POWER OF OTTORNEY FOR

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MAIL TO:
Garr & DoMaertelaero, Ltd.
50 Turner Ave.

Elk Grove 711 Lage 11, 60002

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RECORDER'S STAMP

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wite, by

I. I (we), Starley H. Lewis and Susio H. Lewis, husband and wite, hereby appoint LEE D. GHER UR RHY J. DE MARKIELHERE, DE GHER UR RHY J. DE MARKIELHERE SERVICES COMPURATION BEAUTHORIZED REPRESENTATIVE, UH a duly authorized (Britch Dr. PHR REAL ESTATE SERVICES CORPURATION, as our attorney-in-tact (our "Agent") to act for us and in our name on any way we could act in person) with respect to transactions relating to Rual Property commonly known as 48% W. Parkside, Palatine, Illinois, for "Property") and legally described as:

LHEE EXHIBIT "A", ALTERNED HERETOL

- a. I (we) grant our agent the relicowing specific powers with inespect to the Property:
- (a) to make, execute and deliver any deld, mortgage or leake, whether with or without covenants or warrantize, relating to the Property, to insert the name or names of the granteer who will purchase the property and to make any and all necessary changes or additions to any such deed, mortgage or lease;
 - (b) to execute a listing and/or sale agreement for the Property:
- (c) to enter upon and take possession of the premises, including, but not limited to, any buildings or other structures located on the Property;
- (d) to obtain insurance of any kind, nature or description whatsoever on any of the Property and/or in connection with the management, use or occupation thereof and/or on any personal property belonging to me (us) on such Property and/or relating to the rents, issues and profits arising therefrom, and to make, execute and file claims and/or proof(s) of all loss(es) sustained or claimable thereunder, and all other related instruments, and to make, execute and deliver receipts, releases or other discharges therefor, under scal or otherwise;

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- (e) to demand, sue for, collect, recover and receive all goods, claims, debts, monies, interests and demands whatsoever now due, or that may hereafter be due or belong to me (us) (including the right to institute any action, suit or legal proceeding at law or in equity for the recovery of any such Property or any portion thereof which I (we) may be entitled to possess), and to make, execute and deliver receipts, releases or other discharges therefor, under seal or otherwise;
- (f) to defend, settle, adjust, submit to arbitration and compromise all actions, suits, accounts, claims and demands whatsoever with respect to the Property which now are, or hereafter may be, pending between me (us) and any person, firm, association, corporation or other entity in such manner and in all respects as my (our) attorney shall think fit:
- (g) to hire accountants, attorneys at law, clerks, inspectors, appraisers, brokers, workmen and others, and to remove them, and to pay and allow to the persons so employed such salaries, wages or other remuneration as my (our) attorney shall think fit with respect to the Property;
- (h) to constitute and appoint one or more attorneys for me (us) with full power of revocation, and
- (1) without in any way limiting the foregoing, generally to do all other things reasonably necessary to maintain the Property and ultimately to convey it, or to leave said Property if necessary or on any other necessary act relating to the Property.
- Insurance company, it any, involved in any said transaction relating to the Property to pay proceeds to the Law First of GARR & DE MARKIELLARKE, LTD., and, moreover, I (we) specifically assign and set over unto PHH Real Estate Services Corporation all of my/our right, title and interest in and to any mortgage escrow/impound fund account with any lender with which we may have or had a mortgage, any mortgage payments made by PHH Heal Estate Services Corporation on my/our behalf, and any future refund or adjustment payments. By reason of the foregoing, PMP Heal Estate Services Corporation is the real party in interest as veller of the Property for all purposes, including, but not limited to any federal, state or local tax and information reporting requirements.
- I (we) do hereby ratify and confirm all acts whatsoever that my (our) attorney shall do or cause to be done relating to the Property by virtue of this Power of Attorney. To induce any third party to act hereunder, I (we) hereby agree that any third party receiving a duly executed copy or facsimile of this instrument may act hereunder, and that revocation or termination hereof shall be ineffective as to such third party unless and until actual notice or knowledge of such third party unless and until actual notice or knowledge of such revocation or termination shall have been received by such third party, and I (we), for myself (ourselves) and for my (our) heirs, rescutors, legal representatives and assigns, hereby agree to indemnify and hold harmless any such third party from and against any and all claims that may arcse against such third party by reason of such third party having relied upon the provisions of this Power of Attorney.

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- 4. My (qur) Agent shall have the right by written instrument to delegate any or all of the foregoing powers involving discretionary decision-making to any person or persons whom our Agent may select, but such delegation may be amended or revoked by any Agent (including any successor) named by us who is acting under this Power of Attorney at the time of reference.
- 5. (x) This Power of Attorney shall become effective upon my (our) signing of the same.
- 6. i (we) are fully informed as to all the contents of this form and understand the full import of this grant of powers to our figent.

Signed: X a Minlig 18 - Gara	
Standley H. Lewis	
Signed: X Suri a Leules	
Suste A. Lewis	

(THIS POWER OF ATTURNEY WILL NOT BE EFFECTIVE UNLESS IT IS NUTARIZED.)

State of Merca)

County of Keese)

The undersigned, a Notary Public in and for the above County and State, certifies that Stanley R. Lewis and Susie A. Lewis, husband and wife, known to me to be the same person(s) whose name(s) is/are subscribed as Principal(s) to the foregoing Power Of Attorney, appeared before me in person and acknowledged signify and delivering the instrument as the free and voluntary act of the Principal(s), for the uses and purposes therein set forth.

This document was prepared by:

HARR & DE MAERIELAERE, LID. Attorneys at Law 50 Turner Avenue Elk Grove Village, Illinois 60007 (708) 593-6777

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LAULUL L.O.

Lot 34 in the Single Hamily Homes at Parkelde on the Green. A Planned Unit Development being a Heaubdivision of Lots 26 through 33 (both inclusive) and Outlots 5 through X (both inclusive) in the Parkhomes of Parkelde on the Green recorded January 13, 1988 as Document Number 18-017992 and Lots 21 through 24 (both inclusive) and Outlots U through Y (both inclusive) together with part of Lot 19 and part of Outlot 2 in the Arborhomes of Parkelde on the Green recorded April 5, 1988 as Document Number 88-139486, all in part of the Southwest Quarter, part of the South Haff of the Northwest Quarter and the Northwest Quarter of Section 27, Township 42 North, Hange 10 East of the Inird Principal Meridian, according to the plat thereof recorded on April 2, 1990 as Document Number 93-144013, in Cook County, Illinois.

A Non-exclusive peroctual easement for ingress and egress as set forth in Declaration of Covenants, conditions, restrictions and easements recorded September 20, 1990 as Document Number 90-4603/4.

Permanent Index Numbers

Common Address:

420 W. Parks To. Palatino, Illinois

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