

87445594 UNOFFICIAL COPY (Corporate Trustee Form)

THIS INDENTURE WITNESSETH: That the undersigned

LYONS FEDERAL TRUST AND SAVINGS BANK, Countryside, Illinois, a Federally
Chartered Financial Institution
not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to the
undersigned in pursuance of a Trust Agreement dated July 20th, 1987, and known as trust number
1168, hereinafter referred to as the Mortgagor, does hereby Mortgage and Warrant to ALAN J.

BERNICK of 5500 South Sawyer Avenue, Chicago, Illinois 60629-----

~~a corporation organized and existing under the laws of the~~
hereinafter referred to as the Mortgagor, the following real estate in the County of Cook
in the State of Illinois ; to wit:

Lots 104, 107, 108, 114, 117, 118, 142, 145, 146, 147,
148, 152 and 153 in Willowshire Estates Unit 3, being a Subdivision of
part of the South West 1/4 of Section 32, Township 38 North, Range 12,
East of the Third Principal Meridian.

PERMANENT TAX NO.: 18-32-301-005-0000

Street Address: Vacant lots - Southwest corner of German Church Road and Willow Springs Road, Willow Springs, Illinois 60480.

Together with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures, or articles, whether in any unit or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to lessees is customary or appropriate, including screens, window shades, storm doors and windows, floor coverings, screen doors, in a door beds,awnings, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not), and also together with all easements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgagor, whether now due or hereafter to become due as provided herein. The Mortgagor is hereby subrogated to the rights of all mortgagees, beneficiaries and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment, and with all the rights and privileges thereto belonging, until sold Mortgagor, forever, for the uses herein set forth, free from all rights and benefits under the hereinafter mentioned and described laws of any state, which said rights and benefits, said Mortgagor does hereby release and waive.

TO SECURE
the payment of a Note executed by the Mortgagor in the order of the Mortgagors bearing even date herewith in the principal sum of **TWO HUNDRED FIFTY NINE THOUSAND**

1259,000.00-----→ with note, together with interest, they now in their present condition, is worth

on or before December 31st, 1988. Prepayment may be made in any amount at any time. Interest shall be payable on the outstanding balance due from time to time from August 1st, 1987, to date of payment at ten per cent per annum.

Mortgagor agrees to release individual lots of the Mortgagor's choice upon the prepayment of \$16,500.00 principal plus accrued interest, if any, per lot requested to be so released.

THE MORTGAGOR COVENANTS:

8. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, and other expenses required or accepted, the undersigned promises to pay to the Mortgagor a pro rata portion of the current year taxes upon the disturbance of the funds and to pay monthly to the Mortgagor, in addition to the above payments, a sum estimated to be equivalent to one twelfth of such items which may, at the option of the Mortgagor, be held in trust and commingled with other such funds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items, or (c) be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagor advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is not sufficient, the undersigned promises to pay the difference upon demand. If such sum is held or carried in a savings account or set aside, the same are hereby pledged to further secure this indebtedness. The Mortgagor is authorized to pay said items as charged at full retail without deduction.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagor and secured by this mortgage, and it is agreed that in the event of such advance the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the mortgage, such advance being a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance Agreement may be given and executed for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract; but in all other respects this contract shall remain in full force and effect as to the undischarged indebtedness, including all advances.

D. In the case of failure to pay the amount of the covenants herein, Mortgagor may do on Mortgagor's behalf everything so covenanted, that said Mortgagor may do or may act, and may deem necessary to protect the loan hereof, the Mortgagor will be liable upon demand any money so paid or disbursed by Mortgagor for any of the above purposes until such moneys together with interest thereon at the highest rate for which it is then liable to the bank, be paid to the bank to much additional indebtedness incurred by the mortgagor with the same priority as the original indebtedness and may be included in any decree foreclosing the mortgage or otherwise out of the range or proceeds of sale of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgagor to inquire into the validity of any fieri, circumstance or claim in advancing money so above authorized, but nothing herein contained shall be construed as instituting the May Laws in advance of any moment.

F. That if all or any part of the property or any interest therein is sold or transferred by Mortgagor without the prior written consent of Mortgagor, securing (a) the creation of a lien or encumbrance subordinate to this mortgage, (b) the creation 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 minor, (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Mortgagor may, at

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Mortgagor shall have waived all the conditions set forth in this instrument, Mortgagor agrees to pay to the holder of the property so sold or transferred, rents, interest in writing that the credit of all amounts so held by the Mortgagor and that the interest so paid on the amount so held by the mortgagor shall be at such rate as Mortgagor shall request. If Mortgagor's credit is so limited as to require a written acknowledgment accepted in writing by Mortgagor, Mortgagor shall release Mortgagor from all obligations under this mortgage and shall make such release.

e. Subjected to the terms of this paragraph, nothing in this mortgage contract shall prevent Mortgagor from dealing with any successor in interest of the Mortgagor in the same manner as with the Mortgagor, and said dealings may include forbearing to sue or extending the time for payment of the debt secured hereby, but said dealings shall not discharge or in any way affect the liability of the Mortgagor hereunder or the debt hereby secured.

f. That time is of the essence hereof and if default is made in performance of any covenant herein contained or in making any payment under said note or obligations or any extension or renewal thereof, or if proceedings to enforce any other lien or charge upon any of said property, or upon the time of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, or in the event of the filing of a suit to condemn all or a part of the said property, then and in any of said events, the Mortgagor is hereby authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagor hereinunder, to declare without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply toward the payment of said sum mortgage indebtedness any indebtedness of the Mortgagor to the Mortgagor, and said Mortgagor may also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises or made without offering the several parts separately.

g. That the Mortgagor may employ counsel for advice or other legal service at the Mortgagor's discretion in connection with any dispute as to the debt hereby incurred or the time of this instrument, or any litigation to which the Mortgagor may be made a party or account of this time or which may affect the title to the property securing the indebtedness herein created or which may affect said debt or note and any reasonable attorney's fees so incurred shall be added to the principal of this instrument and become a part of the same. In the foreclosing of this mortgage, the costs of the trial, the trial expenses, the attorney's fees, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgagor to the Mortgagor on demand, and if not paid shall be included in any decree of judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate then at the legal rate. In the event of a foreclosure sale of said premises there shall first be paid out of the proceeds thereof all of the aforesaid amounts, then the entire indebtedness whether due and payable by the terms hereof or not and the interest due thereon up to the time of such sale, and the overplus, if any, shall be paid to the Mortgagor, and the purchaser shall not be obliged to set off the application of the purchase money.

h. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagor is hereby empowered to collect and receive all compensation which may be paid for any property not taken, and all condemnation compensation so received shall be forthwith applied by the Mortgagor as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assigns.

i. All covenants, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagor, whether now due or hereafter to become due, under this mortgage or any lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement is written or verbal, and (a) in the intention hereof to pledge said rents, issues and profits on behalf of and notwithstanding any such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgagor of all such leases and agreements and all the rents thereunder, together with the right in case of default, either before or after foreclosure sale, to enter upon and take possession of, commence, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, to terminate said leases, collect said rents, issues and profits, regardless of when earned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ tenancy agents or other employees, alter or repair said premises, buy furnishings and equipment thereon when it deems necessary, purchase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and in general exercising all powers ordinarily incident to absolute ownership, advance or borrow money necessary to carry out the purpose herein stated to secure which a lien is hereby created on the mortgaged premises and on the income therefrom, which shall be prior to the lien of any other indebtedness hereby secured, and out of the income retain reasonable compensation for itself, pay insurance premiums, taxes and assessments, and all expenses of every kind, including attorney's fees, incurred in the exercise of the powers herein given, and from time to time apply any balance of income not in its sole discretion, needed for the aforesaid purposes, first on the interest and then on the principal of the indebtedness hereby secured, before or after any decree of foreclosure, and on the deficiency in the proceeds of sale, if any, whether there be a decree in personam therefor or not. Whenever all of the indebtedness secured hereby is paid, and the Mortgagor, in its sole discretion, feels that there is no sufficient uncorrected default in performance of the Mortgagor's agreements herein, the Mortgagor, on satisfactory evidence thereof, shall relinquish possession and pay to Mortgagor any surplus income in its hands. The possession of Mortgagor may continue until all indebtedness secured hereby is paid in full or until the delivery of a Decree pursuant to a decree foreclosing the lien hereof, but if no deed be issued, then until the expiration of the statutory period during which it may be issued. Mortgagor shall, however, have the discretionary power of any time, or cause to take or to abandon possession of said premises without affecting the lien hereof. Mortgagor shall have all powers, if any, which it might have had without this paragraph. No suit shall be sustainable against Mortgagor based upon acts or omissions relating to the subject matter of this paragraph unless commenced within sixty days after Mortgagor's possession ceases.

k. That upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may at any time, either before or after sale, and without notice to the Mortgagor, or to any person claiming under him, and without regard to the entry of the Mortgagor, or the true value of said premises, or whether the same shall then be occupied by the owner of the equity of redemption of a homestead, require a receiver with power to manage and rent and to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issues and profits, when collected, may be applied before as well as after the Master's sale, towards the payment of the indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the property, including the expenses of such receivership, or any deficiency decree whether such be a decree therefor in personam or not, and if a receiver shall be appointed he shall remain in possession until the expiration of the full period allowed by statute for redemption, whether there be redemption or not, and until the issuance of a writ in case of sale, but if no deed be issued, until the expiration of the statutory period during which it may be issued and no title of said premises shall be nullified by it, a judgment or decree in possession of a receiver but he may elect to terminate any lease junior to the lien hereof.

l. That each right, power and remedy herein contained upon the Mortgagor is cumulative of every other right or remedy of the Mortgagor, whether herein or law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagor of performance of any covenant herein or of any obligation contained shall thereafter in any manner affect the right of the Mortgagor to require or enforce performance of the same or any other of said covenants, that whatever the content hereof requires, the mortgagor generally, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural, that all rights and obligations under this mortgage that do not purport to be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagor, and the successors and assigns of the Mortgagor, and that the powers herein mentioned may be exercised as often as occasion therefor arises.

m. The corporate Trustee named herein being duly authorized to do by the trust instrument or by any persons having a power of direction over the Trustee does hereby waive any and all rights of redemption from sale under any order or decree foreclosing this mortgage, unless this mortgage, at the time of the execution thereof, covers any land which is improved with a dwelling to not less than four families or is given to secure a loan to be used, in whole or in part, to finance the construction of a dwelling for not more than four families or is used or intended to be used for agricultural purposes.

n. This right is hereby reserved by the Mortgagor to make partial sales or releases of the mortgaged premises hereunder without notice to, or the consent, approval or agreement of other parties in interest, including junior liens, which partial release or release shall not impair in any manner the validity or priority of this mortgage on the mortgaged premises remaining, nor release any guarantor, co-signer, surety or endorser from personal liability for the indebtedness hereby secured.

o. This mortgage is executed by the undersigned 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 undersigned hereby warrants that it will, with power and authority to execute this instrument and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said undersigned, either individually or as Trustee aforesaid, personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by the Mortgagor and by every person now or hereafter claiming any right or security hereunder, and that so far as the undersigned, either individually or as Trustee aforesaid, or its successors, personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said note provided, by action to enforce the personal liability of the guarantor, co-signer, surety, or endorser, if any.

IN WITNESS WHEREOF, the undersigned corporation, not personally but as Trustee as aforesaid, has caused these presents to be signed by its
Asst. Vice President, and its corporate seal to be hereunto affixed and attested by its Asst. Vice President, this

1st day of August, A.D. 1987.
ATTEST
Mary D. Knoll, Asst. T.O.
Secretary

STATE OF ILLINOIS
COUNTY OF COOK

and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT Mary D. Knoll

personally known to me to be the Asst. Vice President of Lyons Federal Trust and Savings Bank, personally known to me to be the Secretary of said corporation, and Mary D. Knoll, Asst. Vice President, personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such officers they signed and delivered the said instrument as such officers of said corporation and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal, this

7th

day of

August

A.D. 19 87.

THIS INSTRUMENT WAS PREPARED BY:

MARYLYN D. MARSH
Lyons Federal Trust And Savings Bank
450 West 55th Street
Countryside, Illinois 60525

40003 (6/80) 30 MCTL Standard
Standard Formality Test. 1

40003 (6/80) 30 MCTL Standard
Standard Formality Test. 1

MAILED TO
Anne Berwick
5500 S. 50th Street
Chicago IL 60629
BOX 333 - TH

B4/333

BAN Systems and Forms

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