# UNOFFICIAL COPY / 3 5

#### LAND TRUSTEE MORTGAGE

\$16.00

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 10 IN STREAMWOOD GREEN THE MEADOWS - PHASE 2. BEING A SURDIVISION 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 COCK COUNTY, ILLINOIS.

P.T.N. 0625-301-061-060 M common address: LOT 10 - 2 ASH COURT. STREAMHOOD, IL

Together with all Duildings, 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, gal, 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, first 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 Mortgagee is hereby subrogated to the rights of all mortgages, lien holders and owners paid off by the proceeds of the loan hereby segured.

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 lights 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 croditors 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 EIGHT THOUSAND EIGHT HUNDRED SEVENTY AND 50/100 DOLLARS (\$18,370.50), 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 herepf, 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 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 NORTGAGE

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The undersigned, UNION NATIONAL BANK & TRUST COMPANY, a banking association, not personally but as Trustee under the provisions of a deed of deeds in trust duly recorded and delivered to the undersigned pursuant to a frest Agreement deted FEBRUSKY 10, 1987, and known as Trust Number 1835 hereinafter referred to as the "Mortgagor", does hereby mortgage and toowey to Union National Bank & Trust Company, a banking association hereinafter referred to as the "Mortgagoe", the following real estate intake Country of Cook, State of Illinois, to wit:

LOT 10 IN STREAMWOOD GREEN THE MEADOWS - PHASE 2, BEING A SURDIVISION IN PART OF THE SOUTHWEST QUARTER AND THE NORTHWEST QUARTER OF SECTION 24, TOWNSHIP AT MORTH, SAMUS 9 EAST, OF THE THIRD P.M., IN COOR COUNTY, ILLINGIS.

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Epomon address: LOT 10 - 2 ASH COURT, STREAMWOOD, IL

Together with all 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, gas, sir conditioning, water, light, power usefulation, ventilation or other certices; and any other thing now or deneated to therein or thereon, the furnishing of which we lessons to deneate the customary or appropriate, including screens, window shades, sterm doors and windows, floor coverings, screen the serious as instance, and windows, floor coverings, screen the serious electric days, stores, water heatens, waters, water heaten dryers, and all other and appliances (sil of which are intended to de and dryers, and all other physically attached therefo or not); and also together, with all essences and the attached therefo or not); and also together, with all essences and the fents; issues and profits of said presises (mich are needly placed), assigned, transferred and set over unto the Mortgagee; whether now due or assigned, transferred and set over unto the Mortgagee is hereby bareafter to become due as proviced he e. The Mortgagees is hereby subcreaked to the rights of all mortgages; lien holders and owners paid off by the croceeds of the loar hereby recured.

To have and to hold the said property; with said buildings, improvements; flittures; appurtenances; and equipment; unto said Nortgagee forever for the uses harein set forth. Notwitherarding any of the provisions contained manels, the mortgager hereby waites any and all rights of redemption from alle order any order or judgement of foreclosure on its own behalf and company of each and every parties, except judgement creditors of the mortgager, 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 Mortgager to the order of the Mortgages bear as because the principal sum of election of the Mortgages bear as because the principal sum of election (1900) and the EIGHT (1900) and the MUNDRED SEVENTY AND BOALERS (1958, 370, 50), which stores the maturity All payments are to be applied, first, to any late therese out the interest, and the balance to principal, until said the debtedness out the participance of other agreement in and the balance of other agreement in and made a participance of other agreement in the self thereby incorporated herein and made a part of the distribution and made a part of the distribution provides. Accorded to the coings for an additional monthly payment of one-twelfth (1/12) of the estimated annual dates to satisfy payment of one-twelfth (1/12) of the estimated annual dates to satisfy matings and dates of all percent to satisfy matings dates assessments, insurance premiums and other observers upon the mortgaged premises, and (4) The performance of all coings appears to be and obligations of the Mortgager to the Mortgages, as decreased because the forein and in said Note and Construction to an Agreement dated many 1967,

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 thereoff (2) To pay when due and before any populty attached thereto old tares, special assessments, water charges, and sewer charges

against said property NOFF to ALCOPY Mortnages, upon request, apitrific Capital Capita <u>ن :حل</u> Mortgageak upon requ valid for the excended against said property purpose of this requirement: (3) To keep the improvements now or beneafte upon said premises insured against damage by fire, and such other bazards as the Montgagee may require to be insured against; and to provide public liability insurance and such other insurance as the Mortgagee may require until said indebtedness is fully paid, or in case of foreclosure, until expiration of the paried of redernation, for the full dosumeble value thereof, in such companies and in such form as anall os satisfactory be the Mortgages; such insurance policies aboli capale with the Mortgages during said period or periods, and commain the value clause making them payable to the Mortgagee; and in case of foreclosure sale payable to the owner of the derbificate of sale. Swhen of any deficiency, any haceiver o redemptioner, or any grantee in a Master's or Cosmissioner's deed; and in case of loss under such policies, the Mortgages is authorized to adjust collect and compromise in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgagor all necessary proofs of loss, receipts, vouchers, releases and acquistances required to be signed by the insurance companies, and the Morigagor agrees to sign, upon desain all receipts, Fouchers and releases recalled of it to be signed by the Mortgages for each purpose; and the Mortgages is authorized to apply the proceeds of any osumance claim to the restoration of the property or uso the indebtedness hereby secured in its discretion. but boothly baybents shall continue that send indebtedages is paid to full (4) Indediately after destruction to damage. Or primarie and process when the after destruction to damage. Or detacers and proceedly coastitie she she rebuilding on restarts so or buriests. on said premises, unives Montoegee elects to apply on the indebleaness on said premises, universementages a testa to apply in the linear candles secured beneby the proceeds of any instrante covering such destruction or damage: (5) To keep said premises in good condition and repair, without waster and free from any rechange is no other lies or district of lies of the processly subordinated to the lies newerf (4) To comely with the provisions of any lease if the Montgage is as a leasehold; (2) To particular provisions of any lease if the Montgage is as a leasehold; (2) To particular provisions of any lease if the Mortgage is as a leasencie, we do not all abligations under any declarability coverants bylews, requistions, and constituent documents governing said presides of the Murtgage is as a condominium on a planned unit development (8) for to make, suffer or permit any unlawful use of any nuistance to suit on told property nor to diminish nor impair its value by any policy on series to act; (9) To complete diminish nor impair its value by an, or to onvestor to art; (9) To took with all requirements of law with respect to actiques promises and the use thereof; (10) Not to make, soffer to permit, without the written use thereof; (10) Not to make, suffer penmission of the Mortosase bains first but and obtained. The any was of permission of the Mortgagee being first ball and objectived. The representations of the property for any purpose other than the footen which is as now isset. The any situations, additions, denotists, complete of the of all improvements, apparatus, appunded ances, findingly or sale of all owners therefore upon said property. To have been educated to constitute as all issues or agreement under which title is described at the vision, apparatus, fixtures or agricoment to be placed in any object any buildings of improvements on said property, (if say sale, assignment or transfer of a content of the places. right hitle or interest in and to paid ourselby or (ti) Not to essept on as nowledge Mortgagee being fireb had and obselves any enlar sessionest any enlar sessionest and beheficial interest in and to the above numbered thest ្រក់ ប៉ុន្តែភេទព្រឹក 191 75 complete within a coasonable pice ack needstrings on improvement ਤ **ਬਰਮ** ਹਨ any time in process of erection (pon the earl premishet (1) **ា** ភាពស្និតនាការ ដំប and defend any processing which in the opinion of the Monngage offeres its security hereunder, and in any all chara. Superson and frem income on said by the Moutgages in any parageously in which to be hade a finite defendant by reason of this Mortgage.

B. That is case of failure to we mortgage may do on Horngagen's pare to see the see the see of any act is now goed before as already we whereast that Mrs togger will repay when demand any already part at well by Mortgages for any of the above purphases and alternationals as published interest thereon at an interest that are acted to the published in the Wall Street Journal plus St. varying later and acted as made as much

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additional indebtedness tenders by Autores (a) Power ame protocity as the entiginal indeptedness and the ments of horocards of sale of

- C. That it is the intent hereof the secure payment of said Note whether the entire amount shall have been advanced to the Mortgager at the determines of a later date, or having been advanced, shall have been vecated a part.
- D. That in the event the ewnership of said property or any part thereof becomes veeted in a person other than the Nortgagory, the Mortgagee may without notice to the Mortgagen, deal with each successors in interest with reference to this Mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to succer may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the Pathing of the Mortgagor hereinder or upon the debt neverty secured.
- E. That time is of the essence hereof, and if default be made in performance of any coverant hereof possible of making any payoent under said Note on this gation on any extension or remeated thereof, or of proceedings be instituted to enforce any other lied on charge upon any or said property, or upon the filing of a proceeding in behindator on any analysis the Mortgagor, or of the Mortgagor said make any assignment for the benefit of its creditors or if its property be placed under control or in simprely of any court. On if the Hortgagor abandon any of said property in the event 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 or transfer of any beneficial interest in said to the above-sumbered trust, or if the Mortgagor fails to complete within a reasonable time, any building or buildings now or or any time in prodest of erection upon said premises, then and in any of said events, the directing the lien benefit and ending and endowered, at its option, and without effecting the lien benefit or reasted or the oriority of said lien or any right of he Mortgagee hereunder, but the oriority of said lien or any right of he Mortgagee hereunder, but the oriority of said lien or any right of he Mortgagee hereunder, but the oriority of said Mortgage and object the remarker of the Mortgagor and apply toward the payont of said Mortgage and the Mortgage of a sale may need the foresting of the Mortgagee to the Mortgagee and in any foresting of a sale may need the foresting end of the summarker of the secure of the Mortgagee to the Mortgage and the Mortgage of any part thereof, becomes vested in a person other than the Mortgage to any part the real the Mortgagee does not also to decline out have incadingly due and payable the Mortgage shall pay a reasonable fee to the Mortgages to cover the court of mending the records of the Mortgages to show such there is
- F. That upon consencement of any foreclosure proceeding because, the court in which such bill is filed nev, at any time, either before an after sale, and without notice to the horizoner, or any party claiming offer it, and without retard to the there value of said precised, or another the same shall then be occupied by the course of the equity of redentation as a homestead appoint a receiver with power to marked and tent but to collect the rents, issues, and profits of seld precises during the perdenty of such foreclosure suit and the stational precise during the perdent and each ments, issues and profite, when collected may be applied before as well as after the Naster's sale, towards the payment of the indebtedness, cost; takes, insurance or other items recessory for the profession and

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G. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby exposed to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation to pensation so received shall be forthwith applied by the Mortgages as it may right, to the immediate reduction of the indebtedness secured becaty or to the repair and restoration of any property so damaged, provided that any success over the amount of the indebtedness shall be delivered to the flootgagor or its assignee.

H. All easements, rents, issues and profits of said precises are pledged, assigned and transferred to the Nortgages, whether now due in hareafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part instend, whether said loose or agreement is written or verbal, and it is the intendion hereof is to pledge said ments, issues and profits on a parity with said real entake and not secondarily and such pledge shall not be deemed thereunded, together with the right in case of default, sither before or after foreclosure sale, to enter upon and take porsession of, manage, maintain, and operate said premises, or any part thereof, make leases for torms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits, regardless of when varied, and use such measures whether legal or equipale as it may deem proper to enforce collection thereof, eachs, resting agents or other exployees; after or repair said premises, or, it mightings and equipment therefor when

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to cleans the classical by the property of the classical state of th gowers ordinarily insid Carlien : literation harryof for any purpose hermin stated greated on the monteaged premises and an obe some encomeration ansat lieb ದು ಆರ್ಚರ್ಚ್ ... ಸಾಚಾರ್ಟಿ ಸಾಗ್ ಸಲಾಗಾತ್ರದ ಕೇಳಿದ್ದ ಸಂಸ್ಥೆಸಿದ್ದ ಸಂಸ್ಥೆಸಿದ ಪ್ರತಿಗಳಿಗಳು ಸರಕ್ಕೆ ಸಂಸ್ಥೆ ಸಂಸ್ಥೆ ಸರಕ್ಕೆ ಸರಕ್ಕೆ ಸರಾಹ್ಯಗಳ ಕಟ್ಟಿಕೆ ಸಂಸ್ಥೆಸಿದ ಸಂಪರ್ಧಕ್ಕಿ ಪರ್ಪರ್ಧಿಸಿದ ಸಂಸ್ಥೆಸಿದ ಸಂಸ್ಥೆಸಿದ ಸರ್ಕಿಸಿದ ಸಂಪರ್ಕಿಸಿದ ಸಂಪರ್ಧಕ್ಕೆ ಕೊರೇಕಾ ಸಂಪರ್ಧಗಳ ಕಟ್ಟಿಕೆ ತಾಗಿದೆ ಹತ್ತಾಣಕಾಹಕಾಗಿತ್ತು. ಇವರ ಚಿತ್ರಿ ಒಟ್ಟಾಗು ಮಾರ್ಕ ಸರ್ಣಿತ್ವಗಳ ಸಿಸ್ಸ್ ಸರ್ವಾ ಸಿಸ್ಸ್ ಬಡಸುವ prequime, cases and assessments, รอด ลา etvorpey's fees, incommed in the operative of the novers because given, end from time to time scaly way belaces of income that it ims sale inscribic: needed for the eforesetd bordses. This has the literact and they be the principal ex the comebtechess handby security lafter or after any devise වැසි විවර්ෂට දිරුම් ගෙනවා. මෙසුව වරා පැවළ ප්ළවිධාර සහවරුනු යන ගර්සා වුර්ධරය සම්පාරයේ පළමුණා යන් පිරිධාර whether there be a decree in persone the terms of data ತ್ರವ ಗರಂತ<del>ಕ್ಕಾ</del>ಲಕಾಗುತ್ತ ಪ್ರ Martgagee may continue until all indebteores a secured hereby se paid in tull or entil the delivery of a deed numerable to a decrea formal ocupy the lien horses, but if no post be issues. They could the supication of the stabutory period during which is may be issued. Moragedra anall. busever have the discretionary power at any time in the second to enample ភព្ឌម្រុកមានស្រុក ក្រី និងដេក ស្រុកសម្រេច «នេះមាន» «នេះមាន» «ស្រឹកសម្រេច ដែក និង» ២០១០សុខ ស្រុកសម្រេច shall have all powers, if any, which is might have het estable this paragraph. No such whall no so the mobile against horizens based upon any or emission rale ing to the subject matter of this paragrach unless commenced within signly days after Manigages's presession unases.

I. They each right nower and necesty names a conferred tipe the Northeaper is complative of each other right or remady at the Northeaper, enginer, herein on by law confer ed; and may be encoured concurrently sherewith, that no waiver by the Northeaper of performance of any toyerant because in each obligation contained shall theresite it any source effect the right of Mortheaper to require or suffered performance of the estat of any other of said coverants; they wherever the context factors requires, the mesculine gender, as used herein, shall include the feminine and the new modern and the singular number, as used herein, shall include the feminine and that all rights and obligations ( when this Northeaper shall estend to and binding upon the respective successors and assigns of the Northeaper, and the successors and assigns of the Northeaper, and the successors and assigns of the Northeaper; and the refer enters.

K. Notwithstanding any of the provisions contained herein, the mortgage hereby waives and all rights of redsorbir's from sale under any order or judgement of foreclesure on its out behalf and or benelf of each and every person, eucept judgement predicts of the aprigagor, acquiring any interest in or tible to the predicts subsequent to the date of this wortgage.

L. The within mortgage secures an obligation intured for the construction of an improvement of the land mortgage terminal including the acquisition cost of the land (if this is the case) and constitutes a "construction mortgage" within the nearing of Section 9-315() to 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 power and authority conferred upon and vested in it as such Trustee and suthbrity to execute this warrants that it possesses full power and suthbrity to execute this instrument), and it is expressly understood and agreed that nothing borrow or in said Mote contained shall be togethied as creating any lies (thy on account thereon, or any indebtedness accounting hereunder, on to perform any covenant either express or implies herein contained, all such liability if any, being expressly waived by the hortgages and by every person now or hereafter claiming any right or security hereunder, 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 owners of any indebtedness accounting hereunder shall look solely to the precises nemeby convers of accounting hereunder shall look solely to the precises nemeby convers of accounting hereunder shall look solely to the precises nemeby convers of accounting hereunder shall look solely to the precises nemeby convers of accounting hereunder shall look accounting the converses nemeby conversed.

ම් විසිට දැකි. මේ විසිත් සිද්ධාලය විසිට විසිට

the payment thereof, manner herein and in said Note provided or by action to enforce the personal liability of the guarantor; 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 13TH of MAY, 1987. UNION NATIONAL BANK & TRUST COMPANY AS TRUSTEE AFORESAID AND NOT PERSONALLY SEAL. D. Keith. Trus f Jane Attest: Scott T. Vickers, Cashier STATE OF ILLINOIS COUNTY OF KANE I, Lori L. Kluender, a Notary Public in and for said County. in the State aforesaid, DO HEREBY CERTIFY that Jane 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 air resaid, for the uses and purposes therein set forth: and the said Assistant Trust Officer -Assistant Cashier then and there acknowledged that said Assistant Trust Officer - Assistant Cashier as custodian of the corporate 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 Trustee as aforesaid, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this 13th day of May. 1987 luender. mail to: Prepared by: COOK COUNTY, ALINOIS FILED FOR RECORD Brenda Rainey Union National Bank One Fountain Square Plaza 87379736 1987 JUL 10 AN 10= 44 Elgin, IL 60120 BOX 333-CC Page 5 of 6

the payront thereof, to res manner hareit and in eath Nobe provided or by action to enforce the ులుల కేశ్ - గ్రామంలుల లడికి కెంగ్ టిల్లు కేశ్ ఇంటి కేంగ్రంలో ట్లి IN WATHERS WHEREDE, ingion national bank & faint Company, not parachally but as Trustee as adamental tipe dayled bloss prosects to be expect by the authorized ner transport descentied aplem and the composite seat to be becets afficent and satted by its supported officed designspot below. Daged this 1876 of May, 1987. UNION NATIONAL BANK & TRUST CONFANT AS TRUSTER AFBREGATE AND MOT HERSTWALL . (436 មានមនុស្ស ភ្លាស់ មេសា อเอหาแบบ ลอ สงคทัส BRASI TO YTHOUS Tyling is a correct and and and and and the correct seald Country, in the diarrance of Country, in the diarrance of Country, in the diarrance of Country to the Country of esid end se bom de de maria e la frame son i establication de la companda de . Verundaly act of maid Bark, so Trusiès an Africaeta, Tur the uses and purposes thorsin set forth; and also said essistant livet Officer ್ಕಾರಕ್ಕೆ ತಿರ್ವತಿಕ ಚರಾಣಿ ಕಾರಿಸುತ್ತ ತಿತ್ರವೇ ಕ್ರಾಟ್ಟ್ ಮಾರ್ಕನಿಕ್ಕಾ ತಿರ್ಗಿತ ಕ್ರಾಟ್ ಕ್ರಾಟ್ ಕ್ರಾಟ್ ಕ್ರಾಟ್ ನಿರ್ವತಕ ಕ್ರಾ प्रैक्रिस्ट्रिट - Austictions Gashier ಈ ಆಟುಕೆಯಟ್ಟರು ಎ? ಬಿಡಲ ಪರುಭಾರ್ವಕರಿಡ ಆರ್. ನೀವು ಫ್ರಿ. ಎಂ.ಬ :Bank, ಚಿತ್ರ ಪ್ರಿಕ್ತಿಯ ಕೆಗಳ ಗರ್ವಧಾರ್ಗಿಸಿಕ್ಕಾ ತರಾತ ಶ್ರಿ ಶಾನು ಚಿನಾಗಿ ಕೆಲ್ಲ ಕಾರ್ಗಾ ಚಿನಾರ್ಶ್ಯಾಪನಕ ರಾ. ಆರ್.ಚಿ Biven pader with and and Balariel Seel this 18th day of Mayaya Klum doll · hebasal (1) has Meal TO. TYO DETAILOR OF COOK COUNTY BUY NUTS. TILED FOR RECORD 为是母主发展,后的时间为我 Union Mational Bank Bine Fourtein Soutere Plane 87379736 1387 JUL 10 AH 10: 44 Elgin, it soigl 30X-333-04