

UNOFFICIAL COPY

REAL ESTATE MORTGAGE

(Prepare in triplicate) 7-4-80 3740675

MORTGAGOR

MORTGAGEE

(Names and Addresses)

RONALD K. GREEN

(Spouse)



No. 1

TREVA J. GREEN

(Spouse)

(HIS WIFE)

(Social Security No.)

8331 S. MERRILL

(Street Address)

CHICAGO, IL. 60617

(City)

OF COOK

COUNTY, ILLINOIS

OF

COOK

COUNTY, ILLINOIS

Days from Date of Mortgage to Due Date of Note & Mortgagage	Days from Due Date of Note & Mortgagage to Due Date of Payment	Loan Number	Days of Grace before Notice & Mortgagage	Days of Grace before Notice & Mortgagage	Loan Number or Month of Monthly Payments	Amount of Each Regular Payment	Amount of Mortgage
10/23/88	9/23/93	11966-9	9/19/88	60	218.94	7474.21	
23							

THIS MORTGAGE ALSO SECURES FUTURE ADVANCES AS PROVIDED HEREIN

THIS INDENTURE, DATED THE 11TH DAY OF October, 1988, BY AND BETWEEN THE Mortgagor, above named, of the above named address in the County and State above indicated

Mortgage and Warrant to the Mortgagee named in print above, to secure the payment of one certain Promissory Note executed by **RONALD**

K. GREEN & TREVA J. GREEN (HIS WIFE) ("Borrowers"), bearing even date herewith, payable to the order of the Mortgagee named in print above, the following described real estate, to wit:

LOT 325 IN E. B. SHOCREN AND COMPANY'S JEFFERY HIGHLANDS IN SECTION 36 TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT DOCUMENT NUMBER 65981, FILED IN THE REGISTRAR'S OFFICE ON OCTOBER 26, 1916, IN COOK COUNTY, ILLINOIS.

A/K/A: 8331 S. MERRILL CHICAGO, IL. 60617

PIN: 20-36-402-016

7740675

situated in the County above in the State indicated above, hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the state of Illinois, and all right to retain possession of said premises after any default or breach of any of the covenants or agreements herein contained.

The Mortgagor(s) covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said note provided, or according to any agreement extending time of payment, or in accord with the terms of any subsequently executed notes, which shall be a continuation of the initial transaction and evidence the refinancing or advancing of additional sums of money to Mortgagor(s); (2) to pay prior to the first day of June in each year, all taxes and assessments against said premises, and on demand to receive receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the Mortgagee herein, who is thereby authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, if any, with loss clause attached payable first, to any prior Mortgagee, if any; and, second, to the Mortgagee above named, as their interests may appear, which policies shall be left and remain with the said Mortgagees until the indebtedness is fully paid, and to pay all prior encumbrances, and the interest thereon, at the time or times when the same shall become due and payable, and (6) that Mortgagor(s) shall not sell or transfer said premises or an interest therein, including through sale by installments, contract, without Mortgagee's prior written consent, or Mortgagee can, at Mortgagee's option, declare the entire principal amount and accrued interest due and payable at once; provided, however, that if Mortgagor(s) now occupy or will occupy the property, certain sales and transfers, as outlined by the Federal Home Loan Bank Board at 12 C. F. R. Section 591.5, as amended, do not require Mortgagee's prior written consent.

In the event of failure so to insure, or pay taxes or assessments, or the prior encumbrances or interest therein, when due, the Mortgagee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase an interest in or title affecting said premises, or pay all prior encumbrances and the interest thereon from time to time, and all money so paid, the Mortgagor(s) agrees(s) to repay immediately without demand, and the same with interest the cost from the date of payment at seven per cent, per annum, shall be so much additional indebtedness secured hereby. If any insurance coverage is obtained at Mortgagee's office, upon Borrower's default, Mortgagor hereby gives to Mortgagee the right to cancel part or all of that insurance and to apply any returned premiums to the unpaid balance, if not prohibited by law.

In the event of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, whether it notice, become immediately due and payable, and with interest thereon from the time of such breach, at the rate of interest then prevailing under the above described Promissory Note or the highest rate of interest provided by law, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

It is agreed by the Mortgagor(s) that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure hereof, including reasonable solicitor's fees, out-lays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree, shall be paid by the Mortgagor(s); and the like expenses and disbursements, occasioned by any suit or proceeding wherein the Mortgagee, or any holder of any part of said indebtedness as such, may be a party, shall also be paid by the Mortgagor(s). All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings, which proceedings, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release given or even, until all such expenses and disbursements, and costs of suit, including solicitor's fees have been paid. The Mortgagor(s) for said Mortgagee(s) and for the heirs, executors, administrators and assigns of said Mortgagor(s) waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees(s) that upon the filing of any bill to foreclose this mortgage, the court in which such bill is filed, may at once and without notice to the said Mortgagor(s), or to any party claiming under said Mortgagor(s), appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises.

Mortgagor warrants that Mortgagor seized of said premises in fee simple and has the right to convey the same in fee simple and said premises are free from any encumbrances other than

CAPITAL MORTGAGE

12/23/87

Attest:

Received in Book No. 2000, Page 19, Volume 1, Compt'd. 12/23/87

If in this mortgage the Mortgagor is or includes persons other than Borrower, then Borrower only is primarily liable for payment of the promissory Note and Mortgagor is liable and bound by all other terms, conditions, covenants and agreements contained in this mortgage, including but not limited to the right of and power of Mortgagee to foreclose on this mortgage in the event of default.

Witness the hand of **S.**

and seal of **S.**

of the Mortgagor(s) this **19**

day of **SEPTEMBER**, A.D. 19**88**.

*Ronald K. Green
Treva J. Green*

(SEAL)

(SEAL)

(SEAL)

(SEAL)

