MORTGAGE

THIS INDENTURE, made

herein referred to as "Mortgagors,") and FIRST STATE BANK & TRUST COMPANY OF FRANKLIN PARK, a banking corporation organized under the laws of the State of Illinois, doing business in Franklin Park, Illinois, (herein referred to as "Mortgagee,")

THE ABOVE SPACE FOR RECORDER'S USE ONLY

WITNESSETH

One Hundred Fifty Eight THAT WHEREAS Mortgagors are justly indebted to Mortgagee in the sum of Thousand and No/100 ------dollars (\$158,000.0

the same date of each mon in thereafter, all except the last of said installments to be in the amount of \$ 1.795.83 each, and said last installed to be the entire unpaid balance of said sum, together with interest on the principal of each installment after the original factority date thereof at 12 % per annum; together with all costs of collection, including reasonable attorneys' fees, upon default, (hereinafter referred to as the "Note"),

NOW, THEREFORE, the Mortgagor to accure the payment of and Note in accordance with its terms and the terms, provisions and limitations of this Mortgage, and all extensions and renewals threet, and for the further purpose of securing the payment of any and all obligations, indebtedness and limitations of any and every kind pow or hereafter owing and to become due from the Mortgagues or any of them to the Mortgagee or to the holder of said Note or to the Assignee of the Mortgagee during the term of this mortgage, howsoever created, incurred, evidenced, acquired or attains, whether under the Note or this mortgage or under any other instrument, obligation, outract or agreement of any and every kind now or hereafter existing or entered into between the Mortgagers or any of them and the Mortgagee or otherwise and whether direct, indirect, primatly, secondary, fixed or contingent, together with interest and charges as provided in said Note and in any other agreement name by and between the parties/herein, and including all present and trute indebtedness incurred or arising by tenson of the guarantee to Mortgagee by Mortgagees or one of them of present or future indebtedness or obligations of third parties to Mortgagee, and any and all renewals or extensions of any of the foregoing, and the petitomance of them to third parties and assigned by said third parties to Mortgagee, and any and allowed extensions of any of the foregoing, and the petitomance of the covenants and agreements helein contained, by the Mortgages to be performed, and also in consideration of One Dollar in hand paid, the receip. This of its hereby acknowledged, do by these presents Mortgage and Warrant to the Mortgagee, its successors and assigned the following described Real Estate whe County of Cook and State of Illinois, to wit:

successors and assigner the following described Real Estate while County of

Lots 6 and 7 in Subdivision Number 34 in the Hulbert Fullerton Avenue Highlands, being a Subdivision in the Northwest 1/4 of Section 28, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

PIN: 13-28-107-029 10. ALL
3/22-24 N. LAZMIE, Chgo.

which, with the property hereinafter described, is referred to herein as the "premises

TOGETHER with all improvements, tenements, easements, fixtures and apputenances the to belonging, and all tents, issues and profits thereof for so long and during all such times as Mottgagors may be entitled thereto (which are pledged prime illy ind on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including twithout restricting the long of indo beds, a window shades, storm doors and water heaters. All of the foregoing are declared to be a part of said real estate whether physically as tached thereto or not, and it is agreed that all similar apparatus, equipment or atticles hereafter placed up the premises by the Mortgagors or their successors shall be considered as constituting part of the teal estate.

TO HAVE AND TO HOLD the premises unto the Mortgagee, its successors and assigns, forever, for the purposes bettern set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said right and benefits the Mortgagors do hereby expressly release and waive.

This Mortgage consists of two pages. The covenants, conditions and provisions appealing on page 2 (the reverse side hereof) among other things, require Mortgagors to keep the premises in repair, insured and free of 1 ens and to pay and discharge prior liens and taxes, provide that if not paid by Mortgagors, the costs of such repairs, insurance, mior liens and taxes paid by Mortgagee 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' tees and expenses of foreclosure, and are incorporated herein by reference, are a part hereof, and shall be binding on the Morigagors and those claiming through them.

In the event Mortgagors sell or convey the premises, or if the title thereto or any interes, therein thall become vested in any manner whatsoever in any other person or persons other than Mortgagors, 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 conveyance 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.

Signed and scaled by the Mortgagors the date first above written de Patrick Cascio STATE OF ILLINOIS 6. Hudgins 1. BAKBARA Patrick Cascio and Carol Cascio, his wife

in the State aforesaid, DO HEREBY CERTIFY THAT. COUNTY OF POLK are subscribed to the foregoing are personally known to me to be the same person S whose name S

Instrument, appeared before me this day in person and acknowledged that they and voluntary act, for the uses and purposes therein set forth, including the release they signed, sealed and delivered the said Instrument as e release and waiver of all rights under any homestead, exempt <u>their</u> homestead, exemption and valuation

Notary Public, State of Florida at Large igth GIVEN under my hand and Notarial Seal this My Commission Expires Jan. 24, 1989 Mylyry Public

NAME STREET CITY

FIRST STATE BANK & TRUST COMPANY

OF FRANKLIN PARK 10101 WEST GRAND AVENUE

INSTRUCTIONS FRANKLIN PARK, ILLINOIS 60131

RECORDER'S OFFICE BOX NUMBER

SBF 102 BEDROEK FROM CADWALLARES & JOHNS N, INC., CHICAGO 66436 FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3122-24 Laramie and 5205-09 Fletcher

Chicago, Il. 60641 This instrument was prepared by

Evelyn Bradford, 10101 W. Grand Ave. Page: Franklin Park, Il. 60131

THE COVENANTS, CONDITIONS AND PROVISIONS REFERENCED TO STAGE THE REVERSE SIDE OF THIS MORTGAGE):

1. Mortgagars covenant and agree to pay axid indebredness and the interest thereon as been a neighbor on the evidence thereof provided, or according to may exterement extending the time of payment thereof; [2] To pay when due and before any engage provides the evidence thereof provided, or according to may exterement extending the time of payment thereof; [2] To pay when due and before and of instants thereof all teacs, special sears, appear assembly extended against said premises that it be conclusively deemed valid for the putpose of this requirement; [3] To be keep the improvements one on hereafted payments and premises shall be conclusively deemed valid for the putpose of this requirement; [3] To be keep the improvements one on the redeficit payments are suitable payments, and according to the horizont of the period of indemption, but the full impurable value thereoff; in title templately, and in such form a decidence is fully paid, on no case of each extending the period of indemption, but the full impurable value thereoff; in title templately, and in such form a decidence of the payment of the period of indemption, but the full impurable value thereoff; in title templately, and in such form a decidence of the provided and the full impurable value thereoff; in title templately, and in such form a decidence of the period of indemption, but the full impurable value thereoff; in title templately, and in such form and the period of indemption, but the full impurable value thereoff; in title templately, and in such form a decidence of the period of indemption, and the full impurable value thereoff; in title templately, and in such form and the period of indemption, and the full impurable value to the full indemption of the full indemp

support to the standard of the standard program of the

SITLE INS. CO. 410737 26 XOK