The undersigned. UNION NATIONAL BANK 1 TRUST COMPANY. a panking association. Act personally but as Trustee under the acceptance of a deed of deeds in trust dely recorded and delivered to the undersigned pursuant to a Trust Apresent data FEBRUARY 10, 1367, and Enowe as Trust Ausber 1355 herainafter referred to as the "Morngagor". does hereby sortgage and convey to Union National Bank & Trust Company, a banking assistation beneinafter referred to as the "Mortgagee", the following real estate in the County of Cook. State of Illinois, to wit:

LOT & IN STREAMWOOD GREEN THE MEADOWS - PHASE R. SEING A BURDIVISION IN PART OF THE SOUTHWEST QUARTER AND THE MOSTEWEST CHASTER OF SECTION 24; \$16,00 TRUNSHIP AS NORTH, BANGE & EAST, OF THE THIRD HIM, IN SOOM COUSTY, BULINGIS.

Together with $x(\mathbf{i})$ buildings, finduces on appearances now on hereafter erected therein in placed therein; including all appearable, occupance, fixtures or articles, whether in single anits of zerously criticalled, used to supply heal, gas, ele conditioning, water, light, power refrigeration, versilation or other provides, and any other thing coular hereafter therein or thereon, the furnishing of which to lessons to lesses is dustomary or appropriate, including screens, window staces, storm doors and windows, floor coverings, screen doors, interdoor beds. storm doors and windows, floor coverings, screen doors, inherdoor becs, awnings, stowes, water braters, refrigaraters, washing machines, planta dryers, and all other such appliances (all of which are intended to be as are becaby declared to be a part of said rest diseas whether physically attached thereto or not): and rive together with all essentials and the rents. issues and profits of said printies which ele hereby plooped, assigned. fransferred and set over unso the Monagegee. whether him due hereafter to become due as provides herein. The Mortgagees is necessy subrogated to the rights of all mortgages, lier holdens and owners print off by the proceeds of the loss bundly symmetry.

To have and to hold the said property, with paid buildings, improvenents, finduces, appertenances and equipaged, ofth said foreigages forever for the uses herein set form. Notwithstending any of the provisions conferred became, the contragor hereby waives at, and all minutes of redemphron from sale under any order or judgement of foreclosure on its two behalf and or behalf of each and every person, except judgement of the mortgager, acquaring any interest in or title to the president subsequent to the date of this mortgage.

of the Mortgagee bearing even deby benealth in the principal sum of SIXIV SIX THOUSAND FOUR HUNDRED THIRTY OF CHARACTERS OF SIXIV To spaure (1) The payment of a Nofe executed by the lar Note: together with interest thereor as thereto provided, dayable in full at maturity. All payments are to be applied, first, to any love charges due, then interest, and the balance is principal, until self i datatedness is paid in full; (8) The performance of other egreenests in self bore and Construction Loan Agreement dated MAN 1970, 1987, which are hardy incorporated necess and cade a pant hereof. and which provides, imping other things, upon ten days notice from the Montgages for as atom cost monthly payment of one-twelfth (1/18) of the osticated about lake funless the Mortgagee has pledged to interest bearing savings account to satiefy estimated sames) assessments, insurance oretives and other charges upon the mortgaged premises, and (4) The performance of all of the coverants and obligations of the Mortgagon to the Sortgagee, as contained berein and in said Note and Construction (can Agrectent dated MAY 1878. 1987.

THE MORTGAGOR COVENANTS:

A. (1) To paid said indebtedness and the interest thereon as hereta and in said Note provided, or according to any agreement eclanding the time of payment thereof; (2) To pay when die and bufone any canalty afteched thereto all taxes, special essessments, water charges, and speci charges

Page : of 6

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্তি কৰিছে। বিষয়ে কৰিছে কৰিছে সামাৰ প্ৰক্ৰেণ্ড কৰিছে কৰিছে। বিষয়ে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে আ আনহাতি কৰিছে সামাৰ প্ৰক্ৰিয়াৰ কৰিছে কৰিছে বিষয়ে বিষয়ে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে আনহাতি কৰিছে ক আনহাতি কৰিছে ক

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A. That in case of failure to perform any of the inventors hereis.

mortgagee may do on Hortgagor's peralf everything to coverented that half Mortgagee may also do any act in the deep recessors to protect the lieu hereoff that Mortgagor will repay upon decend any sone; a paid or disbursed by Mortgagee for any of the above exposes and fuch moreys together with interest thereon at an interest rate would to the price rate as published in the Wall Street Journal plus 3%, varying dealy shall become up such

ា ស្នើខ្នាក់ ខេត្ត នៅ ចំពុខ ប្រជាធន្លេក ក្នុងការបាន and an massage the a series ်မည်းရှိ သို့သည်။ ညည်ညှေသည် သို့သည် ထိုအောင်သည် သည်သ သွေ့တိုင်းရှိသည်။ သောကျောင်းသည် သည်သည် သို့သည်။ Later Transfer ार के अनुहारक नेपालक है। देहीके अन्तर है र राज्यकार विकास स्थाप के किए हैं । जा पर कार की Gatia di Naja .. / ्रेक्ट्रिक्ट के स्टब्स्ट के स्टब्स्ट के ungan apabahasan labas • = . i \id THE PRESENT OF THEFT IN THE trans but wit 化二氢化氯二氯化化甲醇异丁 na sikhara sharkaran da ka . 1 -4.57 . ಬ್ರಾಂಕ್ಷಮ್ಯ ಕಾಳು ಸಿಕ್ಕಾರ್ಯ ទ្រាប់ពីសព័ត្របានក្រ 1975年6月4月 NO. 63 ्यान्य प्रमेश्वर स्ट्रीयुक्तान्य स्वयंत्र वर्षास्य 43 35 and the long of the first the arments of a resistant from the land of the live is the first क्षर क्षिये (इंडस्टस्टर्ट) है अबसे किले ැන් වාසන්ටන ජනයාම අට සම්පාලන් යන් egan La generale 化重压物的 化邻氯化 S 55 6 angan angan saman 11 41 88.055.73 · mounting on the 44.1 (15.1) Strangers on 11.1 Artist to the geath Ann the at era light mes Maria de Caracida (Maria de Caracida d Garage and model of the 11,68 ur også a danskamme. TELEPHOLOGIC CONSERVATION

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References 100 BB 98 ក្រុងជា សូមរាជស្នាស់ ខា ដែលសេស ស क्री र अवस्य देशक सम्बन ्रिक्षान्त्रं क्रम्बर्गान्न् प्रतम् च चान्नवादः चनारामः पुत्रव ្ការួមម្នាស់ សំខែនេះ ១៩២ មានទំនួងជម្រើ ទំនួង១៨ thing will broken maken outside the tende weals then ing Good and a sign of the section of the Salaha Garaga (1866) Calaborates in the Cartesian Control

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as the original indebtedness and or the market of the process of t

- D. That it is the intent hereof the secure payment of said hote whether if the entire amount shall have been advanced to the Mortgagor at the date hereof or a later date, or having been advances, shall have been repaid a part.
- D. That in the event the expension of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgages may, without notice to the Mortgagor, deal with such successors in interest with reference to this Mortgage and the debt become secured in the same manner as with the Mortgagor, and may toobsar to see or may extend time for payment of the debt, secured becapy, without discharging or in any wa affecting the liability of the Mortgagor necessaries or upon the debt beneb secured.
- E. That time is of the essence hereof, end if default be made in performance of any inversant herein contained or in making any payment under said Note or roligation or any extension of renewal thereof, or if proceedings be instituted to enforce any other lies or thange upon any of said property, or upon the filing of a proceeding in behavior by an against the Mortgagon, will the Mortgagor shall make any assignment for the benefit of its credity or in the creditors or if its procestly be placed under control or in addedy of any court, or if the Mortgagor absorbed any of said property of in the seach of the transfer of, or agreement to transfer, any rights bitle or interest in said property of any partion thereof, or in the said of any sale, assignment or transfer of any beneficial interest in and of the above-nourbard frist or if the Mortgagor fails to complete within a measonable time, any helping or buildings now or at any time in process of enection upon said premises, then and in any of said events, the Mortgage is mersby aurrarised and the priority of said lies or any right of the Mortgage hermindor, to declars, without notice all sums secured notes by the fortgage hermindor, to declars, without notice all sums secured notes by the fortgage hermindor, to declars, without notice all sums secured notes by the fortgage hermindor. To beyond the payment of said Mortgago indebtering any indebterings and apply toward the payment of said Mortgago indebtering any indebterings and apply toward the payment of said Mortgago indebtering the devent payty open tobursef, hecomes vested in a person other than the Mortgago and any payty open tobursef, hecomes vested in a person other than the Mortgago and any card of the sums secured hereby remain unanid, and in the Mortgago and payable, the Mortgagor shall pay a reasonable fee to the Mortgagor shall pay a reasonable fee to the Mortgagor. Some the ownership.
- F. That upon commencement of any correctorure proceeding meral when the court in which such bill is filed say, as any time, either before the after sale, and without notice to the Morkgagor, or any party planting wider it, and without regard to the theo valle of this premises, or whether the sale shall then be occupied by the owner of the eoutly of redemption as a homestead appoint a receiver with power to manage and rest and to called the rents, issues, and profits of said premises during the pendancy of such foreclosure suit and the stabutory period of recemption, and cush rents, issues and profits, when collected may be applied before as well as after the Master's sale, towards the deviced of the indebtodness, costs, towards in deviced or itself-the profits.

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ကိုများကိုမြင့် အက်မရှိသည်။ ကို၏ မှာ အမြောက်တွေ အာင်များသို့ သို့ သေးအကြောက်သော သို့ရေးသည်။ မြောက်သော သို့ အို သြင့်သည် အကမ္ဘာ့သည်သော ပြုချစ်သေး သင်းကြုံသောကတို့ သည် အတွင် (၁၂၈) သင်းသည် သင်းသည် သို့ သင်းသည် သေးအိုကြောင်း သင်းသည် သင်းကြုံသည် အကြောက်သေးများသည် ကြို့သည်။ အကျိုးသို့ သို့သည် သင်းကြွေသည် ကြို့သည် သင့် အချက်သည် ကြို့သည် ခုတစ်ရ ရေဒါဒီ မြင့် စခုလေသည်။ မြေချိန်မျိုး မြေချစ် တွင်းမှ လိုတွင် မြေချိန်းတွင် ချိန်တို့ ရေးမြောင်းမြောင်းတ မြေရွာန် မြေချိန်းမှ မြန်မာ အချိန်းမျိုး အခြင်းသည်။ မြေချိန်း သည်များ သည်မြေချိန်းများ မြေချိန်းမှ မြေချိန်းမျ မြေရွာန် မြန်မာစိန်းမှ မြန်မာ အချိန်းများ အချိန်းများ မြန်မာ သည်များ သည်မြေချိန်းများကြီး ကြို့များ ချိန်း မြေ ရေးသည်။ ရေး လင်းရေးရေးအောက်တွင်းက ခိုင်ခဲ့သည်။ သွင်ရေးတွင် ပြုတွင်းတွင် မြို့တို့သည် မိုင်တွင် ကို သို့ ကို မြ မို့ရေးသည် အကြင် ရေးကို ရှိရှိသည်။ ကြွင်းရေးသည် သည် ရေးရေးရေးကြွေးကြွေးသည်။ ရေးရေးရှိသည်။ ကြုံရေးရှိသည်။ မြို့

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ভালত বুলু ভালেন্ত্ৰী, কৰি বুলু জীৱন কৰা হ'ব কৰি কৰি কৰি မေးက သည် ရှားမေးခဲ့သောကြသည်။ ရှားပြုသည်သည်။ သည် သည် သည် သည် သည် သည်။ ကောက်သော သည် ရှားသည် သည် သည် သင်္ကေတာ့ သည် သင်္ကေသည်။ သည် သည် သည် မောက် ្រុង ខេត្តស្រែក ១ ភាពស្រា ២១ ស្នៃស្រែ ong engan terminan sebias ing berandan kentangan dianggan berandan sebias sebias sebias sebias sebias sebias s Pengangan करा अस्ति धनकान् कर्माई का नामका धन्य नामका Company of the second 2.2 respondence in ಕಾರ್ಯವೃತ್ಯವಾದ ಅನ್ನಡಗಳು ಕಿಂಗ್ (ಕಿಂಗ್) on course at the first and an N 27 1 10 क्षा में राष्ट्र के किया प्राप्त के अपने के लिए अने प्राप्त के समय के किया के लिए किया के लिए किया के लिए किया

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or on any definition UNOFFICIAL COPY ellowers by the espetie passession until the sup A NO LABOR TO BE SUBSICE for redemation whether there be redemption of of deed in deem of sale. but it has deed be issued; that empiretion of the statutory period during which it may be resued; and on lease of said premises shell be dullified by the appointment or soury in possession of receiver but it may elect to terminate any lesse junion to the lien hereof; and upon foreclosure of said premises. Here shall be allowed and included as in additional indebtedness in the decree of sale all expenditures and expenses together with interest charson at an interest rate equal to the prime cafe as published in the Wall Street Journal 3%. Varying daily, which may be paid or incurred by or as behalf of Mortgagee for attorney's foes, Mortgagee's fees, appraiser's fees, outlay for exhibite attached to pleadings, documentary and expert evidence. stemmarapheris fees, Masteris fees and commuselous, court costs, publication costs and costs (which day be estimated as to and include items to be expended after the eastwoof the decrees of procuring all such abstracts of title, title searches, eveninghious and reports, guaranty policies, Torrens contificates and similar data and assurances with respect to title as Montgages may reasonably down beconstry either on properties such whit or to evidence to prodom en any sale held pursuance such decree the frue title to or value of east pressest all of which aforesaid amounts jugether with interest as believe analysed shall be immediately due and payable by the Montgagor in connection with (e) any proceeding, including probate or bankruptcy proceedings to which either party hereto shall be a party by casson of this Mortgage or the cote hereby secured; or (b) preparations for commencement of any suit for foreclosure hereof after the accrual of the right to foreclosure, whether or not actually commenced; or (c) preparations for the defense of or intervention in any threatmen or contemplated suit or proceeding which might effect the premises of the security beneat. Whether or not actually commenced. In the event of a consciousness of said premises there first shall be baid out of the accessed thereof all of the aforesaid items, then the entire radebtedness whether due and payable by the terms hereof or not and the interest due Thereon up to the time of such sele-and the overplus, if any, shall be pull to the Moragager, and the purchaser shall not be obliged to see to the application of the ourchase money.

G. In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is becaby empowered 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 compensation so received shall be forthwith applied by the Mortgages as it may sleet, to the immediate reduction of the indebtedness secured becaby or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgages or its assignee.

H. All easements, rents, issues and profits of said predicts are pledged, assigned and transferred to the Mortgagee, whether now one 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 chase or agreement is written or verbal, and it is the intention hereof of to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be occuped thereunder, together with the right in case of default, either before or efter foreclosure sale, to enter upon and take possession of, manage, paratoin, and operate said premises, or any part thereof, make leases for being deemed advantageous to it, becominate or rodify objecting or future leases, collect said avails, rents, issues and profits, reparathers of when earned, and use such measures whether legal or equitable as in any deem proper to enforce collection thereof, employ resting apents or other employees, after or repair said premises, buy formathings are equipment therefor when

បញ្ជាក់ ប្រជាពល ប្រជាពល ប្រជាពល ប្រធានបាន ប្រធានប្រជាពល ប្រជាពល ប្រជា

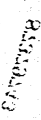
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forms of insurance UNOFFICIAL COPY netessary for any purpone created on the contocided organises and in the intime the select which liter is prior to the lies of any other indebtsoress beneby secured. And out of the income retain reasonable compansation for itself, day insurance premiums, bakes and assecsments, and all moderses of every time including attorney's fees, incurred in the exercise of the pawers recein given, and from time to time apply any balance of income pole to its scie diathethro needed for the aforesaid purposes, first on the interest and iner on the principal of the indebtedress hareby secured, ballery or principal of the indebtedress hareby secured, ballery or principal of the indebtedress hareby secured, of foreclosure, and on the deficiency in the proceeds of sale. It env. whether there be a detree in personal therefore on out. The possession of Mortgagee may continue until all indeptedness secured hereby is paid in full or until the delivery of a days pursuant to a decree foreclisting the lien hereof. but if no deed be issued, then bornl the elpiperica of the statutory period during which it may be issued. Montgages shell, however have the discretionary power at any time or refuse to take or to apandon possession of said premises without effecting the lies because. shall have all powers, if any, which it dight have had without this paragraph. No suit shall be sustainable against Nortgagee based upon aco or omission relaging to the subject matter of this paragraph valess commenced within sixty days after Montgages's besseession collect.

- J. That each right momen and remedy believe to inferred usen the Mortgagee is complative of each other night or remedy of the hortgagee, whether herein or by law conferred, and be performed construently therewith, that no waiver by the Mortgagee of performance of any coverant hadely or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the seme or any other of said coverants; that wherever the contest below frequires, the mesculing gencer, as used benein, shall include the feathirs and the neuter and the singular number, as used herein, shall include the planel; that all rights and obligations while, this Mortgage shall extend to and binding upon the respective successors and assigns of the Mortgagon, and the successors and assigns of the Mortgagon, and mentioned may be exercised as often is occasion therefor arises.
- K. Nobwithstanding any of the provision confeined herein, the noragagor hereby waives any and all rights of refemblion from sale under any order on judgement of foreclosure or its two bybylf and an behalf of each and every person, except judgement creditors of the soragegor, acquiring any interest in or title to the premises subsequent to the date of this mortgage.
- i. The within mortgage secures an obligation race had for the construction of an improvement on the land markage barear, including the acquisition cost of the land (if this is the case, and constitutes a "construction mortgage" within the meaning of Section 9-313(1)(c) of the Illinois Uniform Commercial Code.

This Mortgage is executed by the undersigned, not personally but as Trustee as aforesaid to the exercise of the power and authority conferred upon and vested in it as such Trustee (and the undersigned thereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and egreed that nothing herein or in said Note contained shall be construed as creating any liability on the undersigned personally to pay the said Note or any interest that have account thereon, or any indebtedness occruing remember, or to perform any covenant either express or implied herein contained, all such liability if any, being expressly waived by the dortgagee and by every person now of 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 account hereover shall look solely to the premises hereby conveyed for

i kalika di lakela hasemba aja kemba 200 diberek memban mala kepiti aja hari di kalimanyan di kesebahan di Contracts of Francisco 5 100 Control of the control ్ ఎక్కువారు. మండు కారు కుంటు కుంటు కుంటు చెప్పుడు. అన్నాయిని కార్పుడు. ఎక్కువారు మార్క్ జెంత్రాకు కుంటు కార్యక్రి కారు మార్క్ క్రిక్ క్రిక్ కార్ట్ మార్క్ క్రిక్ క్రిక్ క్రిక్ క్రిక్ ఇక్కువ జామామ్మని ఉద్యక్తున్న కూడికో ఎక్కువక్కువ కూడికో కార్స్ కార్స్ క్రిక్ క్రిక్ క్రిక్ క్రిక్ క్రిక్ క్రిక మండుకుండి కార్పుకు රුත්වෙන් මුත්තුවන්තුවන් තව විදුල්ව සිට විවේදවේ විසිටල් වන වෙන්වේ වෙන්සුවේ විද්යා සිට ප්රතිවේදවේ මිසි උපව දේකුම්බුතුවන්ට දෙතව වීට සිට වෙන වෙන වෙනවා සිට සිට විසිටුවේ සිට දී ඉතිරීමේ වෙන වෙනවා වෙනසාමිය කුණ් උපවුවෙනු සුදුම්බනවාදී වෙනවා කර පිළුවෙනු දේ වෙන සිට විසිටුවේ වෙනවා දී වෙනවා වූ වෙනිවෙන වෙනවා සුතුම්මියි កាល មានស្វាលស្វាលសំវាល់ សុវាមិ The recorded moves of the general groups with the fifth of the grown of the contract of the co ក់ខ្លួន ខ្លែកទៀតប៉ែងក្នុងកំណែកស៊ីប៉ែកក្នុងស៊ីប៉ែកក្នុងស៊ីប៉ី ក្រុសប្រទេសការសម្រេចកំណាំ សកស្រាសការបានស្រាស់ ស្រាស់ក្រុមបានអំព ्राच्या क्रिक्स अस्ति केल्क्स केट किस्सू material system in temperature and the material and the



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the payment thereof, by the enforcement of the lien hereby created. In the manner herein and in said Note provided or by action to enforce the personal liability of the guarantor, 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

Attest:

Jane D. Kei

Scott T. Vickers, Cashier

STATE OF ILLINOIS COUNTY OF KANE

I, Lori A Kluender, a Notary Fucilit in and for said County. in the State aforesaid, DO HEREBY CERTIFY that Jane Keith, A.V.F. & 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 convorate 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

Lori Kluender, Notary Sullice

Manito.
Prepared by:

Brenda Rainey Union National Bank One Fountain Square Plaza Elgin: IL 60120 FILED FOR RECORD

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