UNOFFICIAL®OPY®

US \$ 168,000.00 JA 340.27

If any install nent under this Note is not paid when due, the entire principal amount outstanding hereunder and accrued interest thereon shall at once become due and payable, at the option of the holder hereof. The holder hereof may exercise this option to accelerate during any default by the undersigned regardless of any prior forbearance. In the event of any default is the payment of this Note, and if the same is referred to an attorney at law for collection or any action at law or in equity is brought with respect hereto, the undersigned shall pay the holder hereof all expenses and costs, including, but not limited to, attorney's fees.

On and after, but not prior to manamamam manamamamam 19 mana ("prepayment permitted date"); the y, undersigned-may-make-partial-prepayments of priver at rate without charge-provided that the aggregate of such prepayments does not exceed in any one loan-prepayment joas ... ---- porcont of the original-principal-princupal-of this Note ("allowable prepayment"). Lian purporer of this property and propayment year" meant each twelve month period beginning with the prepayment permitted date or an arriversary date thereof. Prepayments of principal which in any loan prepayment year exceed the allowable prepaymen' ("excess prepayments") may be made provided that the-undersigned-gives-the-holder-horeef-written-notion of the-full-uniounts-to-be-prepaid-at-least days price to such prepayments and privide a number that the undersigned pays to the holder hereof together-with each such prepayment (including propayment cocurring as a result of the acceleration by the helder-hereof of the-principal-amount of this blots, but encluding propayments accurring because of the application by the holder hersel of incurance or condemnation awards or proceed of pursuant to a Morigage or Deed of year(s),-the-prepayment-premium-shall-be-on-amount-equal-to-numm-percont-st-the-excess-prepayments.-The percentage used to calculate the prepayment premium shall decline by the number a manufacture of the prepayment year and in every year thereafter until the percentage payable on excess prepayments is annual percent, which percentage shall be used to enfeutate the propayment promium which shall; be payable on excess prepayments during the remaining term of this

Prepayments shall be applied against the outstanding principal balance of this Note and anill not extend or postpone the due date of any subsequent monthly installments or change the amount of such installments, unless the holder hereof shall agree otherwise in writing. The holder hereof may require that any partial prepayments be made on the date monthly installments are due and be in the amount of that part of one or more monthly installments which would be applicable to principal.

From time to time, without affecting the obligation of the undersigned or the successors or assigns of the undersigned to pay the outstanding principal balance of this Note and observe the covenants of the undersigned contained herein, without affecting the guaranty of any person, corporation, partnership or other entity for payment of the outstanding principal balance of this Note, without giving notice to or obtaining the consent of the undersigned, the successors or assigns of the undersigned or guarantors, and without liability on the part of the holder hereof, the holder hereof may, at the option of the holder hereof, extend the time for payment of said outstanding principal balance or any part thereof, reduce the payments thereon, release anyone liable on any of said outstanding principal balance, accept a renewal of this Note, modify the terms and time of payment of said outstanding principal balance, join in any extension or subordination agreement, release any security given herefor, take or release other or additional security, and agree in writing with the undersigned to modify the rate of interest or period of amortization of this Note or change the amount of the monthly installments payable hereunder.

ILLINOIS-Multifamily-1/77-FNMA/FHLMC Uniform Instrument

Reorder from KLIANA FINANCIAL INC.

^{*} Strike through bracketed clause(1) if not completed.

A Section 1

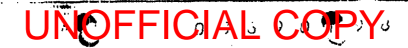
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Presentment, notice of dishonor, and protest are hereby waived by all makers, sureties, guarantors and endorsers hereof. This Note shall be the joint and several obligation of all makers, sureties, guarantors and endorsers, and shall be binding upon them and their successors and assigns.

Indebtedness evidenced by this Note. This Note shall be governed by the law of the jurisdiction in which the Property subject to the Mortgage or Deed of Trust is located.

Prior to the commencement of omortication the undersigned shall pay the holder hereof interest only on the

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the 1st day unpaid print the above to to be prepathet the al	s pursuant to the a y of January, 1990 ncipal and accrued a named Borrowers give aid at least 30 days bove named Borrower	(the "permitt interest may e the holder s prior 40 ea s pay to the	ed prepayme be prepaid hereof writ ch such pre holder bere	nt date"). The in whole or in ten notice of (payment and pro of together wit	part provi the full and vided furth
the let day unpaid printhe above to be prepayment holder here holder here Mortgage of of the printhere prepayment and that the	y of January, 1990 ncipal and accrued : named Borrowers give aid at least 30 days	(the "permitt interest may e the noider s prior co eas pay to the ent occurring l amount of condemnation uring this No e above named aterial part s a business ment date.	ed prepayme be prepaid hereof writ ch such pre holder here as a resul als Note an fairds or te, a prep Borrovers of the cons	nt date"). The in whole or in ten notice of the payment and proof together with of the acceled the application proceeds pursua ayment charge the ideration for the ideration for the idenation in the idenation for the idenation for the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation is the idenation in the idenation in the idenation in the idenation is the idenation in the idenation in the idenation in the idenation is the idenation in the idenation	ereafter, part provided furth each eration by the equal to 1 at the this loan

THIS 9TH DAY OF MAY, 1985.

GLENVIEW STATE BANK

NIKKI OWENS, Assistant Vice President

Property of Coot County Clerk's Office

WHEN RECORDED MAIL TO

MAIL TO: Star Growner GLENVIEW STATE BRESS 800 Waukegan Read . Glenview, III. 60025

123513290 Ù

> SPACE ABOVE THIS LINE FOR RECORDERS USE This instrument was prepared by:

800 Waukesan Boad Glenview, Illinois 60025

MULTIFAMILY MORTGAGE,

ASSIGNMENT OF RENTS AND SECURITY AGREEMENT (Security for Construction Loan Agreement)

	THIS MORTGAGE (hereir, "instrument") is made this
	whose address is 727. Longtran Drive, Wheeling, Illinois 60090
	the State of Illinois whose of of Illinois
していた	Whereas, Borrower is indebted to Lender in the principal sum of ONE HUNDRED SIXTY EIGHT THOUSANT AND NO. 100° Salada and the sum of Sixty and Sixty and Sixty evidenced by Borrower's note dated
3.5	
	The content of the co

LOT 1 & LOT 2 IN BLOCK ONE, IN ALBERT F. KEENEY'S BELMONT HOME GARDENS, BEING A SUBDIVISION OF LOT FIVE IN KING AND PATTERSON'S SUBDIVISION OF THE NORTH EAST QUARTER OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 13-29-209-021 5907-5909 West Barry, Chicago, Illinois 60034

ILLINOIS-Multifamily-1/77-FNMA/ITH.MC Uniform Instrument

Form 4014

(page 1 of 8 pages)

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Property or Cook County Clerk's O TOGETHER with all buildings, improvements, and tenements now or hereafter erected on the property, and all beretofore or hereafter vacated alleys and streets abutting the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock appurtenant to the property, and all fixtures, machinery, equipment, engines, boilers, incinerators, building materials, appliances and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light; and all elevators, and related machinery and equipment, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water elbsets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, cortains and curtain rods, mirrors, cabinets, panelling, rugs, attached floor coverings, furniture, pictures, antennas, trees and plants, and

shall be deemed to be and remain a part of the real property covered by this Instrument; and all of the foregoing, together with said property (or the leasehold estate in the event (his Instrument is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant, convey and assign the Property (and, if this Instrument is on a leasehold, that the ground lease is in full force and effect without modification except as noted above and without default on the part of either lessor or lessee thereunder), that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any easements and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest, in the Property.

tpage 2 of 8 pages)

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Uniform Covenants. Borrower and Lender covenant and agree as follows:

- 1. PAYMENT OF PRINCIPAL AND INTEREST. Borrower shall promptly pay when due the principal of and interest on the indebiguess evidenced by the Note, any prepayment and late charges provided in the Note and all other sums secured by this Instrument.
- 2. FUNDS FOR TAXES, INSURANCE AND OTHER CHARGES. Subject to applicable law or to a written waiver by Lender, Borrowe pay to Lender on the day monthly installments of principal or interest the payable under the Mise (3) on Shothes day designated in writing by Lender), until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of (a) the yearly water and sewer rates and taxes and assessments which may be levied on the Property. (b) the yearly ground rents, if any, (c) the yearly premium installments for fire and other hazard insurance, rent loss insurance and such other insurance covering the Property as Lender may require pursuant to paragraph 5 herenf, (d) the fearly premium installments for mortgage insurance, if any, and (c) if this Instrument is on a leasehold, the yearly fixed rents, if any, under the glound lease, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Any waiver by Lender of a requirement that Borrower pay such Funds may be revoked by Lender, in Lender's sole discretion, at any time upon notice in writing to Borrower. Lender may require Borrower to pay to Lender, in advance, such other Funds for other taxes, charges, premiums, assessments and impositions in connection with Borrower or the Property which Lender shall reasonably deem necessary to protect Lender's interests (herein "Other Impositions"). Unless otherwise provided by applicable law, Lender may require Punds for Other Impositions to be paid by Borrower in a lump sum or in periodic installments, at Lender's option.

The Funds shall be held in an institution(s) the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said rates, rents, taxes, assessments, insurance premiums and Other Impositions so long as Borrower is not in breach of any covenant or agreement of Borrower in this Instrument. Lender shall make no charge for so holding and applying the Funds, analyzing said account or for verifying and compiling said assessments and bills, unless Lender pays Borrower interest, earnings or profits on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the tirie of execution of this instrument that interest on the Funds shall be paid to Borrower, and unless such agreement is mide or applicable law requires interest, earnings or profits to be paid, Lender shall not be required to pay Borrower any interest, earnings or profits on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds in Lender's normal format showing credits and depits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this

If the amount of the Form, held by Lender at the time of the annual accounting thereof shall exceed the amount deemed necessary by Lender to provide for the payment of aver and sewer rates, taxes, assessments, insurance premiums, rents and Other Impositions, as they fall due, such excess shall be credited to Borre are in the next monthly installment or installments of Funds due. If at any time the amount of the Funds held by Lender shall be less than the amor at Jeemed necessary by Lender to pay water and sewer rates, taxes, assessments, insurance premiums, rents and Other Impositions, as they fall due, Secrower shall pay to Lender any amount necessary to make up the deficiency within thirty days after notice from Lender to Borrower requesting paymon thereof.

Upon Borrower's breach of any covenant or agreement of Borrower in this Instrument, Lender may apply, in any amount and in any order as Lender shall determine in Lender's sole discretion any Funds held by Lender at the time of application (1) in pay rates, rents, taxes, assessments, insurance premiums and Other Impositions which are how or will hereafter become due, or (ii) as a credit against sums secured by this Instrument. Upon payment in full of all sums secured by this has ament, Lender shall promptly reford to Borrower any Funds held by Lender

- 3. APPLICATION OF PAYMENTS. Unless applicant tax provides otherwise, all payments received by Lender from Barrower under the Note or this Instrument shall be applied by Lender in the following order of printity: (i) amounts payable to Lender by Borrower under paragraph 2 hereof; (ii) interest payable on the Note; (iii) principal of the Note; (iv) interest payable on advances made pursuant to paragraph 8 hereof; (v) principal of advances made pursuant to paragraph 8 hereof; (vi) interest payable on any Future Advance, provided that if more than one Future Advance is outstanding. Lender may apply payments received arriong the amounts of interest payable on the Future Advances in such order as Lender, in Lender's sole discretion, may determine; (vii) principal of any Future Advance, provided that if more than one Future Advance is outstanding, Lender may apply payments received among the principal by lances of the Poure Advances in such order as Lender, in Lender's sole discretion, may determine; and (viii) any other sums secured by this in trursent in such order as Lender's option, may determine; provided, however, that Lender may, at Lender's option, apply any sums parallic pursuant to paragraph 8 hereof prior to interest on and principal of the Note, but such application shall not otherwise affect the order of princity of application specified in this paragraph 3
- 4. CHARGES: LIENS. Burrower shall pay all water and sewer rates, rents, taxes, as essments, premiums, and Other Impositions attributable to the Property at Lender's option in the manner provided under paragraph 2 hereby or, if no maid in such manner, by flortower making pa when due, directly to the payee thereof, or in such other manner us Lender may designate in writing. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph 4, and in the event Borrower shall make payment, itrestly, Borrower shall promptly furnish to cender receipts evidencing such payments. Borrower shall promptly discharge any lien which has, c. r. a) have, priority over or equality with, the lien of this Instrument, and Borrower shall pay, when die, the claims of all persons supplying labor or in epipels to or in connection with the Preperty. Without Lender's prior written permission, Borrower shall not allow any lien inferior to this Instrument to be perfected against the Property
- HAZARD INSURANCE. Borrower shall keep the improvements now existing or hereafter erected of the Property insured by carriers at all times satisfactory to Lender against loss by fire, hazards included within the term "extended coverage", real list and such other hazards, casualties, liabilities and contingencies as Lender (and, if this Instrument is on a leasehold, the ground lease) shall require and in such amounts and for such periods as Lender shall require. All premiums on insurance policies shall be paid, at Lender's option, in the manner provided under paragraph ?

All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard monegage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies, and florrower shall promptly forn that Lender all renewal notices and all receipts of paid premiums. At least thirty days prior to the expiration date of a policy, florrower shall delive to Lender a renewal policy in form satisfactory to Lender. If this Instrument is on a leasehold, Horrower shall furnish Lender a duplicate of all policies, renewal notices, renewal policies and receipts of paid premiums if, by virtue of the ground lease, the originals thereof may not be supplied by florrower to Lender.

In the event of loss, florrower shall give immediate written notice to the insurance carrier and to Lender. Borrower hereby authorizes and empowers Lender as attorney-in-fact for Borrower to make proof of loss, to adjust and compromise any claim under insurance policies, to appear in and prosecute any action arising from such insurance policies, in collect and receive insurance proceeds, and to deduct therefrom Lender's expenses incurred in the collection of such proceeds; provided however, that nothing contained in this paragraph 5 shall require Lender to incur any expense or take any action hereunder. Dorrower further authorizes Lender, at Lender's option, (a) to hold the halance of such proceeds to be used to reimburse florrower for the cost of reconstruction or repair of the Property or (b) to apply the balance of such proceeds to the payment of the sums secured by this Instrument, whether or not then due, in the order of application set forth in paragraph 3 hereof (subject, however, to the rights of the lessor under the ground leave if this Instrument is on a leavehold).

If the insurance proceeds are held by Lender to reimburse florrower for the cost of restoration and repair of the Property, the Property shall be restored to the equivalent of its original condition or such other condition as Lender may approve in writing. Lender may, at Lender's option condition disbutsement of said proceeds on Lender's approval of such plans and specifications of an architect satisfactor, to Lender, confeation's con estimates, architect's certificates, waivers of fiens, sworn tratements of mechanics and materialmen and such other evidence of costs, perfentage completion of construction, application of payments, and satisfaction of tient as Lender may reasonably require. If the insurance proceeds are applied to the payment of the sums secured by this Instrument, any such application of proceeds to principal shall not extend or postpone the due dates of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amounts of such installments. If the Property is sold pursuant to paragraph 27 hereof or if Lender acquires title to the Property, Lender shall have all of the right, title and interest of Borrower id and to any insurance policies and unextend premiums thereon and in and to the proceeds resulting from any damage to the Property prior to such sale or

6. PRESERVATION AND MAINTENANCE OF PROPERTY; LEASEHOLDS. Borrower (2) shall not commit waste or permit impairment of deterioration of the Property, (h) shall not abundon the Property, (c) shall restore or repair promptly and in a good and workmanlike mariner all

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or any part of the Property of the guirellatt of it original condition (it per or her condition if Lenger may approve in writing, in the event of any damage, injury or loss thereto, whether or not insurance proceeds are available to cover in whether or in part the costs of such restoration or repair, (d) shall keep the Property, including improvements, fixtures, equipment, machinery and appliances thereon in good repair and shall replace fixtures, equipment, machinery and appliances thereon in good repair and shall replace fixtures, equipment, machinery and appliances on the Property when necessary to keep such items in good repair, (e) shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property, (f) shall provide for professional management of the Property by a residential tental property manager satisfactory to Lender pursuant to a contract approved by Lender in writing, unless such requirement shall be waived by Lender in writing, (g) shall generally operate and maintain the Property in a manner to ensure maximum rentals, and (h) shall give notice in writing to Lender of and, unless otherwise directed in writing by Lender, appear in and defend any action or proceeding purporting to affect the Property, the security of this Instrument or the rights or powers of Lender. Neither Bottower nor any tenant or other person shall remove, demolish or after any improvement now existing or hereafter erected on the Property or any fixture, equipment, machinery or appliance in or on the Property except when incident to the replacement of fixtures, equipment, machinery and appliances with items of like kind.

If this Instrument is on a leasehold, Borrower (i) shall comply with the provisions of the ground lease, (ii) shall give immediate written potice to Lender of any default by lessor under the ground lease or of any notice received by Borrower from such lessor of any default under the ground lease by Borrower, (iii) shall exercise any option to tenew or extend the ground lease and give written confirmation thereof to Lender within third days after such option becomes exercisable, (iv) shall give immediate written notice to Lender of the commencement of any remedial proceedings under the ground lease by any party thereto and, if required by Lender, shall permit Lender as Borrower's attorney-in-fact to control and et for Borrower in any such remedial proceedings and (v) shall within thirty days after request by Lender obtain from the lessor under the ground lease and deliver to Lender the lessor's estoppel certificate required thereunder, if any. Borrower hereby expressly transfers and assigns to Lender the benefit of all covenants contained in the ground lease, whether or not such covenants run with the land, but Lender shall have no liability with respect to such covenants nor any other covenants contained in the ground lease.

Borrower shall not surrender the leasehold estate and interests herein conveyed nor terminate or cancel the ground lease creating said estate and interests, and Borrower shall not, without the express written consent of Lender, after or amend said ground lease. Borrower coverants and agrees that there shall not be a merger of the ground lease, or of the leasehold estate created thereby, with the fee estate covered by the ground lease by reason of kild leasehold estate or said fee estate, or any part of either, coming into common ownership, unless Lender shall consent in writing to such merger; if Borrower shall acquire such fee estate, then this Instrument shall simultaneously and without further action be spread so as to become a lier on such fee estate.

- 7. USE OF PROPE (T). Unless required by applicable law or unless Lender has otherwise agreed in writing. Borrower shall not allow changes in the use for which all or may ran of the Property was intended at the time this Instrument was executed. Borrower shall not initiate or acquieste in a change in the zoning classification of the Property without Lender's prior written consent.
- 8. PROTECTION OF LENGER'S SECURITY. If Borrower fails to perform the covenants and agreements contained in this Instrument, or if any action or proceeding is commenced which affects the Property or title thereto or the interest of Lender therein, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option may make such appearances, disbutes such such action as Lender stems necessary, in its sole discretion, to protect Lender's inferest, including, but not limited to, (i) disbutes ment of autorney's fees, (ii) entry upon the Property to make repairs, (iii) procurement of satisfactory insurance as provided in paragraph 5 hereof and (iv) if this Instrument is on a leasehold, exercise of any option to renew or extend the ground lease on behalf of Borrower and the curing of any "Lefault of Borrower in the terms and conditions of the ground lease.

Any amounts disbursed by Lender pursual to this paragraph 8, with interest thereon, shall become additional indebtedness of Bofrower secured by this Instrument. Unless Borrower and Lender agree to other terms of payment, such amounts shall be immediately due and payable and shall bear interest from the date of disbursement at the rate would be contrary to applicable law, in which event such amounts rate interest at the highest rate which may be collected from Borrower under applicable law. Borrower hereby covenants and agrees that it ander shall be subtrogated to the lien of any mortgage or other lien discharsed, in whole or in part, by the indebtedness secured hereby. Nothing contained in this paragraph 8 shall require Lender to incur any expense or take any action bereunder.

- 9. INSPECTION. Lender may make or cause to be made reasonable entries upon and inspections of the Property.
- 10. BOOKS AND RECORDS. Borrower shall leep and maintain at all times at Borrower's address stated below, or such other place as Lender may approve in writing, complete and accurate books of accounts and to or a adequate to reflect correctly the results of the operation of the Property and copies of all written contracts, leases and other instruments which at ear the Property. Such books, records, contracts, leases and other instruments shall be subject to examination and inspection at any reasonable our ety Lender. Upon Lender's request, Borrower shall furnish to Lender, within one hundred and twenty days after the end of each fiscal year of the reservable octail and extended by Borrower and, if Lender shall require, by an independent certified public accountant: Borrower shall furnish, together with the folegoing financial statements and at any other time upon Lender's request, a tent schedule for the Property, certified by Borrower, showing the name of each tenant, and for each tenant, the space occupied, the lease expiration date, the rent payable and the rent paid.
- 11. CONDEMNATION. Borrower shall promptly notify Lender of any action or proceeding strong to any condemnation or other faling, whether direct or indirect, of the Property, or part thereof, and Borrower shall appear in and proceeding to any such action or proceeding unless otherwise directed by Lender in writing. Borrower authorizes Lender, at Lender's option, as attorney-infam for Borrower, to commence, appear in and prosecute, in Lender's or Borrower's name, any action or proceeding relating to any condemnation or other taking of the Property, whether direct or indirect, and to settle or compromise any claim in connection with such condemnation or other taking. The proceeds of any award, payment or claim for damages, direct or consequential, in connection with any condemnation or other taking, wither direct or indirect, of the Property, or part thereof, or for conveyances in lieu of condemnation, are hereby assigned to and shall be paid on the rights of lessor under the ground lease.

Borrower authorizes Lender to apply such awards, payments, proceeds or damages, after the deduction of Lender's expenses incurred in the collection of such amounts, at Lender's option, to restoration or repair of the Property or to payment of the sums secured by this Instrument, whether or not then due, in the order of application set forth in paragraph 3 hereof, with the balance, if any, in Horrower Wiless Borrower and Lender otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly install ments referred to in paragraphs 1 and 2 hereof or change the amount of such installments. Borrower agrees to execute such further evidence of assignment of any awards, proceeds, damages or claims arising in connection with such condemnation or taking as Lender may require.

- 12. BORROWER AND LIEN NOT RELEASED. From time to time, Lender may, at Lender's option, without giving notice to or obtaining the consent of Borrower. Borrower's successors or assigns or of any junior flenholder or guarantors, without liability on Lender's part and notwithstanding Borrower's breach of any covenant or agreement of Borrower in this Instrument, extend the time for payment of said indebtedness or any part thereof, reduce the payments thereon, release anyone liable on any of said indebtedness, accept a renewal note or notes therefor, modify the terms and time of payment of said indebtedness, release from the lien of this Instrument any part of the Property, take or release other or additional security, reconvey any part of the Property, consent to any map or plan of the Property, consent to the granting of any easement, join in any extension or subordination agreement, and agree in writing with Borrower to modify the rate of interest or period of amortization of the Note or change the amount of the monthly installments payable thereunder. Any actions taken by Lender pursuant to the terms of this paragraph 12 thall not affect the obligation of Borrower or Borrower's successors or assigns to pay the sums secured by this Instrument and to observe the covenants of Borrower contained herein, shall not affect the guaranty of any person, corporation, partnership or other entity for payment of the indebtedness secured hereby, and shall not affect the lien or priority of lien hereof on the Property. Borrower shall pay Lender a reasonable fervice charge, together with such title insurance premiums and attorney's feet as may be incurred at Lender's option, for any such action if taken at Borrower's request.
- 13. FORBEARANCE BY LENDER NOT A WAIVER. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any right or remedy. The acceptance by Lender of payment of any turn secured by this Instrument after the due date of such payment shall not be a waiver of Lender's right to either require prompt payment when due of all other sums to secured or to declare a default for failure to make prompt payment. The procurement of insurance or the payment of taxes or other lient or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedets secured by this Instrument, nor shall Lender's receipt of any awards, proceeds or damages under paragraphs 5 and 11 hereof operate to cure or waive Borrower's default in payment of sums secured by this Instrument.

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14. ESTOPPEL CERTIFICATE. Borrower , within ten days of a Written request from Lender for Lender with a written statement duly acknowledged, setting forth the sums secured by this Instrument and any right of set-off, counterclaim or other defense which exists against such sums and the obligations of this Instrument.

- 13. UNIFORM COMMERCIAL CODE SECURITY AGREEMENT. This Instrument is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the items specified above as part of the Property which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and Botrower hereby grapts Lender a security interestion said items. Botrower agrees that Lender may file this Instrument, or a reproduction thereof, ladde real estate records of other appropriate index, as a financing statement for any of the items specified above as part of the Property. Any reproduction of this Instrument or of any other security agreement or financing statement. In addition, Botrower agrees to execute and deliver to Lender, upon Lender's request, any financing statements, as well as extensions, renewals and amendments thereof, and reproductions of this Instrument in such form as Lender may require to perfect a security interest with respect to said items. Botrower shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay ill reasonable costs and expenses of any record searches for financing statements Lender, may reasonably require. Without the prior written consent of Lender, Botrower shall not create or suffer to be created pursuant in the Uniform Commercial Code any other security interest in said items, including replacements and additions thereto. Upon Botrower's breach of any covenant or agreement of Botrower contained in this Instrument, including the covenants to pay when due all sums secured by this Instrument, Lender shall have the remedies of a secured party under the Uniform Commercial Code and, at Lender's option, may also invoke the remedies provided in paragraph 27 of this Instrument as to such items. In exercising any of said remedies, Lender may proceed against the items of real property and any items of personal property specified above as part of the Property separately or together and in any
- 16. LEASES OF THE PROPERTY. As used in this paragraph 16, the word "lease" shall mean "sublease" if this Instrument is on a leasehold. Borrower shall comply with and observe Borrower's obligations as landlard under all leases of the Property or any part thereof. Borrower will not tease any portion of the Property for non-residential use except with the prior written approval of Lender. Borrower, at Lender's request shall furnish Lende with executed copies of all leases now existing or hereafter made of all or any part of the Property, and all leases now or hereafter entered into will be in form and substance subject to the approval of Lender. All leases of the Property shall specifically provide that such leases are subordinate to this instrument; that the tenant attorns to Lender, such attornment to be effective upon Lender's acquisition of title to the Property; that the tenant argrees to execute such further evidences of attornment as Lender may from time to time request; that the attornment of the tenant shall not be tern naive by forcelosure; and that Lender may, at Lender's option, accept or reject such attornments. Borrower shall not, without Lender's written content, execute, modify, surrender or terminate, either orally or in writing, any lease now existing or hereafter made of all or any part of the Property providing for a term of three years or more, permit an assignment or sublease of such a lease without Lender's written consent, or request or consent to this instrument. If Borrower becomes aware that any transfer proposes to do, or is doing, any act or thing which may give rise to any right of set-off against rent, Borrower shall (i) take such steps 2, shall be reasonably calculated to prevent the accrual of any right to a set-off against rent, (ii) notify Lender thereof and of the amount of said set-offs at d (iii) within ten days after such accrual, reimburse the tenant who shall have acquired such right to set-off or take such other steps as shall efentively discharge such set-off and as shall

Upon Lender's request, Borrower shall assign to Lender, by written instrument satisfactory to Lender, all leases now existing or hereafter made of all or any part of the Property and all security de assignment by tenants in connection with such leases of the Property. Upon assignment by Borrower to Lender of any leases of the Property, Lender, shall have all of the rights and powers possessed by Borrower prior to such assignment and Lender shall have the right to modify, extend or te mir at, such existing leases and to execute new leases, in Lender's sole discretion.

- 17. REMEDIES CUMULATIVE. Each remedy provided it this betrument is distinct and cumulative to all other rights or remedies under this Instrument or afforded by law or equity, and may be exercised a near ently, independently, or successively, in any order whatsoever.
- 18. ACCELERATION IN CASE OF BORROWER'S INSOLVENC'. I Botrower shall voluntarily file a petition under the Federal Bankropicy Act, as such Act may from time to time be amended, or under any stratar or successor Federal statute relating to bankrupicy, insolvency, arrangements or reorganizations, or under any state bankrupicy or insolvency act, or file an answer in an involuntary proceeding admitting insolvency or inability to pay debts, or if Botrower shall fail to obtain a vacation or stay of involuntary proceedings brought for the reorganization, dissolution or liquidation of Botrower, or if Botrower shall be adjudged a bankrupicy or in a trustee or receiver shall be appointed for Botrower or Botrower's property, or if the Property shall become subject to the jurisdiction of a rederal bankrupicy count or similar state court, or if Botrower shall make an assignment for the benefit of Botrower's creditors, or if there is an attachment, execution or other judicial science of any portion of Botrower's assets and such science is not discharged within ten days, then Lender may, it Let der's option, declare all of the sums secured by this Instrument to be immediately due and payable without prior notice to Botrower, and Let der my invoke any remedies permitted by paragraph 27 of this Instrument. Any altorney's fees and other expenses incurred by Lender in connection with Sotrower's bankrupicy or any of the lother aforesaid events shall be additional indebtedness of Botrower secured by this Instrument pur user to paragraph 8 hereof.
- 19. TRANSFERS OF THE PROPERTY OR BENEFICIAL INTERESTS IN BORROWER; ASS. INPTION. On sale or transfer of (i) all or any part of the Property, or any interest therein, or (ii) heneficial interests in Borrower (if Borrower is not a natural person or persons but is a corporation, partnership, trust or other legal entity), Lender may, at Lender's option, declare all of the sums secured by this instrument to be immediately due and payable, and Lender may invoke any remedies permitted by paragraph 27 of this instrument. This option shall not apply in case of
 - (a) transfers by devise or descent or by operation of law upon the death of a joint tenant or a partner?
 - (b) sales or transfers when the transferee's creditworthiness and management ability are satisfactory to '.ep..gt and the transferee has executed, prior to the sale or transfer, a written assumption agreement containing such terms as Lender may require, including, if required by Lender, an increase in the rate of interest payable under the Note;
 - (c) the grant of a leasehold interest in a part of the Property of three years or less (or such longer lease term as Lengton ay permit by prior written approval) not containing an option to purchase (except any interest in the ground lease, if this Instrument is on a leasehold);
 - (d) sales or transfers of beneficial interests in Botrower provided that such sales or transfers, together with any prior sales or transfers of beneficial interests in Botrower, but excluding sales or transfers under subparagraphs (a) and (b) above, do not result in more than 49% of the beneficial interests in Botrower having been sold or transferred since commencement of amortization of the Note; and
 - (e) sales or transfers of fixtures or any personal property pursuant to the first paragraph of paragraph 6 hereof.
- 20. NOTICE. Except for any notice required under applicable law to be given in another manner. (a) any notice to Borrower provided for in this Instrument or in the Note thall be given by mailing such notice by certified mail addressed to Borrower at Borrower's address stated below or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Instrument or in the Note shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 21. SUCCESSORS AND ASSIGNS BOUND: JOINT AND SEVERAL LIABILITY; AGENTS: CAPTIONS. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 19 hereof. All covenants and agreements of Borrower shall be joint and several. In exercising any rights hereunder or taking any actions provided for herein. Lender may act through its employees, agents or independent contractors as authorized by Lender. The captions and headings of the paragraphs of this Instrument are for convenience only and are not to be used to interpret or define the provisions hereof.
- 22. UNIFORM MULTIFAMILY INSTRUMENT: GOVERNING LAW: SEVERABILITY. This form of multifamily instrument confident coverants for national use and non-uniform coverants with limited variations by jurisdiction to constitute a uniform security instrument covering real property and related flatures and personal property. This instrument shall be governed by the law of the jurisdiction in which the Property is located. In the event that any provision of this instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this instrument or the Note which can be given effect without the conflicting provisions, and to this end the provisions of this

Property or Cook County Clerk's Office

Instrument and the Note are declared to be severable. In the event that any applicable law limiting the amount of interest or other charges permitted to be collected from Borrower is interpreted so that any charge provided for in this Instrument or in the Note, whether considered separately or together with other charges levied in connection with this Instrument and the Note, violates such law, and Borrower is entitled to the benefit of such law, such charge is hereby reduced to the extent necessary to eliminate such violation. The amounts, if any, previously paid to Lender in excess of the amounts payable to Lender pursuant to such charges as reduced shall be applied by Lender to reduce the principal of the indebtedness evidenced by the Note. For the purpose of determining whether any applicable law limiting the amount of interest or other charges permitted to be collected from Borrower has been violated, all indebtedness which is secured by this Instrument or evidenced by the Note and which constitutes interest, as well as all other charges levied in connection with such indebtedness which constitute interest, shall be deemed to be allocated and spread over the stated term of the Note. Unless otherwise required by applicable law, such allocation and spreading shall be effected in such a manner that the rate of interest computed thereby is uniform throughout the stated term of the Note.

- 23. WAIVER OF STATUTE OF LIMITATIONS. Borrower hereby waives the right to assert any statute of limitations at a bar to the enforcement of the lien of this Instrument or to any action brought to enforce the Note or any other obligation secured by this Instrument.
- 24. WAIVER OF MARSHALLING. Notwithstanding the existence of any other security interests in the Property held by Lender or by any other party. Lender shall have the right to determine the order in which any or all of the Property shall be subjected to the remedies provided herein. Lender shall have the right to determine the order in which any or all portions of the indebtedness secured hereby are satisfied from the proceeds realized upon the exercise of the remedies provided herein. Borrower, any party who consents to this instrument and any party who now or hereafter acquires a security interest in the Property and who has actual or constructive notice hereof hereby waives any and all right to require the marthalling of assets in connection with the exercise of any of the remedies permitted by applicable law or provided herein.
- 23. CONSTRUCTION LOAN PROVISIONS. Borrower agrees to comply with the covenants and conditions of the Construction Loan Agreement, if any, which is hereby incorporated by reference in and made a part of this Instrument. All advances made by Lender putsuant to the Construction Loan Agreement shall be indebtedness of Borrower secured by this Instrument, and such advances may be obligatory as provided in the Construction loan Agreement. All sums disbursed by Lender prior to completion of the improvements to protect the security of this Instrument up to the principal loading of the Note shall be treated as disbursements pursuant to the Construction Loan Agreement. All such sums shall bear interest from the day of disbursement at the rate stated in the Note, unless collection from Borrower of interest at such rate would be contrary to applicable law in which event such amounts shall bear interest at the highest rate which may be collected from Borrower under applicable law and shall be payable upon miles from Lender to Borrower requesting payment therefor.

From time to time as the fact deems necessary to protect Lender's interests, Borrower shall, upon request of Lender, execute and deliver to Lender, in such form as Lent erinal) direct, assignments of any and all rights or claims which relate to the contraction of the Property and which Borrower may have against any rany supplying or who has supplied labor, materials or services in connection with construction of the Property. In case of breach by Borrower of the cavariants and cuiditions of the Construction Loan Agreement, Lender, at Lender's option, with or without entry upon the Property. (i) may invoke responsible to the construction Loan Agreement. (ii) may accelerate the sums secured by this Instrument and invoke these temedies provided in paragraph 27 hereof, or (iii) may do noth. If, after the commencement of amortization of the Note, the Note and this Ir promisent are sold by Lender, from and after such safe the Construction Loan Agreement shall cease to be a part of this Instrument and Borrowe, shall not assert any right of set-off, counterclaim or other claim or defense arising out of or in connection with the Construction Loan Agreement against the obligations of the Note and this Instrument.

26. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. As part of the consideration for the indebtedness evidenced by the Note, Bortower heteby abbiduely and unconditionally assigns and transfers to Lender all the rents and revenues of the Property, including those now due, past due, or to occome due by virtue of any lease or other agreement for the occupancy or use of all or any part of the Property, regardless of to whom the rents and revenues of the Property are payable. Bortower hereby authorizes Lender or Lender's agents to collect the aforetaid tents and revenues and hereby, needs each tenant of the Property to pay such rents to Lender or Lender's agents; provided, however, that prior to written notice given by Lende, to Bortower of the breach by Bortower of any covenant or agreement of Bortower in this instrument, Bortower shall collect and receive all rents and rever uses of the Property as trustee for the benefit of Lender and Bortower, to apply the rents and revenues to collected to the sums secured by the Instrument in the order provided in paragraph I hereof with the halance, so long as no such breach has occurred, to the account of Bortower, it being the included by Bortower and Lender that this assignment of rents constitutes an absolute assignment and not an assignment for additional security only. Don delivery of written notice by Lender to Bortower of the breach by Bortower of any covenant or agreement of Bortower in this Instrument, and without the necessity of Lender entering upon and taking and maintaining full control of the Property in person, by agent or by a court-appointed receiver, Lender shall immediately be entitled to possession of all rents and revenues of the Property as specified in this paragraph 26 as the same receiver, Lender shall immediately be entitled to possession of all rents and revenues of the Property as specified in this paragraph 26 as the same receiver, Lender shall contain a statement that Lender exercises is rights to such rents. Bortower agrees

Borrower hereby covenants that Borrower has not executed any prior assignment of said tents, the Rosrower has not performed, and will not perform, any acts or has not executed, and will not execute, any instrument which would prevent I ender from exercising all rights under this paragraph 26, and that at the time of execution of this instrument there has been no anticipation or prepays test of any of the tents of the Property more than two months prior to the due dates of such rents. Borrower has that Borrower will not here-for collect or accept payment of any rents of the Property more than two months prior to the due dates of such rents. Borrower further covern his that Borrower will execute and deliver to Lender such further assignments of rents and revenues of the Property as Lender may from time to time in quest

Upon Borrower's breach of any covenant or agreement of Borrower in this Instrument, Lender may in person, by agent or by a court-appointed receiver, regardless of the adequacy of Lender's security, enter upon and take and maintain full control or one Property in order to perform all acts necessary and appropriate for the operation and maintenance thereof including, but not limited to, the trection, cancellation or modification of leases, the collection of all rents and revenues of the Property, the making of repairs to the Property and the execution of termination of contracts providing for the management or maintenance of the Property, all on such terms as are deemed best to protect the receiving of this instrument. In the event Lender elects to suck the appointment of a receiver for the Property upon Borrower's breach of any covenant or agreement of Borrower in this Instrument, Borrower hereby expressly consents to the appointment of such receiver. Lender or the receiver shall be entitled to receive a reasonable fee for so managing the Property.

All rents and revenues collected subsequent to delivery of written notice by Lender to Borrower of the breach by Borrower of any covenant or agreement of Borrower in this Instrument shall be applied first to the costs, if any, of taking control of and managing the Property and collecting the rents, including, but not limited to, autorney's feet, receiver's feet, premiums on receiver's bonds, costs of repairs to the Property, premiums on insurance policies, taxes, assessments and other charges on the Property, and the costs of discharging any obligation or liability of Borrower as lessor or landlord of the Property and then to the sums secured by this Instrument. Lender or the receiver shall have access to the books and records used in the operation and maintenance of the Property and shall be liable to account only for those rents actually received. Lender s, all not be liable to Borrower, anyone claiming under or through Borrower or anyone having an interest in the Property by reason of anything done or left under under this paragraph 26.

If the rents of the Property are not sufficient to meet the costs, if any, of taking control of and managing the Property and collecting the rents, any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by this Instrument pursuant to paragraph 8 hereof. Unless Lender and Borrower agree in writing to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof and shall bear interest from the date of disbursement at the rate stated in the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate which may be collected from Borrower under applicable law.

Any entering upon and taking and maintaining of control of the Property by Lender or the receiver and any application of rents as provided herein shall not cure or waive any default hereunder or invalidate any other right or remedy of Lender under applicable law or provided herein. This assignment of rents of the Property shall terminate at such time as this Instrument ceases to secure indebtedness held by Lender.

Uniform Covenants-Multifamily- 1-FNMA/FHLMC Uniform Instrument

Proberty of Coot County Clerk's Office

Non-Uniform Covenants. Borrower Med Lender furtifier covenant and agree as follows:

- 27. ACCELERATION: REMEDIES. Upon Borrower's breach of any covenant or agreement of Borrower in this Instrument, including, but not limited to, the covenants to pay when due any sums secured by this Instrument, Lender as Lender's option may declare all of the sums secured by this Instrument to be immediately due and payable without further demand and may foreclase this Instrument by judicial proceeding and may invoke any other remedies permitted by applicable law or provided herein. Lender shall be entitled to collect all costs and expenses incurred in pursuing such remedies, including, but not limited to, attribute feet cost of documentary evidence, abtractional differences.
- 28. RELEASE. Upon payment of all sums secured by this Instrument, Lender shall release this Instrument. Bistrower shall pay Lender's reasonable costs incurred in releasing this Instrument.
- 29. WAIVER OF HOMESTEAD AND REDEMPTION. Borrower hereby waives all right of homestead exemption in the Property. If Borrower is a corporation, Borrower hereby waives all right of redemption on behalf of Borrower and on helialf of all other persons acquiring any interest or title in the Property subsequent to the date of this Instrument, except decree or judgment creditors of Borrower.

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Property of Cook County Clerk's Office

STATE OF VILINOIS,		1
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(person acknowledging)	toffice)	
(name of corporation) of the corporation.	(state)	carporation, on behalf
My Commission Expires:		ry Puhlie
	AI. ACKNOWLEDGMENT	/
STATE OF ILLINOIS, McHenry (the undersigned Willi Gohs and Irmsard A. Gohs	., a Notary Public in and for said county and	
personally known to me to be the same person(s) who before me this day in nerson, and acknowledged that the voluntary act, for the uses and purposes therein set forth.	se name(s)ARS subscribed to the for he X., signed and delivered the said instrume	regoing instrument, appeared
Given under my hand and official seal, this 10th	day of April 19 85	1
My Commission Expires: 6/23/65	Gra a Jack	band
9	Notar	ry Public
DIVIDUALIMITED	PARTNERSHIP ACKNOWLEDGMENT	ŧ
STATE OF ILLINOIS,		
The foregoing instrument was acknowledged before t	ne this	
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(person acknowledging) I name of parinership)	a limited partnership.	•
My Commission Expires:		
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CORPORATE LIMITED	1602 5500 9 NOTEL ENDING	
STATE OF BLUNOIS,	ounty ss:	
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ILLINGIS - Multifamily - 1/77 - FNNiA/F MC Uniform Instrument

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SPACE ABOVE THIS LINE FOR RECORDER'S USE

This instrument was prepared by:

Nikki Owens GLENVIEW STATE BANK 800 Waukegan Road Clenview, Illinois 60025

MULTIFAMILY MORTGAGE, ASSIGNMENT OF RENTS AND SECURITY AGREEMENT

(Security for Construction Loan Agreement)

THIS MORTGAGE ('her he "Instrument") is ma	de this10th day ofApril
	OHS and IRMGARD A. GOHS him wife manner
where whitese is 727 Longties Drive. Wheel	ing, Illingis 60090
(herein "Borrower"), and the Morting e GLENYLE	W. STATE BANK
	PAXATION organized and existing under the laws of
che State of Illinois who address i	800 Maukagan Road, Glanview, Illinois
	managementation of .QHEHUNDREDSIXTXEIGHTTHQUS.ANI
AND NO/100 S	S168.000.00) =======+thttare which induktions is
evidenced by Borrower's note dated APX11, 10	\$168,000,00) nananame-Dollars, which indehendness is 1,985 (herein "Note"), providing for
monthly installments of principal and interest, with (balance of the indebtedness, if not sooner paid, due and
payable onMay12000	$\mathcal{O}_{\mathbf{x}}$
TO SECURE TO CERNIER (a) the topal ment of the id-	ode needness evalenced by the Note, with interest thereon, and
made by Lender to Rorrower pursuant to paragraph 30	the repayment of any future advances, with interest thereon, between (Ferein "Future Advances"); (e) the performance of
the covenants and agreements of Borrower contains	d in a Construction Loan Agreement between Lender and
Borrower dated	l'any, as provid d'in paragraph 25 hereof; (d) the payment of
all other sums, with interest thereon, idvanced in account	dince herewith a protect the security of this Instrument; and
(ac) the performance will be concurrent which the foundation	f flassener betainer onwed Abstrover door hardsy fast pure votes of the pursuant in I leave therein "pround leave" dated
grant, convey and assign to henger time teasenoid	egate barenant in 1 leade (nerem natural tease) dated
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erry located inChicago,CookCounty,	Tana a full management and the following described proposition of State of Illinois:
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" LOT, 1" IN BLOCK ONE, IN ALBERT F. KEENEY'S BELMONT HOME GARDENS, BEING A SUBDIVISION OF LOT FIVE IN KING AND PATTERSON'S SUBDIVISION OF THE HORTH EAST QUARTER OF SECTION 29, TOWNSHIP 40 HORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

13.29-204.021 NO. 5707- 69 W. Barry, Chicago

HAASIOIS - Multifamily - 1777 - FNNIA/FIII.MC Uniform Instrument RODER HOM RELEASE EMANCIAL THE PROPERTY By Phiellis Volk

Form 4014 Landa

trace t of A papers

Wall Carlot

Property of Coot County Clerk's Office

Property of County Clerk's Together with all buildings, improvements, and tenements now or hereufter erected so the property, and all heretofore or hereafter vacated alleys and streets abutting the property, and all easements riphis, appurtenances, cents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock hippurtenant to the property, and all fixtures, machinery, equipment, engines, boilers, incinerators, building materials, appliances and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light; and all elevators, and related machinery and equipment, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, buth tuhs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, micrors, cabinets, panelling, rugs, attached floor coverings, furgiture, pictures, antennas, trees and plants, and antennamental an

shall be deemed to be and remain a part of the real property covered by this Instrument; and additions thereto, together with said property (or the leasehold astate in the event this Instrument is on a leasehold) are herein telegrad to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to morigage, grant, convey and assign the Property Land, if this Instrument is on a leasehold, that the ground lease is in full force and effect without modification except us noted above and without default on the part of either lessor or lessee thereunder), that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any easements and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

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I. PAYNEMY OF PRINCIPAL AND INTEREST. Bassawer shall promptly pay when due the principal of and interest on the indehiedness evidenced by the Note, any prepayment and last charges provided in the Note and all other sums secured by this instrument.

2. FUNDS FOR TAXES, INSURANCE AND DITIER CITARGES. Subject to applicable law or to a written waiver by Lender, Engrower shall pay to Lender on the day monthly installments of principal or interest are payable under the Note for on another day designated in writing hy Lender), until the Note is paid in full, a sum (herein "Funde") equal to one-twelfth of (a) the yearly water and sewer rates and taxes and assessments which may be levied on the Property, (b) the yearly ground rems, if any, (e) the yearly premium installments for more and such niher insurance covering the Property as Lender may require pursuant to paragraph 5 hereof, (d) the yearly premium installments for morigage insurance, if any, and (e) if this Instrument is on a leasehold, the yearly fixed tents, if any, under the ground lease, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Any waiver by Lender of a requirement that Borrower pay such Funds may be revoked by Lender, in Lender's tole discretion, at any time upon notice in writing to Borrower. "Lender may require Borrower to pay to Lender, in advance, such other Funds for other taxes, charges, premiums, assessments and impositions in connection with Bistrower or the Property which Lender shall reasonably deem necessary to profess Lender's interests (herein "Other Impositions"). Unless otherwise provided by applicable law, Lender may require Funds for Other Impositions to be paid by Borrower in a lump sum or in periodic installments, as Lender's option.

The Funds shall be held in an institution is the deposits or accounts of which are insused or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said rates, sents, taxes, assessments, insurance premiums and Other Impositions so long as Borrower is not in breach of any covenant or agreement of Borrower in this Instrument. Lender shall make no charge for so holding and applying the Funds, analyzing said account or for verifying and compiling said assessments and bills, unless Lender pays Borrower interest, earnings or profits on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Instrument that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable as requires interest, earnings or profits to be paid, Lender shall not be required to pay Borrower any interest, earnings or profits on the Funds. Lender, shall give to Borrower, without charge, an annual accounting of the Funds in Lender's normal format showing credits and dehits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Instrument.

If the amount of the Funds held by Lender at the time of the annual accounting thereof shall exceed the amount deemed necessary by Lender to provide for the payricular of water and sewer rates, takes, assessments, insurance premiums, rents and Other Impositions, as they fall due, such excess shall be credited to Borrower on the near monthly installment or installments of Funds due. If at any time the amount of the Funds held by Lender shall be less than not nount deemed necessary by Lender to pay water and sewer rates, takes, assessments, insurance premiums, tents and Other Impositions, as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within thiny days after notice from Lender to Borrower real esting payment thereof.

Upon Burtower's breuch of any or vo cant or agreement of florrower in this (instrument, Lender may apply, in any amount and in any order as Lender shall determine in Lender's solv discretion, any Funds held by Lender at the time of application (i) to pay rates, reals, takes, assersments, insurance premiums and Other Impositions only are now or will hereafter become due, or (ii) as a credit against sums secured by this instrument. Upon payment in full of all sums secured by this instrument. Lender shall promptly refund to Borrower any Funds held by Lender."

- 3. APPLICATION OF PAYMENTS. Unless applicable law provides otherwise, all payments received by Lender from Botrower under the Note or this Instrument shall be applied by Lender in (ie i)llowing order of priority; (i) amounts payable to Lender by Botrowes under paragraph 2 bereof; (ii) interest payable on advances made pursuant to paragraph 8 hereof; (v) priority of advances made pursuant to paragraph 8 hereof; (v) priority of advances made pursuant to paragraph 8 hereof; (vi) interest payable on any Future Advance, provided that if more than one Future Advance is outstanding. Lender may apply payments received among the amounts of interest payable on the Future Advances in such order as Lender, in Lender's sole discretion, may determine (vii) vincipal of any Future Advance, provided that if more than one Future Advance is outstanding. Lender may apply payments received in the paragraph Palances of the Future Advances in such order as Lender, in Lender's sole discretion, may determine; and (viii) any other sums secured by her forsteement in such order as Lender's option, may determine; provided, however, that Lender may, at Lender's option, apply any sums payable pursuant to paragraph 8 hereof prior to interest on and principal of the Note, hut such application shall not otherwise affect the order of minimity of application specified in this paragraph 3.
- 4. CHARGES: LIENS. Borrower shall pay all water and sewer rates, tends, axes, assessments, premiums, and Other Impositions attributable to the Property at Lender's option in the manner provided under paragraph 2 lender of , if not paid in such manner, by Borrower making payment, when due, directly to the payer thereof, at in such other manner as Lender may design, to in writing. Borrower shall promptly furnish to Lender aff notices of amounts due under this paragraph 4, and in the event Borrower shall make poyment directly, Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has, or may have, priority over or equality with, the lien of this Instrument, and Borrower shall pay, when due, the claims of all persons supplying to our materials to or in connection with the Property. Without Lender's prior written permission, Borrower shall not allow any lien inferior to this instrument to be perfected against the Property.
- 5. IEAZARO INSURANCE. Berrower shall been the improvements now existing or hereafter excited on the Property insured by carriers at all times taitifuceury to Lender against loss by fire, hazards included within the term "extended enverage", tent loss and such other hazards, casualties, liabilities and contingencies as Lender land, if this instrument is on a leasehold, the ground lease tahall require and in such amounts and for such periods as Lender shall require. All premiums on insurance policies shall be paid, at Lender's option, it incompanies provided under paragraph 2 hereof, or by Borrower making payment, when due, directly to the varrier, or in such other manner at Lender may designate in writing

All insurance policies and renewals thereof shall he in a form acceptable to Lender and shall include r str. d.rd morgage clause in lavor of and in form acceptable to Lender. Lender shall have the right to hold the policies, and Borrower shall prome in formish to Lender all renewal notices and all receipts of paid premiums. At least thirty days prior to the eapiration date of a policy, Borrower hall deliver to Lender a renewal policy in form satisfactory to Lender. If this Instrument is on a leasehold, Borrower shall furnish Lender a duplicate c. at policies, renewal notices, renewal policies and receipts of paid premiums if, by virtue of the ground lease, the originals thereof may not be supplied by Borrower to Lender.

In the event of loss, Borrower shall give immediate written notice to the insurance carrier and to Lender. Borrower hereby authorizes and empowers Lender as attorney-in-fact for Borrower to make proof of loss, to adjust and compromise any claim under insurance policies, to appear in and prosecute any action arising from such insurance policies, to collect and receive insurance proceeds, and to deduct therefrom Lender's expenses incurred to the collection of such proceeds; previded however, that nothing contained in this paragraph 5 shall require Lender to incur any expense or take any extens hereunder. Borrower further authorizes Lender, at Lender's option, (a) to hold the halance of such proceeds to be payment of the sums secured by this fostitument, whether or not then due, in the order of application set forth in paragraph 3 hereof (subject, however, to the rights of the lessor under the ground lease if this Instrument is on a leasehold).

If the insurance proceeds are held by Lender in reimburse Bostower for the cost of restoration and repair of the Property, the Property shall be restored to the equivalent of its original condition or such other condition as Lender may approve in writing. Lender may, as Lender's option, condition dishursement of said proceeds on Lender's approval of such plans and specifications of an architect satisfactory to Lender, contractor's cost estimates, architect's certificates, walvers of liens, tworn statements of mechanics and materialmen and such other evidence of costs, percentage completion of construction, application of payments, and satisfaction of liens as Lender may reasonably require. If the insurance proceeds are applied to the payment of the sums secured by this Instrument, any such application of proceeds to principal shall not extend or pustopne the due dates of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amounts of such installments. If the Property is sold pursuant to paragraph 27 hereof or if Lender sequires tall to the Property, Lender shall have all of the right, title and interest of Borrower in and to any insurance policies and unearned premiums therein and to the proceeds resulting from any damage to the Property prior to just sale or acquisition.

4. PRESERVATION AND MAINTENANCE OF PROPERTY: LEASE (ULDS. Bostower (a) shall not commit waste or permit impairment or determination of the Property, (b) shall not abandon the Property, (c) shall restore or repair promptly and in a good and work manife manner all

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or any part of the Property to the control of the council and the notion of such integrations it is a specific to the council of the executive of any damage, injury or loss themse, whiche council interproperty the absolute in the council of such reports and shall replace for the Property, including improvements, haves, equipment, machinery and appliances thereon in good repair and shall replace hautes, equipment, machinery and appliances on the Property when necessary to keep such items in good repair, (e) shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property. (f) shall provide for professional management of the Property by a residential rental property manager existsactory to Lander pursuant to a contract approved by Lender in writing, which such requirement shall be waived by Lender in writing, (g) thall generally operate and maintain the Property in a manner to ensure maximum rentain, and (h) shall give notice in writing to Lander of and, unless otherwise directed in writing by Lender, appear in and defend any action to proceeding purporting to affect the Property, the security of this instrument of the rights of powers of Lander. Neither libratower nor any tenant or other person shall remove, demolish or alter any improvement now existing or hereafter erected on the Property or any fixture, equipment, machinery or appliances in or on the Property except when incident to the replacement of fixtures, equipment, machinery and appliances with items of like kind.

If this Instrument is on a leasehold, Bottower (1) shall comply with the provisions of the ground lease, (11) shall give immediate written notice to Lender of any default by leasor under the ground lease or of any notice received by Bottower from such lease of any default under the ground lease by Bottower, (111) shall give immediate written notice to be more miner confirmation thereof to Lender within thiny days after such option becomes exercisable. (112) shall give immediate written notice to Lender of the communication of any temdels proceedings under the ground lease by any party therein and, if required by Lender, shall permit Lender as Bottower's attorney-in-fact to control and act for Bottower in any such remedial proceedings and (12) thall within thirty days after request by Lender obtain from the lessor under the ground lease and deliver to Lender the lessor's estopped certificate required thereunder. If any. Bottower hereby expressly transfers and assigns to Lender the benefit of all covenants contained in the ground lease, whether or not such covenants run with the land, but Lender shall have no liability with respect to such covenants nor any other covenants contained in the ground lease.

Borrower shall not surrender the leasehold estate and interests herein conveyed nor terminate or cancel the ground lease creating said estate and interests, and Borrower shall not, without the express written consent of Lender, alter or amend said ground leave. Borrower covenants and agrees that there shall not be a merger of the ground leave, or of the leavehold estate created thereby, with the fee estate covered by the ground leave by rer on of said leavehold estate or said fee estate, or any part of either, coming into common ownership, unless Lender shall content in ming to such nerger; if Borrower shall acquire such fee estate, then this instrument shall simultaneously and without further action be spread to at to become a tien on such fee estate.

- 7. USE OF PROPERTY. Unless required by applicable law or unless Lander has atherwise agreed in writing, Borrower shall not allow changes in the use for which all or any part of the Property was intended at the time this instrument was executed. Borrower shall not initiate or acquiresce in a change in the soning of all callon of the Property without Lender's prior written content.
- 4. PROTECTION OF Linitipes SECURITY. It Bostower fails to perform the covenants and agreements contained in this instrument, or if any action or proceeding is commerced which affects the Property or title thereto or the interest of Lender therein, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a hankrupt of decedent, then Lender at Lender's opinion may make such appearances, disbures such aums and take such action as Lender deems necessary, in its sole discretion, to protect Lender's interest, including, but not limited to, (i) dis just that or distinctly's feet, (ii) entry upon the Property to make repairs, (iii) procurement of autifactory inturance as provided in paragraph 5 incredit, and (iv) if this instrument is on a leasehold, exercise of any opinion to renew or extend the ground lease on behalf of Bostower and the cuting of any default of Bostower in the terms and conditions of the ground lease.

- 9. INSPECTION. Lender may make no cause to be made cease tall te entries upon and impections of the Property.
- 10. BOOKS AND RECORDS. Borrower shall been and maintain at all times at Borrower's address stated below, or such other place as Lender may approve in writing, complete and accurate books of accounts and other instruments which are feet the Property. Such books, records, contracts, leases and other instruments shall be subject to examination and inspection at any reasonable time by Lender. Upon Lender's request, Borrower shall formish to Lender, within one hundred and twenty days after the end of each fixed year of Portower, a balance there, a statement of income and expenses of the Property and a statement of changes in financial, accounts, excition, each in reasonable detail and certified by Borrower and, if Lender shall require, by an independent certified public accountant. Borrower shall furnish, together with the foregoing financial statements and at any other time upon Lender's request, a rent schedule for the Property, certified by Borrower, showing the name of each tenant, and for each tenant, the space occupied, the lease expiration date, the cent payable and the tens paid.
- 11. CONDENNATION. Borrower shall promptly notify Lender of any action or proceeding to any condemnation or other taking, whether direct or indirect, of the Property, or pare thereof, and Borrower shall appear in any prosecute any such action or proceeding unless otherwise directed by Lender in writing. Borrower, any action on proceeding relating to any condemn, then or other taking of the Property, whether direct or indirect, and to settle or compromise any claim in connection with such condemnation or other taking. The proceeds of any award, payment or claim for damages, direct or consequential, in connection with any condemnation or other taking whether direct or indirect, of the Property, or part thereof, or for conveyances in lieu of condemnation, are hereby assigned to and shall be paid to conder subject, if this Instrument is on a leasehold, to the rights of lessor under the ground lease.

Bottower authorizes Lender to apply such awards, payments, proceeds or damages, after the deduction of Lender's expenses incurred in the collection of such amounts, as Lender's option, to restoration or repair of the Property or to payment of the sum, volved by this Instrument, whether or not then due, in the order of application set forth in paragraph 3 hereof, with the balance, if any, to Botto ver. Unless Bottower and Lender otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments. Bottower agrees to execute such further girdence of assignment of any awards, proceeds, damages or claims arising in connection with such condemnation or taking at Lender may require.

- 12. BORROWER AND LIEN NOT BELEASED. From time to time, Lender may, at Lender's option, without giving notice to at obtaining the consent of Borrower, Borrower's successors or assigns or of any junior lienholder or gustantors, without liability on Lender's part and notwithstanding Borrower's breach of any covenant or discernent of Borrower in this Instrument, extend the time for payment of said indebtedness or any part thereof, reduce the payments of the lesser anyone liable on any of said indebtedness, accept a renewal note or notes therefor, medify the terms and time of payment of said indebtedness, release from the lease of this Instrument any part of the Property, take or release other or additional security, reconvey any part of the Property, consent to the granting of any externent, join in any externition or subordination agreement, and agree in writing with Borrower to modify the tate of interest or period of amortization of the Note or change the amount of the monthly installments payable thereunder. Any actions taken by Lender pursuant to the terms of this paragraph 12 shall not affect the obligation of Borrower or Borrower's successors of assigns to pay the turns secured by this Instrument and to observe the covenants of Borrower contained herein, shall not affect the guaranty of any person, corporation, partnership or other entity for payment of the indebtedness secured hereby, and shall not affect the lien or priority of lien hereof on the Property. Borrower shall pay Lender a restorable service charge, together with such title insurance premiums and attorney's fees as may be incurred at Lender's option, for any such action if taken at Borrower's request.
- 13. FORBEARANCE BY LENDER NOT A WAIVER. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any right or remedy. The acceptance by Lender of payment of any sum secured by this Instrument after the due date of such payment shall not be a waiver of Lender's right to either require prompt payment when due of all other turns so secured or to declare a default for failure to make prompt payment. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedest secured by this Instrument, nor that Lender's receipt of any awards, proceeds or damages under paragraphs 5 and 11 hereof operate to cure or waive Bostower's default in payment of turns secured by this Instrument.

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14. ESTOPPES, CENTIFICATE Linear e al with nen da sed whiten a questi from Lender fit ish Lender with a written statement, duly acknowledged, serving from the sums state mis limitoment and any right direction informeredal. Other defense which exists against such sums and the philipations of this Instrument.

- 15. UNIFORM COMMERCIAL CODE SECURITY AGREEMENT. This instrument is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the items specified above as part of the Property which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and Dorrower hereby grant. Lender a security interest in said items. Bostower agrees that Lender may file this instrument, or a reproduction thereof, in the real estate records or other appropriate index, as a financing statement for any of the liems specified above as part of the Property. Any reproduction of this instrument or of any other security agreement or financing statement, in addition, Bostower agrees to execute and deliver to Lender, upon Lender's request, any financing statements, as well as extentions, tenewals and amendments thereof, and reproductions of this instrument in such form as Lender may require to perfect a security interest with respect to said tiems. Bostower shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall jusy all reasonable costs and expenses of any record searches for financing statements. Lender may reasonably require. Without the prior written content of Lender, Bostower shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said items, including replacements and additions thereto. Upon Bostower's breach of any covenant or agreement of flortower contained in this instrument, including the covenants to pay when due all sums secured by this instrument, Lender shall have the remedies of a secured party under the Uniform Commercial Code and, as Lender's option, may also invoke the remedies provided in paragraph 27 of this instrument as to such items. In exercising any of said remedies, Lender may proceed against the items of real property and any items of personal property specified above as part of the Property separately or together and in
- 16. LEASES OF THE PROPERTY. As used in this paragraph 16, the word "lease" shall mean "sublease" if this Instrument is on a leasehold. Borrower shall comply with and observe Borrower's obligations as landlord under all leases of the Property or any part thereof. Borrower will not lease any portion of the Property for non-test-lential use except with the prior written approval of Lender. Borrower, as Lender's request, shall furnish Lander with executed copies of all leases now exhiting or hereafter made of all or any part of the Property, and all leases now or hereafter entered into all his limitument; that the immant attorns to Lander, such attornment to be effective upon Lender's acquisition of title to the Property; that the count agrees to execute such further evidences of attornment as Lender may from time to time request; that the attornment of the tenant shall not be e-ministed by foreclosure; and that Lender may, at Lender's option, accept or reject such attornments. Borrower shall not, without Lender's writter consent, execute, modify, surrender or terminate, either orally or in writing, any lease now existing or hereafter made of all or any part of the Property providing for a term of thee years or more, permit an assignment or sublease of such a lease without Lender's written consent, or request or consent to the subordination of any lease of all or any part of the Property to any tien subordinate to this instrument. If Borrower becomes aware that any tenant proposes to do, or it doing, any act or thing which may give rise to any right of set-off against rent, Borrower shall (1) take such iteria at shall be reasonably calculated to prevent the accrual of any right to a set-off against rent, (ii) notify Lender thereof and of the amount of accounts, and (iii) within ten days after such accrual, reimburse the tenant who shall have acquired such right to the without set-off or deduction.

Upon Lender's request, Botrower shall stign to Lender, by written Instrument satisfactory to Lender, all leases now existing or hereafter made of all or any part of the Property and all security deposits made by tenants in connection with such leases of the Property. Upon assignment by Botrower to Lender of any leases of the Property, Linder shall have all of the rights and powers possessed by Botrower prior to such assignment and Lender shall have the rights o modify, extend of symminate such existing leases and to execute new leases, in Lender's sole discretion.

- 17. RENIEDIES CUNTULATIVE. Each remedy provious in this Instrument is distinct and cumulative to all other rights or remedies under this instrument or afforded by law or equity, and may be exercised concurrently, independently, or successively, in any order whatsoever.
- 18. ACCELERATION IN CASE OF BORROIVER'S INSCLUENCY. If Borrower shall voluntarily file a petition under the Federal Bankrupicy Act, as such Act may from time to time he amended, or und r any similar or successor Federal statute selating to bankrupicy, insolvency, arrangements or reorganizations, or under any state hankrupicy or insolvency act, or file an answer in an involuntary proceeding admission insolvency or inshilly to pay debts, or if florrower shall fail to obtain a recreation or stay of involuntary proceedings brought for the reorganization, dissolution or liquidation of Barrower, or if Borrower aball the adjudged a hankrupity or if a trustee or receiver shall be appointed for Borrower or Borrower's property, or if the Property shall become subject to the jurisdiction of a Federal bankrupity cours or similar state cours, or if Borrower's shall make an assignment for the henefit of Borrower's creditors, or if there is an attachment, execution or other judicial seizure of any partian of Borrower's assets and such seizure is not discharged within ten days, then Londer may, as Lender's option, declare all of the turns secured by this Instrument to be immediately due and payable without prior notice in Borrower, and Lender have invoke any remedies permitted by paragraph 27 of this Instrument. Any attorney's fees and other expenses incurred by Lender h. connection with Borrower's bankrupity or any of the other aforesaid events shall be additional indebtedness of Borrower secured by this Instrument, paragraph 8 hereof.
- 19. TRANSPERS OF THE PROPERTY OR HENEFICIAL INTERESTS IN BORROWER, ASSUMPTION. On sale or transfer of (i) all or any part of the Property, or any interest therein, or (ii) heneficial interests in Borrower (if Enriower is not a natural person or persons but to a corporation, partnership, trust or other legal entity), Lender may, at Lender's option, declare all (i) the turns secured by this Instrument to be immediately due and payable, and Lender may invoke any remedies permitted by paragraph 27 of this Instrument. This option shall not apply in case of
 - ta) transfers by devise or descent or by operation of law upon the death of a joint tenant or a partner.
 - (b) sales or transfers when the transferee's creditworthiness and management ability are satisfactory to bender and the transferee has executed, prior to the sale or transfer, a written assumption agreement containing such terms as Lenver hay require, including, if required by Lender, an increase in the rate of interest payable under the Note;
 - by Lender, an increase in the rate of interest payable under the Note;
 (c) the grant of a leasehold interest in a part of the Property of three years or less (or such longer lease term as Londer may permit by prior written approval) not containing an option to purchase (except any interest in the ground lease, if this in (conent is on a leasehold);
 - (d) tales or transfers of heneficial interests in Borrower provided that such sales or transfers, together with any prior sales or transfers of heneficial interests in Borrower, hus excluding sales or transfers under supparagraphs (a) and (b) above, do not result in more than 49% of the heneficial interests in Borrower having been sold or transferred since commencement of amortization of the Note; and
 - (e) sales at transfers of fistures or any perional property pursuant to the first paragraph of paragraph 6 hereof.
- 20. NOTICE. Except for any notice required under applicable law in he given in another manner, (a) any notice to Borrower provided for in this Instrument or in the Note shall be given by mailing such notice by certified mail addressed to Borrower at Borrower's address stated below or as such other address as Borrower may, designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Instrument or in the Note shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 21. SUCCESSORS AND ASSIGNS BOUND: JOINT AND SEVERAL LIABILITY: AGENTS: CAPTIONS. The covenant and agreements herein contained shall bind, and the rights hereunder shall inter to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 19 hereof. All covenants and agreements of Borrower shall be joint and several. In exercising any rights hereunder or taking any actions provided for herein, Lender may act through its employees, agents or independent contractors as authorized by Lender. The captions and headings of the paragraphs of this instrument are for convenience only and are not to be used to interpret or define the provisions hereof
- 22. UNIFORM MULTIFAMILY INSTRUMENT; GOVERNING LAW; SEVERABILITY. This form of multifamily instrument combines uniform covernants for national use and non-uniform covernants with limited variations by jurisdiction to constitute a uniform security instrument covering real property and related fiatures and personal property. This instrument shall be governed by the law of the jurisdiction in which the Property is located. In the event that any provision of this Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Instrument or the Note which can be given effect without the conflicting provisions, and to this end the provisions of this

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Instrument and the Note are declared to be severable. In the event that any applicable law limiting the amount of interest or other charges permitted to be collected from Burrower is interpreted so that any charge provided for in this Instrument or in the Note, whether considered separately or together with other charges levied in connection with this Instrument and the Note, violates such law, and Burrower is entitled to the benefit of such law, such charge is hereby reduced to the extent necessary to eliminate such violation. The amounts, if any, previously paid to Lender in excess of the amounts payable to Lender pursuant to such charges as reduced shall be applied by Lender to reduce the principal of the indebtedness evidenced by the Note. For the purpose of determining whether any applicable law limiting the amount of interest or other charges permitted to be collected from Burrower has been violated, all indebtedness which is secured by this Instrument or evidenced by the Note and which constitutes interest, as well as all other charges levied in connection with such indebtedness which constitute interest, thall be deemed to be allocated over the stated term of the Note. Unless otherwise required by applicable law, such allocation and spreading shall be effected in such a manner that the rate of interest computed thereby is uniform throughout the stated term of the Note.

- 21. WAIVER OF STATUTE OF LIMITATIONS. Borrower hereby waives the right to assert any statute of limitations as a bar to the enforcement of the lien of this Instrument or to any action brough) to enforce the Note or any other obligation secured by this Instrument.
- 24. WAIVER OF MAKSHALLING. Notwithstanding the existence of any other security interests in the Property held by Lender or by any other party. Lender shall have the right to determine the older in which any or all of the Property shall be subjected to the temedies provided herein. Lender shall have the right to determine the older in which any or all portions of the indebtedness secured hereby are satisfied from the proceeds realized upon the exercise of the remedies provided herein. Borrower, any party who consents to this Instrument and any party who now or hereafter acquires a security interest in the Property and who has actual or constructive notice hereof hereby waiver any and all right to require the marshalling of assets in connection with the exercise of any of the remedies permitted by applicable law or provided herein.
- 15. CONSTRUCTION LOAN PROVISIONS. Borrower agrees to comply with the covenants and conditions of the Construction Loan Agreement, if any, which is hereby incorporated by reference in and made a part of this Instrument. All advances made by Lender pursuant to the Construction Loan Agreement shall be indehedness of Borrower secured by this Instrument, and such advances may be obligatory as provided in the Construction Loan Agreement. All sums disbursed by Lender prior to completion of the improvements to protect the security of this Instrument up to the principal amount of the Note shall be treated at disbursement pursuant to the Construction Loan Agreement. All such sums shall be artificetes from the date of disbursement at the rate stated in the Note, unless collection from Borrower of interest as such rate would be contrary to applicable law it, which event such amounts shall bear interest as the highest rate which may be collected from Borrower under applicable law and shall be payable of a notice from Lender to Borrower requesting payment therefor.

From time to time it lender deems necessary to protect Lender's interests. Borrower shall, upon request of Lender, execute and deliver to Lender, in such form as Lender, shall direct, assignments of any and all rights or claims which relate to the construction of the Property and which Borrower may have against an' party supplying or who has supplied labor, materials or services in connection with construction of the Property. In case of breach by Borrower of the exception and conditions of the Construction Loan Agreement, Lender, at Lender's option, with or without entry upon the Property, (i) may invoke any of the rights or remedies provided in the Construction Loan Agreement, (ii) may accelerate the sums secured by this Instrument and invoke those remedies provided in paragraph 37 hereof, or (iii) may do both. If, after the commencement of amortization of the Note, the Note and it? Instrument are told by Lender, from and after such sale the Construction Loan Agreement shall cease to be a part of this Instrument and Burower shall not assert any right of sevons, countered in other claim or defense arising out of or in connection with the Construction Loan Agreement against the obligations of the Note and this Instrument.

ASSIGNMENT OF RENTS! APON TO OF RECEIVER! LENDER IN POSSESSION. As pan of the consideration for the indebtedness evidenced by the Note, Bottower i error shiplutely and unconditionally assigns and stansfers to Lander all the tents and revenues of the Property, including those now due, nest due, as to become due by virtue of any lease or other agreement for the occupancy or use of all or any part of the Property, regardless of to whom the sents of sevenues of the Property are payable. Borrower hereby authorizes Lender's Lender's agents to collect the aforesaid rents and revenues and hereby directs each tenant of the Property to pay such sents to Lender or Lender's agents; provided, however, that prior to written notice given by Lander to Borrower of the breach by Borrower of any coverant or agreement of Borrower in this Instrument, Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower, in apply the rents and revenues so collected to the sums secured by his instrument in the order provided in paragraph I hereof with the halance, so long as no such breach has occurred, in the account of Borrower, i. h. i. & intended by Borrower and Lender that this assignment of rents constitutes an absolute assignment and not an assignment for additional security only. Upon delivery of written notice by Lender to Norrower of the hierach by Borrower of any covenant of agreement of Norrower in this Instrument, and without the necessity of Lender entering upon and taking and maintaining full control of the Property is precon, by agent or by a courter applicated receiver, Lender shall immediately be entitled to possession of all rents and revenues of the Property as sociated in this paragraph 26 as the sale become due and payable, including but not limited to rents then due and unpaid, and all such rents shall in inciderely upon delivery of such muce be held by Borrower as trustre for the benefit of Lender only; provided, however, that the written nature by Letter to Bortower of the breach by Bortower shall consain a prairment that Lender exercises its rights to such rents. Bortower agrees this communicing upon delivery of such writen notice of Bortower's breach by Lender to Bortower, each tended of the Property thall make such rent, payable to and pay such renjs to Lender or Parity's agents on Lender's written demand to each tenant therefor, delivered to each tenant permonily, by enail or by delivering such demand to (act rental unit, without any liability on the part of said tenent to inquite further as in the existence of a default by Borrower.

Borrower hereby envenants that Borrower has not executed any prior assignment of said tents, that Borrower has not performed, and will not perform, any acts or has not executed, and will not perform, any acts or has not executed, and will not execute, any instrument which would prevent U noter from exercising its rights under this paragraph 26, and that at the time of execution of this Instrument there has been no andelpation of sucapy and of any of the rent of the Property for more than two months prior to the due dates of such tents. Borrower will not helt after collect or accept payment of any rents of the Property more than two months, at to the due dates of such tents. Borrower further coversor, that Borrower will execute and deliver to Lender such further assignments of tents and revenues of the Property as Lender may from time to first acquest.

Upon Barrower's breach of any commant or agreement of Borrower in this Instrument, Lender may in property by agent or by a count appointed receiver, regardless of the asteroisty of Lender's security, enset upon and take and maintain full control of the Property in order to perform all acts necessary and appropriate for the operation and maintenance thereof including, but not limited to, if execution, cancellation or modification of leases, the collection of this terms and revenues of the Property, the making of repairs to the Property and the execution of termination of contracts providing for the management or maintenance of the Property, all on such terms as are deemed best to protect the security of this Instrument. In the event Lender visits to seek the appointment of a receiver for the Property upon Borrower's breach of any covenant or agreement of Borrower in this Instrument. Portrover hereby expressly consents to the appointment of such receiver. Lender or the receiver shall be entitled to receive a reasonable fee for we wanging the Property.

All rents and revenues collected sub-valuent in delivery of written notice by Lender to Borrower of the breach by Borrower of any coverant or agreement of Borrower in this Instrument shall be applied first to the costs, If any, of taking constitut of and managing the Property and collecting the rents, including, but not limited to, associately feet, receiver's feet, premiums on receiver's hands, costs of repairs to the Property, premiums on insurance policies, taxes, assessments and other charges on the Property, and the costs of discharging any obligation or liability of Borrower as lessor or landlord of the Property and other to the sums secured by this Instrument. Lender or the receiver shall have access to the boots and records used in the operation and maintenance of the Property and shall be liable to account only for those rents actually received. Lender shall not be liable to Borrower, anyone claiming under or through Borrower or anyone having an interest in the Property by reason of anything done or left undone by Lender under this paragraph 36.

If the rents of the Property are not sufficient to meet the costs, if any, of taking control of and managing the Property and collecting the rents, any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by this Instrument purposes to paragraph 8 hereof. Unless Lender and Rangower agree in writing to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof and shall bear interest from the date of disburnement at the rate stated in the Note unless payment of interest at such rate would be contrue, to applicable law, in which event such amounts shall bear interest as the highest rate which may be collected from Borrower under applicable law.

Any entering upon and taking and maintaining of control of the Property by Lender or the receiver and any application of rents as provided herein shall not our of waive any default hereunder or invalidate any other right or remedy of Lender under applicable law or provided herein. This assignment of rents of the Property shall terminate at such time as this Instrument cases to secure indebtedness held by Lender.

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Non-Uniform Covenants.

- ACCELERATION; REALEDIES. Upon Burrower's breach of any envenant or agreement of Burrower in this Instrument, including, but not limited to, the covenants to pay when due any turns secured by this Instrument, Lender at Lender's option may declare all of the sums secured by this Instrument to be immediately due and payable without further demand and may foreclose this Instrument by judicial proceeding and may invoke any other remedies permitted by applicable law or provided herein. Lender shall be emitted to collect all costs and expenses incurred in pursuing such remedies, including, but not limited to, attorney's fees, costs of documentary evidence, abstracts and title reports.
- 24. RELEASE. Upon payment of all sums secured by this Instrument, Lender shall release this Instrument. Borrower shall pay Lender's reasonable costs incurred in releasing this Instrument.
- WAIVER OF HOMESTEAD AND REDEMPTION. Borrower hereby waives all right of homestead exemption in the Property. If Borrower is a corporation, Borrower hereby wilves all right of redemption on behalf of Borrower and on behalf of all other persons acquiring any interest or title in the Property subsequent to the date of this Instrument, except decree or judgment creditors of Borrower.
- FUTURE ADVANCES. Upon request of Borrower, Lender, at Lender's option so long at this lastrument secures indebtedness held by Lender, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this instrument when evidenced by promissory notes stating that said notes are weated hereby. At no time shall the principal amount of the indehtedness secured by this

The Witness Whereof, Borrower has exemple duly authorized.	cuted this Instrument or has caused the same to	be executed by its representatives
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The foregoing instrument was acknowledged before me this	(dute)	
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(name of corporation)		ration, on beh
of the corporation.	(vidic)	•
My Commission Expires:		
The state of the s	Notary Public	1
M. D. INDIVIDUAL ACKNO	WLEDGMENT	}
STATE OF ILLINOIS, County ss:		
Lillian Land	Public in and for said county and state, do h	dreny certity to
personally known is me to be the same personals) whose name(s), before me this day in person, and acknowledged that I he wigned		ilment, appeil
voluntary act, for the uses and purposes therein set forth.	4	
Given under my hand and official seal, this day of	W/ay 1985	
My Commission Expires: 1-31-89	Contra a. Well	
	Notary Public	
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INDIVIDUAL LIMITED PARTNERS	HIP ACKNOWLEDGMENT	
STATE OF ILLINOIS, County 883		!
The foregoing instrument was acknowledged before me this	(date)	
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I name of paragraphip)	a limited partnership.	1
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My Commission Expires:	Notary Public	
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CORPORATE LIMITED PARTNERS	HIP ACKNOWLEDGMENT	7
STATE OF ILLINOIS, County ss:		
The foregoing instrument was acknowledged before me this	(date)	
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Vice Pres.

MILL TO BULL RICHOOK "This Instrument Was Prepared By" CLERNING COURS BONE CLETVIEW STATE BANK 2002 Tankegan Resti 3 Owens Glenview, EL 60025 MILLEL OND WAUKEGAN ROAD GLENVIEW, ILLIMOIS 60025 7513292 ASSIGNMENT KNOW ALL MEN BY THESE PRESENTS: That GLENVIEW STATE BANK, an Illinois Banking Association, organized and existing under and by the virtue of the laws of Illinois, and having its principal place of business in the Village of Glenview, and State of Ilinois, party of the first part, for value received, has granted, bargained, sold, assigned, transferred and set over without recourse, and by these presents does grant, bargain, sell, assign, transfer and set over FIDERAL HOME LOAN MORTGAGE CORPORATION part) of the second part, its successors and assigns, a certain MULT GAMILY MORTGAGE AND ASSIGNMENT OF RENTS , dated the 10th day of April 19 85, made by WILLI GOHS AND IRMGARD A. GOHS, his wife securing the rement of one promissory note therein described for the ONE HUNDRED SIXT EIGHT THOUSAND AND NO/100'S-----Dollars, (\$ 168,000.00) and all its right, title and interest in and to the premises situated in the County of Cook a NULTIFAMILY HORTGAGE AND and State of Illinois, and described in said ASSIGN MENT OF RENTS as follows, to wit: LOT 1 & LOT 2 IN BLOCK ONE, IN ALBERT . KEENEY'S BELNONT HOME GARDENS, BEING A SUBDIVISION OF LOT FIVE IN KING AND PATTERSON'S SUBDIVISION OF THE NORTH EAST QUARTER OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COST COUNTY, ILLINOIS. MACO PIN: 13-29-209-021 5907-5909 WEST BARRY, CHICAGO, ILLINOIS MULTIFAMILY MORTGAGE AND which said ASSIGNMENT OF RENTS is Recorded in the office of the Recorder of Deeds Cook County, in the Scare of Illinois, as 27513290 Document together with the said note therein described, and the money due or to grow due thereon with the interest. TO HAVE AND TO HOLD the same unto the said party of the second part. its successors and assigns, forever, subject only to the provisions in the MULTIFAMILY MORTGAGE AND said ASSIGNMENT OF RENTS contained. IN WITNESS WHEREOF the party of the first part has caused this instrument to be executed in its name by Richard G. Backus and attested to by Nikki Owens __, and its corporate seal to be here unto affixed this 15th day of April ATTEST: GLENVIEW STATE BANK (Seal)

BOX158

RICHARD G. BACKUS, Exec.

NIKKI OWENS, Assistant Secretary

Dioperty of County Clerk's Office

STATE OF ILLINOIS) SS COUNTY OF COOK $_{\rm T}$

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I, the undersigned, a Notary Public in and for the County and	
State aforesaid, DO HEREBY CERTIFY, that Richard C. Backus and	
Nikki Owans respectively of GLEN- VIEW STATE BANK, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such officers, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their free and voluntary act and as the free and voluntary act of said corporation, for the uses and pur- poses therein set forth; and the said Nikki Owans did also then and there acknowledge that he, as custodian of the seal of said corporation, did affix the said corporate seal to said instrument as her own free and voluntary act and as the free and voluntary act of said corporation for the uses and purposes therein set forth.	
GIVEN under my hand and Notarial Seal this 15th day of April ,	
Notary Public Greature State 1 Greature State	Cleavist, E. See S.

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Property or County Clerk's Office

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ASSUMPTION AGREEMENT

THIS AGREEMENT made and entered into on this 26th day of February 1988, by and between FEDERAL HOME LOAN MORTGAGE CORPORATION (hereinafter referred to as "FHLMC"), WILLI GOHS and IRMGARD A. GOHS, his wife (hereinafter referred to as "Seller"), and GARY CASSATA and KERRY CASSATA, his wife (hereinafter referred to as "Buyer").

WITHESSETH:

WYEREAS, Sellor has executed a certain Multifamily Note dated April 10, 1985 in the principal amount of ONE HUNDRED SIXTY-EIGHT THOUSAND DOLLARS (\$168,000.00) payable to GLENVIEW STATE BANK, with a current balance of \$ 166,463.92 identified as Droment No. LR 3434027 and LR 3434029 by Harry "Bus" Yourell, Registrar of Torrens Titles (hereinafter referred to as the "Note") (a copy of which is attached hereto as Exhibit "A"), which is secured by that certain Multifamily Mortgage, Assignment of Rents and Security Agreement, dated April 10, 1985 between WILLI GOHS and IRMGARD A. GOHS, his wife, as Mortgagor, and GLENVIEW STATE BANK, as Mortgegea, recorded on April 16, 1985 with the Recorder of Cook County as Document No. 27513290 and registered on May 6, 1985 with the Registrer of Torrens Titles as Document No. LR 3434027 (hereinafter referred to as the "Mortgage") (a copy of which is attached hereto as Exhibit "B"); and

WHEREAS, said Note and Mortgage were assigned by GLENVIEW STATE BANK to FHLMC under Assignment recorded on April 16, 1985 with the Recorder of Cook County as Document No. 27523292 and filed on May 6, 1985 with the Registrar of Torrens Titles as Document No. LR 3434029 (hereinafter referred to as the "Assignment") (a copy of which is attached hereto as Exhibit "C"); and

WHEREAS, Seller has further entered into UCC Financing Statements granting to FHLMC a security interest in and to certain personal property and fixtures as described therein, which Financing Statements were filed with the office of the

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such that the office of subsection is also be added to the least A REPORT OF THE PROPERTY OF THE

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Secretary of State of Illinois and Recorder of Deeds of Cook County; and

WHEREAS, Seller desires to sell the property consisting of 12 apartments commonly known as 5907-5909 West Barry Avenue, Chicago, Illinois 60634 and legally described as:

LOT 1 & LOT 2 IN BLOCK ONE, IN ALBERT F. KEENEY'S BELMONT HOME GARDENS, BEING A SUBDIVISION OF LOT FIVE IN KING AND PATTERSON'S SUBDIVISION OF THE NORTH EAST QUARTER OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

(hereinafter referred to as the "Property") to Buyer; and

WHEREAS, the agreement of the parties includes the assumption by Buyer of all obligations under the above Note and Mortgage; and

WHEREAS, FHLMC has agreed to approve said assumption subject to this Agreement; and

WHEREAS, Seller and Buyer mutually desire to obtain FHLMC's consent and approval to the transfer of the property and approval of said assumption and, as such, have entered into this Agreement for the benefit of FHIMC.

NOW, THEREFORE, an consideration of the premises (which are incorporated into and shall be decided a part of this Agreement), of the covenants and agreements hereinatter set forth, of Ten and no/100 Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by all parties, IT IS HEREBY AGREED AS FOLLOWS:

- 1. Buyer assumes all obligations contained in the Note, Mortgage and Assignment and agrees to be personally liable and responsible for same as if they had signed said cocuments initially.
- 2. Seller hereby assigns to Buyer all of their rights and obligations in and under the Note, Mortgage, Assignment and related documents and agrees to the above assumption by Buyer.
- 3. Seller and Buyer agree to pay the required assumption fee to FHLMC and further agree that no secondary financing shall be placed against the Property without FHLMC's prior approval. Further, Buyer shall maintain real estate tax and insurance

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escrow accounts as required by FHLMC. Buyer agrees to keep and maintain the property as multi-family residential property in accordance with the terms of the Note, Mortgage and Assignment.

- 4. FHLMC hereby approves and consents to the above assumption by Buyer and hereby releases and discharges Seller in full from any and all liability or obligation under the above Note, Mortgage and Assignment. Subject to the conditions and terms of this Agreement, neither Seller nor Buyer are in default of the terms and conditions of the Note, Mortgage and Assignment.
- 5. The parties agree to execute any and all necessary documentation required to implement and complete the agreement described herein, including, but not limited to, UCC transfer and assignment statement relating to the previously filed Financing Statements.
- 6. All those torms of the Note, Mortgage and Assignment shall remain in full force and effect except where specifically modified or amended by this Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

SELLER:

WILLI GOHS

IRMGARD A. GOHS

BUYER:

GARY CASSATA

KERRY CASSATA

FEDERAL HOME LOAN MORTGAGE

ATTEST:

By: Cary Espes Its Service Rymonartaline

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STATE OF ILLINOIS) SS. COUNTY OF C O O K)

I, Company Andrew Andre for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this Aloth day Feborary ___, 19<u>88</u>__,

> OPPICIAL SEAL CINDY P SCHWARTZ NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. JAN. 6,1992

Notary Public

STATE OF TIMINOIS SS. COUNTY OF C O C K)

I, Company, a Notary Public in and for said County, the State aforesaid, DO HEREBY CERTIFY that GARY CASSATA and KELTY CASSATA, his wife, who are personally known to me, and known by me, to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and reknowledged that they signed, sealed, and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day ___, 19<u>se</u>.

> OFFICIA . SEAL. CINDY P STHWARTZ NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION ENP. JAN. 6,1992

STATE OF ILLINOIS COUNTY OF COOK

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for said County, in the State aforesaid, DO HERLBY CERTIFY that

who are personally known to me, and known by me, to on the HOME LOAN MORTGAGE CORPORATION, an of FEDERAL corporation, whose names are subscribed to the foregoing instrument, as such

DIKECTOR and , appeared before me this day in person and severally acknowledged that they signed and delivered the said instrument, and caused the seal of said of corporation to be thereunto affixed, as the free and voluntary act of said corporation, for the uses and purposes therein set

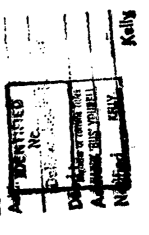
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