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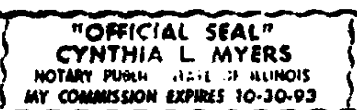
I the undersigned do hereby state and swear on oath as follows:

- That I am a representative of the Mortgagee in the Mortgage Agreement dated December 16, 1988 between the Mortgagor, First United Trust Company Successor Trustee to F.I.T. Trust No. 7949, and the Mortgagee, IBM Mid America Employees Federal Credit Union, secured by the parcel of real estate commonly known as 1933 S. Clinton, Berwyn, IL 60402 and legally described as

Lot 181 in Berwyn Gardens, a Subdivision of the South 1271.3 feet of the Southwest 1/4 of Section 19 Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Permanent Tax Index No. 16-19-321-003

- That said Mortgage Agreement was not filed on a timely basis because it was in the hands of a firm originally subcontracted by the Mortgagee to record and/or register its lien.
- Now, therefore, affiant and/or successors at all times shall indemnify and save harmless, the Registrar of Titles, Cook County, Illinois, against all loss or damage to him arising by reason of delay in registration of this Mortgage Agreement and the Registering of same on the Torren's Certificate of Title # 1207455 and in relation to premises described therein, and all costs, charges, damages and expenses, and all claims and demands of every kind and nature, actions, causes of action, suits and controversies, whether groundless or otherwise arising therefrom.



James A. Pratt
Senior Loan Officer
IBM Mid America E.F.C.U.

Subscribed and Sworn to
before me this 31st day of
October, 1991
Cynthia L. Myers
Notary Public

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WHEN RECORDED, MAIL TO

IBM MID AMERICA EMPLOYEES
FEDERAL CREDIT UNION
1 IBM Plaza, Suite 2409
Chicago, IL 60611

SPACE ABOVE THIS LINE FOR RECORDING

4007886

MORTGAGE

THIS MORTGAGE CONTAINS A DUE-ON-SALE PROVISION AND SECURES INDEBTEDNESS UNDER A CREDIT AGREEMENT WHICH PROVIDES FOR A REVOLVING LINE OF CREDIT AND A VARIABLE RATE OF INTEREST.

THIS MORTGAGE is made this 16th day of December, 1988,
between the Mortgagor, First United Trust Company as successor to Oak Park Trust and Savings
Bank under Trust Number 7149 (herein "Borrower"),
and the Mortgagee, IBM Mid America Employees Federal Credit Union
a corporation organized and existing under the laws of the United States of America
whose address is 1700 North Broadway, Rochester, Minnesota 55903 (herein "Lender").

WHEREAS, Borrower is indebted to Lender as described in this paragraph:

TO SECURE to Lender:

- (1) The repayment of all indebtedness due and to become due under the terms and conditions of the LOANLINER® Home Equity Plan Credit Agreement and Truth-in-Lending Disclosures made by Borrower and dated the same day as this Mortgage, and all modifications, amendments, extensions and renewals thereof (herein "Credit Agreement"). Lender has agreed to make advances to Borrower under the terms of the Credit Agreement which advances will be of a revolving nature and may be made, repaid, and remade from time to time. Borrower and Lender contemplate a series of advances to be secured by this Mortgage. The total outstanding principal balance owing at any one time under the Credit Agreement (not including finance charges thereon at a rate which will vary from time to time, and any other charges and collection costs which may be owing from time to time under the Credit Agreement) shall not exceed Forty Two Thousand and 00/100 (\$ 42,000.00). That sum is referred to herein as the Maximum Principal Balance and referred to in the Credit Agreement as the Line of Credit Limit. The entire indebtedness under the Credit Agreement, if not sooner paid, is due and payable Fifteen (15) years from the date of this Mortgage.
 - (2) The payment of all other sums advanced in accordance herewith to protect the security of this Mortgage, with finance charges thereon at a variable rate as described in the Credit Agreement.
 - (3) The performance of the covenants and agreements of Borrower herein contained.
- BORROWER does hereby mortgage, grant and convey to Lender the following described property located in the County of Cook, State of Illinois

Lot 181 in Berwyn Gardens, a Subdivision of the South 1271.3 feet of the Southwest 1/4 of Section 19, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Permanent Tax Index No. 16-19-321-003

THIS DOCUMENT PREPARED BY:

JAMES A. PRATT for IBM Mid America

4007886

which has the address of 1933 S. Clinton, Berwyn, Illinois 60402 (herein "Property Address")

(City)

(State)

(Zip Code)

(herein "Property Address"))

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances and fixtures, all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are hereinafter referred to as the "Property."

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(SPACE BELOW THIS LINE RESERVED FOR LENDER AND RECORDED)

My Commission expires:

Given under my hand and official seal, this day of

I, a Notary Public in and for said county and state, do hereby certify that he personally known to me to be (the name of person whose name(s) appears before me this day in person, and acknowledged the said instrument as signed and delivered to the foregoing instrument,

, a Notary Public in and for said county and state, do hereby certify that

STATE OF ILLINOIS, County ss:

Borrower

Borrower

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

Mortgagee to give Notice to Lender, at Lender's address set forth on Page one of this Mortgage, of any default under the superior encumbrance and any sale or other foreclosure action.

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

23. Borrower shall have the right to have any proceeding begun by Lender to enter into judgment against this mortgage, but not limited to reasonable attorney's fees and costs of documentation, evidence, witnesses and little reports, included in the notice may for release this mortgage by judicial proceeding, Lender shall be entitled to collect in such proceeding all expenses of foreclosure, demand and may foreclose this mortgage by judicial proceeding, Lender shall be entitled to be immediately due and payable without further notice, Lender, or any other defense of Borrower to acceleration and foreclosure, if the breach is not cured or before the date specified in notice of a default or any other notice, Lender may declare all of the sums secured by this mortgage to be secret in the foreclosure proceeding the notice shall further inform Borrower of the right to accelerate after acceleration and the right to collect all expenses proceeding the notice may result in acceleration of the sums secured by this mortgage, for collection proceeding, and sale of the property, specified in the notice to Borrower, by which such breach must be cured; and (d) a date, not less than 10 days from the date the notice is mailed to Borrower, by which notice to cure such breach; (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days Borrower is provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days in this Mortgage, including the covenants to pay when due any sum secured by this Mortgage, Lender prior to acceleration of agreement of Borrower to Acceleration; Remedies, except as provided in paragraph 11 hereof, upon Borrower's breach of any covenant of this Mortgage, Except as provided in paragraph 11 hereof, upon Borrower's breach of any covenant of any

4007886

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Credit Agreement, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder. Any action taken by Lender under this paragraph shall not cure any breach Borrower may have committed of any covenant or agreement under this Mortgage. Borrower agrees that Lender is subrogated to all of the rights and remedies of any prior lienor, to the extent of any payment by Lender to such lienor.

8. **Inspection.** Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

9. **Condemnation.** The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, to the extent of any indebtedness under the Credit Agreement, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

10. **Borrower Not Released; Forbearance By Lender Not a Waiver.** Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. 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 such right or remedy.

11. **Successors and Assigns Bound; Joint and Several Liability; Co-signers.** 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 21 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Credit Agreement, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable under the Credit Agreement or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations or amendments with regard to the terms of this Mortgage or the Credit Agreement, without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.

12. **Notice.** Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address 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 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 Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

13. **Governing Law; Severability.** The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Credit Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Credit Agreement which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Credit Agreement are declared to be severable. As used herein, "costs," "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. **Prior Mortgage or Deed of Trust; Modification; Future Advance.** Borrower shall not enter into any agreement with the holder of any mortgage, deed of trust or other security agreement which has priority over this Mortgage by which that security agreement is modified, amended, extended, or renewed without the prior written consent of the Lender. Borrower shall neither request nor accept any future advance under a prior mortgage, deed of trust, or other security agreement without the prior written consent of Lender.

15. **Borrower's Copy.** Borrower shall be furnished a copy of the Credit Agreement and a conformed copy of this Mortgage at the time of execution or after recordation hereof.

16. **Rehabilitation Loan Agreement.** Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower may enter into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

17. **Waiver of Homestead Exemption.** To the extent permitted by law, Borrower hereby waives the benefit of the homestead exemption as to all sums secured by this Mortgage.

18. **Waiver of Statutes of Limitation.** Borrower hereby waives, to the full extent permitted by law, statutes of limitation as a defense to any demand or obligation secured by this Mortgage.

19. **Merger.** There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

20. **Notice of Transfer of the Property; Advances after Transfer.** Borrower shall give notice to Lender, as provided in paragraph 12 hereof, prior to any sale or transfer of all or part of the Property or any rights in the Property. Any person to whom all or part of the Property or any right in the Property is sold or transferred also shall be obligated to give notice to Lender, as provided in paragraph 12 hereof, promptly after such transfer.

All amounts advanced under the Credit Agreement, up to the Maximum Principal Balance, are secured by this Mortgage, whether advanced before or after sale or transfer of the Property, except any amounts which may be advanced by Lender more than five days after notice to Lender, given in accordance with paragraph 12 hereof, that such sale or transfer has occurred. Even if Borrower transfers the Property, Borrower will continue to be obligated under the Credit Agreement and this Mortgage unless Lender releases Borrower in writing. As a condition to Lender's consent to any proposed transfer or as a condition to the release of Borrower, Lender may require that the person to whom the Property is transferred sign an assumption agreement satisfactory to Lender and Lender may impose an assumption fee. The assumption agreement will not entitle the person signing it to receive advances under the Credit Agreement.

21. **Transfer of the Property.** Subject to applicable law, Lender shall have the right to accelerate, that is, to demand immediate payment in full of all sums secured by this Mortgage or Deed of Trust, if Borrower, without the written consent of Lender, sells or transfers all or part of the Property or any rights in the Property.

If Lender exercises the option to accelerate, Lender shall give Borrower notice of acceleration in accordance with paragraph 12 hereof. The notice shall provide a period of not less than 30 days from the date of the notice within which Borrower may pay the sums declared due. If Borrower fails to pay those sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 22 hereof.

4007886

I, MARGARET O'DONNELL, a Notary Public in and for said County, in the State of Illinois, do hereby certify, that PATRICK J. JEPSEN

Astebant Vice President of the FIRST UNITED TRUST COMPANY, and DENNIS JOHN CARTER

Astebant Secretary of said Company, personally known to me to be the same persons whose

names are subscribed to the foregoing instrument as such Assistant Vice President and Assistant

Secretary respectively, appeared before me this day in person and acknowledged that they signed

and delivered the said instrument as their own free and voluntary act, and as the free and
voluntary act of said Company, for the uses and purposes herein set forth; and the said
Assistant Secretary did also then and there acknowledge that he, as custodian of the corporate
seal of said Company, did effect the said corporate seal of said Company to said instrument as
his own free and voluntary act, and as the free and voluntary act of said Company, for the uses
and purposes herein set forth.

Given under my hand and Notarial Seal this 16th, day of December, 19 88.

Notary Public

Margaret O'Donnell

My Commission Expires 4/30/89
Notary Public, State of Illinois
Margaret O'Donnell
"OFFICIAL SEAL"

COUNTY OF COOK)
STATE OF ILLINOIS)
SS ()

RECEIVED
SECRETARY

ATTEST:

554505

1 - NOV 3 PM 1988

CAROL MOSELEY BRAUN
REGISTRAR OF TITLES

98/8886

| Address | Decd or Dated | Submiss'd by | Address | Prepared | Deliver'd | Acting |
|--|------------------|-----------------|---------|----------|-----------|--------|
| IBM Mid America E.F.C.U. One IBM Plaza, Ste 2409 Chicago, IL 60611 | | | | | | 40078 |

This sheet is attached to and forms a part of a certain mortgage dated December 16, 1988 from the undersigned, FIRST UNITED TRUST COMPANY, not personally but as trustee as aforesaid, Mortgagor, to IBM Mid America Employees Federal Credit Union mortgagee, covering real estate in Cook County, Illinois.

Trustee as aforesaid, not any of the income theretofrom nor proceeds of any sale or other disposition thereof, by its trustee as aforesaid, not any of the income theretofrom nor proceeds of any co-sequesater, hold or maintain as a continuing trust asset, any property now or hereafter held in this mortgage, by enforcement of the lien hereof, and no duty shall rest upon said Company liability as such trustee shall be limited to and enforceable only out of the property described trustee as aforesaid, because of this mortgage or the said note, and its execucute this instrument and the note secured hereby); and no personal liability shall exist or be asserted or enforceable against the said Company generally or in any capacity other than as such trustee (and said Company hereby warrants that it possesses full power and authority to exercise the exercise of the power and authority conferred upon and vested in it as No. 7149 in the exercise of the power and authority conferred upon and known as Trust delivereed pursuant to Trust Agreement dated September 28, 1974 and known as Trust Oak Park Trust & Savings Bank), not personally, but as trustee under a deed or deeds in trust

This mortgage is executed by FIRST UNITED TRUST COMPANY (as Successor Trustee to