BRIMEN BANK & TRUST CO.

SIGNOSTICAL BRIDGEN BANK & TRUST CO AS TRUSTEE UNDER
THIS MORTGAGE is made this 15 th day of July 1986, between TRUST AGREEMENT DATED
2/21/85, KNAWN AS TRUST NO. 85-2502, (herein "Borrower" or "Mortgagor"), and the FRANKFORT STATE BANK, as comparing distribution or "Mortgagor", and the FRANKFORT STATE BANK, as comparing distributions of the state of tilinois, whose address is 28 W. Nebraska Street, Frankfort, illinois 60423 (herein "Lender" or "Mortgagee").

WHEREAS, Borrower is indebted to Lender in the principal sum of Twenty three thousand seven hundred sixty-six and 66/100----Dollars, which indebtedness is evidenced by Borrower's note dated August 4, (herein "Note"), providing for periodic installments of principal and interest in the amount of -

day of August, 1986 Dollars, commencing the 19th ment Digi-..., and continuing on of each period thereafter until the principal and interest are fully paid except that if not sooner paid, the final payment pai plus interest shall be due and payable November 17, 1986; and

WHEREAS TO SECURE to Lender (a) the repayment of the indebtedness evidenced by the Note, with interel payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Borrower herein contained, and (b) the repsyment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances"). Borrower does

hereby mortgage, grant and convey to Lender the following described property located in the County of Cook
State of Illinois: This part of the East & of the Northeast & of Section 35, Township 36 North, Range
12 East of the Third Principal Meridian, bounded and described as follows: Commencing at the
Northeast corner of said East & Northeast & of Section 35 and running thence North 89 41'20" West, along the North line of the Northeast quarter of Section 35, a distance of 50 feet to a point; thence South 0 13 0 % est along a line parallel to the East line of said Northeast & of Section 35, a distance of 175 feet to the place of beginning; thence continuing South 0 13 0 % West along the last described line, a distance of 265.32 feet to a point; thence North 89 47 0 % West, 150 feet; thence South 87 36 49 % West, 66.06 feet; thence North 89 47 0 % West, 140 feet; thence North 80 38 04 % Fast, 75.47 feet; thence North 17 47 12 % West, 84.49 feet; thence Southwesterly along a (SEE LEGAL DESCRIPTION ON REVERSE SIDE HEREOF)

Together with all legal right, title, and interest of the Mortgagor in and to the streets abutting said premises to the center line thereof which has an address of __ 175th & Soch Avenue, Tinley Park, Illinois 60477 hereinafter the property address: and

WHEREAS said real estate at the property address, together with all the improvements now or hereafter erected on the property, all the right, title, and interest of the mortgagor is and to all equipment and fixtures to be used in connection with the operation or enjoyment of the buildings on the premises, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, 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 lessehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property"; and

WHEREAS Borrower covenants that Borrower is lawfully selzed of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is ununcumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands.

NOW THEREFORE, THE BORROWER AND LENDER COVENANT AND AURES AS FOLLOWS:

- 1. PAYMENT OF PRINCIPAL AND INTEREST. Borrower shall promptly pry viben due the principal of and interest on the indebtedness evidenced by the Note, late charges as provided in the Note, and the principal of and interest on any Future Advances. secured by this Mortgage.
- 2. FUNDS FOR TAXES AND INSURANCE. Subject to applicable law or to a within waiver by Lender, Borrower shall pay to Lender on the day periodic installments of principal and interest are payable under the Note, until the Note is paid in full, a sum of the Note is paid in full, a sum of the Note is paid in full. of the yearly taxes and assessments which may attain priority over this Mortgage. and ground rents on the Property, if any, plus _____NA..... of yearly premium in aliments for hazard insurance, plus ... of yearly premium installments for mortgage insurance, if any, all as leasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimate. It a sof.

Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground revier. Lender may not charge for holding and applying the Funds, analyzing said account, or verifying and complling said assessments and bills, unless Lender pays Borrower interest 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 Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. At borrowers request, lender may give to Borrower, without charge, an annual accounting of the Funds showing credits and debits 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 Mortgage.

If the amount of the Funds held by Lender, together with the future periodic installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is mailed by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Morigage. Lander shall promptly refund to Borrower any Funds held by Lender. It under paragraph 18 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

- 3. APPLICATION OF PAYMENTS. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 of this Mortgage, shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 of this Mortgage, then to interest payable on the Note, then to the principal of the Note, and then to Interest and principal on any Future Advances.
- 4. CHARGES; LIENS. Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payments, when due, directly to the payer

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the uses and purposes therein set forth.	
and voluntary act, and as the free and voluntary act of said Corporation, for	•
said corporate seal of said Corporation to said instrument as his own free	grand the second
that he, as custodian of the comorate seal of said Corporation, did affix the	
Assistant Secretary did also then and there schowledge	
Corporation, for the uses and purposes therein set forth; and the said	
acknowledged that they signed and delivered the said instrument as their own free and voluntary act of as the free and voluntary act of as the free and voluntary act.	
Assistant Secretar, respectively, appeared before methis day in person and accompaniate the secretary in person and delivered the secretary and secretary an	
instrument as stock Septor V.P. & Trust Officer and	•
to me to be the come persons whose names are subscribed to the foregoing	
Assistant Secretary of said Corporation, personally known	
COMPANY, and Jean P. Fulton	
Prest Land Aries Officer of the BREMEN BANK AND TRUST	the state of the s
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PAFEBY CERTIFY that Albert A. Stroka, Sentor Vice	
A NOTARY PUBLIC, in and for said County, in the State aforesaid, DO	0
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	COUNTY OF COOK
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IN WITNESS WHEREFORE, BORROWER has executed this Mongage.

BREMEN BANK & TRUST COMPANY, AS TRUSTEE UNDER

85-2502 (See Attached Rider)

TRUST AGREEMENT, DATED 2/21/85, KNOWN AS TRUST NO.

the Modbagor and Borrower and all subsequent owners, encumbrancers, tenants, and subtenants of the premises, and shall inure to the benefit of the Mortgages or Lender, its successors and to all subsequent holders of this Mortgages. The word Mortgages or Borrower shall be construed as it it read Mortgages or Borrower shall be construed as it it has benefit and the word Mortgage or Lender shall be construed.

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under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the insurance carrier.

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts for paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the property damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shrill be applied to the sums secured by this Mortgage, with the excess, of any, paid to Borrower. If the Property is abandone, by Borrower, or if Borrower falls to respond to Lender within 30 days from the date notice is malled by Lender to Borrower that the insurance carrier offers to sottle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrowr otherwise agree in writing, any such 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. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.

- 6. PRESERVATION AND MAINTENANCE OF PROPERTY; LEASEHOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a feasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Epirower shall perform all of Borrowers obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, this covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of the extent not inconsistent as if the rider were a part hereof.
- 7. PROTECTION OF LENDER'S SECURITY. If Borrower fails to perform the covenants and agreements contained in this Mortgago, or if any action or proceeding is commenced which majorially affects Lenders interest in the Property, including, but not limited to, eminent domain, insolvency code enforcement, or examplements or proceedings involving a bankrupt or decedent, then Lender at Lenders option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Londer's interest, including, but not limited to disbursement of reasonable attorney's fees and entry upon the Property to make repairs. If Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such incurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lenders written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the manner provided under paragraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, 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, and shall be a fraterest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless per ment of interest at such rate would be contrary to applicable taw, in which event such amounts shall bear interest at the highes rate permissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to Incur any expense or take 3.19 action hereunder.

- 8. INSPECTION. Lender may make or cause to be made reasonable entries upon and insp/ctions 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, its connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are thereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

If the Property is abandoned by Borrower, or If, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, borrower falls to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds at Lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such 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.

- 10. BORROWER NOT RELEASED. 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.
- 11. FORBEABANCE BY LENDER NOT A WAIVER. Any torbearance 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 remady. 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 indebtedness secured by this Mortgage.

to sugisse pue esocesone 'sexitoride shall rus with she land bind bind the Nortgang 25. MISCELLANEOUS, This Mortgage may not be changed or terminated orally. The covenants contained in this Mortgage

19. SUCCESSORS AND ASSIGNS BOUND; JOINT AND SEVERAL LIBBILITY; CAPTIONS. The coverants and egreements 12. REMEDIES CUMULATIVE. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or auccessively.

the provisions hereof. captions and headlines of the paragraphs of this Morigage are for convenience only and are not to be used to interpret or define subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several, The neveln contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower,

given to Borrower or Lender when given in the manner designated herein. 14. NOTICE. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower at the Property address or at this Mortgage shall be given by mailing such notice by certified mail and (b) any 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 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 designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been approved to be poster than the Borrower of the provided herein.

.eidaneves ed of betalbeb ers etoN ent bna egagnoM any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of the Mortgage or the Note which can be given effect without the conflicting provision, and to this and the provisions of the 15. GOVERNING LAW; SEVERABILITY. This Mortgage shall be governed by the law of the State of Illinois. In the event that

16. BORROWER'S COPY. Borrower shall be turnished a conformed copy of the Note and of this Mortgage at the time of execution or after recordation hereof.

an option to purchase, Louder may, at Lender's option, declare all the sums secured by this Montgage to be immediately due and payable. Lender shall have valved such option to accelerate if, prior to the sale or transfer and the person to whom the property is to be sold or transfer payable on the sum, secured by this Montgage shall be at such person is satisfactory to Lender and that the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Leiver, Lender shall release Borrower from all obligations under this Montgage and the Note. this Mortgage, (b) the transfer of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant, or (d) the grant of any teasehold interest of three years or leases not confaining 17. TRANSFER OF THE PROPERTY; ASSUMPTION. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to

further notice or demand on Borrower, involve any remedies permitted by paragraph 18 hereof. may pay the sums declared due. If Borrown alls to pay such sums prior to the expiration of such period, Lender may, without If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 14 hereof. Such notice is mailed within which Borrower and the notice is mailed within which Borrower and accordance within which Borrower and accordance is mailed within the accordance in the second within the second within

BORROWER AND LENDER FURTHER COVENANT AND AGREE AS FOLLOWS:

evidence, abstracts and title reports. the date specified in the notice, Lender at Lender's option may cociate all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to reasonable attorney's fees, and costs of documentary further inform Borrower of the right to reinstate after acceleration and the right to essent in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the Breach is not cured on or before ASCELERATION; REMEDIES. Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, including the covenant of the respinance of the breach must be cured; and (4) that failure to cure such breach on to before the date specified in the notice must result in breach must be cured; and (4) that failure to cure such breach on to before the date specified in the notice may result in breach must secured by this Mortgage, foreclosure or breach or proceeding and sale of the property. The notice shall further information of the sums controlled by this Mortgage, foreclosure of udicial proceeding and sale of the property. The notice shall further inform Borrower of the right to reinstance of the right to reinstance and the doth to ease of the tone proceeding the non-

Lender's interest in the property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby solutions for the ight of the Borrower to reinstate under this paragraph 19 shall not be exercised more as if no acceleration had occurred. The right of the Borrower to reinstate under this paragraph 30 socurred. The right of the Borrower to reinstate under this paragraph 31 shall not be exercised more than a special continue and the second continue and the secon Borrower shall have the right to have any proceedings begun by Lender's cocievation of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to for close this Mortgage discontinued at any time phor to entry of a judgment foreclosing this Mortgage if Borrower takes all or societation occurred; (b) Borrower cures all breaches of any other covenants or agreements and conteined in this Mortgage; (c) Borrower cures all breaches of any other covenants or agreements and conteined in this Mortgage; (c) Borrower cures all breaches of any other covenants or agreements and conteined in this Mortgage; (d) Borrower conteined in this Mortgage; (d) Borrower takes such action as Lender may reasonably require to assure that the liter of this Mortgage. Status shall be specified to, reasonable attained in antorcing Lender's contained as Lender as Lender may reasonably require to assure that the liter of this Mortgage.

20. ASSIGNMENT OF RENT'S APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. As additional security hereunded that Borrower shall, prior to acceleration under paragraphs. Bencoment or abandonment of the Property, provided that Borrower shall, prior to acceleration under paragraphs. Is believed or abandonment of the Property, have the right to collect and retain such rents as they secure and payable. then once in any single five year period.

then to the sums secured by this Mortgage. Lender and the receiver shall be liable to account only for those rents actually received. collection of rents, including, but not limited to receiver's tees, premiums on receiver's bonds and reasonable attorney's tees, and Upon esceleration under paragraph 18 hereot or abandonment of the Property, and at any time prior to the expiration of any period of redemption following judicial sale, Lender, in person, by agent or by judicially appointed receiver, she property and to collect the rents of the Property and to collect the rents of the Property and to collect the rents of the Property and the Property and to payment of the costs of management of the Property and Italiants contact and reasonable attention of rents, including, but not ilmited to receiver a remainment on renal and reasonable attention of rents, including, but not ilmited to receiver a remainment on renal and reasonable attention.

21. FUTURE ADVANCES. Upon request of Borrower, Lender, at Lender's option prior to release of this Mortgage, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this Mortgage when seldenced by promissory notes stating that said notes are secured to remain the principal amount of the Indebtedness secured by this Mortgage, not including sums advanced in accordance herewith to protect the security of this Mortgage, exceed the original

22. RELEASE. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage to Borrower. Borrower shall pay all costs of recordation, if any. 2 suig etoN ent to inverne

23. WAIVER OF HOMESTEAD. Borrower hereby waives all right of homestead exemption in the Property.

24. LIABILITY. If the Mortgagor or the Borrower consists of more than one party, such Mortgagors or Borrowers shall be jointly and severally liable under any and all obligations, covenants, and agreements of the Mortgagors or Borrowers contained

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27-35-206-050-000 0000-670-9 07-58-42 27-35-205-050-0000 27-35-205-049-0000 27-35-204-050-000 27-35-204-049-0000 27-35-203-050-0000 27-35-203-044-0000 51-32-505-058-0000 51-32-507-007-0000

ATAX I.D. NUMBERS

DOOP TO line, convex Northeasterly, having a radius of 60 feet, and whose chord bears South 76 20'58" East, an arc dimension of 120.45 feet to a point; thence North 71 09'37" East, a distance of 133.61 feet to the place of beginning, all in Cook County, Illinois, containing 3.565 acres, more or less. curved line, convex Northwesterly, whose 3 ord bears South 59,06:27" West, with a radius of 557.51 feet, for an arc dimension of 255 cert; thence North 28,11:36" West, 68.30 feet; thence North 42,17:10" West, 145 feet to a point on a curved line, convex Northwesterly, having a easterly along the last described concentric with the last described curved line; thence Northwesterly, song the last described concentric rurved line, a distance of 369.77 feet; thence south 14043:07" East, 145 feet; thence Northeasterly along a curved line, convex Northwesterly, having a radius of 623.51 feet, and whose chord bears North 81,40:27" East, an arc dimension of having a radius of 623.51 feet, and whose chord bears North 81,40:27" East, an arc dimension of 139.13 feet to a point, thence Northeasterly, Southeasterly, and Southmesterly along a curved line, and Southwesterly along a curved line. 139.13 teet to a point, thence Mortheasterly, Southeasterly, and Southwesterly along a curved

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C/O/H/SC TECHT DESCRIBLION CONLINNED

G8 N. Chicago Street Joliet, Illinois 60431 Krnaemark and Krnaemark XPREPARED BY:

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Notary Public

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The foregoing including was acknowledged before me this

COUNTY OF WILL STATE OF ILLINOIS

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True Manager 15th	day of July	1096 hatusan	AS TRUSTEE UND	ER
2/21/85, KNOWN AS TRUST NO. 85-250	2 /harain "Barrower" or "More	secoully and the CI	ANKEODT OTATE	D 4 5 114
2 60423 (herein "Lender" or "Mortgages").	wa of the state of inniona, whose a	duress is 20 vv. Medi	aska Street, Frankio	rt, illinoi
WHEREAS, Borrower is indebted to Lender sixty-six and 66/100 Dollars, which				
(herein "Note"), providing for periodic installme	nts of principal and interest in the	amount of		300
	he 19th day of August,	1986	continuing on the	ame da
of each period thereafter until the principal and pai plus interest shall be due and payable Not	interest are fully paid except the vember 17, 1986	at it not sooner paid	the final payment	100
WHEREAS TO SECURE to Lender (a) the re		denced by the Noti	with interest the	
the performance of the covenants and agreeme with interest thereon, made to Sorrower by Len	i, advanced in accordance herewi ints of Borrower herein contained, ider pursuant to paragraph 21 hei	th to protect the sec , and (b) the repaym reof (herein "Future	curity of this Mortga ent of any future a Advances"), Borrov	age, and dvances war does
hereby morigage, grant and convey to Lender the State of Illinois: That part of the East	te following described property lock of the Northeast 7 of 9	cated in the County	of <u>Cook</u>	Pance
12 East of the Third Principal Meridi	an, bounded and described	las follows: (Commencing at t	-he
Northeast corner of said East & North along the North line of the Northeast	east % of Section 35 and covarter of Section 35, a	running thence distance of:50	North 89°41'20	i" West nt:
thence South 0"13'0" West along a li	ne parallel to the East 1	line of said Nov	theast k of So	ction
35, a distance of 175 fee: to the plathe last described line, a distance of	of 265.32 feet to a nointe	thence North	ROMATION What	150 Fa
thence South 87~36'49" West, 56.06 fe	et: thence North 89 ⁰ 47'0"	West 140 feet	: thence North	
06°38'04" East, 75.47 feet; thence No	rth 17~47'12" West, 84.49 CRIPTION ON REVERSE SIDE	feet; thence S	outhwesterly a	long a
Together with all legal right, title, and interest of	f the Mortgagor in and to the str	eats abutting said	premises to the cer	nter ifne
thereof which has an address of $\frac{175}{20}$ & address; and	80th Avenue, Tinley Park,	Illinois 60477	hereinafter the a	property
WHEREAS said real estate at the property erty, all the right, title, and interest of the mortgi ation or enjoyment of the buildings on the premi gas rights and profits, water, water rights, and wa including replacements and additions thereto, she and all of the foregoing, together with said prope to as the "Property"; and	agor in and to all equipment and the second all easements, rights, and all fixtures now or all be one and remain a	fixtures to be used in ppurtenances, rents, hereafter attached to part of the property	n connection with the royalties, mineral, of the property, all of covered by this Me.	ne oper- oil and f which,
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NOW THEREFORE, THE BORROWER AND LEND				
 PAYMENT OF PRINCIPAL AND INTERES indebtedness evidenced by the Note, late charges secured by this Mortgage. 	T. Borrower shall promutly pay to as provided in the Note and the s	when due the princi orincipal of and interi	pal of and interest let on any Future Ad	on the
2. FUNDS FOR TAXES AND INSURANCE. So Lender on the day periodic installments of princip	al and interest are payable under	and Note, until the	Note is neid in full	
(herein "Funds") equal to N/A of the	he yearly taxes and assessments	which may attain p	riority over this Mo	etanae.
and ground rents on the Property, if any, plus	NA of yearly pr	emium incialiments	for hazard insuranc	e, pluc
and from time to time by Lander on the basis of a		able estimates there	of.	
Lender shall apply the Funds to pay said tax for holding and applying the Funds, analyzing said pays Borrower interest on the Funds and applicable in writing at the time of execution of this Mortgagment is made or applicable taw requires such integratings on the Funds. At borrowers request, lenshowing credits and debits to the Funds and the as additional security for the sums secured by this	d account, or verifying and compi- ile law permits Lender to make suc- ie that interest on the Funds shall terest to be paid, Lender shall no ider may give to Borrower, withou purpose for which each debit to t	ing said assessing in the charge. Borrow, the paid to Borrow of the required to pay it charge an arroyal	ts and bills, unless or and Lender MAY // and unless such Borrower any inter	Lender AGREE agree- rest or
If the amount of the Funds held by Lender, to dates of taxes, assessments, insurance premiums ments, insurance premiums and ground rents as the Borrower or credited to Borrower on monthly insufficient to pay taxes, assessments, insurance premiums increasely to make up the deficiency with the series of the ser	and ground rents, shall exceed the ley fall due, such excess shall be stallments of Funds. If the amous smilling and ground rents as they	he amount required : , at Borrower's option of the Funds heli	to pay said taxes, a	

Upon nave-

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This mortgage is executed by Bremen Bank and Trust Company, not personally but as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee and it is expressly understood and agreed by the mortgagee herein and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the note secured by this mortgage shall be construed as creating any liability on Bremen Bank and Trust Company or on any of the beneficiaries under said trust agreement personally to pay said note or any interest that may accrue thereon, or any indebtedness accruing hereunder or to perform any covenants either express or implied herein contained, all such liability, if any, being expressly waived, and that any recovery on this mortgage and the note secured hereby shall be solely against and out of the property hereby conveyed by enforcement of the provisions hereof and of said note, but this waiver shall in no way affect the parsonal liabilty of any co-signer, endorser, or guarathor of said note.

Bremen Bank and Trust Company, as Trustee and no personally under Trust No. 35-2502 dated: 2/21/85

BY: Senior Vice President and Trust Office

Assistant Secretary

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