The undersigned, UNION MATIOMAL BANK & TRUST COMPANY, a bention association, not personally but as Invetee under the envisions of a deed or deed in trust duly recorded and delivered to the undersigned oursweat to a Trust Agreement dated REPRUARY 10. 1987. and becam as Trust Number 1355 hereinatter referred to as the "Mortgagor"; does becoby sorigine and convey to Union National Bank & Toust Company, a banking association bereinafter referred to as the "Mortgagee". The Tollowing real estate in the County of Cook. State of Tiliaris, to wil:

LOT 5 IN STREAMWOOD GREEN THE MEADOWS - PHASE R. REING A BURDIVISION IN PART OF THE SOUTHWEST GUARTER AND THE MORINAGEST CHARTER OF SECTION PA. TOWNSHIP At MORTH, RANGE & EAST, OF THE THIRD P.M., IN COSE O \$16.00 ILLINOIS.

common address: LOT 8 - (005 SUNGET CIPCLE, STREAMWIND, IL

Together with all buildings, fisheres or approtectors one or becestor erected therese or placed thesein. including old epperalis, equipment. fixtures or articles, whether in single units or centrally control (2) used to supply rest. gas, ear conditioning, waver- uspht, hower cefrigeration, wordslatson or other services, and any other thong one or hereafter cherein or chereon, the functionishing of the ty lessees to lessees is quetomary or appropriate. Including of the contraction, started the second of the contraction of the contraction. steam doors and windows floor coverings. Houses niches interse hero. awnings, stores, water heaters, refrigerations, easing rechisers, disting dryers, and all other such eppliances (all of while are interpolated to be a part of said real estate whicher objaically attached thereto or not): each also together with all asserted and the estaction when two to makes and viscounties will as definite and the ments, resume and profits of raid provises which and because also sea assigned, than sentened and set over unto the Mortgages wherein now is elementable to become due as provided herein. The Mortgagese is beintby submogated to the rights of all workdages. Lien bilders and owners past of the proceeds of the loss becomes.

To have and to hold the said prodesty, with send publices, imprevements, fixtures, appointenances and equipment, who said Morrogages forever for thouses herein set forth. Notwithstending in of the provisions activised uses herein set forth. Notwithstending on of the provisions of factories herein set forth. Notwithstending on of the provisions of federption from herein, the mortgadir hereby waives any and all cobis of rederption from sale under any order or judgement of forest, as a total semble of the behalf of each and every person, escapt subjected to the precises of the mortgagon, acquiring any interest to or title or the precises a best went to the date of this morngage.

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To secure (1) The payment of a Note elecuted by the Mortgagor to the order of the Mortgagor to the order the Mortgagor to the order the Mortgagor to the order of the Mortgagor to the order to pavable to full Note: .tagether with interest thereon as therets provided. a V late changes sair thambiedaess at maturity, All payments are to be applied, to st. to a due, then interest, and the balance to process, notil is paid in full; (8) The nerformance of other agreements in suc Note and Donstruction Loan Agreement dated MAY 1878, which are in obje incorporated beneth and made a part heroof, and which provides, exorg other things, upon too days notice for the Mondagee for an additional monthly payment of one-tention (1/12) of the estimated annual sales (unless the Montgagee has pledged an indenes of osering savings against to satisfy estimated taxes) assessments, insurance problems and other charge upon the mortgaged premises, and (4) The renformance of all of the upon the mortgaged premises, and (4) The force makes at all the covenants and obligations of the Mortgager to the Mortgages, as contained herein and in said Note and Construction Lean Actes and dated MAY 1974.

THE MORTGAGOR COVENANTS:

A. (1) To paid said indebtechess and the inserest thereon as becein add said Note provided, or according to any agreement antwoding the time of payment thereof: (2) To pay when one and before any penalty attached thereto all taxes, special assessments, water charges, and sewer charges

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Mortgages, upon request Nonione C. A. Compose Open Resident Services of this requirement; (3) To keep the La Compose of this requirement; (3) To keep the La Compose of this requirement. purpose of this requirement; upon said premises insured against damage by Tire, and such other hadards as the Mortgagee 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 haid. Or in case of foreclasure, until expiration of the period of recembtion, for the full insurable value thereof, in such companies and in such form as shall be satisfectory to the Mortgagee: such insurance collicies shall retain with the Horigagee during said period on periods; and contain the usual clause asking them payable to the Mortgagee; and in case of foreciveure sale payable to the cumer of the certificate of sale. Owner of ear deficiency, any received redemptioner: or any grantee in a Master's or Oppointioner's dead; and in case of loss under such policies, the Moutgagee is authorized to adjust collect and compromise in its discrepion, all plains tosreunder and to execute and deliver on behalf of the Montgagor ell necessary panois of loss, receipts, vouchers, releases and arquitrences required to be signed by the insurance companies, and the Mortgagor agrace to enga, upon decayed all receipts, vouchers and releases required of it to be signed by the Mortgagee for such purpose; and the Mortgages is authorized to apply the proceeds of any insurance claim to the restoration of the property or upo the indebtedness became secured in its discretion, but monthly payments shall continue until said indebtedness is paid in full: (4) [mnediately After destruction or damage, or commence and promptly complete the rebuilding on restriction of buildings and impossible of it becaffed on said premises, unlaws Montgages elects to apply on the condebtedness secured hereby the proceeds of any insurance utvaling such itstruction of damage: (5) To keep said presides in good condition and resair. without waste, and free from any mechanic's or other lies or claim of lies not suprassly subordinated in the lies because to le comply with the provisions of any lease if the Montgage is on a leasehold: (1) It perform provisions or any lease if which the spane is a leasure of the first in all obligations under any declarations, coverable, bylews, degridations, and constituent documents governing said presides of the Morrigage is on a condominium or a planned unit development; (8) Not to make, suffer or permit any unlawful use of any obligate to elies on said process, nor to diminish nor impair its value by any act of object to delease to act of To comply with all requirements of law with respect to described premises and the use thereof: (10) Not to make, suffer or permit out of the written use thereof: (10) Not to make, suffer as hermin, without the written permission of the Montgagee being first had and obtained; (a) asy use of the property for any purpose other than () a for which it is now used, it any alterations, additions, describion, respect on sale of any improvements, apparatus, appurtaneouses, fixworks or equipment now or hereofter upon said property; (I. any purchases of conditional sale, loss or agreement under which title is reserved in the ventor. As apparatus, fixtures or equipment to be placed to a upon any or idings or apparatus, fixtures or equipment of the placed to a upon any or identifier of any or identifier or iden improvements on said property. (d) any daily assistant or investor of an right withe or interest in and to though the written interest of and objects of any dention thereof, (11) Not to accept or acknowledge without the written impacts of the Mortgagee being first had and objected any sale, assumed in transfer any beneficial interest in and to the above numbered in an 1887. To complete within a reasonable time enviolidings of improvements now or any time in process of erection count he made premises: (18) To appear in defendant by reason of this Montgage.

B. That in case of failure to perform and of the coverants besseld.

mortgages may do on Mortgagor's setalf everything so coveranted; that said Mortgages may also do any act it say dend sensessor to protect the lien besent; that Mortgagor will repay if a deased and cone a said of disbursed by Mortgages for any of the above purposes and such coneys thoughten with interest thereon at an interest mate aqual to the prime rate as autilished in the Mail Street Journal plus 30, verying tails shall become so much

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as the original indebtedness say in Fig. Aviide O. P. Aviide to this Mortgage and bushings of the first of the constraint said premises if not otherwise paid; that it shall lit be collige on when the Mortgagee to inquire into the validity of any lien, encumbrance or than in advancing moneys as above authorized, but nothing here contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act beceunder; and the Mortgagee shall not incur an personal liability because of anything it may do or omit to do hereunder.

- C. That it is the intent mereof 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 repaid in part.
- D. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgager, the Mortgages may, without notice to the Mortgager, deal with such successors in interest with reference to this Mortgage and the debt bereby secured in the same manner as with the Mortgager, and may forcear to sue or may extend time for payment of the debt, secured bereby, without discharging or in any way affecting the liability of the Mortgager becaused.
- E. That time is on the essence hereof, and if default be made in cerformance of any poyenant herein contained or in making say payment under said Note or obligation or any entension or renewel thereof, or if proceedings be instituted to enforce any other lien on charge upon any or said property, or upon the filling of a proceeding in bankcuptcy by or against the Mortgagor, or if the Nortgagor shall cake any staighment for the benefit of its proberty or in the creditors or if its property be placed under control or in the stody of any courd, or if the Mortgagor abandon any of said property or in the event of the transfer of, or agreement to transfer, any might, time on interest in said property of any portion thereof, or in the event of any sale, assignment or bronsfer of any beneficial interest in and to the abovernumbered trust, or if the Mortgagor fails to complete within a reasonable time, any building or buildings now or at any time in process of erection upon said premises, then and in any of said events, the Mortgagor is hereby authorized and empowered, at its option, and without affecting the lier horeby created or the priority of said lien or any right of the Mortgagor and apply toward the payment or as such default he released by the Mortgagor and apply toward the payment of said Nortgage indebtodress any indebtodress of the Mortgages to the Mortgagor and the Mortgagor why also indebtodress of the Mortgages to the Mortgagor and the Mortgagor why also indebtodress of the Mortgages to the Mortgagor and the Mortgagor why also indebtodress of the Mortgages to the Mortgagor and the Mortgagor and apply to the premises enmasse without offering the secure? parts separately. The in the ovent that the ownership of said property of any part theorem, becomes vented hereby remain unpaid, and in the furtherage to cover the Mortgagor shall pay a reasonable fee to the Mortgagor to cover the cost of amending the records of the furthegage to show acts if wice of ownership.
- F. That upon commencement of any foreclosure proceeding neter der, the court in which such bill is filed day, at say hime, wither before or efter sale, and without notice to the Hortgagon, on any pairsy claiming under it, and without regard to the then value of said precises, or whether the same shall then be occupied by the owner of the analty of dedention as a homestead appoint a receiver with power to make and rest and to collect the rents, issues, and profits of soid promises during the sendency of such foreclosure suit and the statitory period of dedention, and such rents, issues and profits, when collected may be applied before as well as after the Master's sale, towards the payment of the indebtedness; costs taxes, insurance or other items accessed for the profession and

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प्रमुख्य स्थापन करी है। से कार्या के स्थापन कर के स्थापन कर है। यह उस कर के स्थापन कर के स्थापन कर कर कर कर कर सिंग के स्थापन कर कर के स्थापन कर के स्थापन कर कर के स्थापन कर में के स्थापन कर कर के किस के किस के किस के किस सिंग के समाने के समाने के सिंग के समाने के समाने के समाने के सिंग के समाने के सिंग के समाने के सिंग कर कर कर के सिंग के समाने के सिंग कर कर कर के सिंग के सि

ा स्थादकराज के रहाई रहिक्के हुमें के तेंद्र एक उन्हों कारण करके उनकी जिल्लाकों जर स्टूबर्ग किया जा जिल्लाकों है way be sont and required range one can a some from some second to find the course of the reference of යන් විදුවතුන් සම්බන්ධ ප්රවේශ විද්යාත්ව විදුවත් වෙන සම විදුවත් වන විද්යාත්ව විදුවත්ව විදුවත්ව වෙන්වේ. මෙන විදුවතුන්ව අමතාව ප්රවේශ විද්යාත්ව විදුවත්වේ වෙනවන් වෙනවා වෙනවා විද්යාත්ව වෙනවා විදුවත්ව වෙනවාට නික්කිකිණි

क्षित्रकेष्ट्रकार राज्यक्ष प्रकेष त्रिक्षेत्रकार रेट रिक्स रिक्ष के विश्व करते हैं कि कार्य कर कार्य के कार्य क इत्यक्ष कि कि कार्य कर्षा के कार्य के कार्य कार्य कार्य कार्य के कार्य कार्य के कार्य कार्य कार्य कार्य कार्य इत्यक्तिक कार्य के कार्य के कार्य कार्य के कार्य कार्य के कार्य कार्य कार्य कार्य की कार्य के कार्य के कार्य क इत्यक्तिक कार्य कार्य कार्यकार की कार्य के कार्य कार्य कार्य कार्य कार्य की कार्य की कार्य कार्य की कार्य कार्य and the first form of the man make a transfer of the contract of the contract of the contract of the contract of သည်။ မြန်မာ ကို ပြင်းသည် သေးခြေသည်။ ထိုအမေါ်သည်။ မြန်မာသည်။ ကာလသည်း ကို ပြောဆာသည် အချောင်းသည်။ ကာလေးများများမျ မြန်မာသေးများသည်မှာ ကားသောများမှာ သည်။ အမေးများသည်။ အမြန်မာသည် များကောင်းသည်။ ကောင်းသေးသည်။ အများသည် အမြန်မာအေ

မြောင်းမြောင်းသည်။ မြေသည်။ မြေသည်။ အမြောင်းမြောင်းမြောင်းသည်သည်။ မောင်းမြောင်းမြောင်းမြောင်းမြောင်း မြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင်းမြောင် i vinga dineraka kendengan pendalah kendalah dini. Kendalah dineraka kendengan pendalah kendalah dini. Bahwar Bilanda Sapasa dinarah berada dini. and man an he hadel anasa 11200 28 x 2 x 1 et 1 = 1 1 1 1 eu graan helikharela e esta hule hine agaren jakolulu ma läär joinalan jahonan ्रेर्त क्षेत्र ្រ ប្រធានធ្វើក្រុម ខ្លាំ នេះ ប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រ ប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធាន ប្រធានធ្វើការប្រធានធ្វិធីការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធ្វើការប្រធានធ្វើការប្រធានធ្វើការប្រធានធ្វាន្តការប្រធានធ្វើការប្ធិកិតប្រធានធ្វានធ្វានធ្វានធ្វានិស្សការប្រធានធិសិស្សការប្រធានធ្វានធ្វានធ្វានធ្វានធ្វានធ្វានធិសិសប្រធានធ្វានធិសិសប្រធានធ្វានធិសិសប្រធានធ្វានធិសិសប្រធានធិសិសប្រធានធិសិស្សការប្រធានធ្វានធិសិស្សការប្ an edelen general bet eller b

to the little growth to good smalls Charles the Carrier of the Salah ်ရှူးသေး (၂၄) ရှိ မြောင်းလုံးရှိ အကြောကျန်း အတွန်း (၂၉၆၅) မော်ကို မော်ကို ရေး တို့ တို့သည်။ (၂၆၆၂) မော်ကြောင့် မြောက်သည် က လူနှင့်များကို မောက်များကို အသည်။ (၂၉၆၅) ကရောက် ကရောက် (၂၆၆၅) ကြောင့် (၂၉၆၅) ကြောင့် (၂၉၂၅) ្សាស្ត្រា ស្នា ប៉ុន្តែ និស្ត្រី ខាងការប្រជាជា ។ ស្ត្រាស្ត្រា ស្នា ប៉ុន្តែ និស្ត្រី និស្ត្រី ស្នា ស្នា ស្នា ស្នា ស្នា ស្នា ស្នា The second control of and the contract of the contra

ेरक्रमानेक १९० केरक्र पूर्व प्रदेशिक करता. एक काली जिल्लेक्स एक स्थाप व िर्मा के किस्सार में करण में सुर्वेद ្រុះ ខ្លួន មុខល បានក្រាប់ **មួយ**ពីក្រុ ស្ត្រាស្រាស់ ស្នងនៃសមុខសុទ្ធសាស់ស្រួន**់ជ**ូ ាន នាំអ្នកនាងក្នុងជាមេខ នានុវទ្ធ ១៧ មុខម្រាក្សា ១០ គឺស៊ីរ៉ូ 🖰

The control of the co The second section of the Co The best method only a control for the control of t र्वे के स्वयं के प्राप्त के किया है। इसके के समान के किया के किया के समान के स्वयं कर कर के स्वयं के स्वयं के स ရှည် သည်တွေ့ရသည်သည်က တို့က တို့သည် particular in a new performance. ်ကမေးကို အောင်နေရှိနေတဲ့ မြောက်သည်။ ကို ကို ကို ကို အချောက်သည်း in arrey James Joseph

prodese a production the company specification and ele-្រុងស្រុក គ្រឹក្សាកង្គិត ស្រុស្សា បញ្ហាស្រីមិន្ត

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or on any deficient. In (e) washe (then Abs a Company) and it is persons on not, and if a related (that) he had full follows a company to company the company of the compan for redemption whether there be redemption or not and until the issuance of need in case of sale, but it he deed be issuent until the expiration of the statutory period during which it may be rested, and he lease of said premises shall be nullified by the appointment or entry in possession of receiver but it may elect to terminate any lease iumin to the lier bereof; and upon foreclosure of said premises: there shell be allowed and included as in additional indebtedness in the decree of sale all expenditures and expenses together with interest thereon at an interest rate equal to the prime cate as published in the Wall Street Journal plus 3%, varying daily, which may be paid on incurred by by on behalf of Mortgagee for attorney's fees, Mortgagee's fees, appraiser's fees, oublay for exhibits attached to pleadings, documentary and expect evidence, stenographer's fees, Master's fees and commissions, court costs, publication costs and costs (which may be estimated as to and include items to be expended after the entry of the decree) of procuring all succ abstracts of title, title searches, exactostions and reports, quaranty policies. Torrens certificates and similar data and assurantes with respect to title as Mortgages pay reasonably does necessary either to prosecute such suit or to evidence to bidders at any sale held pursuant such decree the brue tible to or value of said premises: all of which aforesaid amounts together with interest as herein provided shall be immediately due and payable by the Mortgagor to connection with (a) any proceeding, including probate or bunkruptcy proceedings to which either party hereto shall be a party by reason of this Mortgage or the note hereby secured; or (b) preparations for commencement of any suit for foreclosure hereof after the accrual of the right to foreclosure, whethe or not actually commenced; or (c) preparations for the defense of or intervention in any threatered or contemplated suit or proceeding which might affect the premises or the security hereof, whether or not actual the security hereof, whether ar not actuall commenced. In the event of a foreclosure sale of said precises there first shall be paid out of the proceeds thereof all of the eforesaid items, then the entire indebtedness whether due and payable by the terms hereof or not and the interest due thereon up no the time of such sale. hereof or not and the interest dur thereon up no the time of such sale. and the everplus, if any, shall be thid to the Mortgagon , and the purchaser shall not be obliged to see to the application of the purchase money.

G. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby especimed to collect and receive ill compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall be forthwith applied by the Mortgages as if may elect, to the immediate reduction of the indebtedness socured hereby or to incorepsional new restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the dorugages or its assignee.

H. All easements, rents, issues and profice of said premises are pledged, assigned and transferred to the Mortgages, whether now ake or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said inase or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed thereunder, together with the right in case of default, either before or after foreclosure sale, to enter upon and take nossession of menage, maintain, and operate said premises, or any part thereof, wake leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits, requireless of when earled, and use such measures whether legs) or equipable as it may deem proper to enforce collection thereof, smolog renting agents or exher ecologies, alter or repair said premises, buy furnishings and equipment therefor then

وتواجحا

ेर है के देव के देन पुन्ने लेका ज़ल्ला जार वेद का राजा राजा है है जा रहा है ज़रह है है प्रकार है जिसे के हा हा करायेक्स कारी प्रकार कर किए एक्स एक्स अवस्ता है कि है है है မြောင်းများသည်။ မြောင်းများသည်။ မြောင်းများသည်။ မြောင်းများသည်။ "这些好意要说,要不要说,我们就会一定要特别是有效能力,要从。" Harry Name of THERE IS BELLY AND THE TOTAL PROPERTY OF gen of the little Same of Miles Bag Herri े का क्रिकेश के किस्सु है। असर के अल्लाक के बार के लिए हैं के किस के लिए हैं कि යන්න අතුන්ව සහ සඳහා අතිරේ ප්රවිධ සහ ප්රවිධ ප්රවිධ විසින්වා ප්රවිධ වෙන සඳහා සහ සඳහා සහ ප්රවිධ විසින් එසින්නේ අතුන්ව සහ අතුන්වෙන්ව විසින් වුදේ සහ ප්රවිධ ප්රවිධ සහ ප්රවිධ ප්රවිධ විසින සේක්ෂ්රීමේ සහ විසින්වේ සහ සහ සහ සහ සහ සහ සහ සහ සම්බන්ධ සහ සහ සම්බන්ධ සහ සම්බන්ධ සහ සහ සහ සම්බන්ධ සේක්ෂ්රීමේ සි සේක්ෂ්රීමේ සහ සම්බන්ධ සහ සහ සහ සහ සහ සහ සහ සහ සම්බන්ධ සහ සහ සම්බන්ධ සහ සම්බන්ධ සම්බන්ධ සම්බන්ධ සේක්ෂ්රීමේ සේක්ෂ් Figure 1 the continuents for the explant arts in a grance court, and a thickness was continued by ing seas ne lieur ne per met en en man de martiel en mannen en la compartie de la compartie de met intereste e ်နှားကြောင့် နေကိုများသည်။ သူ့သုံ့မှု ကိုသည်။ ကန်ကန်သည်။ နေကျာများကောင်းသို့နေကိုမောင်းကောက်ခြင့်သည်။ လည်း သို့သည်။ သို့သည်။ အချွန်းသည် ရေသည် အကောင်းသည်။ အကျွန်းသည် အကြေးအသည် အသေးသွားအခါ ကြေးသည် အချိန်းရှိန်းမြို လည်းသည် နေရိုင်းသင့် လုန်သည် အကျွန်းသည် အသေးသည် အချိန်သည် သည် သို့သည် သို့သည် အကျေးအသည်သည် မြေသောသည် သို့သည်း သို့သည် သို့သည် နေရေးအန်နေရသည် အကျွန်းသည် သည်သည်။ လည်းသော် သည်သည်။ နိုင်ငံရေးရေးသည် သင်သည် သည်သည်။ သည် အသိသည် အသည် မောက် အခြောင်းမောက် အခြောင်းမြော် အခြောင်းမြေ သည် သည် အချော်သည်သည်သည်။ လေသည် အသည် အသည်မြောင်းသည် သည်သောကျောင်းသည်မှာ အခြောင်းသည်။ အသည်မြောက်မြော်မြို့ ರ್ ಸ್ವಾಕ್ಸ್ ಕ್ರಾರ್ ಪ್ರಾಣಿಕ ಕ್ಷೇತ್ರ ಕ್ರಾರ್ ಪ್ರದೇಶ ಸಂಪುರ್ಣ ಕ್ರಾರ್ ಕ್ರಾರ್ ಕ್ರಾರ್ ಕ್ರಾರ್ ಕ್ರಾರ್ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾನ್ ಪ ಪ್ರಾಣಿಕ್ರಿಗಳ ಸ್ಟ್ರಾನ್ ಪ್ರಾಣಿಕ್ಕಾಗಿ ಸಂಪುರ್ಧಿಕ್ಕಾಗಿ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾನ್ ಸ್ಟ್ರಾ ಪ್ರತಿ ಪ್ರಾಣಿಕ್ಕಿ ಸ್ಟ್ರಾನ್ ಸ್ಟ ිය ගැන සිටි අතුරු දෙන අතුරු දෙන මෙන්න සිටින සිටුන සිටින සම්බන්ධ සිටින සම්බන්ධ සිටින ्र । ४० १७ १० १० ४ अस्ति । अस्ति <mark>स्थान्ति</mark> े क्यानु है। के प्रशिक्ष के पूजि के किया हो। इस असे इस स्वाप्त कर की किया है। इस के किया है किया है ်က်ပြည့် လည်းမြန်နိုင် မြောင်း သည်။ ကျောင်းသားသော ထွည်းပေ ကျပည်တွင် မကျား တိုင်ရာ စာသင်လေး အလေးများများ။ သည် ပြည်သည်။ သည် မြောက်မြေကို မြေကြသည် နေများရှိ မြေကြသည် သည်။ သည် သည် သည်မြောင်းများသည်။ မြောင်းများ မြောင်း registration of a participant of the end of the

වෙන අතර වීම මත් වීමත්ව දෙවලම්වන මා රාලකා ම නිව වන පළමු වනවා ද අවදියාතුව විශේෂ නිවේ අප විය සැම් දිරිමි වීම පතු වෙනවා මහත් විශේෂ කිරීමට නම් සම්වන වෙනින්නේ වෙනින්නව පතු ම පවුවිය. වෙන මන්ව වැඩ සහව අතේ ඔහුම් වියේ පතු අතත්ව අතර අත අත්තුරුවේ සම්වන සහ වෙනවා ද වෙන වෙනව විදුව වීමට වෙනවා සහව වෙනවා පතු අතේ මෙනම් මෙනිය වෙනවා මෙනවා වෙනවා වෙනින්නේ සම්බන්ධ සහ වෙනවා වෙනවා විදුව වීමට සහව වෙනවා වෙනවා වෙනවා සම්බන්ධ මෙනිය වෙනවා මෙනවා විශේෂ මෙනින් සම්බන්ධ මෙන සම්බන්ධ සම්බන්ධ සම්බන්ධ වෙනවා මෙනවා මින වෙනවන්ට සම්බන්ධ වියා ද දිවුවක් අතත්වේ මත වෙනවා සම්බන්ධ වෙනවා සම්බන්ධ වෙනවා සම්බන්ධ සම්බන්ධ සම්බන්ධ සම්බන්ධ මේ විදුවක් අතත්වෙනම් පතුවී. විශේෂ වෙනවා සම්බන්ධ වෙනවා සම්බන්ධ වෙනවා සම්බන්ධ සම්බන්ධ සම්බන්ධ සම්බන්ධ වෙනවා මෙනිය සම්බන්ධ සම්බන්ධ සම්බන්ධ සම්බන්ධ විදුවිය සම්බන්ධ වෙනවා සම්බන්ධ සම

in The Atlantia is a second system. ्राक्ट्रिका विकास का कार्य कार्य कार्य कार्य के विकास कर किया किया कर कार्य कार्य कार्य कर कार्य कार्य कार्य क The first of the section of the sect ्रिकेट क्षेत्रक कर्मा है। के राज्य कि राज्य कि राज्य कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्म මෙසට වියන් වැනම් ඉහළඹමන්ත්ත්ව වන පරමණ විශේෂය විශේෂය විශේෂය අයද දැන මෙසෙන් වැනුණිත්ත්වන් දැම් සමාපත්වේ නික්ත විශේෂය විශේෂය විශේෂය ಗಳಿಸಿದರ ಕರ್ಕ ಕ ಹೆಡದಲ್ಲಿಕನ . ಅಥವಾದ ಗರ್ವಕರ กได้ดับคุณ คือเรียดสาร์รับ และ โดย โดย โดย โดย โดย ර දැන්වා දැන්වා ප්‍රතිස්ත්ර විය. මේ විශ්ය විය. මේ විය. විය. විය. විය. විය. විය. විය. වෙත් විය. මේ විය මේ විය. මේ විය ୍ର ଓ ଓ ସଂଶ୍ରଳ ବ୍ୟକ୍ତ । ଏହି ලදුවන දෙන කලේ නැති දිදු නමුවට නව නොවාර්ත කතුරු ද්රක්ෂාව ្សានស្រុះ ប្រសាស្ត្រីមាននេះ ស្ត្រី នៅក្នុង មាន ស្ត្រី នៅក្នុង ស្ត្រី នៅក្នុង ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រ নালান করা চত্তর বিষ্ণার্ভার ১০ বিষ্ণার বিষ্ণার প্রতিভাগত চ egyking immedi yar iso isku sekan gorak oleh kojin intorna en amerikan meneberapananan ្តីមានស្ត្រីស្តីស្តេច និស្សន៍សាក់នៅ នាទីកែល បន្តែការនីសីលា ស្ត្រីសមាតា បន្តែស្តេចការ សង្គន៍នឹងសភិបាលលេខ សេខ សិកស ्रत्यसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धसम्बद्धस "我说我我们为老你的现在分

Student medes sans in product ages to the Allegophy at a entries of powers are universally by the following powers are universally to be a second to the powers are the sale of the powers are the sale of the sal necessary for any purpose because created on the mortgaged premises and on the intone therefore which lises is prior to the lieb of any other indepted tess hereby received: and out of the income retain responsible componention for inself. pay insurance preniums, takes and assessments, and all expanses or every land includio attorney's fees, incorred in the eventise of the powers herein given, and from time to time apply any baltore of income and in the sole discretion needed for the aforesaid purposes, firer on the interest and then on the principal of the indebtedness becabe assumed. before or after any assume of Torrectosume, and on the deficiency in the proceeds of sele, if eq. whether there be a decree in personal trensfor on not. The possession of Morngagee mey continue until all indebtedness remuned hareby is baid in full or until the delivery of a dead pursuant to a decree foreclosing the lien berecf, but if no deed be resued, then until the suprestion of the statutory period during which it may be issued. Mortgegee shell, however have the discretionary power at any time to refuse to take or to abandon possession of said premises without affection; has lien hereof. Mortgegee shell have all powers, if any, which is eight have had without obje paragraph. No suit shall be sustainable against Mortgages based upon acts or omission relating to the subject matter of thes paragraph unless commenced within sinty days efter Mantgages's pressuesion clases.

- J. That each right power and remedy neces of the Montgages, whether is completive of each other right or remedy of the Montgages, whether herein or by law conversed, and may be enforced concurrently therewith, that no waiver by the Montgages of performance of any coverant herein or in said obligation contained shall thereafter in any manner effect the right of Montgages to require or unforce performance of the same or any other of said coverants; to to wherever the content hereof requires, the masculine gender, as used forein, shall include the plural, that all rights and obligations under this Montgage shall entend to and the binding upon the respective successors and assigns of the Montgager, and the successors and assigns of the Montgager, and mentioned may be exercised as of the Montgages herefor written.
- K. Notwithstanding any of the provisions contained herein, the mortgagor hereby waives any and all rights of redemotion from sale under any order or judgement of foreslosure on its own telest are on behalf of each and every person, except judgement creditors of the fortgagor, acquiring any interest in or title to the premises subsequent to the date of this mortgage.
- L. The within mortgage secures an obligation incomed for the construction of an improvement on the land mortgage herein, including the acquisition cost of the land (if this is the case) and constitutes a "construction mortgage" within the examing of Section 9-818(1)(g) of the Illinois Uniform Commercial Code.

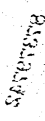
This Mortgage is executed by the undersigned, not personally but as Trustee as aforesaid in the exercise of the power and author y conferred upon and vested in it as such Trustee (and the Lodersigoed the warrants that it possesses full power and authority to enecus **1**915 instrument), and it is expressly understook and agreed that moting herei or in said Note contained shall be construed as preating any list ity on tivat may the undersigned personally to pay the said Note or any interest accrue thereon, or any indebtedness accruing bersunder, or to best and any coverant either express or implied terein contained. All such liability. if any, being expressly waived by the Mortgagee and by every person now o 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 accruing hereunder shall look solely to the premises hereby conveyed for

ు కొంటు క ఇంకు మండుకు కొత్తు, కొన్నుంది కారుకు కొంటు మండుకు కొంటు మాట్లి కొరువుళ్లు కొన్న అనాగా కొంటు కొన్న కొంటు కొ

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මුත්ත විසින් විසින් විසින් විවිසාව විසින් විසින් විසින් විසින් විසින් මිදුළ වුර්වලණ පිටිපත් වේ පිමේවිට විසින් මුත්ත පුර දිපිවති මුත්ත දෙවා වෙනුමට සහ සිතුන් වෙන පිටිසාවේ පිටුවේ වෙන ප්රථාන්ත් පිට වෙන විසින් විසින් පිටිස් ස මේ මුම්ක්ෂින් වෙනුමට කිරීමට මුම්කියක්වී මහ පුට වෙනුම් කරන මෙනියක්නේ විසින් සිත්වෙනුමට වෙනුමට සිත්වේ සිටුම් වේදීමේ විසුන් වෙනුමට සිටිම් විසුන් සිත්වී සිත පුට වෙනුම් කරන මෙනියක්නේ විසුන්වේවෙන් සිටුම්කියින් මින්වේ සිටුම් වෙනුම් විසුන්වේවීමට සිටුම්කියක්වී මහ පුට වෙනුම් කරන මෙනියක් සිටුම් පිටුන්වේවීමට මෙනියින් මින්වේවෙන් සිටුම්කි



UNOFFICIAL, ÇQ the payment thereof. by createo, 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 AFGRESAID AND NOT PERSONALLY 1000 PT OF SEAL Trust Jane D. Kes Attest: cott T. Vickers, Cashier STATE OF ILLINOIS COUNTY OF KANE I, Lori L Kluender, a Notary Publit in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Jone Keith, A.V.P. & Trust Officer of JUNION 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 he 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 a Gresaid, 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 comporate seal of said Bank, did affix the corporate seal of said Bank to said instrument as said Assistant Trust Officer - Assistant Cashier's own fire and voluntary act and as the free and voluntary act of said Bank, as frustee as aforesaid, for the uses and purposes therein set forth. Given under my hand and Noterial Seal this 13th day of day, 1927 Kluender, Notary Fuelic mare to-Prepared by: COOK COUNTY, ILLINOIS. Brenda Rainey FILED FOR RECORD Union National Bank One Fountain Square Plaza 1297 JUL 10 AH 10: 46 87379742 Elgin, IL 60120 BOX 333 - CC Page & of &

UNOFFICIAL COP ्रवे । १०७१७४१३ अंटन्स्फ्रिस् छत्रे - ಶಾರಾಸಾಚಿಕರಣ ಮನ manner herein and in weld Hote provided 12.15 Deresonal (iability of whe successed EN WITNESS WHEREDE, UNION MATTONAL BANK & TRUST COMPANY, not personally but as Trustee es aforesetd. And caused there are sayed in he endred by its authorized affider ausreghabed belten, sur i to compounts seal it be benebed afficier .worled personpless ಅರಾಜ್ಯ ಅರ್ಜೀಯ ಅರ್ಜಿಕ್ಕಾರ್ಟ್ ಪ್ರಕಾರಣಗಳು Dated this ISTH of MAY, 1987. "MARMOO TEURT & NUAS JAMOITAM MOTAL Y LENGTH PROPERTY AND THE PROPERTY SE 2.43/10:48 . 4332 ¥:5% - All Goals :388778 ាធ់ ពៅខាត់វ Proof I. Vickers STATE OF TULINGES COUNTY OF KANE Lord L. Mushder, a Notery Public in and to: said County, in the Stare after our United Stare after party of MERREY CERTIFY top. Tone House, July, P. & Irust Officer of UNION MATIONAL BANK & TRUE! COMPANY and Scott I. Vickers, Cashin of the Bank who are necessary enough to no be the came pareons whose was the came who are specially star substitutions of the confidence of the c parid that the set of said Each; is True to as shoresaid, for the bose and purposes the case Pesistent Cammar then and there are not only only that that the veld assistant formation of the company of Santan and Santan and Santan of the company of Santan and Santan of the company of the company of Santan of the santaneous of Santaneous security of the company of t Assistant frest Afficer - havistant Cashid 's own free and voluntary act Assistant free and volunter vaco of sam Sami ac Trastee as aforesaid ුස්උපලව ජනය ප්රත්වන්ට දිනුකලවරුව විවත නමුල වැඩිවි किस्ति है। यह एक प्रकृत तरहा का एक १५०% विकास करकार्य (no. 1 heart) का पिक्कालय करकारी LA CALLERY FORTER Lart Tluender. 1. 11 S. 2.017 15 Trensited by: C<mark>00K</mark> CJ.MTY, N.E.46H FILED FOR PECRAS Brenda Reansy upenda Meldey ... Uplon Yattonel Benk tine Fountain Square, Flora 1997 JUL 10 MI 10: 46 87378742 Elgin: IL series POX 333-CC

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