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LAND TRUSTEE MORTGAGE

The undersigned. UNION NATIONAL BANK & TRUST COMPANY, a banking association, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to the undersigned pursuant to a Trust Agreement dated FEBRUARY 10, 1987, and known as Trust Number 1955 hereinafter referred to as the "Mortgagor", does hereby mortgage and convey to Union National Bank & Trust Company, a banking association hereinafter referred to as the "Mortgagee", the following real estate in the County of Cook, State of Illinois, to wit:

LOT 11 IN STREAMWOOD GREEN THE MEADOWS - PHASE 2. BEING A SUBDIVISION IN PART OF THE SOUTHWEST QUARTER AND THE NORTHWEST QUARTER OF SECTION 24, TOWNSHIP 41 NORTH, RANGE 9 EAST, OF THE THIRD P.M., IN COOK COUNTY, ILLINOIS.

PIN Ob-a4 201-00 00 00 common address: LOT 11 - 4 ASH COURT, STREAMWOOD, IL

Together with al (buildings, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gis, 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, water heaters refrigerators, washing machines, clothes dryers, and all other such appliances (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 Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgageee is hereby subrogated to the rights of all mortgages, lien holders 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 and equipment, unto said Mortgagee forever for the uses herein set forth. Notwithstanding any of the provisions contained herein, the mortgagor hereby waives any and all rights of redemption from sale under any order or judgement of foreclosure on its own behalf and on behalf of each and every person, except judgement c editors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this mortgage.

To secure (1) The payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of FIFTY SIX THOUSAND FIVE HUNDRED SEVENTY SIX AND NG/100 DOLLARS (\$56,576.00), which Note, together with interest thereon as therein provided, payable in full at maturity. All payments are to be applied, first, to any late charges due, then interest, and the balance to principal, until said indebtedness is paid in full; (2) The performance of other agreements in said Note and Construction Loan Agreement dated MAY 13TH, 1987, which are hereby incorporated herein and made a part hereof, and which provides, among other things, upon ten days notice from the Mortgagee for an additional monthly payment of one-twelfth (1/12) of the estimated annual taxes (unless the Mortgagee has pledged an interest bearing savings account to satisfy estimated taxes) assessments, insurance premiums and other charges upon the mortgaged premises, and (4) The performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note and Construction Loan Agreement dated MAY 13TH, 1987.

THE MORTGAGOR COVENANTS:

A. (1) To paid said indebtedness and the interest thereon as herein and in said Note provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penalty attached thereto all taxes, special assessments, water charges, and sewer charges

LAND TRUSTEE MORTGAGE

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The undersigned, UNION NATIONAL BANK & TRUST COMPANY, a banking association, not personally but as Trustee under the provisions of a dead or deads in trust duly recorded and delivered to the undersigned pursuant to a Trust Agreement deted FEBRUARY 10, 1987, and known as Trust Number 1355 hereinafter referred to as the "Mortgagor", does noreby mortgage and convey to Union National Bank & Trust Company, a banking association hereinafter referred to as the "Mortgages", the following real estate in the County of Cook, State of Illinois, to wit:

LOT, II IN STREAMWOOD GREEN THE MEADOWS - PHASE 2: BEING A SUBDIVISION IN PART OF THE SOUTHWEST QUARTER OF SECTION 20.
TOWNSHIP 4: NORTH, RANGE 9 SAGT, OF THE THIRD P.H., IN COOK COUNTY, BULLINGIS.

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Figurether with all buildings, firtuing or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, affirtuing or activies, whether in single units or centrally controlled, ased to supply heat, gos, air conditioning, water, light, power grafting nation, ventilation or other services, and any class thing now or persent therein or sevence, the furnishing of which wilesons to geoese is customary or appropriate, including surgent, window shadis, above doors and windows, floor coverings, somean doors, window shadis, above, serves, water heaters, refrigerators, ashing machines, clothes dryers, and all others and all of which are intended to be add aftened to be and the satisfied to be and also together. While assements and the ments, issues and profits of said premises which are hereby placed, ments, issues and profits of said premises which are hereby placed, transferred and set over unto the Mortgages, whether now due cassingned, transferred and set over unto the Mortgages, whether now due cashonopated to the rights of all mortgages, len holders and owners paid off by, the oroceads of the local hereby secured.

To have and to hold the said property, with said pulldings, improvements, fixtures, appureenances and equipment, unto said Mortgages forever for the vass harsh set forth, Notwithstending any of the provisions contained herein set forth, Notwithstending any of the provisions contained herein, the mortgager hereby saives any and all rights of redemption from sale under any order or judgement of foreclasure on the own behalf and on behalf of cach and every person, except judgement creditors of the mortgager; acquiring any inverset in or title to the premises subsequent the the date of this mortgage.

To secure (1) The paymant of a Note executed by the Mortgagor to the order of the Mirtgagea bearing even date berewith in the principal sum of FIFTY SIX THOUSAND FIVE HUNDED SEVENTY SIX AND MO/100 DOLLARS (\$54.576.00).

Bix THOUSAND FIVE HUNDED SEVENTY SIX AND MO/100 DOLLARS (\$54.576.00).

Maich Note, sogally with interest thereon as therein provided, payable in full at materials and the balance to paying any late of the participal, dutil and indebtendess of paid in full; (2) The performance of other agreements in said Note and Construction Loan Agreement dated MAY 13TH, 1987, which are manned other things, upon ten days notice from the Mortgagea for an additional monthly payment of one-twelfth (1/18) of the setumbed annual saccount to astimps the Mortgagea for an account to astimp setumbed taxes) assessments tearing savings account to astimp the mortgagea premiums and other charges upon the mortgageal premises, and (4) The performance of all-gotten charges upon the mortgageal premises; and (4) The performance of all-gotten charges and obligations of the Mortgager to the Mortgagea; as gottained harein and in said Note and Construction Loan Agreement dated MAY (27H, 1987.

THE MORTGAGOR COVENONTS:

A. (1) To paid said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of gayment thereoft (2) To may when due and before any penalty attached thereby all takes, special assistants, water charges, and sewer charges

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Montgages, upon regrets, de la Faction Allie Coppy extended against sold Men Faction Allies Coppy to purpose of this requirement is a following the second against th ನಾವು ಕಾರ್ಮ upon said premises insur as the Mortgagee may require to be insured against; and to provide public liability insurance and such obber insurance as the Nortgages may require until said indebtedness is fully paid, or in case of foreclosure, until expiration of the period of redemption. for the full insurable value theracf. In such companies and in such form as shall be satisfactory to the Mortgagee; such insurance policies shall remain with the Montgages during said period or periods, and contain the usual clause making them payable to the Mortgages: and in case of foreclosure sale payable to the owner of the certificate of wale, owner of any deficiency, any neceiver o redemptioner, or any grantee in a Master's or Countsaloner's deed; and in case of loss under such policies. The Marryages is suthorized to adjust collect and compremise in its discretion, all claims thereunder and to execute and deliver on behalf of the Montgagor All recessery proofs of loss, madeipts, vouchars, deleases and adquittances required to be signed by the insurance companies, and the Mortgagor agrees to sign, upon demend all receipts, wouchers and releases required of it to be signed by the Mortgagee for such purpose; and the Mortgagee is authorized to apply the procesds of any insurance claim to the rosto stion of the property or updathe indebtedness beneby secured in its discretion. But southly payments shall continue intil said indebtaoness is paid in full; (4) inmodiately after destruction or damage, or commence and promptly complete the rebuilding or restaration of buildings and improvements now or hereafter on said premises, poless Montgagee elects to apply on the indebredness secured hereby the proceeds of any insurance covering such destruction of demage: (5) To keep was openises in good condition and repair, without waste, and free from any wechanges or other limit of lies to be expressly subordinated to the lies bereaf. (6) To comply with the provisions of any lease of this Mortgage is on a leasehold: (7) To perform all obligations under any doctaration. divensor, hylaks, requisions, and constituent documents governing and presises of the Mortgage is as a condominium or a planned unit development; (8) Not to make, suffer or permit any unlawful use of any normal to exist on said property for to diminish non-impair its value by an ect or objects to ant; (5) To comply with all requirements of law with respect to rectigaged premises and the with all requirements of law with respect to actingined premises and the use thereoft (10) Not to make, suffer or permit, without the written permission of the Montgegee being first had and obtained; (a) any use of the property for any purpose other than that for which if is now used, the any alterations, additions, demilition, reformal or sale of any improvements, apparatus, appuritenances flightness or souppoint rou or hereafter upon seld property. (a) any purchase in the vertex, or any expensional sale, less or agreement under which title is reserved in the vertex, or any purchase of any upon any buildings or apparatus. (i) there are equipped to be placed in any upon any buildings or apparatus or said property. (d) any sale, assistants or apparatus of the apparatus: fixtures on equipment to be passed on a upon any absolution improvements on said property: (d) any sale; assignment on transfer of right title on inserest in and to said property in election thereof. (ii) has to accept on adinowledge without the writter consent of the Mortgagee being first had and obtained any sale, assit dans of theosfor of any beneficial interest in and to the above numbered friel: complete within a respondie time any buildrage on tromby parts now on complete with the control of an ecolor open the said chapmases, in a first way time in process of an ecolor open the said chapmases, in a first send defend any procession, and to pay all costs, a peases one for intermedits send to pay all costs, a peases one for intermedits of the Montagape, and to pay all costs, a peases one for the intermedits. defendent by reason of this Mortgage

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A. That in case of failure to decident and of the doverents because of montgages may do on Horigages's barelf even this are so inversabled inner said Montgages and also do and not as may deem assessing to protect the lie beneal; that Dontgages will decay down decay deal and achieve paid on dishu sed by Montgages for any of the above purposed and such coneys beganned with interest thereon at an interest cate equal to the price date as published in the Wall Spreet Journal place SM. General doing doily shall become so not

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្រស់ ស្ត្រីស្ត្រីស នៅប្រសិត្ត ប៉ាល់អ៊ែ ម៉ាប្រែកែស ប៉ាប់ប្រសិត្ត ប៉ាល់អ៊ែល «ទូកសាស សេសសាសាស្រ្តីស្ត្រីសង្គិត «សុសសាសិក សេសសាសិក សេសសាសិក «សំនៃ»» កាន្ត្រីសម្រេសសាសាសិក្សិត ស្ត្រីស្ត្រី ប្រើសាស្ត្រីស្ត្រី ប្រែសិក្សិត ទៅ ទៅក្នុងស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្

- C. That it is the intent hereof the secure payment of said Note whether the entire amount shall have been advanced to the Nortgagor at the date hereof or a later date, or having been advanced, shall have been repair part.
- D. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Nortgager, the Nortgages may, without notice to the Mortgager, deal with such successors in interest with reference to this Nortgage and the debt hereby secured in the same manner as with the Mortgager, and may forbear to sue or may extend time for payment of the debt, secured hereby; without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.
- E. That time is of the essence hereof. and if default be made in performance of any covenant becain contained or in making any payment under said Note or obligation or any extension or renewal thereof. or if proceedings by instituted to enforce any other lies or charge upon any of said property, or usen the filing of a proceeding in sankruptcy by or against the Mortgagor, or if the Mortgagor shall make any assignment for the benefit of its creditors or if its creditors or if its property be placed under control or in custody of any court. or if the Hortgage abandon any of said property or in the reent of the transfer of. or agreement to transfer, any right, title or interest in said property of any portion thereof, or in the event of any sale, assignment of transfer of any beneficial interest in any to the above-numbered trust, or if the Mortgagor fails to complete within a reasonable time, any building or buildings now or at any time in progress of erection upon said premises, then and in any of said events, the portgages is hereby subbodized and empowered, at its option, and without a fertiary the lien because the priority of said lien or any hight of the Martgages hereunday, to declare, without notice all sums secured tereby inmediately due and payable whether or not such default be rewidied by the Mortgagor and apply toward the payment of said Nortgage indebtor was any indebtedness of the Montgages to the Montgager and the Montgages any also immediately proched to foreclose this Hortgage, and in any foreclosure a sale may be made of the premises enmasse without offering the sove all marts separately. The in the event that the ownership of said property, a easy part thereof, becomes vested in a person other than the Mortgager and any part of the sums secured hereby remain unpsid, and in the further event that the Montgagee dose not elect to declare such such immediately due and payab the Montgagor shall pay a reasonable fee to the Montgague to cover the cost of amending the records of the Montgapes to show such change of ownership.
- P. That upon commencement of any foreclosure proceeding because, the count in which such bill is filed may, at any time, either by die or after sale, and without notice to the Montgagor, or any party claiming under the and without regard to the them value of said pretises, or whether the sale shell them be occupied by the ewner of the equity of redemption at a homestead appoint a receiver with power to manage and nent socioleth the rents, issues, and profits of said premises during the perdency 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 Naster's sale, towards the cayrent of the indebtedness, costs, taxes, insurance or other items necessary for the profession and

်ရှိနှင့် မြင်းပါတယ်။ အသြေးမြောင်းမေးမေးမေးမေးမေးမေးမေးမေးမြောင်းမေးမေးမေးများများများများမှု မြောင်းမေးများမှ ချစ်သည်။ အားကား အသြေးမေးမေး အောင်များသော အောင် အသော မေးများသည်။ သောကာများများမှ မေးမြောင်းများများများများများ

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oneservation of the property. Proluding the expanses of outh or on any defigiency casses whether there to a decrea therefor in persons or not, and if a receiver shall be appropried burbasque shall recash to possession until the appiration of the full period allowed by the statue for redemption whether there be redemption on not end ontil the issuence of deed in dase of sale, but it he dead be issued. Detail the avoidation of the statutory period during which it may be issued, and no lesse of seid premises shall be nollified by the appointment or entry in presention of received but in may elect to terminate any lease juntar to hereof; and upon foreclosure of anid promises, there shall be allowed and included as in additional indeptedness in the decree of sale of expenditures and expenses together with interest thereon at an interest rate equal to the prime rate as published in the Wall Street Journal clas BM, varying daily, which may be paid to incurred by or on behalf of Mortgages for autorday's fees. Mortgages's fees, appraiser's free, bublay for exhibits attached to ploadings, documentary and espect evidence. stenographer's fees. Mester's fees and coemiss one court costs. publication orats and costs (which may be estimated as to see include items to be encended after the sofry of the decrees of producing all such abstracts of time, title seembers examinations and reports, glaraxt, policies. Torrest pertificates and shoulds data and assurances with respect to title is Mortgaged may ressonably deem nacessary wither to prosecute such suit of to evidence to biddens of and evid relative such decree the true fible to or value of said predicest all of which eforesaid amounts together with interest as benein provided shall he annediately due and pay ble by the Marbgagor in connection with (A) proceeding. inclusing probate or parknuptov proceedings to which sitner party beneto shall be a party by reason of this Mortgage or the note hereby secured; or (b) preperations for commencement of any suit for foreclasure bereaf etter the (marked of the right to foreclosure, whethe or not actually commenced: or in proparations for the defense of or intervention in any threatened or opptobblaced such or proceeding wh or not estually commenced: or intervention in any threatened o contemplated said or proceeding which might affect the premises or the concepts because or man actual) t the premises or the covering selections.

In the event of a foreclosure sale of said premises there
be oaid out of the proceeds thereof all of the eforesaid first shall be paid out of the proceeds items, then the entire indebtedness whather due and payable by the corns hereof or not and the interest due therson up to the time of such sale. and the overplus, if any, shall be paid to the Moragagor, and the purchase purchaser shall not be obliged to see to the Application of the purchase money.

G. In case the mortgaged property, or any part two sof, shall be taken by condemnation, the Nortgages is hereby appeared to sellect and receive compensation which may be peld for any property taken or for damages to any property not taken and all condemnation compensation at received the beforethists applied by the Nortgages as it may elseby to the immediate reduction of the indebtedness secured bareby or to the received restoration of any property at damaged, provides then any excess over the amount of the indebtedness shall be delivered to the Mortgages or its assignes.

H. All easements, rents, issues and nucrits of seld preniess a soledge is assigned and transferred to the Nortgages, whether now one or become to become due, under or by virtue of any lease or spreament for the intercome of seld property, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention bereof (a) to pledge said rents, issues and profits on a partir with said real estate and profits on a partir with said real estate and not secondarily and such pledge she I and or second therefore, the together with the right in case of default, disher before or effect together with the right in case of default, disher before or effect and nowned said premises, or any part together whating in future leases, and opened advantageous to it, to country or modify existing in future leases, collect said avails, names, induce and profits, reparties of when exceed, and use such modition thereof; peology menting agents or other employees, solve or repair seld premises, buy furnishings and equipment therefore, hence alter or repair seld premises, buy furnishings and equipment therefore, hence

u sou le la completa de la completa La completa de la completa del completa de la completa de la completa de la completa del completa de la completa del completa del completa del completa de la completa de la completa de la completa del compl လို့မျိုးသွား မြောင်လို လို့လို့သည်။ လို့သည်။ မြောင်လို့သည်။ လို့သည်။ လို့သည်။ လို့သည်။ မြောင်လေ့လေးကို ကြွေးလို့သည်။ ကြွေးလေ့သည်။ မြောင်လေးသည်။ လေးသည်။ ထွေးလေးကို မြောင်လို့သည်။ क्षा के क्षेत्रकार कर्ने का करने अन्य एक क्षा अनुद्राहर क्षेत्रकार अन्य करायी । क्षेत्र पूर्वा मुल्लिक के प्राप्त के किया है। इस के प्राप्त के प्राप्त के किया प्रकार के किया प्राप्त के किया है। Problem Based Based in Abdul and Artist and ်တို့ကို ရှိသည်။ ရှိသည် မြန်များ ရုံးမောက်ကို အချိန် သည်။ မေသန်းမယ် လည်းသည်။ အသည်။ သို့ အချိန် သို့ လည်းမြန်မျာ မေလသည် မျှန်းမေလေသည်။ မေလို့ သို့ သမန်မိုင် အချိန် မြန်မာ့အတွင်လည်း သည်။ သန်းသည်သည်။ သောကို မေလေသည်။ အချိန် အမ လည်းသည်။ မြန်များ သည် မြန်များများသည်။ သည် သည် သည် သည် သည် သည် သည် သည်။ မေလေသည်။ မေလေသည်။ မေလေသည်။ မေလေသည်။ မ မြန်များနှင့် သည် သည် မေသွားသည် သည် သည် သည် သည်သည်။ သည် မြန်များသည်။ သည် သည် သည် သည်။ မြန်များသည်။ မေလေသည်။ မေ केरिके र केर्क कर्निक कर कर कर के अन्य अन्य अनुकर सम्बद्धिक स्थान and the second of the second section ान्ध्रापुर के के अधिक राज्यकारी के अप 100000 လေ့ မောင်ရေး လည်းပါတည်။ ထို့သည် လည်းကို မြောက်ရှိ မြောက်ရှိ တွင် မြောက်သည် အသည် အသည် မြောက်ရေး မြောက်ရေး သည် မောက်မြောက်သည်။ သည် သည် သည် အသည် အမောက်ရေးမျိုးတို့ त्र प्रतिकृति क्षेत्र स्वीति विश्व क्षेत्र विश्व विश्व कर्णा स्वति क्षेत्र क स्वति क्षेत्र THE BETT AND TO THE CONTROL OF THE C र्यात्री अभिकार्तिक इस्तिक्षिक्र व्हिन्द्री है। इस्तिक अभिकार्थिक स्थापिक स्थापिक स्थापिक व्यक्ति है। i de la composition della comp Control to the State of Special Control

වු ගැන විට විය දිය මෙම දී දී අත්තර වැන සහතික වැන ලෙස විට පිට වැනි වෙන සුතර වැනි වැනි විසියක් වැනි විසිය ද යම මෙසම ගෙන නොකම් දීම ම සිට විසිය වැන වැන ගෙන ගෙන සහ ගත් වැනි වැනි මෙසේ මේ වෙන වැනි මෙස් සිට සම්මේ සිට සම්මේ දී ද වෙන වැනි සම්මේ වෙන සම්වේත්තික සම්මේ දීමට ගැන සම්මේ වෙන වැනි විට විසිය සම්මේත් වෙන විට ගැන වැනි සම්මේත වෙන දී ද වෙන සම්මේත් සම්මේත්ත සම්මේත්ත සම්මේත්ත සම්මේත්ත සම්මේත්ත වෙන වැනි දීමට විවිධ විදිය සම්මේත්ත සම්මේත්ත සම්මේත වෙන සම්මේත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්ම්ත්ත සම්මේත්ත සම්ම්ත්ත සම්ත්ත සම්ම්ත්ත සම්ම්

to dream notessand, presches adequate fine and enhanced interpolation of insurance or out to decrease addiseable, and in percent abendance of powers ordinarily included to another expension advance in tourned accept precessary for any purpose herein appearance in record, which a lieu is baren created in the mortgaged greeness and or the income thereing which includes is price to the lieu of any office independent was the advance in which includes the indome retain reasonable competents for it helf, may insurance premiums, takes and associations, and all commons is even and associations, and all commons is even and associations for the just to be all constitutions attended to the expense of the just to be all constitutions for the premium of the property and believes. First on the increase the sale discretion percental of the independence of income for, which all constitutions and the independence of the property of the substance of the pr

- J. That each right, power and remody meners conferred them the Mintraces is numberive of each other right of nearedy of the Mintregen, whether herein or by law conferred and review enforced confunctions); branewith. Shat no waiver by the Mintgager of performence of any coverant berein or in said obligation contained shall theresited in any names of the sens of any other of said covenants; that who over the content bereof requires, the mesculine gender, as used herein, thell include the femiliae and the neuter and the singular number, as used merein, shall include the plurality that all rights and obligations under the Sontagege shall a test to each building upon the respective successors and assigns of the Mintreges and the covers and assigns of the Mintreges and the covers never mentioned may be exercised as often an object to therefor anison.
- Mentioned may be exercised as write or the provisions devolved became the configered benefit when any of the provisions devolved became the configered benefit with the configered or judgement of foreclosure on its own behalf and to behalf of sech and every person, except judgement creditors of the stringger, acquiring any interest in or title to the premises subsequent to its date of this mortgage.
- L. The within mortgage secures an obligation incurred has the construction of an improvement on the land including the acquisition cost of the land (if this is the case) and coust tutes a "construction mortgage" within the spaning of Section 9-018(1)(a) of the Illinois Uniform Commercial Code.

This Mortgage is executed by the undersigned, not personally but as Trustee as aforesaid in the exercise of the nowar and authority conferred upon and vested in it as such Trustee (and the undersigned theret) warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing hereis or in said Note contained shall be construed as creating any liability on the undersigned nersonally to pay the said Note or any interest that may account thereon, or any indebtedness account becaused, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly marved by the hortgages and by over, person now or hereafter claiming any right or security hereuseen, and that so far as the undersigned and its successors personally are concerned, the legal holder or holders of said Note and the owner or expense of any indebtedness account because shall look solely to the promise hereby conveyed for



ರ ಪ್ರದೇಶಕ ಕಿಲ್ಲಾರ್ಡ್ ಅವರ ಕಿಲ್ಲಿಸ್ ಕ್ಷ್ಮಿಸ್ ಪ್ರದೇಶ ಕ್ರಾಪ್ ಪ್ರಾಪಾತಿಯಾಗಿದ್ದರು. ಅವರ ಅವರ ಅವರ ಅವರ ಅವರ ಕ್ರಾಪ್ ಕ್ಷ್ಮಿಸ ಆಕ್ರಾಪ್ರಾಪ್ ಕ್ಷಿಸ್ಟ್ ಪ್ರಾಪ್ತಿಯ ಪ್ರತಿ ಕ್ಷ್ಮಿಸ್ಟ್ ಪ್ರಾಪ್ತಿಯ ಪ್ರತಿ ಕ್ಷಿಸ್ಟ್ ಪ್ರಾಪ್ ಪ್ರತಿ ಕ್ಷ್ಮಿಸ್ಟ್ ಪ್ರತಿ ಕ್ಷ್ಮಿಸ ಆಕ್ರಾಪ್ರಾಪ್ ಕ್ಷ್ಮಿಸ್ಟ್ ಪ್ರಾಪ್ತಿಯ ಪ್ರತಿ ಕ್ಷಿಸ್ಟ್ ಕ್ಷಿಸ್ಟ್ ಪ್ರತಿ ಕ್ಷಿಸ್ಟ್ ಪ್ರತಿ ಕ್ಷಿಸ್ಟ್ ಕ್ಷಿಸ್ಟ್ ಪ್ರತಿ ಕ್ಷಿಸ್ಟ್

the payment thereof; by the enforcement of Diegry endied; in the manner herein and in said Note provided or by action to enforce the personal liability of the guaranter, if any.

IN WITNESS WHEREOF.

UNION NATIONAL BANK & TRUST COMPANY, not personally but as Trustee as aforesaid, has caused these presents to be signed by its authorized officer designated below, and its corporate seal to be hereto affixed and attested by its authorized officer designated below.

Dated this 19TH of MAY, 1987.

UNION NATIONAL BANK & TRUST COMPANY AS TRUSTEE AFDRESAID AND NOT PERSONALLY

SEAL

By:

Jane D. Keith, Av.F. A Trust Officer

Attest:

3cott T. Vickers, Cashier

STATE OF ILLINDIS COUNTY OF KANE

I. Lori L. Kluender, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Time Keith, A.V.P. & Trust Officer of UNION NATIONAL BANK & TRUST COMPANY and Scott T. Vickers, Cashier of said Bank who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such officers appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Assistant Trust Officer — Assistant Cashier as custodian of the criporate seal of said Bank, did affix the corporate seal of said Bank to said instrument as said Assistant Trust Officer — Assistant Cashier's own free and voluntary act and as the free and voluntary act of said Bank, as Irustee as aforesaid for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this 13th day of Mey, 198;

Lor: Kluender. No Jary F. 10116

mad b.
Prepared by:

Brenda Rainey
Union National Bank COOK COUNTY HLINOIS
One Fountain Square FlazFILED FOR RECORD
Elgin, IL 60120

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OFFICIAL COPY is secretal a some considerable and the considerable and t manned hereto and to said hotel tencende tiability of the guerrison is a con-IN WITHESS WHEREDS, BATIONAL SAND STEUSY COMPANY, ATT PRESCHALLY DAT & Truster it aforeserid, has caused therefore present at estimate to have a surpresentations. officer designated below, and the corporate seal to be because affiliand and attested by its authorized officer designated below. Dated this is Her er MAY, 1987. DNION HAILDHOL ROWE & TRUST COMPANY YOUR CREEK TON ONE GIRRENOUS ESTOUST, ER _A38 🔊 Scott T. Vickers. ್ಕಾಗರ್ಣಕ್ಕೆ

STARE OF LUMBIC

() Lent L Florenge, a Makarv Fublic in and for abid County, in the Brate Africancy of DO MERCHY CEPTIFF that dame Months F.W.F. & Trust Officer of Unique configurations of the Start County of the Start of County County County (County County eald introduced as folio own to be done by accounty account of the order of which and of said was and confined as a forest of said was and purposes themeson sat foreign and was said partocated trust Offices and Awarated Caster Said was the confined and said said was fough and Awarated Caster of the confined said start foreign and final and confined as said of said was accounted to the confined said of said and confined and confined as a said of said and confined and co bise to communicate diserce which wise to be seen accommon to the bise of Sente tant Tovet Officer - Accourant Cashier's our free and volunte, act actual act act social set and as the first act act act and sent, as Traspet as aforments; they were add purpose therein set forth.

Given under an Fund and Mobariel Seal this 13th day of those 1987 -

Minder Hoper Philis

Pla Lugari Prepared by:

Bronde Rainey Union National Back union National Book - 003K Court HelMois osida il imigis

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