

UNOFFICIAL COPY

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REAL ESTATE MORTGAGE

3520295

[Signature]
WITNESSETH, that Beverly Bank, as trustee under trust agreement dated Feb. 24, 1974 and known as trust #8-2777, of

County, State of Illinois, hereinafter referred to as

Alsip

Cook

Mortgagor, does mortgage and convey unto TRANSAMERICA FINANCIAL SERVICES, hereinafter referred to as Mortgagee, the following described Real Estate in the County of

Cook

, State of Illinois,

to wit: Lots 62, 63 and 64 in Block 1 in Alsip Being a Subdivision of the South 6.58 Chains of the West 30.42 Chains of the North West $\frac{1}{4}$ and the North 6.52 Chains of the South 13.15 Chains of the West 33.33 Chains of Said North West $\frac{1}{4}$ of Section 27, Township 37 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

PIN24 27 106 002 Affects Lot 62
24 27 106 001 Affects Lot 63 & 64
ADDRESS 4517 W. 122nd St

This instrument prepared by

[Signature]
Mlyne Polikoff

4517 W. 122nd St.

Alsip, Illinois 60658

together with all buildings and improvements, hereditaments, and appurtenances pertaining to the property above described, all of which is referred to hereinafter as the "premises".

TO HAVE AND TO HOLD the above-described premises unto the said Mortgagee forever, for the purposes and uses herein set forth.

FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of Mortgagor contained herein; (2) Payment of the principal sum with interest, as provided in accordance with the terms and provisions of a Promissory Note dated May 29, 1986, herewith executed by Mortgagor and payable to the order of Mortgagee, in the principal sum of \$ 29826.62; (3) Payment of any additional advances, with interest thereon, as may hereafter be loaned by Mortgagee to Mortgagor in a maximum sum of \$ 45,40.00; (4) The payment of any money that may be advanced by the Mortgagee to Mortgagor for any reason or to third parties, with interest thereon, where the amounts are advanced to protect the security or in accordance with the covenants of this Mortgage; (5) Any renewal, refinancing or extension of said promissory note, or any other agreement to pay which may be substituted therefor.

NOTE IDENTIFIED
All payments made by Mortgagor on the obligation secured by this Mortgage shall be applied in the following order:

FIRST: To the payment of taxes and assessments that may be levied and assessed against said premises, insurance premiums, repairs, and all other charges and expenses agreed to be paid by the Mortgagor.

SECOND: To the payment of interest due on said loan.

THIRD: To the payment of principal, until said indebtedness is paid in full.

TO PROTECT THE SECURITY HEREOF, MORTGAGOR COVENANTS AND AGREES: (1) to keep said premises insured against loss by fire and other hazards, casualty and contingencies up to the full value of all improvements in such amounts, and in such companies as Mortgagee may from time to time approve, and that loss proceeds (less expense of collection) shall, at Mortgagee's option, be applied on said indebtedness. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor; (2) To pay all taxes and special assessments of any kind that have been or may be levied or assessed upon said premises, and to deliver to Mortgagee, upon request of the Mortgagee, the official receipt showing payment of all such taxes and assessments; (3) In the event of default by Mortgagor under Paragraphs 1 or 2 above, Mortgagee, at its option, may (a) place and keep such insurance above provided for in force throughout the life of this Mortgage and pay the reasonable premiums and charges therefor;

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This document is made by Beverly Bank as Trustee and accepted upon the express understanding that the Beverly Bank enters into the same note personally, but only as Trustee and that no personal liability is assumed by nor shall be asserted or claimed against Beverly Bank or any holder of or on account of the making or accepting the document or of anything therein contained, all such liability, if any being expressly disclaimed, shall be held personally liable upon or in consequence of any of the covenants of this document, whether expressed, implied or otherwise.

AT/951/MC
REBUPICATE MORTGAGE

From:	3520295	
To:	TRANSAMERICA FINANCIAL SERVICES	
Address:	3520295	Illinoi
Country:	U.S.A.	U.S.A.
Address:	DOC. NO.	Office
Address:	frontiers	County
Address:	United States	of
Address:	United States	Clerk.
Indicate on the date of filing:		
Beverly Bank as Trustee A.D. 19		
Signed:	o'clock	and duly recorded
Address:	Address:	Address:
Address:	Address:	Address:

MID AMERICA TITLE COMPANY
1123 W. Madison Street
Chicago, Illinois 60602

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- (8) Should Mortgagor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Mortgagee being first had and obtained, then Mortgagee shall have the right, at its option, to declare all sums secured hereby forthwith due and payable.
- (9) All Mortgagors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Mortgage shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, leasees and assigns of the parties hereto respectively. Any reference in this Mortgage of the singular shall be construed as plural where appropriate.
- (10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.
- (11) Should said property or any part thereof be taken by reason of condemnation proceeding, Mortgagee shall be entitled to all compensation, awards, other payments therefor and apply the same on said indebtedness.
- (12) If any of the undersigned is a married woman, she represents and warrants that this instrument has been executed in her behalf, and for her sole and separate use and benefit and that she has not executed the same as surety for another, but that she is the Borrower hereunder.
- (13) Each of us, whether Principal, Surety, Guarantor, Endorser, or other party hereto, hereby waives and renounces, each for himself and family, any and all homestead or exemption rights either of us have under or by virtue of the Constitution or Laws of any State, or of the United States, as against this debt or any renewal thereof; and any security agreement taken to secure this note or any renewal thereof; and the undersigned, and each Surety, Endorser, Guarantor, or other party to this note, transfers, conveys and assigns to the Holder hereof, a sufficient amount of any homestead or exemption that may be allowed to the undersigned, or either of them, including such homestead or exemption as may be set apart in bankruptcy, to the extent permitted by law.
- (14) This Mortgage shall be construed according to the laws of the State of Illinois.

DATE OF MORTGAGE
May 29, 1986

WITNESS the hand and seal of the Mortgagor, the day and year first written.

BEVERLY BANK, as Trustee under
Held in Trust 8-2777 and not personally

(SEAL)

(SEAL)

Asst. Tr. Off.

Att

Alyne Polikoff Asst. Tr. Off.

(SEAL)

STATE OF ILLINOIS

COUNTY OF Cook

ss:

I, the undersigned

, a notary public, in and for the County and State aforesaid,

Do hereby Certify That Alyne Polikoff Asst. Trust Officer
Dorothy M. Fleischmann Asst. Tr. Officer

and

Yolanda, 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
all rights under any homestead, exemption and valuation laws.

GIVEN under my hand and Notarial Seal this 29th day May

, A.D. 19 86

NOTARY PUBLIC

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- (b) Pay all said taxes and assessments without determining the validity thereof; and (c) pay such liens and all such disbursements shall be deemed a part of the indebtedness secured by this Mortgage and shall be immediately due and payable by Mortgagor to Mortgagee; (4) To keep the buildings and other improvements now existing or hereafter erected in good condition and repair, not to commit or suffer any waste or any use of said premises contrary to restrictions of record or contrary to law, and to permit Mortgagee to enter at all reasonable times for inspection of record or contrary to law, and to remove or demolish any building thereon; to restore promptly and a good and workmanlike manner any buildings which may be damaged or destroyed thereon; and to pay, when due, all claims for labor performed and materials furnished thereon; (5) That he will, promptly the indebtedness secured hereby, and perform all other obligations in full compliance with the terms of said Promissory Note and this Mortgage; (6) That the time of payment of the indebtedness herein described, or of any other agreement or obligation which may be secured hereby as the same may hereafter become due, or upon default in performance of any agreement hereinunder, or upon sale of any interest in the promises by Mortgagor, or should any action or proceeding be filed in any court to enforce any lien on, claim against or interest in the promises, then, all sums owing by the Mortgagor to the Mortgagee under this Mortgage or under the indebtedness secured by law, and to the expenses of foreclosure, including reasonable attorney's fees and legal expenses if allowed by law.
- (2) In the event said promises are sold at a foreclosure sale, Mortgagor shall be liable for any deficiency remaining after sale of the promises if permitted by law, and application of the proceeds of said sale to the indebtedness secured and to the expense of foreclosure, including Mortgagee's reasonable attorney's fees and legal expenses if allowed by law.
- (3) Mortgagor shall be subrogated to the lien of any and all prior encumbrances, liens or charges paid and promissory note sold at a foreclosure sale, Mortgagor shall be liable for any deficiency thereby to the extent of such payment, respectively.
- (4) Whenever, by the terms of this instrument or of said Promissory Note, Mortgagee is given any option, such option may be exercised when the right accrues or at any time thereafter, and no acceptance by Mortgagee of payment of indebtedness in default shall constitute a waiver of any right that the holder has or may have, to the extent of the right to sue resulting from the exercise by the holder of the rights given hereunder or any attempt to exercise any other right by Mortgagor, execution or satisfaction of this mortgage, and Mortgagor hereby waives the demand thereafter by Mortgagor, execution or satisfaction of this mortgage, and Mortgagee does not waive its right either fully or partially to sue for any damage for trespass, injury or tort committed by law.
- (5) Each of the undesignated waives the right to claim any damage for trespass, injury or tort occasioned by or resulting from the exercise by the holder of the rights given hereunder or any attempt to exercise any other right by Mortgagor to sue for any damage for trespass, injury or tort committed by law.
- (6) If Mortgagee shall pay said note at the time and in the manner aforesaid and shall abide by, completely with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void.
- (7) By accepting payment of any sum accrued hereby after its due date, Mortgagee does not waive its right either fully or partially to sue for any damage for trespass, injury or tort committed by law.
- Mortgagor shall pay said Promissory Note at the time and in the manner aforesaid and shall abide by, completely with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void.

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