

EQUILINÉ MORTGAGE

	The MORTG								<u>Ly</u>		
	of the City of		Y HILLS								
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	ment of the inc	king corporal lebiedness d	ion with its prin escribed herein,	idipal place o , the following	g described pro	aled at 6734 J operly localed	ollet Road, Cot In	untrysids, illinol	80525, 10 80cui	to the pay-	
	COC				ta of Illinois:	HATT I CO	NUMBER	A AC DELTHE	ATEN ON A	อาเมนร์ช คร	
	THE FOLLOUNIT DEVELOR 36 NORTH, VILLAGE U OF SECTIO DECLARATI WITH ITS	WING DES LOPMENT RANGE I INIT 3. TO ON 16. TO ON OF CO UNDIVIDE	THE CECTION OF THE CE	ATENNIAL LESTATE SUBDIVISI F THE THI JNIT DEVE NORTH, R RECORDED AGE INTER	CERTAL CERTAL ON OF PAR RD PRINIC LOPMENT, ANGE 12, APRIL 22 EST IN THE	IN LOTS IN TOF THE TPAL MERIE BEING A S WHICH SUR 1, 1993 AS IE COMMON	NOCHURION CENTENNI SOUTHWEST DIAN, AND SUBDIVISIO RVEY IS AT DOCUMENT ELEMENTS,	AL VILLAGE 1/4 OF SE CERTAIN LO ON OF PART TACHED AS 1/93297367 IN COOK (ATED ON A UNIT 1, A CTION 16, OTS IN CENT OF THE SOU EXHIBIT "A AS AMENDE COUNTY, ILL	PROVEY OF PLANNED TOWNSHIP ENNIAL THEAST 1/4 TO THE D. TOGETHEI INOIS.	R
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	which has a co				NTAL COUL				VIY RECORDER		r
	(Street),		byan -), Illinois		· · · · · · · · · · · · · · · · · · ·		ode). ("Property /		
	royalties, mine replacements	erai, oil and and addition	gas righta, r.n. s shall also oo	overed by it	ter rights and ria Mortgage.	i stock and a All of the fore	li fixtures now going is referr	or herealler a ud to in this Mo	nia, appurtenanc part of the pro rigage as ine "f	porty: All Proporty:"	
	MORTGAGOR(and convey the generally the t Mortgagor(s) to	(S) COVENAI a Property an Itie to the Pr	NT(S) that Morto d that the Prope operty against	pages(a) are la arti la imencu all cisimis ani	awlully selzed Imbered, exce d demands, st	of the estate pt for encumb ibject to any e	hereby convey rances of recoi incumbrances	th byend have the decidence of the control of the c	right to moriginarity and versants and versants and versants and versants are right.	gago from gago from	
		NON	E				dated				
	and recorded a							- 			
									ho State of Illino		
	This Mortgage herswith, betw ment may be in future advance advances were and although t secured may in sum of	secures the een Mortgag respected at the second at the second at the second sec	performance of or(s) and Mortg he Mortgagee's le pursuant to a date of the axe no indebtedne crease from tim HUNDRED	the obligation ages and any office. This is uch Agreems cution of this as outstanding to time, but THOUSAND	ns pursuant to amendmen! I wortgage se au int within two. Mortgage, all ing at the time the total amo DOLLARS.	that certain a contain a c	equiline Agreer enewals or mo adness existing the date heavy be no advarus made. The lat any one tim	ment and Note (* diffications then ig at the date he ereo!, to the sar nces made at th total amount of ne shall not exce	'Agreoment'') of eof. A copy of su reof. If any, and necestant as if su is lime of execution the indebtedne- ed the maximum	even dato ich Agree also such uch future on hereof; as hereby	
	Dollars (U.S.\$ _ or insurance of	100,000.	00**	olus Interest t	hereon and an	v disburser lei	ta made for th		xes, special assi		
	CONVENANTS	. Mortgagor(and Mortgag	ee covenant	and agree as	follows:		· · · · · · · · · · · · · · · · · · ·			
	Agreement, as	set forth the	rein.	e de la companya della companya della companya de la companya della companya dell				4.45	the debt evidenc	The second second	
									; and then, to pr		
	notices of amou	unts to be pa	id under this pa	ragraph. The	Mortgagor(a) a	inali make the:	se payments di	recti; and pron	to the Property v furnish to Mort aptly furnish to N e described abo	nortgagee 🔣	
•	Mortgagor(s): contest(s) in groperate to prev	(a) agres(a) ood faith the ent the enfo pry to Mortge attain priorit	in writing to the light of the	ia payment (lends agains len or forfelt ing the lien to gage, Mortga	ot the obligat t enforcement ure of any part this Mortgag gee may give t	ion secured b l of the lien ir l of the Proper e. If Mortgage Mortgagor(s) a	ny the tion in in it, legal proces ty; or (c) sect to determines the notice identify	n manne deciji n. dohu jagnibi n em mori (8)en 1).) trag vna tad	a peggriood abortable to Mortag the Mortgaged o'der of the lien he Froperty is au rigeor(s) shall s	a opinion an agree-	1
	damage by fire	, hazards inc i be maintair	luded within the sed in the amou	e term "extendints and for i	ided coverage the periods th	" and any othe at Mortgagee	ir hazards for t requires. The l	which Mortgage inaurance carrie	ty mrered again e requires insura er providing the	ance. This	
	All insurance p the right to ho premiums and a may make prod	renewai notic	es. In the event	'of loss, Mort	gagor(s) shall	and shall ind Mortgagor(s) give prompt no	lude a standar shall prompti otice to the ins	d mortgage clai y give to Mortg urance carrier a	ise. Mortgagee agee all receipt nd Mortgagee. N	shall have is of paid fortgagee	
	Unless Mortgac damaged, if the economically fe gage, whether c (30) days a noticeeds. Mortgag	gee and Mort e restoration easible or Mo or not then di lee from Mor lee may use !	gagor(s) otherw or repair is ecu ertgagee's secu le, and any excu tgagee that the he proceeds to	ilse agree in commically fe rity would be eas paid to M insurance c repair or res	writing, insure easible and Mo lessened, the lortgagor(s). If arrier has offe	ortgagee's sec insurance pro Mortgagor(s) : red to settle a	curity is not le ceeds shall be abandon(s) the a claim, then b	ssened. If the re applied to the s Property or doc fortoagge may	n or repair of the estoration or rep sums secured by is not answer wi collect the insur , whather or not	oair is not the Mort- thin thirty rance oro-	
,	The 30-day peri if under Paragr damage to the i to the acquisit	raph 17 the I Property prio	Property is acqu	ulred by Mor	lgagee, Mortg s to Mortgage	agor(s)' right s to the extent	to any Insurar of the sums se	nce policies and scured by this M	proceeds resul ortgage Immedi	lting from ately prior	
;	not commit was and requirement any building or Mortgage is on the leasehold a	ste or allow t nts of any go other proper a leasehold, and fee title s	he Property to description of the property of	deteriorate: Nority relating liter covered b liali comply w unless Mort	fortgagor(ā) al g to the Prope by the lien of th ith the provisi gagee agrees	nail comply wi rty. Mortgagor nis Mortgage w ons of the leas to the merger	th or cause to (s) shall not re vithout the prio le, and if Mortg in writing.	be complied will move, destroy, o it written conser jagor(s) acquire	lition and repair in all statutes, o damage or mate it of the Mortoac s) fee title to the	rdinances rially alter ree, if this Property	
~		innation, fore Property an ≄this Mortga	sciosure or to ei d Morigagee's r ge, appearing ir	lohis in the f court, payin	roperty. Morti g reasonable i	attorneys" lees	ang costs and a way judingo		nts contained in seding in bankru er is necessary as secured by a l Property to mai		

Any amounts disbursed by Mortgagee under this paragraph, Mortgagee does not have to doled.

Any amounts disbursed by Mortgagee under this paragraph shall become additional indebtedness secured by this Mortgage. Unless Mortgager(s) and Mortgagee agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the rate set forth in the Agreement and shall be payable, with Interest, upon notice from Mortgages to Mortgager(s) (equesting payment.

7. Inspection. Mortgages or its agent may make research control of the control 7. Inspection. Mortgages or its agent may make reasonable entries upon the inspection of the Property. Mortgages shall give Mortgagor(s) notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

AND MADE A PART HEREOF.

8. Condemnation. The proceeds of a yaver or it is to a gen, dischort consequential, it can be consequented to the Property or fer of newfide in the proceeds shall be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to Mortgager, in the event of a total taking of Property, the proceeds shall be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to Mortgager, in the event of a partial taking of the Property, unless Mortgager(s) and Mortgage chierwise agree in writing, the sums secured by this Mortgage shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Mortgagor(s).

If the Property is abandoned by Mortgagor(s), of it, after notice by Mortgages to Mortgagor(s) that the condemnor offers to make an award or settle a claim for damages, Mortgagor(s) fall(s) to respond to Mortgages within thirty (30) days after the date the notice is given, Mortgages is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Mortgage, whether or not then due.

- 9. Mortgagor(s) Not Released; Forbearance By Mortgagee Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Mortgagee to any successor in interest of Mortgagor(s) shall not operate to release the liability of the original Mortgagor(s) or Mortgagor(s) successors in interest. Mortgagee shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgagor(s) by reason of any demand made by the original Mortgagor(s) or Mortgagor(s) successors in interest. Any forbearance by Mortgagoe in exercising any right or remedy.
- 10. Successors and Assigns Bound: Joint and Saveral Liability; Co-signers. The covenants and agreements of this Mortgage shall bind and benefit the successors and assigns of Mortgages and Mortgagor(s), subject to the provisions of Paragraph 15. Mortgagor(s)' covenants and agreements shall be joint and several. Any Mortgagor who co-signs this Mortgage but does not execute the Agreement: (a) is co-signing this Mortgage only to mortgage, grant and convey that Mortgagor in terest in the Property under the ferms of this Mortgage; (b) is not paragraphy obligated to pay the sums secured by this Mortgage; and (c) agrees that Mortgages and any other Mortgagor may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Mortgagor's consent.
- 11. Lean Charges. If the loan secured by this Mortgage is subject to a law which sets maximum loan charges, and that law ic finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums stready collected from Mortgagor(s) which exceed permitted limits will be refunded to Mortgagor(s). Mortgagor may choose to make this refund by reducing the principal owed under the Agreement or by making a direct payment to Mortgagor(s), if a refund reduces principal, the reduction will be treated as a part's prepayment without any prepayment charge under the Agreement.
- 12. Notices. Any notice of Mortgagor(s) provided for in this Mortgage shall be given by delivering it or by mailing it by first class mall unless applicable law requires up of another method. The notice shall be directed to the Property Address or any other address Mortgagor(s) designate(s) in writing to Mortgages. Any notice to Mortgages shall be given by first class mall to Mortgages's address stated herein or any other address Mortgages of all also in writing to Mortgagor(s). Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor(s) or Mortgages when given as provided in this paragraph.
- 13. Governing Law; Severability. This Mortgage shall be governed by the law of illinois, except to the extent that federal law is applicable. In the event that any provision or draw; of this Mortgage or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision. To this end the provisions of this Mortgage and the Agreement are declared to be severable.
- 14. Mortgagor(s)' Copy. Each Mortgagor thell be given one conformed copy of the Agreement and this Mortgage.
- 14. Mortgagor(s) Copy. Each Mortgagor (ne) be given one conformed copy of the Agreement and this Mortgago.

 15. Transfer of the Property or a Beneficial Interest in Mortgagor(s); Due on Sale. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Mortgagor is sold or transferred and Mortgagor is not a natural person) without Mortgagor's prior written consent, Mortgagor may, at its option real relimined at payment in full of all sums secured by this Mortgagor. However, this option shall not be exercised by Mortgagor if exercise 'a prohibited by federal law as of the date of this Mortgagor. If Mortgagor exercises this option, Mortgagor shall give Mortgagor(s) notice of acceleration. This notice shall provide a period of not less than thirty (30) days from the date the notice is delivered or malled within which Mortgagor(s) must pay all sums secured by this Mortgagor without further notice or demand on Mortgagor(s).
- ADDITIONAL COVENANTS. Mortgagor(s) and Mortgagee luttor covenant and agree for follows:

 17. Acceleration and Remedies. All sums secured by this Mortgagor (s) fall(s) to comply with any repayment term or condition of the Mortgagee upon the occurrence of any one of the following events:

 (a) if Mortgagor(s) has/have engaged in fraud or miterial misrepresentation in connection with said Agreement;

 (b) if Mortgagor(s) has/have engaged in any action or has/have failed to action, a very which adversely affects the Mortgage's security or any right of the Mortgagee in such security including, but not limited to, (i) default in the observance or performance of any of the covenants or agreements of the Mortgage, which default is not corrected by Mortgagor(s) within ten (10) days of the giving of notice of said default (ii) the assertion of any liens, mechanics' or otherwise, against the Property which is not resolved as set forth in Paragraph 3 (iii) the assignment by Mortgagor(s) for the benefit of creditors (iv) the adjudication of the Mortgagor(s) interest in the Property (or Mortgagor's beneficial interest if Mortgagor is not a natural person) which is security for this indebtedness without the hortgage or by any other legal or equitable procedure without notics or declaration of such action. Mortgage shall be entitled to collect / and include as additional indebtedness) all expenditures and expenses which may be paid or incurred on behalf of the Mortgagee in any procedure previous the remedies provided for in this Paragraph 17, including but not limited to, attorneys' fees, appraiser's fees, court cost, autiveys, title searches and similar data.

 18. Mortgagee in Possession. Upon acceleration under Paragraph 17 or abandonment of the Aprice for any time prior to the expiration

PART HEREO	18. Mortgagee in Possession. Upon acceleration under Paragraph 17 or abandonment of the Property and at any time prior to of any period of redemption, Mortgagee (in person, by agent or by judicially appointed receiver a half be entitled to enter upon sion of and manage the Property and to collect the rents, Issues and profits of the Property including those past due. Any rent profits collected by Mortgages or the receiver shall be applied first to payment of the costs of maray ment and operation of the cluding, but not limited to, receiver's fees, premium on receiver's bonds and reasonable attorneys' I am and then to the sums so Mortgage. 19. Release. Upon payment of all sums secured by the Mortgage, Mortgage shall release this Mortgage with the Mortgage to he can be supplied for the sum of the costs of maray maraging the costs.	, take posses- is, issues and e Property, in-
	20. Riders to this Mortgage. If one or more riders are executed by Mortgagor(s) and recorded together with this Nortgage, the capreements of each such rider shall be incorporated into and shall amend and supplement the covenants rid at reements of the rider(s) were a part of this Mortgage. BY SIGNING BELOW, Mortgagor(s) accept(s) and agree(s) to the terms and covenants in this Mortgage and in riny ider(s) exect gagor(s) and recorded with it.	ovenants and his Mortgage
9	BY SIGNING BELOW, Mortgagor(s) accept(s) and agree(s) to the terms and covenants in this Mortgage and in any ider(s) exect gagor(s) and recorded with it. IN WITNESS WHEREOF Mortgagors have set forth their hands and sealer this 19TH day of SEPTEMBLR	uted by Mort-
ANI US	DARD BANK AND TRUST CO. AAT/U/T UT 11-22-93 A/K/A	
	Boyconeuty (Chelle (SEAL)	(SEAL)
AT'		(SEAL)
	STATE OF ILLINOIS	
	COUNTY OF COOK) SS.	
	the undersigned that Francesco Roselli, and Brian M. Granato personally known to me to be the sawnowledged that they signed and delivered said instrument as their voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	ame person(s) n person, and
	Given under my hand and official seal, this 23rd day of September	1994
3	by Commission expires:	
. (PATRICIA A. KROLIK Notary Public. State of Hilhora My Commission Expires 6-13-97 My Commission Expires 6-13-97	
Ì	May To: State Bank of Countryside	
	EXCULPATORY CLAUSE ATTACHED HERETO (Countryside, Illinois 60525	

6734 Joliet Road Countryside, Illinois 60525 (708) 485-3100

UNOFFICIAL COPY

THIS MORTGAGE is executed by Standard Bank and Trust Company, not individually, but as Trustee under its Trust Number 14/3/ the exercise of the power and authority conferred upon the vested in it as such trustee (and said Standard Bank and Trust Company warrants that it possesses full power and authority to horaby instrument), and it is expressly understood execute this nothing herein or in said Note contained shall be agreed that construed as creating any liability on Standard Bank and Trust individually, to pay the said principal note or indebtedness accruing hereunder, or to perform any convenants, either express or implied, herein contained, all such liability, if any being expressly waived by the holder hereof, its successors and assigns, and by every person now or hereafter claiming any right or security hereunder, and that so far as Standard Bank and Trust Company, individually, its successors and assigns, are concerned the legal holder or holders of said principal note and any persons to whom any indebtedness may be due hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the anforcement of the lien created, in the manner herein and in sald principal note provided, provided, however this a.

OOA

County
Conty
Co waiver shall in no vey affect the personal liability of any comakers, co-signers or endorsers.

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