THIS JUNIOR MORTGAGE SECURES MONEY ADVANCED UNDER A REVOLVING LINE OF CREDIT WITH A VARIABLE RATE OF INTEREST. THIS MORTGAGE CONTAINS A DUE-ON-SALE PROVISION.

THIS MORTGAGE is made this	23RD	day of _	APRIL	, 19 93	, between
the Mortgagor. CLENN L. KTEIMETER		TERRETER, HIS	THICL SA PHIM	TOUNTS	·
referred to as Borrower), and the Mortos and existing under the laws of the State	₩ .	•	-	a not-for-profit corporatio	(hereinafter n, organized
WHEREAS, the grantor(s) GLM	V L KIERMETER /	AND KATHY E KIE	MELER HIS WIF	E AS JOINT TENANTS	
debted upon a certain Homa Equity Li				ls/ar	re justly in-
all modifications, amendments, extension has agreed to make advances to Borrow and may be made, repaid and remade, from that any series of advances are to be set time under said Credit Agreement, not in the terms set for in said Credit Agreement, shall no 21,900.00 TWENTY-ONE THE	ins and renewals ver under the term om time to time as cured by this Mor icluding linance o nent and any othe t exceed the sui	thereof (hereinaftens of said Credit Aparties agree. tgage. Whereas thereon at ear charges and como of	er referred to as "(greament, which a Whereas Lender se total outstandin a rate which will v	Credit Agreement"). Whe advances will be of a revo and Borrower contemplat ag principal balance owin ary from time to time depo	reas Lender living nature le and agree g at any one anding upon time to time
to herein as the "Maxion on Principal Ba			Agreement as th	e "Line of Credit".	
THE PARTIES THERGIVORE AGR	EE THAT:			933	133346

THE ENTIRE INDEBTEDN &S due under said Credit Agreement, if not sooner paid, is due and payable MAY 20. 1998

(FIVE) years from the date of the Credit Agreement. No advances under this Credit Agreement will be made after APRIL 20, 1998

(5) years from the date of this Mortgage.

THE BORHOWER further agrees that all other sums advanced in accordance herewith to protect the security of this Mortgage, with finance charges thereon at the variable rate of interest as described in the Credit Agreement, shall be secured by the terms of this Mortgage.

THE BORROWER covenants and agrees as follows:

(1) To pay said indebtedness, and interest mareon, as set forth in said Credit Agreement, or according to any agreement extending time of payment;

(2) To pay when due, each year, all laxes and a seesments against said premises, and on demand to exhibit receipts therefore;

(3) Within sixty days after destruction or damage to said property to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged;

(4) That waste to said premises shall not be permitted or at lifered;

(5) To keep all buildings now or at any time on said premises insured with companies to be selected by the Lender herein, who is hereby authorized to place such insurance with companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first, to the Lender therein as its interest may appear and thereafter to Lender herein which policy shall remain with the first Mor gags Lender until the indebtedness is fully being.

(6) To pay all prior encumbrances and interest thereon, at the time or imps when the same shall become due and payable.

IN THE EVENT or failure to so insure, or pay taxes or assessments or the prior encumbrances or the interest thereon when due, the Borrower or the holder of said indebtedness, may produce such insurance or pay such taxes or assessments or discharge or purchase any tax lien or title affecting said premises or pay fill prior encumbrances and the interest thereon from time to time; and all money so paid, the Borrower agrees to reprive immediately without demand, and the same with interest thereon from the date of payment at the variable rate of inforest then in effect pursuant to the terms of the Credit Agreement and said sums shall be treated as additional indebtedness secured hereunder.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said hidebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from the time of said breach at the variable rate of interest then in effect pursuant to the terms of the Credit Agreement, and said sums shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

IT IS AGREED by the Borrower that all expenses and disbursements paid or incurred on behalf of Lender or the holder of said indebtedness, in connection with any foreclosure hereol, including reasonable attorney lees, outlays for documentary evidence, stenographers' charges, costs of procuring or completing abstracts showing the whole title of said premises embracing foreclosure decree, shall be paid by the Borrower; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the Lender or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Borrower. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor release given, until all such expenses and disbursements, and the costs of suit, including attorneys fees have been paid. The Borrower, for the Borrower and for the heirs, executors, administrators, and assigns of the Borrower waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Mortgage, the court in which such complaint is filed, may at once and without notice to the Borrower, or any party claiming under the Borrower, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of said premises.

EC131374

415 K Leefle/Suite 402

LOT 89 IN WOODLANDS II, BEING A RESUBDIVISION OF THAT PART OF LOT 3 IN DEERE'S SUBDIVISION OF PART OF THE EAST 1/2 OF THE SOUTH EAST 1/4 OF SECTION 14, TOWNSHIP 41 NORTH, RANCE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING NORTH OF A LINE 100.0 FEET NORTH OF AND PARALLEL WITH THE SOUTH LINE OF THE NORTH EAST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 14, AFORESAID IN THE VILLAGE OF STREAMMOOD, ACCORDING TO THE PLAT THEREOF RECORDED MAY 8, 1979, AS DOCUMENT NO. 24951036, IN COOK COUNTY, ILLINOIS.

Commonly known as:

164 ABBEYWOOD CIP

STREAMNOOD IL 60107

Permanent real estate index number: 06-14-4/9-012

Stopo or C

BORROWER hereby releases and waives all rights under and by virtue of the homestead exemption laws of the state of Illinois.

THE BORROWER further covenants:

(1) If at any time, the sum which would then be necessary to sa' sty the Borrower's account in full is greater than it would have been had the Borrower promptly paid all periodical and contractual payments and fulfilled all of the coverants, as obligated, the Borrower's account shall be considered definition to the extent of such difference;

(2) That time is of the essence hereof and if any default be made in the performance of any covenant herein contained or in making any payment under the Credit Agreement or any extension or renewal thereof, or if proceedings be instituted to enforce any other tien or charge upon said real property, or upon the filing of a proceeding in bankruptcy by or against the Borrower, or if the Borrower shall make any assignment for the benefit of his creditors or if the Borrower's property be placed under the control of or in the custody of any court, or if the Borrower abandons said property, then, and in such event, the Lender is hereby authoused and empowered, at its option, and without affecting the lien hereby created or the priority of said lien or any right of the Lender hereunder, to declare without notice, all sums secured hereby immediately due and payable, whether one not such default be remedied by Borrower, and applied towards the payment of said Mortgage indebtedness, env indebtedness of the Borrower to the Lender, and said Lender may also immediately proceed to foreclose this Mortgage;

(3) That in the event said property is sold or transferred or any action is taken to affect the equitable ownership of said property, then, in such an event, without notice to the Borrower, the entire principal, interest, costs.

and expenses, due under said Credit Agreement shall become immediately due and payable

EXTENSION of the time for payment or any modification of amortization of the sum secured by this Mortgage granted by Lender to any successor and interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors and interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sum secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest.

ANY FORBEARANCE by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of, or preclude, the exercise of such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.

ALL REMEDIES provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercises concurrently, independently, or successively.

EXCEPT FOR any notice required under applicable law to be given in another manner, any notice to Borrower provided for in this Mortgage shall be given by certified mail, return receipt requested at the property address or at such other address as Borrower may designate by notice to Lender as provided herein, and any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein.

If ALL OR any place the property of interest in which it leads to the Morrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Morrigage, (b) the creation of a purchase money security interest for a household appliances, (c) a transfer by devise, dissent, or operation of law upon the death of a joint tenant or (d) the grant of any lease hold interest of thise years or less not containing an option to purchaser, Lender may, at Lender's option, declare all the sums secured by this Mortgage to be immediately due and payable. Lender shall have waived such option to accelerate, if, prior to the sale or transfer, Lender and the person to whom the property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph and, if borrower's successor and interest has an executed written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the note or Credit Agreement.

Lender shall release Borrower from a	all obligations under this Mor	tgage and the note or	Credit Agreement.
IF LENDER exercises any option accordance with notice provisions her the notice is mailed within which Borr to the expiration of such period, Lendopermitted hereunder.	ein, such notice shall provide ower may pay the sums deci	a period of not less thated due. If Borrower (en thirty days from the date alls to pay such sums prior
BY SIGNING below, Borrower a Security Instrument and in any rider(ccepts and agrees to the te s) executed by Borrower and	rms and covenants of recorded with it.	ontained in this Mortgage
200	Glennid	Lecineir	(SEAL)
OX OX	Kathy E.s	Liermeier	(SEAL)
STATE OF ILLINOIS)			,
COUNTY OF KANE }	0		
, JEANNE COULSON	0/	ntana Babila la analina	antel County, In the State
aforesaid, DO HEREBY CERTIFY that		•	said County, in the State
personally known to me to be same pe		ARE	subscribed to the
foregoing instrument, appeared before	me this day in potern and a	icknowledged thatT	EY eigned,
sealed and delivered the said instrume	nt as THEIR	free and volur	lary act, for the uses and
purposes therein set forth, including th	ne release and waiver of the	right of homestead.	61
Given under my hand and notarial	seal this 23RD	APRIL	, 1973
, , , , , , , , , , , , , , , , , , , 	Juna 16		
JEANNE COULSON N'TARY PUBLIC, STATE OF ILLINOIS NY COMMISSION EXPIRES 8/15/94	Notary Public	O/4	9333346
***************************************		0,	
Commission Expires			
-			J.C.
	MICHAEL JARVIS		
his instrument was prepared by			
	(Name)		
	s inisó hawthorne		
Trank .			
	FIGIN IL 60123		
	t d atalaman k		
	(Address)		