THIS MORTGAGE is made this

between the Mortgagor(s), Gale Mesenbrink, divorced and not since remarried

(herein "Borrower"), and the Mortgages, TRAVENOL EMPLOYEES CREDIT UNION, whose address is 1425 Lake Cook Road, Deerlield, Illinois 50015 (herein 'Londor'').

Eight thousand eighty and 00/100 WHEREAS, Borrower is indebted to Lender in the principal sum of which indebtedness is evidenced by Borrower's note of even date (lystels Note) previding for monthly installments of principal and interest, with the balance of the indebtedness, if not sooner paid, due and payable on Mar Ch 22, 15 providing for monthly installments of principal and interest, with the balance of

TO SECURE to Lender the repayment of the indebtedness evidenced by the Note, with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the coverants, and agreements of Bortower herein contained, Borrower does hereby mortgage, grant and convey to Lender, and the Lender's successors, the following described property located in COOK. County, State of Illinois:

Parcel 1: Unit Number 5-43 in the Groves of Hidden Creek Condominium 1, as delineated on survey of part of parts of the South East 1/4 of Section 1, Township 42 North, Range 10, East of the Third Principal Meridian, (hereinafter referred to as "Parcel"), which survey is attached as exhibit "E" to declaration of condominium made by Lasalle National Bank, a National Banking Association, as Trustee under Trust Agreement dates July 11, 1972 and known as Trust Number 44308, recorded as Document Number 22827823 as amended from time to time together with its undivided percentage interest in said Parcel(excepting from said Parcel all the property and space comprising all the units thereof as defined and set forth in said declaration and survey), in Cook County, Illinois.

Also Parcel 2. Iasements appurtenant to and for the benefit of Parcel 1 as set forth in the declaration of essements recorded August 26, 1974 as Document Number 22827822 and created

by deed from Lasatie National Bank, as Trustee under Trust Agreement dated July 11, 1972 and known as Trust Number 44398 to Douglas W. Gilliatt and Patricia A. Gilliatt, his wife, recorded July 23, 1976 as Document Number 23571458 for ingress and egress, in Cook County, RECORD DATA Illinois.

PIN: 02-01-400-017-1149 Led

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1612 Vermillion, Palatine, Illinois 60074

which has the address of which with the property hereinafter described is referred to "... ein as the "property".

TOGETHER with all of the improvements now or he eafte, erected on the property, and all easements, rights appurtenances, rents, profits, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage.

TO HAVE AND TO HOLD the property unto the Lender, and the Lender's successors and assigns, forever, for the purposes, and upon the uses herein set forth, free from all rights and benefits under and by virtue of the H minst ad Exemption Laws of the State of Illinois, which said rights and benefits the Borrower does herein expressly release and waive. Borrower hereby warrants are "with time of the ensealing and delivery of these presents Borrower is well selzed of said real estate and premises in fee simple, and with full legal and equitable title to the mortgaged property, with good right, full power and lawful authority to self, assign, convey, mortgage and warrant the same, and that it is free and clear as coumbrances, except as provided in paragraph 1, and that Borrower will forever warrant and defend the same against all lawful claims.

	1 This Mortanes is in	unior and subordinate to a first mor	nade on the ordinary viron the Bor	rower to FIRST UNIT	in Mortgage corp.
	1. This more gage is p	Jinor and addordinate to a mot more	.gago on ma pri san ji nam ma	1/2/86	
dated	1/3/86	("Prior Mortgage"). The Prior	Mortgage secures /, note ("Prior i	Note") dated	, in the original prin-
cinal	amount of Forty-five	thousand five hundred	Dollars (\$. 45,500,00	), made by the Borrower	and payable to the holder of the

Prior Note and the Prior Mortgage. Borrower hereby covenants and agrees to perform all of its obligations under the Prior Note, the Prior Mortgage and all other documents and instruments ("PRIOR LOAN DOCUMENTS,") if any, related to the loan ("Prior Loan") evidenced by the Prior Note, including but not limited to all of the Borrower's obligations to make payments thereunder when and as they become due, any default under the Prior Mortgage or Prior Note shall constitute a default hereunder.

In the event the holder of the Prior Note and the Prior Mortgage exercises its rights under the Prior Note, or the Prior Mortgage, to immediately doctare all sums remaining unpaid under the Prior Loan to be immediately due and payable, then Lender may, a Its opt on, also declare all remaining unpaid interest and principal under the Note secured by this Mortgage to be also immediately due and payable, immediately, unon notice thereof to Borrower or to step in and assume payments to the Prior Note adding all such amount paid to the principal of this loan.

- 2. Borrower shall pay promptly when due the principal of and interest on the indebtedness evidence. Ty the Note, late charges as provided in the Note, and each indebtedness which may be secured by a lien or charge on the premises superior to the lien hercof.
- 3. In the event of the enactment after this date of any law of littinois deducting from the value of land to 'the purpose of taxation any lien thereon, or imposing upon the Lender the payment of the whole or any part of the laxes or assessments or charges or liens herein re located be paid by Borrower, or changing in any way the laws relating to the laxation of mortgages or debts secured by mortgages or the Lender's interest in the or perty, or the manner of collection of taxes, so as to affect this mortgage or the debt secured hereby or the holder thereof, then and in each such event, the Borrower, or demand by the Lender, shall pay such taxes or assessments, or relimburse the Lender therefor; provided, however, that if in the opinion of counsel for the 1 index (a) it might be unlawful to require Borrower to make such payment or (b) the making of such payment might result in the imposition of interest beyond the naximum amount permitted by law, then and in such event, the Lender may elect, by notice in writing given to the Borrower, to declare all of the indebtedness secured by the Lender may elect.
- 4. If, by the laws of the United States of America or of any state having jurisdiction in the premises, a tax is due or per orms due in respect of the issuance of the note hereby secured, the Borrower covenants and agrees to pay each such tax in the manner required by any silch aw. The Borrower further covenants to hold harmless and agree to indemnify the Lender, and the Lender's successors or assigns, against all liability incurred by reacon of the imposition of a tax on the issuance of the note secured hereby.
- 5. Before any penalty attaches borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the property which may attain a priority over this Mortgage.
- 6. Borrower shall keep the improvements now existing or hereafter erected on the property insured against this by the hazards included within instement "extended coverage", and such other hazards as Lender may require for the full insurable value without co-insuminated violets to pay the cost of replacing or repairing the same or to pay in full the indext against a sufficient either to pay the cost of replacing or repairing the same or to pay in full the indext against a sufficient either to pay the cost of replacing or repairing the same or to pay in full the indext against a sufficient either the pay the cost of replacing to repairing the same or to pay in full the indext against a sufficient either the pay the payable, in case of loss or damage, to Lender, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall defiver all policies, including additional and renewal policies to the Lender, and incase of insurance about to expire, shall deliver one-wall policies not less than ten (10) days prior written notice to the Lender. If the Prior Mortgage requires delivery of each such insurance policy to the holder of the Prior Mortgage, then Borrower may satisfy its obligation under this paragraph by delivering a duplicate original of each such policy or a certificate therefor to the Lender.

  7. In case of loss the Lender is hareby authorized at the sole policy of each such policy or a certificate therefor to the Lender.
- 7. In case of loss, the Lender is hereby authorized, at its sole option, either (i) to settle and adjust any claim under such insurance policies without consent of Borrower or (ii) to allow Borrower to agree with the insurance company or companies on the amount to be paid upon the loss, subject to Lender's rights under the PRIOR LOAN DOCUMENTS. In either case, Lender shall have the right to collect and receipt for such insurance money. Such insurance proceeds shall be applied either from time to time and at the sole option of the Lender, in payment or reduction of the indebtedness secured hereby, whether due or not, or be held by the Londer and used to reimburse Borrower for the cost of the repair or restoration of buildings or improvements on said property. The buildings and improvements shall be so repaired or restorated as the Lender may require and approve. No payment made prior to the final completion of such repair or restoration work shall exceed ninety percent (90%) of the value of such work performed, from time to time, and at all times the undisbursed balance of said proceeds remaining in the hands of the Lender shall be at least sufficient to pay for the cost of completion of such work free and clear of tiens.
- B. Borrower hereby assigns, transfers and sets over unto the Lender the entire proceeds of each award or claim for damages for any of the property taken or damaged under the power of eminent domain or by condemnation, subject to the Lender's rights under the Prior Loan Documents. The Lender may elect to apply the proceeds of the award upon or in reduction of the indebtedness secured hereby, whether due or not, or to require Borrower to restore or rebuild, in which event the proceeds shall be held by the Lender and used to rollmburse Borrower for the cost of the rebuilding or restoring of buildings or improvements on the property, in accordance with plans and specifications to be submitted to and approved by the Lender. If Borrower is authorized by the Lender's election as aforesaid to rebuild or restoring, the proceeds of the award shall be paid out in the same manner as is provided in Paragraph 7 hereof for the payment of insurance proceeds toward the cost of repairing or restoring. The surplus which may remain out of said award after payment of such cost of repair, rebuilding or restoration, at the option of the Lender, shall be applied on account of the indebtedness secured hereby.
- Borrower shall keep the property in good condition and repair, without waste and free from mechanic's liens or other fiens or claims not expressly subordinated to the lien hereof, unless otherwise herein provided for, and shall comply with all requirements of law or municipal ordinance with respect to the property and the use thereof.

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10. If Borrower fails to perform the oversats and agreement contained the plane of the proceeding is commenced which materially affects Lender's interest in the property including enument domain, insolvency, code an organism of attemperents or proceedings involving a bankrupt or decedent, then, Lender's fentier's option, upon notice to Borrower, may, but need not, make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable afterney's fees and entry upon the property to make repairs.

All expenditures and expenses incurred by Lander pursuant to this Paragraph 10, with interest thereon, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate parmissible under applicable law. Nothing contained in this Paragraph 10 shall require Lender to incur any expense or take any action hereunder

- Borrower covenants and agrees that if and to the extent Lender pays installments of principal or interest or any other sums due under the Prior Note, The Prior Mortgage or the other documents or instruments, if any, evidencing or securing the Prior Loan, Lender shall be subrogated to the rights, I ans, security interest, powers and privileges granted to the holder of the Prior Note and the Prior Mortgage, and the Prior Mortgage shall remain in existence to secure Borrower's obligation to repay all such installments or other sums paid by Lender.
- 12. As long as any indebtedness secured hereby remains unpaid, in the event that Borrower without the prior written consent of the Lender, shall transfer, encumber, mortgage or lease all or a portion of the property, such action shall constitute an event of default under this Mortgage and the Lender shall have the right, at its election, to declare immediately due and payable the entire indebtedness secured hereby.
- 13. To the extent permitted by law, if bankruptcy or any other proceeding for relief under any bankruptcy or similar law for the relief of debtors, is in-stituted by or against Borrower, the Lander, at its option, may declare this Mortgage in default upon notice to Borrower, whereupon the entire indebtedness secured hereby shall become immediately due and payable.
- In addition to all other rights of Lender contained herein, in the event Borrower (I) fails to make any payment when due hereunder, or (ii) defaults in the performance of any other of Borrower's obligations hereunder and said default shall continue for ten (10) days, then Lender, at its option, and without the necessity of giving notice or demand, the same being hereby expressly waived, may declare any portion or the entire principal balance, together with all off er charges, immediately due and payable. The necessity of demand that payment be made in accordance with the terms hereof as a condition precedent to the exercise of such option subsequent to the acceptance of overdue payments is hereby waived. The acceptance of any sum less than # full installment shall not be construed as a waiver of a default in the payment of such full installment.
- 15. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Lender shall have the right to forsclose the iten hereof, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditules and any expenses which may be pail to incurred by or on behalf of Lender for attorneys fees, appraiser's fees, outlays for documentary and expert evidence, stenographers charges, publication or atsize of costs (which may be estimated as to items to be expended after entry of the decree) of produring all such abstracts of lifts, title searches and examinations, the production of the fitting that are assurances with respect to title as Lender may deem reasonable to be necessary either to prose rute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All explicitly all or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All explicitly and expenses of the nature in this paragraph mentioned shall become additional indebtedness secured hereby and immediately due and payable, with the rest thereon at the highest rate now permitted by tilinois law, when paid or incurred by Lender in connection with (a) any proceeding, including probate and by kin pitcy proceedings, to which the Lender shall be a party, either as plaintiff, claimant or defendant, by reason of this mortgage or any Indebtedness hereby secured. The proparations for the defense of any actual or threatened suit or proceeding which might affect the propertion the security to hereof. ly hereof.
- 16. The proceeds of a foreclosure of it the property shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure place of the incident of the foreclosure place of the incident of the incident of the foreclosure place of the incident of the foreclosure place of the incident of the incident of the foreclosure place of the incident of the
- 17. Upon or at any time after the filling of a corust and to forectose this Mortgage the court in which such complaint is filled may appoint a receiver of said property. Such appointment may be either before or after sate; without notice, without regard to the solvency or insolvency of Borrower at the time of application for such receiver and without regard to the then value of the receiver whether the same shall be then occupied as a homestead or not, and the Lencer may be appointed as such receiver. Such receiver, shall have power to collect it the rents, issues and profits of said property during the pendency of such forecto nate suit and, in case of a sale and a deficiency, during the full statutory a rind of redemption, whether there be redemption or not, as well as during any further time or when Borrower, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, control, management and constitution of the property during the whole of said period. The Court from time to time may application authorize the receiver to apply the net income (n his hands in payme it is whole or in part of: (1) The indebtedness secured hereby, or by any decree to reclosing this Mortgage, and each tax, special assessment or other lien which may be decreed to reclosing this made prior to forectosure saie; (2) the deficiency in case of a sale and deficiency.
- 18. No action for the anforcement of the lien or of any provision hereo' shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the notice hereby secured.
  - 19. The Borrower at the request of the Lender shall provide copies or painting the bills.
- 20. Borrower represents and agrees that the obligation secured hereby for stitutes a loan secured by a lien on a residential real estate which comes within the purview of III. Rev. Stat., 1983, ch. 17 Subsection 604(1)(1), as amended. All agr aments herein and in the Note secured hereby are expressly limited so that in no contingency or event whatsoever, shall the amount paid or agreed to be full to the holder of said Note for the use of the money to the advanced hereunder exceed the highest tawful rate permissible under applicable usury taws. If, for, any circumstances whatsoever, clutifitizent of any provision herein or of said Note at the time performance of such provision shall be due, shall involve transcending any limit of validity prescribed by law which a court may drem applicable hereto, the obligation to be fulfitted shall be reduced to the limit of such validity and if from any circumstance the Lender shall ever receive as interest an amount which would exceed the highest lawful rate, such amount which would be excessive merest shall be applied to the reduction of the unpild principal balance due under said Note and not to the payment of interest.
- 21. Borrower and Lender Intend & id believe that each provision in this Mortgage and the Vote secured hereby comports with all applicable laws and judicial decisions: However, if any portion of this Mortgage or said Note is found by a court to be in vicinity of any applicable law, administrative or judicial decision, or public policy, and if such court should deciare such portion of this Mortgage or said Note to be in vicinity unenforceable as written, then it is the intent both of Borrower and Lender that such portion shall be given force to the fullest possible extent that it is valid at disclosured as if such invalid or unenforceable portion, was not contained therein, and that the remainder of this Mortgage and said Note shall be remainder of this Mortgage and said Note shall be remainder of this Mortgage and said Note shall be remainder of this Mortgage and said Note shall continue in full force and effect.
- 22. No walver of any provision of this Mortgage shall be implied by any failure of Lender to enforce any re nedy on account of the violation of such provision, even if such violation be continued or repeated subsequently, and no express walver by Lender shall be valid unless in writing and shall not affect any provision other than the one specified in such written walver and that provision only for the time and in the manner specifically stated in the walver.
- 23. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage and flen thereof by proper is strument without of arge to Borrower. Borrower shall pay all costs of recordation, if any.
- The singular number shall mean the plural and vice versa and the masculine shall mean the feminine and neuter and vice torsa, "Including shall mean "including, but not limited to".

25. This Mortgage shall be interpreted in accordance with the laws of the State of Illinois. IN WITNESS WHEREOF, Borrower has executed this Mortgage. COUR COUNTY PERCENDER DE TEST SECTEMENT OF TALE SCALL SERVE COUNTY OF COOK E. W. Swanson , a Notary Public in and for said ounty and sitate, do hereby certify that <u>Gale Mesenbrink, divorced and not since remarried</u> is nally known to me to be the same person. \_\_ whose name. subscribed to the foregoing instrument, appeared before me this day in person, and signed and delivered the said instrument as her knowledged that She rein set forth, including the release and waiver of the right of homestead. Commission expires 3-26 Given under my hand and official seal, this \_\_17th Notary Public MAIL THIS INSTRUMENT TO: 1425 Lake Cook Ro

Deerfield, H.

**66035** 

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