		MORTGAGE)/P5Y9	
8757576	3 · · · · · · · · · · · · · · · · · · ·		Ellis W. Mills a	nd Carolyn
_			Mills his wife	
THIS MORTGAGE made this 10th	1 day of October		ween	
(hereinafter referred to as "Mortgagor") and FIRST BANK OF SCHAUMBU	IRG, an Illinois banking c	orporation, whose address is 32	1 West Golf Road,
Schaumburg, Illinois (hereinafter referre	ed to as "Mortgagee"):	**************************************	SAND ONE HINDPED AN	D 00/100***
Schaumburg, Illinois (hereinafter referre WHEREAS, Mortgagor is indebted to	the Mortgages in the principal sum o	TIMEE TRO	October 10	00/100
Dollars (\$ 3, 100.00), which indebtedness is e	videnced by Mortgagor's I	Vote dated	
1987 (hereinafter referred to as the	e "Note"), which Note provides for pa	yment of the indebtednes:	s as set forth therein.	
NOW, THEREFORE, Mortgagor, to see of all other sums with interest thereon ad agreements of the Mortgagor herein con	lvanced in accordance herewith to pro tained the Mortgagor does hereby mo	stect the security of this Mo	ortgage, and the performance of ti	he convenants and
located in the County ofCook	State of Illinois:			
				46
	SEE EXHIBIT "A" ATTACHED HER		HEREOF	16.200
Which real estate has the address of	205 Timber Terrace.	Streamwood, Il	60103	10
		, and which, with	h the property herein described, is	reforred to harein
as the "Premises"				
TOGETHER with all the improvements mineral, oil and gas rights and profits. additions thereto, shall be deemed to be a leasehold estate if this Morgage is on a	water rights, and all fixtures now or lend remain a part of the property cover leasehold) are herein referred to as the control of the property of the property of the part	hereafter aftached to the l red by this Mortgage and al he "Premises"	property, all of which including it of the foregoing together with sa	replacements and lid property (or the
Mortgagor convenant, that Mortgagor the Premises is unencumbered and the Mideclarations, easements or restrictions Premises.	Nortgagor will warrant and defend ger	nerally the title to the Prem	ises against all claims and demar	nds, subject to any
	IT IS FURTHER UNI	DERSTOOD THAT:		
1. Mortgagor shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, and late charges as provided in the Note, and the principal of and interest or any future advances secured by this Mortgage.				
2 In addition, the Mortgagor shall				
(a) Promptly repair, restore	or would any improvement now or h	ereafter on the property w	which may become damaged or d	lestroyed.
taxes and charges against the projection of the	ue and paliable at general taxes, speci perty, including, hose heretofore due, vided said payments, are actually mad pls therefore, and all suigh items extend	the monthly payments pr le under the ferms of said i ded against said property s	rovided in the Note in anticipation Note), and to furnish the Mortgag hall be conclusively deemed valid	of such taxes and pee, upon request, for the purpose of
hazards as the Mortgagee may reaso to pay the cost of epilacing or repairr form as shall be satisfactory to the Minsurance policies, including additional making them payable to the Mortgage promise, in its descretion, sign, upon any of the proceeds of such insurance is paid in full in the event of a loss if made promptly by Mortgager All renimers shall receive 10 days notice.	ow existing of hereafter erected on the plaably require to be insulad Javinst under tig the same or to pay in full ine indebted origages until said indebted not gage until said indebted not so so stuly as and renewal policies shall be revered to easily so the said of the southers and the to the indebtedness hereby secured that Mortgagor shall give prompt notice to the executed shall be delivered at least it exprise to cancellation. Notwithstanding a price for cancellation. Notwithstanding a debtedness secured by this Mortgage (w	policies providing for paymer less secured hereby, in such paid or in the case of forect or and kept by the Mortgagee of loss under such policies, lasts required of him by the ill not excuse the Mortgagor In innoceance carrier and the Mid (dat's before such insurance arriving to the contrary, all in these securities.	at by the insurance companies of more companies through such agents or income, until expiration of the period of and shall contain a clause satisfactor the Mortgagee is authorized to adjuinsurance companies application before making all monthly payments un ortgagee. The Mortgagee may make is shall expire. All policies shall provisionary proceeds may, at Mortgage in Mortgage.	nies sufficient either brokers and in such of redemption, such ry to the Mortgagee st, collect and com- ly the Mortgagee of til the indebteriness i proof of loss if not yide further that the

- (d) Complete within a reasonable time any buildings or improvements now in Alany time in process of erection upon said property
- (e) Subject to the provisions hereof restore and rebuild any building or improve nents now or at any time upon said property and destroyed by fire or other casualty so as to be of at least equal value and substantially the same character as prior to such damage or destruction. In any case, where the insurance proceeds are made available for rebuilding and restoration, such proceeds shrinbe disbursed upon the disbursing party being furnished. the insurance proceeds are made available for rebuilding and restoration, such proceeds shrip be disbursed upon the disbursing party being furnished with satisfactory evidence of the estimated cost of completion thereof and with architects cirtificates, waivers of item, contractors and subcontractors sworm statements and other evidence of cost and payment so that the disbursing party calling high surveys of item, contractors and subcontractors sworm statements and other evidence of cost and payment so that the disbursing party calling high surveys that the amounts disbursed from time are represented by completed and in place work and that said work is free and clear of mechanics for unany. No payment prior to the final completion of the work shall exceed ninety percent (90%) of the value of the work performed from time to time a trial at all times the undisbursed balance of such proceeds remaining in the hands of the disbursing party shall be at least sufficient to pay for the cost of completion of the work free and clear of liens. If the cost of rebuilding, repairing or restoring the buildings and improvements can reasonably exceed this sum of \$50,000 00, then the Mortgages shall approve plans and specifications of such work shall be commenced. Any surplus which remains out of said insurance proceeds after payment of such costs of building or restoring shall at the option of the mortgages be applied on accounts on the indebtedness secured hereby or be paid to any party entitled thereto without interest.
- (f) Keep said Premises in good condition and repair without waste and free from any mechanics or other lies or claim of lies not expressly subordinated to the lies hereof
- Allis W. Mills & act.
 - (h) Comply with all requirements of law or municipal ordinances with respect to the Premises and the use thereof Carolyn Mills, http://doi.org/10.1009
- 19 78 rife.Assumed 1983 (i) Comply with all terms and conditions of that certain Mortgage dated February 27 as Mortgagor in favor of Percy Wilson Mortgage & Finance Corps Mortgagee, which Mortgage was recorded in the office of the County Illinois on February 27 19 78 as document no 24342749 Recorder of _Cook____
- 3 Any sale, conveyance or transfer of any right, title or interest in the Premises or any portion thereof or any sale, transfer or assignment of all or any part of the beneficial interest in any trust holding title to the Premises without the prior written approval of the Mortgagee shall constitute a default hereunder on account of which the holder constitute a default hereunder on account of which the holder of the Note secured hereby may declare the entire indebtedness. avidenced by said Note to be immediately due and payable and foreclose this Mortgage immediately or at any time such default occurs
- 4. In the case of a failure to perform any of the covenants herein, or if any action or proceeding is commenced which materially affects the Mortgagee's interest in the property, including, but not timited to eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, the Mortgagee may also do any act if may deem necessary to protect the lien hereof, and the Mortgager will repay upon demand any monies paid or disbursed, including reasonable attorneys' fees and expenses, by the Mortgagee for any of the above purposes and such monies together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness hereby secured and may be included in any decree to reclosing this mortgage and be paid out of the rents or proceeds of sale of said Premises if not otherwise paid. It shall not be obligatory upon the Mortgagee to inquire into the validity of any lien encumbrance, or claim in advancing monies as above authorized, but nothing berein contained shall be construed as requiring the Mortgagee to advance any monies for any purpose nor to do any act hereunder, and the Mortgagee shall not incur any personal liability because of anything she may do or omit to do hereunder nor shall any acts of the Mortgagee act as a waiver of the Mortgagee's right to accelerate the maturity of the indebtedness secured by this Mortgage or to proceed to foreclose this Mortgagee.
- 5. It is the intent hereof to secure payment of the Note whether the entire amount shall have been advanced to the Mortgagor at the date hereof or at a later date, or having been advanced, shall have been repaid in part and further advances made at a later date, which advances shall in no event operate to make the principal sum of the indebtedness greater than the original principal amount plus any amount or amounts that may be added to the mortgage indebtedness under the terms of this Mortgage for the purpose of protecting the security.
- 6. Time is of the essence hereof, and if default be made in performance of any convenant herein contained in the Note or in making any payment under said Note or obligation or any extension or renewal thereof, or proceedings be instituted to enforce any other lien or charge upon any of the Premises, or upon the filling of a proceeding in bankruptcy by or against 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 other of the government or if the Mortgagor abondons the Premises, or fails to pay when due any charge or assessment (whether for insurance premiums, maintenance, taxes, capital improvements, purchase of another unit, or otherwise) imposed by any condominium, townhouse, cooperative or similar owner's group, then and in any of said events, the Mortgagee is hereby authorized and empowered, at its option, and without affectiong the lien hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default be remediated by Mortgagor, and apply toward the payment of said mortgage indebtedness any monies of the Mortgagor held by the Mortgagee, and said Mortgagoe may also immediately proceed to forclose this Mortgage, and in any foreclosure a sale may be made of the Premises enmasse without the offering of the several parts separately. Time is of the essence hereof, and if default be made in performance of any convenant herein contained or contained in the Note or in making any payments BOX 15

- 7. Upon the commencement of a ny ferrologue proceeding here in left, the colif in which such by its line may already time, either before or after sale, and without notice to the Mortgagor, or any perfect in ling under him, and without notice to the Mortgagor, or any perfect in ling under him, and without notice to the Mortgagor, or any perfect in ling under him, and without notice to the Mortgagor, or any perfect on ling under him, and without notice to the Mortgagor or the then value of said Premises, or whether the same shall then be occupied by the own of the equity of each optibal as a himster popular a sceiver with power to manage and rent and to collect the rents, issues and profits, when collected, may be applied before as well as after the foreclosure sale, towards the payment of the indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the Premises, including the expenses of such receivership, or on any deficiency decree whether there be a decree therefor in personam or not, and it is roceiver shall be appointed he shall remain in possession until the expiration of the statutory period during which it may be issued and no lease of said Premises shall be nullified by the appointment or entry in possession of a receiver but in amy elect to terminate any lease junior to the lien hereof, and upon foreclosure of said Premises, there shall be afformed and included as an additional indebtedness in the decree of said supenditures and expenses together with interest thereon at the rate of three percent (3%) above the interest rate as defined in the note, which may be paid or incurred by or in behalf of the decree) and of procuring all such data with respect to tille as the Mortgagor may reasonably deem necessary either to prosecute such suit or to evidence to bidders at any sale held pursuant to such decree the true tille to or value of said Premises, all of which afforesaid amounts together with interest as herein provided shall be a perty by reason bit his Mortg
- 8. Extension of the time for payment or modification or amortization of the sums secured by this Mortgage granted by the Mortgages to any successor in interest of Mortgagor shall not operate to release in any manner the liability of the original Mortgagor and Mortgagor's successor in interest. Mortgages shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sum secured by this Mortgage by reason of any demand made by the original Mortgagor and Mortgagor's successor in interest.
- 9. Any forebearance by the Mortgagee 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. The procurement of insurance or the payment of taxes or other liens or charges by the Mortgagee shall not be a waiver of the Mortgagee's right to accelerate the indebtedness secured by this Mortgage.
- 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 be exercised concurre inly, independently or successively
- 13. The covenante contrined herein shall bind and the rights hereunder shall inure to, the respective successors and assigns of the Mortgages and Mortgagor subject to the provinions of paragraph 3 hereof. All covenants and agreements of Mortgagor shall be joint and several.
- 12. Except to the extent any notice shall be required under applicable law to be given in another manner, any notice to Mortgagor, shall be given by mailing such notice by certified my it addressed to Mortgagor at 205 Tuffoet Terrace. Streamwood, 11 60103 or at such other address

as Mortgagor may designate by nutice for the Mortgagoe as provided herein and any notice to the Mortgagoe shall be given by certified mail, return rece requested to the Mortgagoe's address fast diversing to such other address as the Mortgagoe may designate by notice to Mortgagor as provided herein. A notice provided for in this Mortgago shall by deemed to have been given to Mortgagor or the Mortgagoe when given in the manner designated herein.

- 13. Upon payment of all sums secured by this Mortgage, the Mortgages shall release this Mortgage without charge to Mortgagor Mortgagor shall pay all costs of recordations of any documentation necessary to release this Mortgage.
- 14 Mortgagor assigns to the Mortgago, and authorizes the Mortgagoe to negotiate for and collect any sward for condemnation of all or any part of the Premises. The Mortgagee may, in its discretion, ap ity my such award to amounts due hereunder, or for restoration of the Premises
- Mortgagor shall not and will not apply for or evail itself of any appraisement, valuation, stay, extension or exemption laws, or any so-called rium laws," now existing or hereafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but heroby waives the "moratorium laws benefit of such laws
 - 16. Mortgages shall have the right to inspect the Pre-nises at all reasonable times and access thereto shall be permitted for that purpos
- 17. Mortgagor will at all times deliver to the Mortgagee of plicate originals or certified copies of all leases, agreements and documents relating to the Premises and shall permit access by the Mortgagee to its book increased, insurance policies and other papers for examination and making copies and extracts thereof. The Mortgagee, its agents and designees shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose
- 18 Mortgagee in making any payment hereby authorized. (a) relating to taxes and assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accurary of fluch bill, statement or estimate or into the validity of any tax, assessment, sale, forefeiture, tax lien or title or claim thereof, or (b) for the purchase discharge compromise or settlement of any other prior lien, may do so without inquiry as to the validity or amount of any claim for lien which may be asserted.
- 19. No construction shall be commenced upon the land hereinbefore discribed or upon any adjoining land at any time owned or controlled by Mortgagor or by other business entities related to Mortgagor, unless the plans and specifications for such construction shall have been submitted to and approved in writing by Mortgagee to the end that such construction shall not, in the sessonable judgment of the Mortgagee, entail prejudice to the loan evidenced by the Note and this Mortgage.
- 20 The Mortgagor will pay all utility charges incurred in connection with the premises 200 all improvements thereof and maintain all utility services now or hereafter available for use at the premises
- 2) If the Premises are now or hereafter located in an area which has been identified by the Cocretary of Housing and Urban Development as a flood hazard area and in which flood insurance has been made available under the National Flood Insurance Act of 1968 ("th / Act.), the Mortgagor will keep the Premises covered for the term of the Note by flood insurance up to the maximum limit of coverage available under the Act

February 27 19 78 Hom Ellis W. Mills o Carolyn Mills as Mongagor in lavor of Percy Wilson Mortalye & Finance Corp. His wife, Assumed 1983, as Mongagor, in layor of as Mongagoe, which Mongage was recorded in the Office of the Recorder of County Mirrors on FEbruary 27. Cook . 19. 78 24342749 as document no . 🚅 An event of detault under the terms of the aforesaid Mortglage or under any mortgage subordinate hereto shall be an event of default hereunder

- 23. This Mortgage shall be governed by the law of the State of Iffinois. In the event one or more of the provisions contained in this Mortgage shall be prohibited or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Mortgage.
- 24. In the event of a deficiency upon a sale of the Premises pledged hereunder by Mortgages, then the Mortgagor shall, on with pay such deficiency including all expenses and fees which may be incurred by the holder of the Note secured by this Mortgago in enforcing any of the terms and provisions of this

Of All provisions harned shall investe and haid the respect	ve heirs, executors, administrators, successors, vehidees and assigns of the parties hereto, and the word			
"Mortgagor" shall include all persons claiming under or through a persons shall have executed the Note or this Mortgage. Whereve plicable to all genders.	lorigagor and all persons liable for the payment of the indebtness or any part the LAN, whether or not such r used, the singular number shall include the plural, the singular, and the use of any gender shall be ap			
X Selen W. Mills	NTY, T. JAJE Carolyn Mills			
, , ,				
1987 ACT	26 PN 3-21 87575769			
STATE OF ILLINOIS)				
County of Catherine Fila	, a Notary Public in and for said County in the State aforeaaid, DO HEREBY CERTIFY 171, 111 who are personally known to me to be the same persons whose names			
are subscibed to the foregoing instrument appeared before in their own free and voluntary act as aforesaid, for the uses and p	ie this day, in person, and acknowledged that they signed and delivered the said instruments as iurposes therein self fourth.			
GIVEN under my hand and notarial seal this 100	day of Cileter 19.37			
OFFICIAL SEAL				
Catherine Filar	NOTARY PUBLIC			
Notary Public State of Illinois County of Cook	NOTARY PUBLIC			
My Commission Expires 7/23/88	1). 23. 85			

My commission expires:

This instrument was prepared by: C. Burger.

ALL TO ILFIRST

11.23.83

BK. of SCHAUMBURG

321 W. Golf Rd., Schaumburg, Il 60196

UNOFFICIAL COPY, 39

EXHIBIT "A"

Lot 70 in Fair Oaks Unit 2, being a Subdivision in the Northwest $\frac{1}{4}$ of Section 23 Township 41 North, Range 9, East of the Third Principal Meridian, in Cook County, Illinois

Permanant Index Number- 06-23-116-024

Ils Sr.

October County Clark's Officers St. Attached hereto and made a part thereof mortgage dated October 10, 1987