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131:

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This Indonture, Made this

26th

day of

January

19 90 between

mananan ; Mortgagor, and

a corporation organized and existing under the laws of Moreance.

the State of Illinois

Witnesseth: That whereas the Morigagor is justly indebted to the Morigagor, as is evidenced by a certain promiseory note bearing even date herewith, in the principal sum of Pifty Thousand and No/100ths-

(\$ 50,000.00--)

NOTE IDENTIFIED

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Now, therefore, the said Mortgagor, for the better securing of the payment of the said principal sum of money and interest and the performance of the covenants and agreements herein sourcest, does by these presents Mortgages and Warrant unto the Martgages, its successors or assigns, the following described Real Estate situate. Prog. and being in the county of Cook and the State of Illinois, so with

Lot Thirty Nine (39), Lot Porty (40) in Block Three (3) in Lansing Park, a Subdivision of part of the Southeast Quarter (1/4) of the Southeast Quarter (1/4) of Section 38, and part of the Nest Falf (1/2) of the East Half (1/2) of Northeast Quarter (1/4) of Section 31, Township 36 North, Range 15, East of the Third principal Meridian, according to the PACE thereof, filed in the Registrar's Office of Cook County, Illinois, on (pril 19, 1922 as Document No. 182084.

18023 Chicago Avenue, 77 20, Illinois 60438 Real Estate Tax No. 30-31-218-007 Affects Lot 40 30-31-218-008 Affects Lot 39

Treether with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the remit, issues, and profits thereof; and all apparatus and fixtures of every kind for the purpose of supplying or distributing heat, light, were, or power, and all plumbing and other fixtures in, or that may be pieced in, any building now or hereafter standing on said land, and all will the estate, right, title, and alress of the said Mortgagor in and to said premises.

To have and to held the above-described premises, with the apputenances and fixtures, unto the said Mortgages, its successors and assigns, forever, for the purposes and uses herein set forth, free from all rights and benefits under and by virtue of the Homestead Examption Laws of the State of Illinois, which said rights and benefits the said Mortgager does hereby expressly release and waive.

And sold Mortgagor covenants and agrees:

To keep said premises in good repair, and not to do, or permit to be done, upon said premises, anything that may impair the value thereof, or of the security intended to be effected by virtue of this instrument; not to suffer any flen of merhanics men or material men to attach to said premisest to pay to the Mortgages, as hereinafter provided, until said note is fully paid, (1) a sum sufficient to pay all taxes and assessments on said premises, or any tax or essessment that may be levied by authority of the State of Illinois, or of the county, town, village, or city in which the said land is situate, upon the Mortgager on account of the ownership thereof; (2) a sum sufficient to keep all buildings that may at any time be on tald premises, during the continuance of said indebtedness, insured for the benefit of the Mortgages in such forms of insurance, and in such amounts, as may be required by the Mortgages.

This form is used in connection with mortgages insured under the ones to four-thinky programs of the Holland Hogelity Agt which Provide for general Marigage incurance Promium payments.

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NUD-92119M119-95 Edmont 24 CFR 353-17(e)

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# In case of the refusal of a gless of the Mortgagor to make

such payments, or to satisfy any prior lies or incumbrance other than that for taxes or assessments on said premises, or to keep said promises in good repair, the Mortgages may pay such texes. sustaments, and incurance premiums, when due, and may make such repairs to the property herein mortgaged as in its discretion if may deem neversery for the proper preservation thereof, and any moneys so paid or expended shall become to much addilional indebtatiness, secured by this mortgage, to be paid out of proceeds of the sale of the mortgaged premises, if not echernise paid by the Mortesgor.

It is expressly provided, however (all other provisions of this mortgage to the contrary notwithstandings, that the Mortgages shall not be required nor shall it have the right to pay, discharge, of semove any tax, assessment, or tax lien upon or against the premises described herein or any part thereof or the improvements situated thereou, so long as the Mortgagor shall, in good faith, cuntest the serie of the validity thereof by appropriate weat proceedings with in a court of competent jurisdiction. which shall operate to prevent the collection of the tax, assessment, or fieth so contested and the sale or forfeiture of the said premises or any part there of in satisfy the same.

And the said Mortgager Sures at Syenants and agrees as fellows:

That privilege is reserved to pay the design whole, or in part, on any installment due date.

That, together with, and in addition to, the moreh's comments of principal and interest payable under the terms of the wife secured hereby, the Mortgagor will pay to the Mortgages, on the first day of each month until the said note is fully poid, the

- (a) An amount sufficient to provide the holder hereof with funds to pay the next mortgage insurance premium if this instrument and the note secured hereby are insured, or a monthly charge (in lies of a mortgage insurence premium) if they are held by the Secretary of Housing and Urban Development, it follows:
- (1) If and so long as said note of even date and this instrument are insured or are reinsured under the provisions of the Na. tional Housing Act, an amount sufficient to accumulate in the Mands of the holder one (1) month prior to its due date the anavai mortgage insurance premium, in order to provide such holder with funds to pay such premium to the Secretary of Housing and Urban Development pursuant to the National Housing Act, as amended, and applicable Regulations thereunder; or '
- (II) If and so long as said note of even date and this instrument are held by the Secretary of Housing and Urban Develop. ment, a monthly charge (in lieu of a moregage insurance preminim) which shall be in an amount equal to one-twelch (1/12) of one-half (1/2) per centum of the average outstanding balance due on the note somputed without taking into ecount delinquencies or proposmental
- th). A sum equal to the ground rents, if any, next due, plus the premiums that will next become due and payable on policies of fire and other hazard insurance covering the mortgaged proparry, plus taxes and assessments next due on the mortgaged proparty (all as estimated by the Morrgages) less all sums already paid therefor divides: by the number of manths to clapse before one month prior to the date when such ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by Morigage in trust to pay said ground tensa, premiume, tenes and
- (c) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note

scenared hereby shell be added together and the aggregate amous thereof shall be paid by the Murianger case means to Evil de payment to be applied by the Morigages to the following ligne it the order set forth:

- (1) premium charges under the contract of incurance with the Societary of Housing and Urban Development, or monthly share increase premiumhing the the case may
- (II) ground raine, it any, taken, special assessments, fire, and other hazard insurance premiums;
  - (111) interest on the note secured herebyt
  - Amortication of the principal of the sold birth and lete charges.

daig harrwith, be the process oun e-Any deficiency in the amount of any such aggregate monthly payment shall, unless made good by the Mortgagar prior to the due date of the next such payment, generitues as court of default under this mortgage. The Mortgages may collect a "lets charge" net to exceed four tents (4") for each dellar (2)) for each pay. ment more than fifteen (15) view in article, to ever the extra expense involved in handling delinques: payments,

If the total of the payments made by the Moragages and subsection (b) of the preseding paragraph shall exceed the amount of the payments actually made by the Mortgages for groundinests, takes, and assessments; or insurance premiums, as the case may be, such excess, if the loan is current, at the option of the Mortgagur, shall be credited on subsequent payments to be made by the Mortgagur, or refunded up the Mortgagur, if the hortgagur, whose manually payments made by the Mortgagur, under subscartion (6) of the presenting paragraph shall not be sufficient to pay ground remis, taxes, and automitted of leis premiunis, as the case may be, when the same shall become my and payable, then the Morigagor shall pay to the Morigagor any. for when payment of such ground rents, takes, assessments, or inches premiums shall be due. If at any time the Mortgagor shall serios to the Afortgages, in accordance with the provisions of the note for fed hereby, full payment of the entire indebtedness surer aned thereby, the Martgages thall, in computing the amena of such indebtedness, gredit to the account of the Mortgegor all provisions of subsection of subsections of subse tion (e) of the preceding paragraph which the Mortgoges has not Become obligated to pay to the Secretary of Housing and Urban Development, and any balance ren pining in the funds accumulated under the provision of the preceding paragraph. If there shall be a default lader any of the provisions of this mortgage resulting in a public (ale of the premiess severed beroby, so if the Mostpages suggives the locustry otherwise after default, the Mostpages shall apply, at the time of the sommence ment of such proposedings or at the time the property is otherwise acquired, the balance then promising in the funds accumulated sequeres, the commercial responsibilities are successful to the preceding paragraph as a could spained the annual of the principal their remaining unfinid under said and shell properly adjust one payments which shell laws. been made under subsection (of of the proposition paragraph.

And as additional meurity for the paymone of the indebtedness eforesaid the Mostgapor does hereby smight to the Mostgages all the sense, issues, and profits now due or which may hereaster become due for the use of the premises hereinghere desertions.

That he will keep the improvements now existing or herenfter exected on the morranged property, insured as muy be required from time to time by the Mortgages against loss by fire and other transets, casualties and contingencies in such amounts and for such periods as may be required by the Mortgages and will pay promptly, when due, any premiums on such inpurance Interision for payment of which has not been made hersintefore.

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| Denoassa  | to a  | nd made                | a part        | 10 : | the P              | ZA          | Mortgage         | dated  | Janu    | ary 2 | 6     | _ 19 | 90      |
|-----------|-------|------------------------|---------------|------|--------------------|-------------|------------------|--------|---------|-------|-------|------|---------|
| between ( | erova | Mortgag                | je Co.,       | - 20 | rtgage             | <b>10</b> 4 | no Ric           | hard J | . Pente | k and | Linda | 8.   | Pentek, |
| bia_      | MILE_ | بمردني الرواني الرواني | ورون واستردان | -    | مين الجرادات الداد |             | وروبان المتعاركة |        | on mort | Jagor |       |      |         |

The martgages wall, with the prior approval of the Pederal Sousing Commissioner, er his designee, destare all sums secured by this mortgage to be immediately tive and payable if all or part of the property is sold or otherwise transferred other than by device, descent or operation of law) by the mortgagor, pursuant to a centract of sale executed 40% later than 12 menths after the date on which the mortgage is executed, to a purch/sel whose credit has not been approved in accordance with the requirements of the Jamissioner. (If the property is not the principal or secondary residence of the europagor, "24 months" must be substituted for "12 months.";

Richard J. Pentek

substituted for 12 month

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... All idsurance shall be earried in companies approved by the hioritages and the pulletes and renewals thereof shall be held by the Morigages and have attached thereto loss payable clauses in favor of and in form acceptable to the Murigages. In event of loss blorigagor will give immediate notice by mail to the blortgagee, who may make proof of loss if not made promptly by hiorizator, and each insurance company concerned is hereby uniliarized and directed to make payment for such loss directly to the hiorigages instead of to the Mortgagor and the Mortgages juinity, and the insurance proceeds, or any part thereof, may be anniled by the Mortgagee at its notion either to the reduction of the indebtedness hereby secured or to the restoration or renair of the property damaged. In event of forestoture of this mortgage or what itansfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interms of the Mortgagor in and to any insurance policies then in force shall pass to the pur chaser or grantes.

That if the premises, or any part thereof, be condemned under any part of eminent domain, or required for a public use, the damages, proceeds, and the consideration for such acquisition, to the extent of the full amount of indibiodness upon this Mortgage, and the Note secured hereby remaining unpeid, are hereby assigned by the Mortgages to the Mortgages and shall be paid forthwith to the Mortgages to be applied by it on account of the indebtedness secured hereby, whether due or not

The Morigagor further agrees that should this morigage and the note secured hereby not be eligible for insurance under the National Housing Act within MINETY DAYS days from the Case hereof) written statement of any efficer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to the MINETY DAYS days' time from the date of this mortgage, declining to insure said note and this mortgage, being deemed sonclusive proof of such ineligibility), the Mortgagee or the holder of the note may, at its option, declare all sums secured hereby immediately due and payable.

In the event of default in making any monthly payment provided for herein and in the note secured hereby for a period of thirty (30) days after the due date thereof, or in case of a breach of any other covenant or agreement herein stipulated, then the whole of said principal sum remaining unpaid together with accrued interest thereon, shall, at the election of the Mortgages, without notice, become immediately due and payable.

And in the event that the whole of said debt is declared to be due, the Mortgagee shall have the right immediately to foreeines this mortgage, and upon the filing of any bill for that purpose, the court in which such bill is filed may at any time thereafter. either before or after sale, and without notice to the said More. sagor, or any party claiming under said Mortgagor, and without regard to the solveney or insolvency of the person or persons liable for the payment of the indebtedness secured hereby, at the time of such applications for appointment of a receiver, or for an order to place Mortgages in possession of the premises, and Without resert to the value of said premises or whether the same shall then be occupied by the owner of the equity of redemption. as a homestead, enter in order placing the Murtgages in pottes. sion of the premises, or appoint a receiver for the benefit of the Mortgage with power to collect the rents, issues, and profits of the said premises during the pendency of such forectosure suit and, in case of tale and a deficiency, during the full statutory period of redemption, and such rents, issues, and profits when colleged may be applied toward the payment of the indebtedness.

costs, taxes, insurance, and wher items necessary for the protestion and preservation of the property.

Whenever the said Mortyages shall be placed in powersum of the above described premises under an order of a court in which an action is pending to foreclose this martgage in a subsequent mortgage, the said Mortgages, in its discretion, mays here she said premises in good repair; pay such current or back tunes and assessments as may be due on the said premises; pay for mult maintain such insurance in such amounts as shall have been required by the Mortgages; lease the said premises to the Mortgages when each comfittine, either within or payond any period of redemption, as are approved by the court; sollect and receive the rents, issues, and profits for the use of the premises hereinabove described; and employ other persons and expend itself such amounts as are reasonably necessary to every out the provisions of this paragraph.

And in rase of foreclosure of this mortgage he said Mortgages in any court of law or equity, a reasonable sum shall be allowed for the milicitor's fees, and stenographers' fees of the complainant in such proceeding, and also for all outlays for documentary evidence and the cost of a complete abstract of title for the purpose of such foreclosurer and in case of any other suit, or legal proceeding, wherein the Mortgages shall be made a party thereto by réasun of this mortgage, his costs and expenses, and the reasonable fees and charges of the atterneys or colicitors of the Mortgages, so made parties. For services in such suit or proceedings, shall be a further lies and charge upon the said premises under this mortgage, and all such expenses shall become so much additional indebiedness secured hereby and be allowed the any decree foreclosing this mortgage.

And there shall be included in any decree foreclosing this moregaze and be paid out of the proceeds of any sale made in pursuance of any such decree: (1) All the cours of such suit or suits, advertising, tale, and conveyance, including atterneys', anticitors', and steing agrees' fees, autiage for documentary evidence and enst of said abstract and examination of title; (2) all the moneys advanced by the Mortages, if any, for the purpose authorized in the murigage with integers on such advances at the race set forth in the note secured heavy, from the time such advances are made: (3) all the accrues in seess remaining any nich and the indebtectures hereby accured: (4) all the said principal money remaining unpaid. The overplus of the proceeds of sale, if any, shall then be paid to the Mortgage.

It Mortgagor shall pay said note at the thise and in the manner aforesaid and shall abide by, comply with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void and Mortgages will, within thirty (10) days after written demand therefor by Mortgagor, mesure a veitage of shift mortgage, and Mortgagor hereby maines the benefits of all statutes or laws which require the dartier examinion or delivery of such release or sathlession by Mortgagies.

Is in expressly agreed that no extension of the time for parameter of the debt hereby secured given by the Mostgupes in any succession in interest of the Missinguist shall operate its teleure, in any manner, the original liability of the Mostgupus.

The curenants herein contained shall bind, and the benefits and advantages shall inure, to the respective helio, exceptions, advantages shall inure, no axigns of the purious herein. Wherever used, the singular number shall include the pinral, the plural the singular, and the manguline gender shall include the feminine.

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| Cisker J. Pentek   | ISBALL :   | Sinda S. Fentre Pentre Sinda S. Pentre, his wife   |
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| reseid, De Hereby Certify That LINDA S. PENTEK   | RICHARD J. PENTEK  | his wife, personally known to me it be the sunstrument, appeared before me this day to person and acknowled  |
| rson whose name, are it THEY signed, seeled, and wein set forth, including the release | derivered the said instrument as   | THEIR free and voluntary act for the tiple and purpo   |
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