MORTGAGE

ABOVE SPACE FOR RECORDER'S USE ONLY

		American Na	ational Bank & Trust
THE OWNER PROPERTY OF THE PARTY	Santambar 30 1085 has	CÖMBANV''0T`	tional Bank & Trust
THIS INDENTURE, made	September 30 , 1985, bet		
	agreement dated December	12 1070.00	id known as Trust No. 48420
not personally, but as Trustee under			id Kildwit as 11ast 140.
	Wand Avenue Bank Nor	t hwest	
(herein referred to as "Mortgagor,"	and Machine Daily 1902		per una regiona ambregant de después des mesons des describer de la constitución de la co
* .	daing business in	Niles	Illinois, therein referred to

THAT WHEREAS Mortgagors are justly indebted to the Mortgagee in the sum of Three Hundred Ninety- Three Thousand Seven Hundred Fifty & No/00 Dollars (\$393,750.00) and interest from the date proceeds of the loan are disbursed, on the balance of principal remaining from time to time unpaid at the initial rate of twelve per cent (12%) per annum in 60 successive monthly installments of Four Thousand One Hundred Forty-Seven & 07/00 (4,147.07): Followed by 36 successive monthly installments at the rate of thirteen per cent (13%) per annum of Four Thousand Four Hundred Twelve & 56/00 (4,412.56): Followed by 23 successive monthly installments at the rate of Fourteen per cent (14%) per annum of Four Thousand Six Hundred Sixty-One & 90/00 (4,661.90) on the , 1985 and each payment is due on the same day of November , 1985 and each payment is due on the day of each and every month thereafter until the note is fully paid; the final payment of principal and interest, if not sooner paid, shall be due on the lst day of October, 1995 and shall be the entire unpaid balance of said sur. All such payments on account of the indebtedness evidenced by this of eshall be first applied to interest on the unpaid principal balance and the remainder to principal.

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The principal of each of said installments unless paid when due shall bear interest after maturity at the rate of fifteen per cent (15%) per annum; together with all costs of collection including reasonable attorneys fees upon default.

paratus, equipment or articles now or hereafter therein or there on used to supply heat, gas, air conditioning, water, light, power, refrigeration is whether single minis or centrally controlled, and ventilation, including (without regricting the foregoing), screens, window shades, storm doors and windows, floor coverings, hador beds, awnings, stores and water heaters. All of the foregoing as declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter provident the premises by the Mortgagor or its successors shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the Mortgagee, its successor and assigns, forever, for the purposes herein set forth,

This Morigage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side hereof) among other things, require Morigagor to keep the premises in repair, insured and free of liens and to pay and one of the prior liens and taxes, provide that if not paid by Mortgagor, the costs of such repairs, insurance, prior liens and taxes paid by Mortgagor constitute additional indebtedness secured hereby, provide for tax and insurance deposits, for acceleration of maturity of the Note and foreclosure hereof in case of default and for the allowance of Mortgagee's attorneys' fees and expenses of foreclosure, and are incorporated herein by reference, are a part hereof, and shall be binding on the stortgagor and those claiming through it.

In the event Mortgagor sells or conveys the premises, or if the title thereto or any interest herein shall become vested in any manner what wever in any other persons other than Mortgagor. Mortgagee shall have the option of declaring immediately due and payable all unpaid installments on the Note and enforcing the provisions of this Mortgage with respect thereto unless prior to such sale or corvey ance Mortgagee shall have consented thereto in writing and the prospective purchasers or grantees shall have executed a written agreement in form satisfactory to the Mortgagee assuming and agreeing to be bound by the terms and conditions of said Note and this Mortgage.

This mortgage is executed by American National Bank & Trust Co. Af pChingachPas Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and it is express; understood and agreed by the mortgage herein and by every person now or hereafter claiming any highly of occurry hereing that parting contained herein of the power and lability on some that may accure thereon, or any indebtedness accruing any liability on some that may accure thereon, or any indebtedness accruing hereing for the provenants either express or implied herein contained, all such liability, if any, being expressly waived, and that any recovery on this mortgage and the note secured hereby shall be solely against and out of the property hereby conveyed by enforcement of the provisions hereof and of said Note, but this waiver shall in no way affect the personal liability of any co-signer, endorser or guarantor of said Note.

American National Bank & Trustee Co. Of Chinach.

IN WITNESS WHEREOF, merican National Bank & Trust Co. of chicago out as Trustee as aforesaid, has caused these presents to be signed by its (Executive) (Assistant) (Vice President) (Trust Officer), and its co pointe seal to be hereunto affixed and attested by its (Executive) (Assistant) (Vice President) (Trust Officer) the day and year first above which.

and allegate by its content of the second of	
As Trustee as aforesaid and not	personally, (Executive) (Assistant) (Vice President) (Trust Officer)
BY Make Ludluc	(Executive) (Assistant) (Vice President) (Trust Officer)
STATE OF ILLINOIS) STATE OF ILLINOIS) STATE OF ILLINOIS)	PARD '
STATE OF ILLINOIS STATE OF ILLINOIS COUNTY OF COOK S. Ja Notary Public in and for sa S. G. BAKER Grandinal (Vica President) (Frust Officer) of America	id County, in the state aforesaid, DO HEREBY CERTIFY, that
(Assistant) (Vice President) (Trust Officet) of said Bank, who are person to the foregoing instrument as such (Executive) (Assistant) (Vice President) (Trust Officer), respectively, appeared before me this day in person an their own free and voluntary act and as the free and voluntary act of saforth, and the said (Executive) (Assistant) (Vice President) (Trust Officer), as custodian of the corporate seal of (Executive) (Assistant) (Vice President's) (Trust Officer)	ally known to me to be the same persons whose names are subscribed esident) (Trust Officer), and (Executive) (Assistant) (Vice President) d acknowledged that they signed and delivered the said instrument as afficer) then and there as aforesaid, for the uses and purposes therein set ficer) then and there acknowledged that said (Executive) (Assistant) said Bank, did affix the seal of said Bank to said instrument as said and voluntary act and as the free and voluntary act of said Bank, as
property and providing the 1989 of a time part of the supplemental and t	Notary Public

P	NAME
	STREET
٠.	CITY

INSTRUCTIONS
RECORDERS OFFICE BOX NUMBER John PP31

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE S. Oak Park Ave 1158-64 Oak Park ,

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NOW. THEREPORE, In M. utgued to secure the payment of said Note in accordance with its forms and the terms, provisions and limitations of this North and all extensions and ... ask thereof, and for the further purpose of securing the payment of any and all butterior and the forth of the history kind now or decedent, a payment of the history kind now or decedent, whigh and to become due from the Mortgage or to the holds and the hole of this mortgage of under any other days of this mortgage or under any other the More of this mortgage or under any other days and the holes of this mortgage or or decedent which interest and every kind now or decedent and of an abstract and every find the forth of the fo

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This Document Prepared By:

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(Executive) (Assistant) (Vice pressuent s) (trust continued forth, A Trustee as alforesaid, for the uses and purposes therein set forth, A

"estimorq" out an inverted or correlate, is referred to herein as the "premisest, with the heart of

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LOT	FIVE
LOT	SIX
LOT	SEVEN(7)
LOT	EIGHT (8)
ነ.በም	NINE (except the South 124 feet thereof)(9)

In Block Four (4) in Walter S. Dray's Third Addition to Oak Park, being a Subdivision of Blocks One (1), Two (2), Three (3) and Four (4), of Shippen's Addition to Oak Park, being a Subdivision of Lots One (1), Two (2), Three (3) and Four (4), of William McGrew Subdivision of Lot Seven (7), of a Subdivision of Section 18, Township 39 North, Range 13, East of the Third Principal Meridian, (except the West Half (5) of the Southwest Quarter (4) thereof;

PERMANENT TAX NUMBER: 16-18-422-005 & 006

346638

HIF COVENANTS, CONDITIONS AND PROVISIONS REFERENCE TO BE TINGRESHES SIDE OF THIS MORTGAGE:

1. Mortgagor covenant: and agrees to pay said indebtedness and the interest thereon as bettein and in said Note or other exidence thereof provided, or according to any sericement extending the time of payment thereof, (2) To pay when doe and before any penalty attaches thereto all taxes, special taxes, special assessments, water charges, and swear versue charges against the premises (including those heretotore due), and before any penalty attaches thereto all taxes, special taxes

prior hen to Mortgagee.

2. In addition to the monthly payments of principal and interest payable under the terms of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, auch sums as may be specified for the purpose of establishing a reserve for the payment of premiums on policies of fire insurance and section in the note; such sums to be held by the holder of the Note; such sums to be held by the holder of the Note without any allowance for interest, for the payment of such premiums, taxes and special assessments accurately and for the holder of the Note without any allowance for interest, for the payment of such premiums, taxes and special assessments, and to keep the mortgaged premites insured against loss or damage by fire or lightning. If, however, payments made hereunder for taxes, special assessments, and to keep the mortgaged premites insured against loss or damage by fire or lightning. If, however, payments made hereunder for taxes, special assessments and insurance premiums shall not be sufficient to pay the amounts necessary as they become due, then the Mortgagor shall pay the necessary amount to make up the deficiency. If amounts collected for the purpose aforesaid exceed the amount necessary to make such payment, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagor.

3. The netwiker is variated to make a repayments on principal of the Note of the Not

The privilege is granted to make prepayments on principal of the Nute on any interest payment date upon thirty days prior written notices provided, however, that all such prepayments in any 55 dec. When year in excess of twenty the cent. (20%) of the original principal amount of the Note will be accepted only upon payment of a two per sent (3%) premium-during the cent. It was persualized the Note, one persual (4%) during the next low years, and at no premium thereafter.

4. Mortgagee may collect a late charge equal to one-tenth (1/10th) of one per cent (1%) on the unpaid balance of the indebtedness hereby secured for each aggregate monthly payment of principal, interest, taxet, assessments, insurance premiums, or other charges, more than fifteen (15) days in arrests, to cover the extra expense involved in handling delinquent payments.

5. Mortgager aggress that Mortgage may grantly counted for whom on other local region of the Mortgage of the Alexander of the Alexander of the State Mortgage of the State S

monthly payment of principal, in real, taxes, assessments, insurance premiums, or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lieu of this line, or any liftgation to which the Mortgagee may be made a party on account of this lieu or which may affect the title to the property securing the indebtedness hereby 'cur'd or which may affect said debt or lieu and any reasonable afterney's fees so incurred shall be added to and he a part of the debt hereby secured. Any costs and expenses to be included in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other dispute or liftgation affecting said debt or new, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by 'the Mortgager to the Mortgage on demand, and if not paid shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the rat of fifteenper cent 15.

o. In case of default therein, Mortgagee may but need not, make any payment or perform any act herein required of Mortgagor in any form and manner deemed expedient, and may, but need not, make full or part? payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any lax lien or other prior lien or title or claim thereof, or redeem from any tax sale or tortesture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or 'outed in connection therewith, including attorneys' fees, and any other moneys advanced by Mortgagee in its discretion to protect the premises and the lien hereof, shall be or such additional indebtedness secured hereby and shall become immediately due and payable without notice

8. At the option of the Mortgagee and without notice to Morgar or, all unpaid indehtedness secured by this Mortgage shall, notwithstanding anything in the Note or in this Mortgage to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment on the Note or on any other obligation secured hereby, or (b) when default shall occur and continue for three days in its performance of any other agreement of the Mortgage or here in contained.

9. When the indebtedness hereby secured shall become due whether become due whether to exceleration or otherwise, Mortgagee shall have the tight to foreclose the lien hereof, there shall be allowed and included as additional included as additional included as additional in the decree for sale all expenditures and expenses which may be paid or incurred by or one behalf of Mortgagee for attorneys fees, appraisates? For Ecumentary and expense vidence, stenographers, charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and assuminations, guarantee policies, to be expense which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and invitediately due and payable with interest thereon at the rate of the cent of the premises. The paragraph mentioned shall become so much additional indebtedness secured hereby and invitediately due and payable with interest thereon at the rate of the mature in this cent (in the premises).

or impede the execution of any power herein granted or delegated to the Muttagge, but to suffer and permit the execution of ever you or at though no such have on lawn, had been made or ensected. The Mortagoge is fell field and all who may claim under it or the extent that it may lawlun, and all this It have the mortagage property marshaled upon any forecleaure hereof.

13. No section for the enforcement of the lies or of any provision hereof shall be subject to any defense which would not be good and callable to the party interposing same in an action at law upon the Note.

14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortagage is hereby empowered to collect and receive all compensation which may be paid for any property taken or first damages to any property to taken and all condemnation compensions or received shall be furthwitzed and the property taken or first damages to any property to taken and all condemnation compensions or received shall be furthwitzed which the same of the property taken or first damages to any property to taken and all condemnation compensions or received shall be furthwitzed to the high supplies the property of th

18. This Mortgage and all provisions bereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, and the word "Mogor" when used kerein shall include all such persons and all persons half in payment of the indebtedness or any part thereof, whether or not such persons shall be secured the Note or this Mortgage.

19. SIGNIGAGOR DOES HEREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OF REDEMPTION LROW SALF UNDER ANY ORDER OR DECRET OF FOR CLOSURE OF THIS MORIGAGE, ON ITS OWN BEHALF AND ON BEHALF OF FACH AND EVERY PERSON, EACHT OF CRIL OR TUDGMENT CREDITORS OF THE MORIGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES SUBSEQUENT TO THE DATE OF THIS MORIGAGE.

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