

[Land Trust Form]
MORTGAGE

(For use with Firster Loan Documents Only)

ILLINOIS REAL ESTATE

*
Firstar Bank Illinois f/k/a
First Colonial Trust Company
Successor to Michigan Avenue
National Bank

97815304

ANTICLE I. MORTGAGE/SECURITY INTEREST

- 1.1 Grant of Mortgage/Scourity Interest. The Mortgagor hereby mortgages, conveys, grants and collaterally assigns to the Bank the Mortgagor Property (defined below) to secure all of the Obligations (defined below) to the Bank. The intent of the parties hereto is that the Mortgagod Property secures all Obligations of the Mortgagor and its beneficiary (the "Baneficiary") to the Bank, which is now or hereafter existing, between the Mortgagor or the Baneficiary and the Bank or in favor of the Bank, including, within a limitation, any note, any loan or security agreement, any lease, any other mortgage, deed of trust or other piedge of an inferest in real or personal property, any guaranty, any letter of credit or reimbursement agreement or "sinker's acceptance, any agreement for any other services or credit extended by the Early to the Mortgagor or the Burufficiary even though not recallically enumerated herein and any other agreement with the Bank (together and individually, the "Loan Documents"). Transitionally anything to the contrary herein, the amount secured hereby shall not exceed \$100,000,000.
- 1.2 "Mortgaged Property" means all of the following whener now owned or existing or hereafter acquired by the Mortgagor, wherever located: all the real estate described below or in Exhibit A attached hereto (the "Land"), together with all buildings, structures, fixtures, equipment and furnishings used in convection with the operation of the Land and improvements, and all other improvements now or hereafter constructed, affixed or located thereon (the "Improvements") (the Land and the improvements collectively the "Premises"); TOGETHER with the six and all essements, rights-of-way, licenses, privileges, and appurtenances thereto, and any and all leases or other agreemy its for the use or occupancy of the Premises, all the rents, issues, profits or any proceeds therefrom and all security demosts and any guaranty of a tenant's obligations thereunder (collectively the "Rents"); all swards as a result of condemnation, sminent domain or other decrease in value of the Premises and all insurance and other proceeds of the Premises.

The Land is described as follows (or in Exhibit A hereto if the description does not appear Now):
LOTS 19 AND 20 IN-BLOCK 49 IN FIRST ADDITION TO BEVERLY GATEWAY, &
SUBDIVISION OF BLOCKS 17, 49, 50 AND 54 IN DEWRY AND VANCE SUBDIVISION IN
THE SW 1/4 OF SECTION 30, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD
PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Address: 2334-38 W 79TE STREET	CRICAGO, IL	PIN# 20-30-312-032-033
1.3 "Obligations" magne al	i loans by the Benk to FIRSTER	BANK ILLINOIS TRUST #4548 dtd. 10/00/86
including those loans evidenced by a no	te or notee dated 10/01/97	
. in the initial principal amo:	unt(s) of \$ 35, 297, 83	
	, and any extensions, renews	als, restatements and modifications thereof and alf
debts, liabilities, obligations, covenants,	representations, and duties to the	iso means all the Mortgagor's or the Beneficiary's Bank (plus its affiliates including any Elan entity), juiclated, whether absolute or contingent, whether
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arising out of the Loan Documents or otherwise, and regardless of whether such Obligations arise out cf-existing or future credit granted by the Bank to any Mortgagor or any Beneficiary, to any Mortgagor or any Beneficiary and others, to others guaranteed, endorsed or otherwise secured by any Mortgagor or any Beneficiary or to any debtor-in-possession/successor-in-interest of any Mortgagor or any Beneficiary, and principal, interest, fees, expenses and charges relating to any of the foregoing, including, without limitation, costs and expenses of collection and enforcement of this Mortgage, attorneys' fees of both inside and outside counsel and environmental assessment or remediation costs. The interest rate and maturity of such Obligations are as described in the documents creating the indebtedness secured hereby.

- 1.4 Homestead. The Premises <u>are not</u> the homestead of the Mortgagor. If so, the Mortgagor hereby releases and walves all rights under and by virtue of the homestead exemption laws of the State of Illinois.
- 1.5 Revolving Loan. [2] If checked here, this Mortgage is given to secure a revolving credit facility and secures not only present indebtedness, but also future advances, whether such future advances are obligatory or are to be made at the option of the Bank, or otherwise as are to be made within twenty (20) years following the date hereof. Nothing herein shall be construed as inscaling that such revolving indebtedness has a term of twenty (20) years. The amount of revolving indebtedness secured hereby may increase or decrease from time to time, however, the principal amount of such revolving indebtedness shall not at any one time exceed the amount of \$100,000,000 plus interest thereon, and other costs, amounts and disbursemance provided herein and in the other Loan Documents.

ARTICLE II. REPRESENTATIONS AND COVENANTS

In addition to all other representations and covenants of the Mortgagor under the Loan Documents which are expressly incorporated herein as part or this Mortgage, including the covenants to pay and perform all Obligations, and while any part of the credit granted the Mortgagor under the Loan Documents is available or any Obligations to the Bank are unpaid or outstanding, the Mortgagor continuously represents and agrees as follows:

- 2.1 Representation of Title/Possession. We Mortgagor represents that it has sole and exclusive title to and possession of the Premises, excepting only the following "Permitted Encumbrances": restrictions and essements of record, and zoning ordinances (the terms of which are an i will be compiled with, and in the case of essements, are and will be kept free of encroschments) and taxes and assertanients not yet due and payable and those Permitted Encumbrances set forth on Exhibit B attached hereto (except that if no Exhibit B is attached, there will be no additional Permitted Encumbrances). The flen of this Mortgage, subject only to Primitted Encumbrances, is and will continue to be a valid first and only lien upon all of the Mortgaged Property.
- 2.2 Maintenance; Waste; Alteration. The Mortgagor will maintain the Primises in good and tenantable condition and will restore or replace damaged or destroyed improvements with Iten at least equal utility and value. The Mortgagor will not commit or permit waste to be committed on the Premises. The Mortgagor will not remove, demoitsh or materially after any part of the Premises without the Bank's prior written consent, except the Mortgagor may remove a fixture, provided the fixture is prompity replaced with another fixture of at least equal utility. The replacement fixture will be subject to the priority iten and security of this Mortgage.
- 2.3 Transfer and Liens. The Mortgagor will not, without the prior written consent of the Band, which may be withheld in the Band's sole and absolute discretion, either voluntarily or involuntarily (a) sell, assign, lease or universe, or permit to be sold, assigned, leased or transferred, any part of the Premises, or any interest therein; or (b) which or otherwise encumber, create or permit to exist any mortgage, pledge, flen or claim for flen or encumbrance upon any part of the Premises or interest therein, except for the Permitted Encumbrances. The Mortgagor shall not suffer or permit the assignment of the beneficial interest in the trust covering the Premises for which the Mortgagor is trustee, or the collateral assignment or other encumbrance of such beneficial interest, and any such assignment shall be a default under this Mortgage.
- 2.4 Escrow. After written request from the Bank, the Mortgagor will pay to the Bank sufficient funds at such time as the Bank designates, to pay (a) the estimated annual real estate taxes and assessments on the Premises; and (b) all property or hazard insurance premiums when due. Interest will not be paid by the Bank on any secrowed funds. Escrowed funds may be commingled with other funds of the Bank. All secrowed funds are hereby piedged as additional security for the Obligations.
- 2.5 Taxes, Assessments and Charges. To the extent not paid to the Bank under 2.4 above, the Mortgagor will pay before they become delinquent all taxes, assessments and other charges now or hereafter levied or assessed against the Premises, against the Bank based upon this Mortgage or the Obligations secured by this Mortgage, or upon the Bank's interest in the Premises, and deliver to the Bank receipts showing timely payment.

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 2.3 Insurance. The Mortgagor will continually insure the Premises against such perils or hazards as the Bank may require, in amounts, with acceptable co-insurance provisions, not less than the unpaid balance of the Obligations or the full replacement value of the improvements, whichever is less. The policies will contain an agreement by each insurer that the policy will not be terminated or modified without at least thirty (30) days' prior written notice to the Bank and will contain a mortgage clause acceptable to the Bank; and the Mortgagor will take such other action as the Bank may reasonably request to ensure that the Bank will receive (subject to no other interests) the insurance proceeds from the improvements. The Mortgagor hereby assigns all insurance proceeds to and irrevocably directs, while any Obligations remain unpaid, any insurer to pay to the Bank the proceeds of all such insurance and any premium refund; and authorizes the Bank to endorse the Mortgagor's name to effect the same, to make, adjust or settle, in the Mortgagor's name, any claim on any insurance policy relating to the Premises. The proceeds and refunds will be applied in such menner as the Benk, in its sole and absolute discretion, determines to rebuilding of the Premises or to payment of the Obligations, whether or not then due and payable.
- 2.7 Condemnation. The Mortgagor will pay to the Bank all compensation received for the taking of the Premises, or any part thereof, by a condemnation proceeding (including payments in compromise of condemnation proceedings), and all compensation received as damages for injury to the Premises, or any part thereof. The compensation will be applied in such manner as the Bank, in its sole and absolute discretion, determines to rebuilding of the Premises or to payment of the Obikestions, whether or not then due and payable.
- 2.8 Environmental Letters. The following representations and covenants are subject to those exceptions ast forth on Exhibit C attached here's (except that if no Exhibit C is attached, there will be no exceptions). There exists no uncorrected violation by the Mc/sr/agor of any federal, state or local laws (including statutes, regulations, ordinances or other governmental restrictions and requirements) relating to the discharge of air pollutants, water pollutants or process waste water or otherwise relating to the amironment or Hazardoue Substances as hereinafter defined, whether such laws currently exist or are enacted in the future indectively "Environmental Laws"). The term "Hazardous Substances" will mean any hazardous or toxic wastes, chemicals or other substances, the generation, possession or existence of which is prohibited or governed by any Environmental Liws. The Mortgagor is not subject to any judgment, decree, order or citation, or a party to (or threatened with) any litig titler or administrative proceeding, which asserts that the Mortgagor (a) has violated any Environmental Laws; (b) is required to clean up, remove or take remedial or other action with respect to any Hazardous Substances (collectively "Remedial Action"); or (c) is required to pay all or a portion of the cost of any Remedial Action, as a potentially responsible party. Except as disclosed on the Borrower's environmental questionnaire provided to the Bank, there are not now, nor to the Mortgague's knowledge after reasonable investigation have there ever been, any Hazardous Substances (or tanks or other facilities for in storage of Hazardous Substances) stored, deposited, recycled or disposed of on, under or at any real estate owned or occurried by the Mortgagor during the periode that the Mortgagor owned or occupied such real estate, which it present on the real estate or in solle or ground water, could require Remedial Action. To the Mortgagor's knowledge, there are no proposed or pending changes in Environmental Laws which would adversely affect the Mortgagor or its business, and there are no conditions edisting currently or likely to exist while the Loan Documents are in effect which would subject the Mortgagor to remedial Action or other liability. The Mortgagor currently complies with and will continue to timely comply with all apparable Environmental Laws; and will provide the Bank, immediately upon receipt, copies of any correspondence, notice, conclaint, order or other document from any source asserting or alleging any circumstance or condition which requires or may require a financial contribution by the Mortgagor or Remedial Action or other response by or on the part of the Mortgagor and Environmental Laws, or which seeks damages or civil, criminal or punitive penalties from the Mortgagor for an alleged visition of Environmental Laws. In the event of any such circumstance or condition, the Mortgagor agrees, at its expense and at the request of the Bank, to permit an environmental audit solely for the benefit of the Bank, to be conducted by the Bank & an independent agent selected by the Bank and which may not be relied on by the Mortgagor for any purpose. This provision shall not relieve the Mortgagor from conducting its own environmental audits or taking any other steps necessary to comply with Environmental Laws.

The Mortgagor hereby represents and covenants that the execution and delivery of this Mortgage is not a transfer of income. "real property," as "real property" is defined in the Illinois Responsible Property Transfer Act (765 ILCS 90/1 at seq.), as imsaid Act may be amended from time to time, or, if the execution and delivery of this Mortgage is "real property," as defined in said Act, then the Mortgagor hereby represents and covenants that it has complied with the provisions thereof,

- 2.9 Assignments. The Mortgagor will not assign, in whole or in part, without the Bank's prior written consent, the rents, issues or profits arising from the Premises.
 - 2.10 Right of Inspection. The Bank may at all reasonable times enter and inspect the Premises.
- 2.11 Walvers by Mortgagor. To the greatest extent that such rights may then be lewfully walved, the Mortgagor hereby agrees for itself and any persons claiming under the Mortgage that it will waive and will not, at any time, insist upon

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or pleed or in any manner whatsoever claim or take any benefit or adventage of (a) any exemption, stay, extresion or moratorium law now or at any time hereafter in force; (b) any law now or hereafter in force providing for the valuation or appraisement of the Premises or any part thereof prior to any sale or sales thereof to be made pursuant to any provision herein contained or pursuant to the decree, judgment or order of any court of competent jurisdiction; (c) to the extent permitted by law, any law now or at any time hereafter made or enected granting a right to redeem from foreclosure or any other rights of redemption. In connection with foreclosure of this Mortgage; (d) any statute of limitations now or at any time hereafter in force; or (e) any right to require marshalling of assets by the Bank.

2.12 Assignment of Rents and Leases. The Mortgagor assigns and transfers to the Bank, as additional security for the Obligations, all right, title and interest of the Mortgagor in and to all leases which now exist or hereafter may be executed by or on behalf of the Mortgegor covering the Premises and envisions or renewals thereof, together with all Rents, it being intended that this is an absolute and present assignment of the Rents. Notwithstanding that this assignment constitutes a present assignment of leases and rents, the Mortgagor may collect the Rents and manage the Premises, but only if and so long as a default has not occurred. If a default occurs, the right of Mortgagor to collect the Rents and to manage the Premiers shall thereupon automatically terminate and such right, together with other rights, powers and authorizations contained herein, shall belong exclusively to the Bank. This assignment confers upon the Bank a power counted with an internal and cannot be revoked by the Mortgagor. Upon the occurrence of a default, the Bank, at its option without notice and without sasking or obtaining the appointment of a receiver or taking actual possession of the Premises may (a) give with a to any tenent(s) that the tenent(s) should begin making payments under their lease agreement(s) directly to the Linker its designes; (b) commence a foreclosure action and file a motion for appointment of a receiver; or (c) give notice to the Mortgagor that the Mortgagor should collect all Rents arising from the Premises and remit them to the Bank upon collection and that the Mortgagor should enforce the terms of the lease(s) to ensure prompt payment by tenant(s) under the lesse((), All-Rents received by the Mortgagor shall be held in trust by the Mortgagor for the Bank. All such payments received by the Bank may be applied in any manner as the Bank determines to payments required under this Mortgage, the Loan Do surnints and the Obligations. The Mortgagor agrees to hold each tenent harmless from actions relating to tenant's paymer it of Rents to the Bank.

ARTICLE III. RIGHTS AND DUTIES OF THE BANK

In addition to all other rights (including setoff) and duties of the Bank under the Loan Documents which are expressly incorporated herein as a part of this Mortgage, the role wing provisions will also apply:

3.1 Bank Authorized to Perform for Mortgagor. If the Mortgagor falls to perform any of the Mortgagor's duties or covenants set forth in this Mortgage, the Bank may perform the duties or cause them to be performed, including without limitation signing the Mortgagor's name or paying any amount so requires, and the cost, with interest at the default rate set forth in the Loan Documents, will immediately be due from the Mortgagor to the Bank from the date of expenditure by the Bank to date of payment by the Mortgagor, and will be one of the Obligations accurate by the Mortgage. All acts by the Bank are hereby ratified and approved, and the Bank will not be liable for any action, commission or omission, nor for any errors of judgment or mistakes of fact or law.

ARTICLE IV. DEFAULTS AND REMEDIES

The Bank may enforce its rights and remedies under this Mortgage upon default. A default will occur if the Mortgagor falls to comply with the terms of any Loan Documents (including this Mortgago or any gueranty by the Mortgagor) or a demand for payment is made under a demand loan, or the Mortgagor defaults on any other mortgago affecting the Land, or if any other obligor falls to comply with the terms of any Loan Documents for which the Bank may declare the Obligations to be immediately due and payable.

- 4.1 Cumulative Remedies; Walver. In addition to the remedies for default set forth in the Loan Documents, including acceleration, the Bank upon default will have all other rights and remedies for default available by law or equity including foreclosure of this Mortgage. The rights and remedies specified herein are cumulative and are not exclusive of any rights or remedies which the Bank would otherwise have. With respect to such rights and remedies:
 - (a) Receiver; Mortgagee-in-Possession. Upon the commencement or during the pendency of any action to foreclose this Mortgage, the Bank will be entitled, as a matter of right, without notice or demand and without giving bond or other security, and without regard to the solvency or insolvency of the Mortgagor or to the value of the Premises, to have a receiver appointed for all or any part of the Premises, which receiver will be authorized to collect the rents, issues and profits of the Premises during the pendency of such foreclosure action, and until discharged, and to hold and apply such rents, issues and profits, when so collected, as the court will from time to time direct. Without limitation of the foregoing, the Mortgagor hereby authorizes the Bank to be placed in

possession of the Premises during foreclosure, whether the Premises are residential or not, and, for so long as the Bank shall remain in possession of the Premises, the Bank shall have the power and authority to operate, manage and control the Premises, including, without limitation, the right to receive the rents, issues and profits of the Premises, perform all maintenance and make all repairs and replacements, enter into leases, and amend, cancel, renew, modify and terminate the same.

- (b) Agreement to State Foreclosure Statutes. The Mortgagor agrees that in the event of foreclosure of this Mortgage, the Mortgagor will be bound by the provisions of Section 735 ILCS 5/15-1101 at sec., as the same may be amended or renumbered from time to time, whichever may be applicable to the Premises, permitting the Bank (at its option) to waive the right to a deficiency judgment and shorten the length of the redemption period in the event of foreclosure.
- (c) Walver by the Bank. The Bank may permit the Mortgagor to attempt to remedy any default without walving its rights and remedies hereunder, and the Bank may waive any default without walving any other subsequent or prior default by the Mortgagor. Furthermore, delay on the part of the Bank in exercising any right, power or privilege hereunder or pillaw will not operate as a walver thereof, nor will any single or partial exercise of such right, power or privilege preclude other exercise thereof or the exercise of any other right, power or privilege. No waiver or suspension will be dramed to have occurred unless the Bank has expressly agreed in writing specifying such waiver or suspension.
- (d) Attorneys' Fees and Chier Costs. Attorneys' fees and other costs incurred in connection with foreclosure of this Mortgage may be recovered by the Bank and included in any judgment of foreclosure.

ARTICLE V. MISCELLANEOUS

in addition to all other miscellaneous provisions under the Loan Documents which are expressly incorporated as a part of this Mortgage, the following provisions will also apply:

- 5.1 Term of Mortgage. The lien of this Mortgage shall continue in full force and effect until this Mortgage is released.
- 5.2 Time of the Essence. Time is of the essence with respect to payment of the Obligations, the performance of all covenants of the Mortgagor and the payment of taxes, assessments, and similar charges and insurance premiums.
- 5.3 Subrogation. The Bank will be subrogated to the fien of any mortgage or other lien discharged, in whole or in part, by the proceeds of the Note or other advances by the Bank, in which event any sums otherwise advanced by the Bank shall be immediately due and payable, with interest at the default rate set with in the Loan Documents from the date of advance by the Bank to the date of payment by the Mortgagor or the Benefickay, and will be one of the Obligations secured by this Mortgage.
- 5.4 Choice of Law, Foreclosure of this Mortgage will be governed by the laws of this state in which the Mortgaged Property is located. For all other purposes, the choice of law specified in the Loan Documents will povern.
- 5.5 Land Trust Exculpatory. This instrument is executed by FIRSTAR BANK ILLINOIS TAUST not personally, but solely-as Trustee, as sforesald, in the exercise of the power and authority conferred upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants and conditions to be performed by PIRSTAR BANK ILLINOIS TRUST are undertaken by it solely as Trustee, as aforesaid, and not individually, and all statements herein made are made on information and belief and are to be construed accordingly, and no personal liability shall be asserted or be enforceable against said Trustee by reason of any of the terms, provisions, atloutations, covenants and/or statements contained in this instrument.
- 5.6 Severability. Invalidity or unenforceability of any provision of this Mortgage shall not affect the validity or enforceability of any other provision.
- 5.7 Entire Agreement. This Mortgage is intended by the Mortgagor and the Bank as a final expression of this Mortgage and as a complete and exclusive statement of its terms, there being no conditions to the full effectiveness of this Mortgage. No parol evidence of any nature shall be used to supplement or modify any terms.

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IN WITNESS WHEREOF, the undersigned has/have executed this MORTGAGE as of OCTOBER 1, 1997

Land Trustee Mortgegor PIRSTAR BANK	(Land Trustee Address)
TILINOIS TRUST , as Trustee	FIRSTAR BANK ILLINOIS
under Trust Agreement dated 10/09/86 known as Trust No. 4548	104 N. OAK PARK AVE.
MOVII as 1100 110	OAK PARK, IL 60301
By: Goe reverse/attached for Trustee's Exoneration of Exculpatory Language, which	(Bank Address)
le heroby expressly made a part hereof.	FIRSTAR BANK ILLINOIS
Title:	30 MORTE MICHIGAN AVENUE
	CHICAGO, IL 60602
STATE OF	
This instrument was acknowledged before me on	(Cale) by(Name(s) of Person(s))
	(Type ix ass. rorky, if any, e.g., cificer, trustee. of an individual, state "a married individual" or "a
of <u>PIRSTAR BANK ILLINOIS</u> single individual?) (Name of entity on whose behalf 8	TRUS'I. The document yet, or culod; use N/A if individual)
(Notarial Seal)	Printed Name:
Mild Committee of the c	Notary Public, State of:
This instrument was drafted by	SKI CO
on behalf of	ALLATERAL DEPARTMENT P.O. Bon 2584, OSHKOBN VI 54903
After recording return to FIRSTAR BANK ILLINOIS CO	ALATERAL DEPARTMENT P.O. Box 2584, OSHKORN VI 54903 (address)

TRUSTEE EXONERATION ATTACHED TO: FIRSTAR BANK ILLINOIS MORTGAGE DATED OCTOBER 1, 1997

This document is executed by FIRSTAR BANK ILLINOIS F/K/A FIRST COLONIAL TRUST COMPANY SUCCESSOR TO MICHIGAN AVENUE NATIONAL BANK not personally but as Trustee under Trust No.4548, as aforesaid, in the exercise of power and authority conferred upon and vested in said Trustee as such and it is expressly understood and agreed that nothing in said document contained shall be construed as creating any liability on said Trustee personally to pay any indebtedness accruing thereunder, or to perform any covenants, either expressed or implied, including but not limited to warranties, indemnifications, and hold harmless representations in said document (all such liability if any, being expressly waived by the parties hereto and their respective successors and assigns) and that so far as said Trustee is concerned, the owner of any indebtedness or right accruing under said document shall look solely to the premises described therein for the payment or enforcement thereof, it being understood that said Trustee merely holds legal title to the premises described therein and has no control over the management thereof or the income therefrom, and has no knowledge respecting any factual matter with respect to said premises, except a represented to it by the beneficiary or beneficiaries of said trust. In event of conflict between the terms of this river and of the agreement to which it is attached, on any questions of apparent liability or obligation resting upon said trustee, the provisions of this rider shall be controlling.

Firstar Bank Illinois, f/k/a First Colonial Trust Company, Successor to Michigan Avenue National Bank not personally or individually but as 'rustee, Trust # 4548

Attest: Harira y Haworth

Illinois County of Cook)

Colling Colling State 1, the undersigned, a Notary Public, in and for said County, in the State Toresaid, Do Hereby Certify That Mary Figiel, personally known to me to the Land Trust Officer of Firstar Bank Illinois and Norma J. Haworth, personally known to me to the Land Trust Officer of said Corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such Land Trust Officer and Land Trust Officer of said Corporation, and caused the Corporate Seal of said Corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said Corporation as their free and voluntary act of said Corporation, for the uses and purposes therein set forth.

Given under my hand and notarial seal this 28th day of October, 1997.

"OFFICIAL SEAL" ANGELA McCLAIN Notary Public, State of Illinois My Commission Expires 3/31/99