.

(1) the payment of a Note executed by the Mortgage, in the order of the Mortgage bearing even date herewith in the principal sum of

800, 000, 00------, ), which Note, togeth r with interest thereon as therein provided, is payable in monthly installments of INTEREST ONLY ON ALL PRINCIPAL BALANCE OUIFIANDING BEGINNING AUGUST 15, 1995. ALL REMAINING PRINCIPAL AND INTEREST DUE ON DEMAND. (\$ ), commencing the day of which payments are to be applied, first, to interest, and the balance to principal, until End inceptedness is paid in full,

(2) any advances made by the Mortgagee to the Mortgager, or its successor in thise, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said or and Note together with such additional advances, in a sum in excess of EIGHT HUNDRED. THOUSAND AND NO/100 Dollars (\$ \$ 800,000,00---- ), 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 Mottyagor to the Mottyagor te contained herein and in said

## THE MORTGAGOR COVENANTS:

A. (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any autoement extending the time of payment thereon? (22) To pay when due and before any penalty attaches thereto all taxes, special taxes, special taxes in ants, water charges, and newer factore charges against said primers) (including think heretofore due), and to furnish Mortgapee, upon request, duplically receipts therefor, and all such items estanded against, and originally shall be such timely deemed valid for the purpose of this requirement; (3) To keep by imprimental now or heracler upon add premises insured against; any its required and such other insurance as the Mortgagee may require. Intelligence may require to be insured against; any its receipts of the public liability insurance and such other insurance is the Mortgagee require. Intelligence may require to be insured against; any its receipt of the public liability insurance and such other insurance is the Mortgagee require. Intelligence to the insurance as the insurance of the periods and contain the usual clause statistics. To the Mortgagee; such and contain the usual clause statistics. To the Mortgagee; such and seed pursuant to foreclosure: and properly of the Mortgagee; and in case of foss under such policies, the Mortgagee is statistic. To the Mortgage of the properly of upon the indebtedness harder companies, in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgage of any insurance companies, on the insurance companies, and the Mortgagee for such purpose; and the Mortgage registed to apply the proceeds of any insurance claim to the restoration of the property or upon the indebtedness hereby secured in the discretion, but monthly payments shall continue until said indebtedness. Said in full; (6) immediately alter destruction or damage. To commence and promptly complete the rebuilding or restoration of buildings and improvements in apoud condition and repeat and promptly complete the rebuilding or

improvements on said property, (ii) To complete within a reasonable time any buildings or improvements now or at any time in process of erection upon the premium.

B in order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securine this indebtedness, and other insurance required or accepted, the undersigned promises to pay to the Mortgagee a pro rata portion of the Corrent year taxes upon the disbursement of the roun and to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which pay minist may at the option of the Mortgagee in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which pay minist may at the option of the Mortgagee in addition to the above payments, a sum that the Mortgagee advances upon this obligation sums sufficient to pay such items in the temporal devances upon this obligation sums sufficient to pay and items in not sufficient, the undersuped promises to pay the difference upon demand. If such sums are held or carried in a savings account or exercise account to be above premium, and the pay and items as the same are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or brillad without further inquiry.

C This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is account to such advance and additional advances which may be made at the option of the Mortgagee and secured by this mortgage. And it is account of such advance and additional advance and express modifications of said note and this contract as failty as if a new made for different monthly payments and a different inferent end of such advance and contract were executed with deference and observed and such as a such note and this contract as failty as if a new made for different monthly payments and a different i

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the data hereof, 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 this mortgage contract;

F That is the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor, the Mortgagor, and may forested in the same manner at with reference to this mortgagor, and may forbear to sue or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt secured;

**BOX 333** 

G. That time is of the enemy level and if default is make in port resume if any eveninheren voltained or in making any pasiment under said note of obligation or an extensional request though, by it recedings in the floridagor, or if the Stottagord shall make an assignment of the horizon of it in solutionly of an country of it in countrie of or in countrie of in in countrie of in the Stottagord absolutes and and property, or upon the sale under control of or in countrie of in the Stottagord absolutes and and property, or upon the sale under control of or in countrie of in the Stottagord absolutes and said property, or upon the sale us transfer of the mortgaged property or an assignment of the beneficial inferest in said property or an agreement to sell, transfer or assignment of the Mortgager of the mortgager, or in the later of the later of the later of the said property, then and in any of said events, the Mortgager is thereby authorized and empowered, at its option and without affecting the lien hereby created or the priority of said later of the Mortgager, the devand apply toward the payment of said empowered, at its option and without affecting the lien hereby created or the priority of said Mortgager and apply toward the payment of said emptypes, and any foreclosus any indebtedness of the Mortgager of the Mortgager, and any foreclosus any indebtedness of the Mortgager to the Mortgager, and and Mortgager may also immediately proceed the anorgage, and any foreclosus as are may be made of the premises an make without offering the several parts separately.

He That the Mortgager only employ counsel for above or other legal service at the Mortgager's discretion in connection with any dispute of the property serving the indebtedness hereby secured or other legal service at the Mortgager of this mortgage as to the debt hereby secured or the irred of this finite of the property serving the indebtedness hereby secured the property serving the subject of the mortgage and said of the property serving the subject of t

compensation which must be half for any property taken or for damages to any property so claken and all condemnations compensation to received shall be forthered in Autilizater as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the report and restoration of any property so damaged, provided that any extra over the amount of the indebtedness secured hereby, or to the report and restoration of any property so damaged, provided that any extra over the amount of the indebtedness shall be delivered to the Mortgager of the Autility of the control of the co

for the indebtedness hereby secured.

() This mortisage is executed by the undersigned not personally but as Trustee as aforesard in the exercise of the power and authority conferred upon any respect in it as such Trustee (and said undersigned hereby warrants that is possesses full power and authority to esecute this instrument) and it is expressly understood and agreed that nothing herein or in said note contained / fail be construed as creating any liability on the said undersigned, either individually of the foresaid, personally to pay the said note or any interest it is now accrue thereon, or any indebtedness accruing hereunder, or to perform any coverant either express or implied herein contained, all such liability. "Ay, being expressly waived by the Mortisages and by every person now or hereafter claiming any right of severity hereunder, and that so far as the unders and, either undividually or as Trustee aloresaid, or its successors, personally are concerned, the level holder or holders of said note and the owner or owners of my indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lem hereby created in the rushee references and the provided or by action to enforce the personal trability of the guarantor, vo-signer, surely, or endorser, if any.

IN WITNESS WHEREOF, the undersigned corporation, not personally by as Trustee as aforesaid, has caused these presents to ASSISTANT TRUST NAMES AND its corporate seal to be her unite affixed and attested by its ASSISTANT TRUST OFFICER OFFICER be signed by its

XXXXXXX this

ATTEST

TENTH

MARCH

A.D., 19 97 .

FIRST BANK AND TRUST COMPANY OF ILLINOI

ASSISTANT TRUST OFFICER XXXXXXXX

Ka SEKOEKIKK X ASSISTANT TRUST OFFICER

STATE OF ILLINOIS

COUNTY OF COOK

KURTIS J. LOSO

, a Notary Public in

and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT

\$5.

I, the undersigned KURTIS J. LOSO

Personally known to me to be the OFFICER MENSAGEN OF FIRST BANK AND TRUST COMPAN'S OF ILLINOIS

RECOMMENT OF SAID COMPONENT OF

GIVEN under my hand and Notarial Seal, this 10th

day of MARCH

, A.D. 19 97 .

Notary Public

OFFICIAL SEAL KURTIS J LOSO NOTARY PUBLIC. STATE OF ILLINDIS MY COMMISSION EXPIRES:07/18/00