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DECEMBER 31 THIS INDENTURE, made ATHEONI MATIONAL BANK & TRUST COMPANY a corporation dury organized and existing as a national banking association under the laws of the United States of America, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated December 27, 1985 and known as trust number 65300 herein referred to as "First Party," and Fleet Mortgage Corp., a Rhode Island corporation, herein referred to as "FMC," witnesseth:

Dollars (\$**40,950.00------), made payable to FMC and delivered, in The by Which said note-the First Party promises to pay out of that portion of the trust estate subject to said Trust Agroement and her inafter specifically described, the said principal sum and Interest from the date of the installment note on the balance of principal remaining from time to time unpaid, until paid, at the following the: Race equal to two percent (2%) per annum in excess of the prime rate of the Fleet National Bank for ninety day loans to commercial borrowers of the highest credit rating on the date of such borrowing. In the event of changes in said prime rate dated subsequent hereto, the interest rate hereunder shall be adjusted accordingly and be a fective the next business day following such change in the prime rate. Principal and interest to be due and payable on the dates and in the manner following: Interest only from and after the date of said installment note payable monthly upon receipt of a statement from the holder hereof setting forth the interest due for the most preceding-month until SEPTEMBER 30, -19 87 . . when the entire balance of the principal sum outstandingand interest thereon shall be due and payable in full. All such cayments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal.

NOW, THEREFORE, First Party to secure the payment of the said principal sum of money and said intercet in accordance with the terms, provisions and limitations of this mortgage, and also inconsideration of the sum of one Dollar in hand paid, the receipt whereof is hereby acknowledged, does by there presents, grant, remise, Telease, alien and convey unto FMC, it a successors and assigns, the following described Real Estate s thate, lying and being in the COUNTY OF COOK . and STATE OF FILTHER to wit: , and STATE OF ILLINOIS

LOTS 34, 35-AND 36 IN BLOCK 3 IN SECOND ADDITION TO WEST FUL MAN SUBDIVISION OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 29, TOWNSHIP 37 NORTH; RANGE-14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN CLOW COUNTY

12331.5 Amerila (teo -25 - 21 - 301 - 01(36) () _ EBO -25 - 28 - 301 - 01/(35) Vot - 2570. 25 - 28 - 301 - 012 (34)

which, with the property hereinafter described, is referred to herein as the "premises."

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TOSETTER WITH all improvements; tanchests, tendments, tractures, and appurtenances thereto belonging, and all rents, tractures; and profits thereof for so long and during all such times as First Party, its successors or anxions may be entitled thereto (which are pledged primardly and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now thereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single water or centrally controlled), and ventilation, including (without restricting the foregoing), screens, windiw shades, storm doors and windows, floor coverings, in-a-door beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real-

TO HAVE AND TO HOLD the promises unto the said FMC, its - The essers and assigns Torover, for the purposes, and upon the issues and trusts herein set forth.

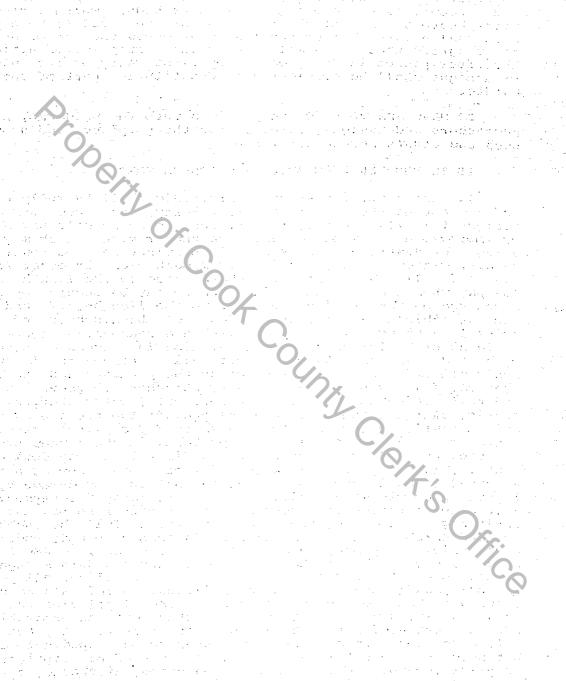
TT- 63 FURTHER UNDERSTOOD-AND-AGREED THAT: _

Until the indebtedness aforesaid shall by fully paid, and in case of the failure of First Party, its successors or assigns to: (i) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed: (2) keep said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or tharge on the premises superior to the lien_hereofr and upon_ request exhibit satisfactory evidence of the discharge of such prior lien to FMC; (4) complete within a reasonable time any building or buildings now to at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof: (6) pay before any penalty attaches all-general taxes. ind pay special taxes, special associations, where charges, sewer
service charges, and other charges against the premises when due,
and upon written request, to Furnish to EMC duplicate receipts

therefore: [7] and upon written request, to rurnish to the duplicate receipts therefore, (7) pay in full under protect, in the manner provided by statute, any fax or assessment which First Party may desire to contest; (8) keep all buildings and improvements now or hereafter situated on said premises insured against less or damage by fire-lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indeptedness. replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to Inc. under insurance policies payable, in case of loss or damage, to IMC for its benefit, such rights to be evidenced by the standard mertgage. including additional and renewal policies, to FMC, and in case of insurance about to expire, to deliver renewal policies not less than ten (10) days prior to the respective date of expiration; then FMC may, but need not, make any payment or perform any act herein-Effore set forth in any form and manner deemed expedient, and may; the fore set forth in any form and manner deemed expedient, and may; that need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other

MORTGAGE

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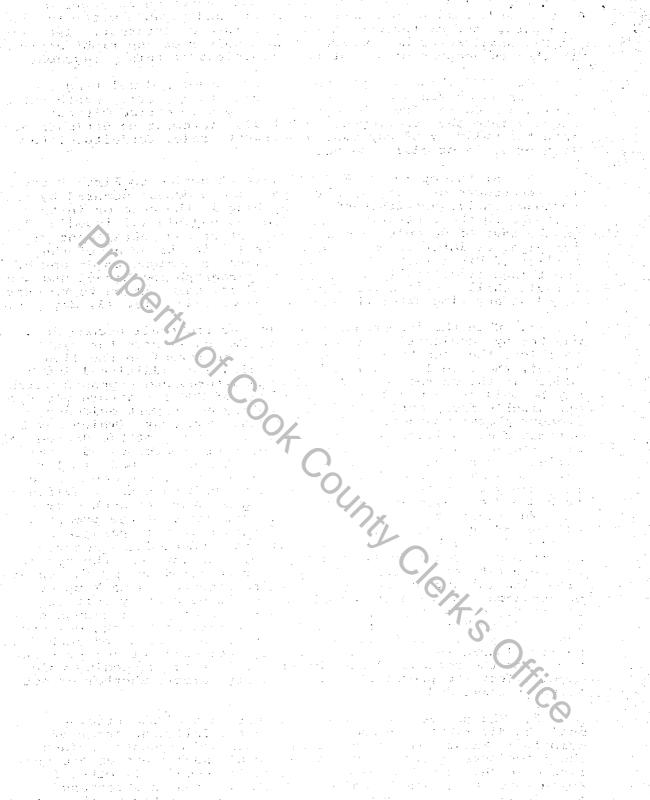
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in the state of any time to protect the period of fremises and the solution indebtedness secured thereby and shall become immediately due and payable without notice and with interest thereon at the note rate of interest. Inscrious of the shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

- 2. FRC making any payment hereby authorized relating to takes or assessments may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 3. At the option of FMC and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this mortgage shall, notwithstanding anything in the note or in this mortgage typic contrary, bucong due and payable (a) immediately in the case of default in making payment of any installment of principal of interest on the note; or (b) in the event of the failtre of First Party of its successors or assigns to do any of the thirty apecifically so forth in paragraph one hereof and small default shall continue for three (3) days, said option to be exert elicated at any time after the expiration of said three (3) day period.
- whether by acceleration or otherwise, FMC shall have the right to foreclose the lion bereof. In any suit to foreclose the lion hereof, there shall be allowed and included as additional indultations in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of FMC for atterney's feet, appraised a feet, outly; for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title scarches and examinations, quarantee, policies, formens certificates, and similar data and assurances will respect to title as FMC may deem to be reasonably necessary either to prosecute such swit or to evidence to bidders at any sale-which may be had pursuant to such decree the reasonably necessary either to prosecute such swit to such decree the bidders at any sale-which may be had pursuant to such decree the bidders at any sale-which may be had pursuant to such decree the reasonably necessary either to resecute such swit to such decree the fine true condition of the title to or the pulme of the premises.

 All expenditures and expenses of the nature in this paragraph.

 Acreby and immediately due and payable, with interest thereon at the note rate of interest, when paid or inverted by FMC in connecession with (a) any proceeding, including process and bankrubtey proceedings, to which either of them shall be party, either as plaintiff, claimant or defendant, by reason of this mortgage of any indebtedness hereby secured; or (b) preparations for the commences nont of any suit for foreclosure hereof after accruel of such right to foreclosure whether or not actually commenced; or or properties of the defense of any threatened suits or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- shall be distributed in and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all-such items as are mentioned in the preceding paragraph hereof; second, all-other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.



บกับ ออกิสารก พิทิเลก สถือที่ ยังให้ เลือก สารสัง ີ ທິດຄົນຕູ້ຄົນຜູ້ຄົວ appoint a receiver of said premises. Such appointment may be made fither before or after sale, without notice, without regard to the salvency or insolvency at the time of application for such receiver. of the person or persons, if any, liable for the payment of the indubtedness secured hereby, and without regard to the then value of the premises or whother the same shall be then occupied as a homestead or not and FMC may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times then First Party, its successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and--all other powers which may be necessary or are usual in such cases for the protection, possession, control, management, and operation. of the premises during the Whole of said peried. The court from time to time may authorize the receiver to apply the net incomein his hands in payment in whole or in part of: (1) the indebtednoss secured hereby, or by any-decree forcelosing this mertgage,
or any take special assessment or other lien which may be or become support or to the lien hereof or of sucli-decree, provided such application is made prior to foreclosure sale; (2) the defi-ciency in case of a sale and deficiency.

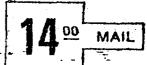
- 7. FMC shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 8. FMC shall release this mortgage and the lien thereof by proper instrument upon properties of satisfactory evidence that all indebtedness secured of this mortgage has been fully paid.
- 2.- First Party horoby weaves any and all rights of redemption from sale under any order or decree of foreclosure of this martgage, in its own behalf and or behalf of each and every person except decree or judgement creditors of First Party, acquiring any interest in or title to the premises subsequent to the date of this mortgage.
- 2. 10. A Credit-Agreement has been entered into by and between FMC and the truster under the aforesaid Trust Agreement known as trust number 65308 -, and a default by said truster under the Credit Agreement will constitute a default under this rortgage.

THIS MORTGAGE is executed by First Party, not personally but as Trustee as aforesaid in the exercise of the poler and authority conferred upon and vested in it as such Trustee (and Said First Party North warrants that it possesses full 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 of said First Party of an said FMC personally to pay the said note or any interest that may accrue thereon, or any indebtedness accounting hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by FMC and by every person how or hereafter claiming any right to security hereunder, and that so far as the First Party and its successors and said FMG personally are concerned, FMC 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 or by action to enforce the personal liability of the guarantor.

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IN WITNESS WHEREOF, American National Bank and Trust Company not personally but as Trustee-as aforesaid, has caused these presents to be signed by its Vice President, A 551 attested by its Secretary, and has caused its corporate seal to be hereunto affixed the day and year first above written. AMERICAN NATIONAL BANK AND TRUST , As Trustee as aforesaid and not personally ATTEST: COUNTY OF KAREN E. BURNS that Vice President of American National Bank and Trust Company and Peter H. Johan (at 1) nown to me to be the same persons whose names Secretary of said are subscribed to the for going instrument as such The breeze Vice President and -_ Secretary -- respectively, appeared_ in the ne this day from and acknowledged that they signed and delivered the act of said Bank, as Toustee as a Cresaid, for the uses and purposes therein seet forth; = and the said ार अस्तराहरू सुद्धन Secretary-then and there acknowledged that said Bank, did affix the seal of said Bank to said trustiguant as said - _____ Secretary's own free and said tratement as said - - - Secretary's own free and voluntary act of said Bank, as Trustee es aforesally for the uses and purposes the gin set forth. Given im for hy finad and Notariat Seal - "OFFICIAL SEAL" -Raren E. Burns Notary Public, State of Illinois Public My Commission Expires 8/277 TRAN 0093 91/07/87 99:59:00 T#4444 #2127 # D #--87-008578 COOK COUNTY RECORDER HORTGAGE Page 5 of 5 pages 1

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