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**Land Loan and Short Term
Construction Loans**
Interest payable monthly

-09347
Loan No. 510100043

87093477

14 00

MORTGAGE

February 1987, between

THIS INDENTURE, made this 13th day of

is a registered corporation under the laws of the State of Illinois, having its principal place of business at Towne North Limited Partnership, an Illinois Limited Partnership, XXXXXXXXXXXXXX, herein referred to as "Mortgagor", and XXXXXXXXXXXXXX herein referred to as "Mortgagee", a corporation organized and existing under the laws of the United States of America, herein referred to as "Concordia Federal Bank for Savings", a corporation organized and existing under the laws of the State of Illinois, herein referred to as "Lender", and XXXXXXXXXXXXXX herein referred to as "Borrower", all of whom are hereinafter collectively referred to as "Parties".
WHEREAS, Mortgagor has applied to Lender for a loan in the sum of Two hundred thousand and no 100 Dollars, evidenced by the one certain Mortgage Note of the Mortgagor of even date herewith, made payable to Mortgagee and delivered, in and by which said Mortgage Note the

Mortgagor promises to pay the said principal sum on or before March 1, 1990.
*/out of that portion of the partnership property hereinafter described
with interest thereon from the date of 1st disbursement until maturity at the rate of 1½ %
per annum over the local published prime rate of interest from time to time in effect
at Continental Illinois National Bank & Trust Company, payable monthly on the 1st day
of each month commencing with the month of April, 1987.
In each year, all of said principal and interest being made payable at such banking house or trust company
in Cook County, Illinois, as the Mortgagor may, from time to time, in writing appoint, and in the absence
of such appointment, then at the office of CONCORDIA FEDERAL BANK FOR SAVINGS in
Lansing, Illinois; */and with interest after maturity at the rate which is 3% per
annum, in excess of said prime interest rate.

NOW, THEREFORE, the Mortgagor, to secure payment of the principal sum of money, Interest thereon and all other sums due under the terms of said Note, in accordance with its tenor and effect, and the performance of the covenants and agreements herein contained by the Mortgagor to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents convey and mortgage unto the Mortgagee, its successors and assigns, the following described real estate and all of its right, title and interest therein situate, lying and being in the

and State of Illinois, to-wit: Lot #48 in Lake Arlington Towne Unit 2, being a subdivision in the Southeast $\frac{1}{4}$ of Section 16, Township 42 North Range 11, East of the Third Principal Meridian, in Cook County, Illinois.

Address: 2166 Lake Arlington Dr. **Phone:** 826-1234

Permanent Real Estate Index No. 03-16-400-005-000-15

"THIS INSTRUMENT WAS PREPARED BY"

L-1221

Concordia Federal Bank for Savings, 2320 Thornton Road, Lansing, IL

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more? Itodd hni "nogdum".

Skidmore's *infelicitous* statement

10. The following table shows the number of hours worked by each employee in a company.

5. The proceeds of any forcible seizure sale of the premises shall be distributed in the following order of priority: First, on account of all costs and expenses incident to the forcible seizure proceedings; second, all other items included in the preceding paragraph hereof; second, all other expenses added to the original contract price under the terms hereof; and third, to chat evicted by the note, will

3. All the options of Mortgagor - and without notice to a co-legatee, his successors or assigns - all unpaid indebtedness secured by this Mortgage shall, notwithstanding any hinge in the note or in this Mortgage to the contrary, become due and payable (a) immediately in the case of default in making payment to the creditor, or (b) in the event of the failure of Mortgagor, or his successors or assigns, to do any of the things specifically set forth in paragraph one hereof, and such default shall continue for three days, said time note.

TO HAVE AND TO HOLD the premises unto the said MORTGAGEE, his Successors and Assigns, forever.

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Leasing available at 101 N. Main Street, Suite 604A, Salt Lake City, Utah.

2320 Thornton Road

My Commutation Express 3/4/90
CONGRATULATIONS FOR SAVINGS

NOTARY PUBLIC

NOTARY PUBLIC

PRESIDENT OF NORTHERN ILLINOIS CONSTRUCTION COMPANY, an Illinois corporation, President of Northern Illinois Construction Company, Inc., a Wisconsin corporation, and President of Northern Illinois Construction Company, Inc., a Wisconsin corporation, and
THIS THIRTY-THREE DAY OF JULY, 1987, by RALPH E. HARWOOD,

FORGOTTEN IN THE TERRITORIES-HAVING A HOME IN ONE TERRITORY AND A BUSINESS IN ANOTHER, IT IS SOON FOUND THAT THE STATE OF KILLINSONS IS THE ONE WHICH IS MOST CONVENIENT FOR THE PURSUITION OF TRADE. THE STATE OF KILLINSONS IS THE ONE WHICH IS MOST CONVENIENT FOR THE PURSUITION OF TRADE.

By Notthein Illinois Construction Company

IN WITNESS WHEREOF, Towne North Limited, Partnerships, Kildersor One Page, Heneto Attached, is to be witnessed and signed by the undersigned persons and attested and affixed to this instrument on the day and year first above written.

Personalities are concerned, the mortgagee hereunder shall look 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 debtor, at the rate of one page, per cent, ATTACHED.

lly on the said Mortgagor or a General Partner or
namely to pay the said note or any interest on it may accrue thereon, or any indebtedness accruing
under, or to perform any covenant entered into by him or her in connection therewith, or any indebtedness
expressly provided by Mortgagor and by every Person now or hereafter dealing with Mortgagor, its
successors and assigns, and that so far as the Mortgagor and its successors and said General Partners

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Loan No.: 510190043

RIDER OF ONE PAGE
ATTACHED TO MORTGAGE DATED February 13, 1987
MADE BY TOWNE NORTH LIMITED PARTNERSHIP,
AN ILLINOIS LIMITED PARTNERSHIP, TO
CONCORDIA FEDERAL BANK FOR SAVINGS

The following paragraph is substituted for paragraph 3,
deleted on the face of the Mortgage to which this Rider is
attached:

"3. In the event the Mortgagor shall fail to pay
any amount of interest when due in accordance with the
terms of the Note ("monetary default"), or shall fail to
perform any other covenant or agreement to be performed by
the Mortgagor, as provided in this Mortgage ("non-monetary
default"), then Mortgagor may at its option declare the
entire indebtedness secured by this Mortgage to be immedi-
ately due and payable ("Acceleration"). After the occur-
rence of such default, but prior to Acceleration, Mortgagor
shall give notice to Mortgagor which shall specify:

(a) the default; (b) the action required to cure it; and
(c) a period not less than five days in duration in the
case of a monetary default or 30 days in duration in the
case of a non-monetary default, commencing upon the date the
notice is given to the Mortgagor, by which the default must
be cured (the "cure period"); and (d) shall state that
failure to cure the default to the satisfaction of Mortgagor
within the cure period may result in Acceleration of maturity
of the mortgage indebtedness. Such notice shall be deemed
sufficiently given if mailed by United States Registered or
Certified Mail, postage prepaid, Return Receipt Requested,
addressed to Mortgagor at the address set forth below and,
if so mailed, shall be deemed to have been given the Mortgagor
on the date of delivery shown by the return receipt. If the
default specified in such notice is not cured to the satis-
faction of the Mortgagor within the cure period, then at any
time after the termination of such period, and so long as
such default remains uncured, Mortgagor may, at its option,
declare the indebtedness secured by this Mortgage to be im-
mediately due and payable and may proceed to foreclose the
lien hereof, all without further notice or demand. Notifica-
tion as aforesaid is not required prior to Acceleration
under the provisions of paragraphs 10 or 11 hereof. Mort-
gagor's address for the service of notice under the pro-
visions of this paragraph is

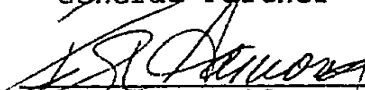
Northern Illinois Construction Co.
611 Landwehr Rd.
Northbrook, IL 60062

If notice as aforesaid is attempted to be served by mailing and
is returned undelivered, then it shall be deemed sufficiently
given when served upon the corporate General Partner signatory
hereto on behalf of Mortgagor in any manner permitted by law
for service of process upon private corporations."

TOWNE NORTH LIMITED PARTNERSHIP,
Mortgagor

By: NORTHERN ILLINOIS CONSTRUCTION COMPANY,
an Illinois corporation,
General Partner

By:


Its President

87093477
87093477
Office

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新竹市立圖書館
新竹市立圖書館

Claro que el mundo es grande y se pierde en su extensión. Si no se tiene la fuerza de voluntad para superar las dificultades, no se logrará nada.

Die Verteilung der Bodenschicht auf das gesamte Plateau ist sehr unregelmäßig und verläuft entlang verschiedener Linien, die von den verschiedenen Gebirgsgruppen bestimmt werden.

hier gemaakte veldbezoeken wijzen dus op een aantal verschillende mogelijkheden. De voorlopige indrukken zijn de volgende:

Следует отметить, что это неизвестное явление
имеет место впервые.

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RECOMMENDED VOTING PROCEDURES FOR THE DIRECTORATE