FEDERAL TAX LIEN AFFIDAVIT

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"JABS JAIDHRO" **z** to teams his furrens Carifficate of title free and cloar of passible United Bianes Tax Lieus. Assement describes that to state or that complete the purpose of inducing the Registrar of Titles, Cook County, Illinois カロコロク コフノ IMPURSH ONITON 75 -91 マリフペラ ノイクタ 35 mg - 5 ログ ショウウ しゅると A DORES (STREET NO : RMPL OVER OCCUPATION (PYAG) OF FROM (DATE) essentible mentered bine and the post of the both and the fine included the period and private and the median 18 17 12 (41)17/7 カコ ペシ クラダ つフノ L. 2 ~ 42 かいシル B-2-86 15 STATE ON TEAMTS (海水外間) 心水 PROM (SATE) and the first states that bett gather to the section of the last mento enem bno seembbo gniwollot erit to bebit elect total bas 42.3-58-974 state & traves 561 said ma .iege having taken place on MILLER 318100 2. [] the widow(er) of ... 12:45 saleis Alee nequ ,nyows ylub galed. ANDREM I MITTEL

UNOFFICIAL COPY

Property of Cook County Clerk's Office

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April 8 THIS INDENTURE, made between Andrew J. Hiller and Louis M. Miller, his wife

Arlington Heights 31 N. Regency E.

3794725

ghts Bank

Above Space For Recorder's Use Only

and agreements contained herein and in the Credit Agreement, and this in consideration of the sum of One Dollar in hand paid, the receipt of which is hereby acknowledged, do by these presents MORTGAGE AND WAK! AND unto the Mortgagee, and the Mortgagee's successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, by 1g. and being in VILLAGE OF AND STATE OF ILLINOIS, to wit: sions and limitations of this Morigage, the Credit Agreement and the Note (and any extendions or renewals thereof), and the terformance of the op-

Two, Lating a Subdivision of all of the South One-Half (1/2) Lot 25 in Regent Park U of the Southeast One-Quarter (1/4) lying East of the East line of Regent Park Unit One, a Subdivision registered in the Offic, of the Segistrar of Titles of Cook County, Illinois, on January 16, 1964, as Document Number 2131431, all in Section 28, Township 42 North, Range 11, East of the Third Principal Meridian, according to Plat of said Regent Park Unit Two registered in the Office of the Registrat of Titles of Cook County, Illinois, on July 29, 1964, as Document Number 2163179.

Address: 31 N. Regency E Arlington Hts.

which, with the brooks merchanter described is referred to herein as the "premises"

TOOETHER it half improvements, tenements, easements, fixtures, and appurtenances thereto below my and all rents, I such and profess thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged a tionally and or no unit, with said test estate and not reconducity) and all apparatus, equipment or articles now or bereafter therein or thereon used to surely heat, gas, as configurating, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), create, window shades, storm dours and windows, filter coverings, made, beds, awnings, stoves and water heaters. All of the foregoing are declared to be a vary of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles rereafter placed in the premise by Morigingore or meir successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the Mortgagee, and the Mort uges's successors and assigns, forever, for the purposes, and upon the uses berein set forth, free from all rights and benefits under and by virtue of the Home and Exemption Law of the State of this wir, which sold rights and

benefits the Mortgagors do hereby expressly release and waive

TPIS MORTGAGE is subject to the following described first mortgage or trust deed (hereinaster "First Mortgage," it sholder thereof being hereinaster referred to as the "First Mortgagee"):

Talman Savings & Loan

THIS MORTGAGE secures not only existing indebtedness but also future advances ander the aforementioned Note and Credit Agreement made within twenty (20) years from the date hereof to the same extent as if said ad cances were made on the date percof although there may be no sevence on the date hereof and although there may be no indebtedness outstanding at the ...ne any advance is made.

THE MORTGAGORS HEREBY JOINTLY AND SEVERALLY COVENANT AND AGREE AS FOLLOWS:

- 1. Mortgagors shall pay when due all indebtedness, including principal and interest, under the Note and Credit Agreement and any other indebtedness secured hereunder and shall du'v and punctually perform and observe all of the erms, provisions, conditions, covenants and agreements on the Mortgagors part to be perform 6 or observed as provided herein, in the Note and in the Credit Agreement and this Mortgagor shall secure such payment, performance and observance.
- 2. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the promises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste und free from mechanics on other tiens or claims for lien (except for this Mortgage and the First Mortgage). (c) pay when due any indebtedness which may be secured by a lien or charge on the premises (no such lien or charge being permitted except for this Mortgage and the First Mortgage);(d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinance; (g) comply in all respects with the terms and conditions of the Credit Agreement; and (h) comply in all respects with the terms at d provisions of the First belorisage.
- 3. Morigagors shalt pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sower service charges, and other charges against the premises when due, and shall, upon written request furnish to the fortgages duplicate receipts therefor. To prevent default because the Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors in ay desire to
- 4. Mortgagors shall keep all buildings and improvements now or he, lafter situated an said premises insured against to is or damage by five, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of resoluting or repairing the same or to pay in full the indebtedness occured herreby and any indebtedness superior heret; under the First Morragge, all in companies regroundly satisfactory to the Mortgagee and the First Mortgagee, under insurance policies payabl in case of lone or damege, to Mortgagee an . First Mortgagee as their interests all appear, to be evidenced by the standard mortgage clause to be attached to each policy (providing that the same si all not be terminated encept upon con (10) days prior written notice to Mortgages), and shall deliver all policies, including additional and removal policies, to the Managage, and in case of insurance about to expire, shall deliver renewal policies not less than ren (10) days prior to the respective dates of expiresion.

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- 5. In case of default thereof by Mortga to a horganer may, but need not risk any payment of no topy to the furthefore required of Mortgagors to any form and manner deemed expedie to all dinay, but need not to a control of payments of principle of the infection prior encumerates, if any, including, without limitation, the First for gag and partness. Packing a magnitude in settle on the right of other groups be not not to claim thereof, in edge from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys caid for any of the purpose frecing sulmorized and expenses paid or incurred in connection therewith, including autorneys feet, and any court moneys advanced by Mortgagee to protect the premises and the Ren hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without money and with interest thereon at the Loan Rate. Inaction of Mortgagee shall lever be considered as a weiver of any right accruing to the Mortgagee on account of any sefault hereunder on the part of the Mortgagors.
- 6. The Mortgages melicing any payment bereby authorized, relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the volidity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 7. Mortgagors shall pay each item of indebtedness secured hereunder, both principal and interest, when due according to the forms hereof and of the Note and the Credit Agreement. At the option of the Mortgagoe and without notice, demand or presentment to Mortgagoes, all unpaid indebtedness secured by this Mortgage shall, notwithstanding anything in the Note or in this Mortgago to the contrary, become due and payor. I immediately (a) if there shall occur a default in payment of any installment of principal or interest under the Note within lifteen (15) days of the due due therein provided; or (5) if a breach of any representation or warranty of Mortgagors herein contained shall occur, or (c) if a default shall occur and continue for three days in the performance of any other covenant or agreement of the Mortgagors herein contained; or (d) if there shall occur an "Event of Default" as defined in the Note; or (e) if there shall occur a "Default" as defined in the Credit Agreement.
- 8. When the indebtedness hereby secured shall become duz, whether by accileration or otherwise, Mortgagee shall have the right to foreclose the hen beyond. In any suit to foreclose the hen beyond the hereof, there shall be allowed and included as additional indebtedness in the decree for sall all expenditures and appears which may be paid or incurred by or on behalf of whortgagee for attorneys' tees, appears to less, outlays for decumentary and expent evidence, sertiographers' charges, publication costs (which may be estimated as to items to be expended after entry of the decree, of procuring all such abstracts of little, title searches, and examinations, title insurance policies, Torrens ortificates, and similar data and assurances with respect to title as biortgagee may deem to be reasonably necessary either to prosecute such said or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the Loan Rate, when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which the Mortgage shall be a party, either as piaintiff, claimant or defend ant, by reason of this Mortgage or any indebtedness hereby secured; or (b) preparation for the defense of any actual of the foreclose whether or not actually commenced; or (c) preparations for the defense of any actual of the foreclose whether or not actually commenced; or (c) preparations for the defense of any actual of the foreclose whether or not actually commenced; or (c) preparations for the defense of any actual or the securics hereof.
- 9. Subject to any prior right: I'm First Mortgagee, the proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on secr. in. I all costs and expenses incident to the foreclosure proceeding, including all such items as the mentioned in the perceding paragraph here. It second, it is then senior under the terms hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as hereir provided, Phird, all principal and interest remaining unpaid on the Note and Credit Agreement; fourth, any overplus to biorigagors, their heirs, legal representative, or ass and, as their rights may appear.
- (i). Upon or at any time after the filing of a ... mplaint to foreclose this Mortgage the court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made to there before or after sale, without notice, without regard to the solvency of Mortgagers at the three of application for such roctiver and without right in the then value of the premises or whether the same of all be then occupied as a honestead or not, and the Mortgager may to explainted as such receiver; such receiver shall have power to collect the rents, issued and profits of said premises during the fuel statutory period of redemption, whether there be redemption in not, as well as during any (i) then times when Mortgagor; except for the intervention of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necessary or he usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time may authorize the receiver to apply the ne to me in his hands in payment in whole or in parts of: (a) The indefluences secured hereby, or by any time may authorize the receiver to apply the ne to me in his hands in payment in whole or near of: (a) The indefluences secured hereby, provided such as placation is made prior to foreclosure sale; and (b) the deliciency in case of a sale and static king the here.
- 11. No action for the enforcement of the lien or of any provision's roof shall be subject to any defense which would not be good and available to the easily interprining same as in action at law upon the Note hereby secured.
 - 2. The Mortgager shall have the right to inspect the premises at all reisonable times and access thereto shall be permitted for that purpose.
- 33. If the payment of the indebtedness secured hereby or any part thereof becate ded or varied at fany part of the security be released, all persons now or at any time bywaster habit therefore, or interested in said premises, shall be held to seem to such extension, variation or release, and their liability and the lies and all provisions hereof shall continue in full force, the right of recourse spring all such persons being expressly reserved by the Mortgague, approximation of release.
- 14 Under the Credit Agreement, Mortgages has agreed to cause this Mortgage to be released at mortgagots expense (including feet and other vise) whenever this Mortgage no longer secures any indebtedness under the Note of Credit Agreement.
- 15. Mo tgagors agree that they shall not cause, suffer or allow the conveyance, sale, lease, exchange, mortgage (other than this Mortgage or the First Mortgage), encumbrance (including, without limitation, mechanic's liens), attachment or other transfer or disposition of the premises or any part the cost, whether voluntary or involuntary by operation of law, without the prior written consent of body age and any such unpermitted transfer or other disposition shall constitute a default hereunder and, as provided herein, Mortgages may thereupon with an notice, demand a presentment to Mortgagors declare all indebtedness secured hereunder to be immediately due and payable and may foreclose the body mortgage.
- 16. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagors and all person, cloiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payer int of the indebtedness or any part thereof, whether or not such as a shall have executed the Note, the Credit Agreement or this Mortgage. The word "Mo, tagge" when used begin shall include the shall include the shall be the shall be the shall include the shall be the

Commission expires: 10/5/9/ This instrument was prepared by: N. Cotter N. Cotter N. Manuel N. Ma	(
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AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	FY THAT
OFFICIAL SEAL whose new acknowled that they subscribed to the foregoing instrument, appeared before me acknowled acknowled that they signed, scaled and delivered the said instrument a farlene Bucking harres and vibintary act, for the uses and purposes therein set forto, including the release and waiver of the Public. State of Illinois Commission Expires 10/5/91 Commission expires: 10/5/91 This instrument was arepaired by: N. Cottet No Cottet NAME:	
Commission expires: 10/5/9/ This instrument was prepared by: N. Cotter N. Cotter N. MAMEX	,139 8
STATES EVALSTRUM (NAME)	
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