COOK COUNTY FICIAL RECORDER

JESSE WHITE

May 1 , 19 97 Chicago, Illinois

ROLLING MEADOWS

Uptown National Bank of Chicago, Chicago, Strongly but as Trustee under the provisions of a Deed or Deeds in Trust duly recorded and delivered to said , and known as Trust Bank in Pursuance of a Trust Agreement dated March 10, 1997 , hereinafter called the Mortgagor, hereby mortgages Number 97-105 and conveys to B. Arthur Russell and Roger P. Eklund, Trustees of the , hereinafter called the Mortgagee, which terms shall be construed to include successors and assigns, the following described real estate, situated in County of Cook, State of Illinois to wit:

The West 35 feet of Lot 9 and Lot 10 (except the West 35 feet thereof) in Kiewik Park Subdivision of parts of Block 26 in John C. Garland's Addition to Winnetka in the South 1/2 of the Southwest 1/4 of Section 21, Township 42 North, Range 13, East of the Third Frincipal Meridian, according to the plat of said subdivision recorded in Book 250 of Plats, Page 23 of Document 9776299, in Cook County, Illinois,

and commonly known as 580 Sunset Road, Winnetka, 111inois 60093

with new manent index number 05-21-322-029 together with all and singular the easements, tenements, hereditaments, appurtenances and other rights and privileges thereumo belonging or in any wise now or hereafter appertaining, and the rems, issues and profits thereof which are pledged primarily and on a parity with said real estate and not secondarily, and also all fixtures now or hereafter erected or placed ir or upon said real estate or now or hereafter attached to or used in connection with said real estate, whether or not the sust chave or would become part of said real estate by attachment thereto, including without in any wise limiting the generality of the foregoing, all boilers, furnaces, heaters, stoves, ranges, electric light fixtures, refrigerating apparatus, ventileding or air conditioning system, elevators, screens, screen doors, window shades, floor coverings, lobby furnishings, gat and oil tanks and equipment, pipes, wires, and plumbing, all of which shall be subject to this mortgage. To the extent permitted by law, the foregoing items shall be considered part of the hereinabove described real estate

TO HAVE AND TO HOLD the premises unto Mortgagee, its successors and assigns forever, for the uses and purposes herein set forth.

THE MORTGAGOR HEREBY COVENANTS AND AGREES:

1. That this mortgage is given as scoring for the performance and observance of the covenants and agreements herein contained and for the payment of all uras which may become due hereunder and to secure to the Mortgagee the payment of the sum of One Hundred Fifty Phousand (\$150,000).

Dollars, and interest thereon, evidenced, by the horizongage note, hereafter referred to as the "Note", of even date herewith, pay-ble according to its terms, to the order of the Mortgagee, the final payment of the entire in-

debtedness being due and payable on Apr i 1 30, MB 007.

2. The Mortgagor is well and lawfully seized of prortgaged premises as a good and indefeasible estate in fee simple and has good, right and full power to sell and comey the same; that the mortgaged premises are free and clear of all encumbrances, except building and use restrictions of record, if any, zoning ordinances, if any, and taxes and assessments not yet overdue; that the Mortgagor will make any lights assurances of title that the Mortgagee reasonably

may require and will defend said mortgaged premises against all riai as and demands whatsoever

3. Mortgagor will pay the indebtedness hereby secured and intriest thereon promptly on the days specified for the same to become due and payable, and also on demand any other in totedness that may accrue and become due and

payable to the Mortgagee under the terms and provisions of this mortgar c.

4. Mortgagor will keep protected and in good order, repair and condition at all times, the buildings and improvements (including fixtures) now standing or hereafter erected or placed up to the mortgaged premises and any and all appurtenances, apparatus and articles of personal property, now or hereafter in or attached to or used in councetion with said buildings or improvements, promptly replacing any of the aforesaid which may become lost, destroyed or unsuitable for use, and will keep insured the aforesaid real and personal property and the interests and liabilities incident to the ownership thereof, in manner, forms or coverage, forms, companies, sums and length of terms satisfactory to the Mortgagee in the exercise of its reasonable discretion; that all insurance policies are to be held by and, to the extent of its interests, are to be for the benefit of and payable in case of loss to the Mortgager and the Mortgagee, and the Mortgagor shall deliver to the Mortgagee a new policy as replacement for any expiring volicy at least fifteen (15) days before the date of such expiration, paying or causing the premium to be paid from the insurance excrow account at Mortgagee bank. In the event of a loss, the amount collected may, at the option of the Mortgagee, by used in any one or more of the following ways: (1) applied upon the indebtedness secured hereby, whether such indexto these then be matured or unmatured, (2) used to fulfill any of the covenants contained herein as the Mortgagee may armine, (3) used to replace or restore the property to a condition satisfactory to the Mortgagee, (4) released to the Novagagor; the Mortgagee is hereby irrevocably appointed by the Mortgagor as attorney of the Mortgagor to assign any policy in the evem of the foreclosure of this mortgage or other extinguishment of the indebtedness secured hereby, and Mortgagor shall have no right to reimbursement for premiums unextued at the time of any such assignment.

5. Mortgagor will not commit or suffer any strip or waste of the mortgaged property or any violation of any law, regulation or ordinance affecting the mortgaged property and will not commit or suffer any demolition, removal or material alteration of any of the buildings or improvements (including fixtures) on the mortgaged premises without the written consent of the Mortgagee, and will not violate nor suffer the violation of the covenants and agreements, if

eay, of record against the mortgaged premises

6. Mortgagor will pay or cause to be paid from the real estate tax escrow account at Mortgagee bank, before 6. Mortgagor will pay or cause to be paid from one count tax count tax counts and charges of every nature delinquent, or before any penalty for nonpayment attaches thereto, all taxes, assessments and charges of every nature delinquent, or before any penalty for nonpayment attaches the levied or assessed upon the mortgaged premises or any part and to whomever assessed that may now or hereafter be levied or assessed upon the mortgaged prethereof, upon the rents, issues, income or profits thereof, upon the lien or estate hereby created, whether any or all of said taxes, assessments or charges be levied directly or indirectly or as excise taxes or as income taxes, and will thereupon submit to the Mortgagee such evidence of the due and punctual payment of such taxes, assessments and charges as the Mortgagee may require.

Mortgagor, at its expense, may contest, after prior written notice to Mortgagee, by appropriate legal proceeding conducted in good faith and with due diligence, the amount or validity or application, in whole or in part, of any taxes, assessments and charges described in this paragraph (6), provided that: (a) Mortgagor shall first make all contested payments, under protest if it desires, unless such proceedings shall suspend the collection thereof, (b) neither the real estate nor any part thereof or interest therein would be in any danger of being sold, forfeited, lost or interfered with, and (c) Mortgagor shall have furnished such security, if any, as may be required in the proceedings or reasonably requested by Mortgagee.

7. If Mortgagor shall neglect or refuse to keep in good repair the property referred to in paragraph (4) hoose, to

replace the same as herein agreed, to maintain and pay into the insurance account the amounts necessary to pay the premiums for insurance which may be required under paragraph (4) or to pay and discharge all taxes, assessments and charges of every nature and to whosnever assessed, as provided for in paragraph (6), the Mortgagee may, at its election, . 10 days prior written police to Mortenage, co



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d, in the event the ownership of t is, or any part thereof, becom hes cash ques ange encounter, ou enclosmons in superant ange activises on gaps and, on ene mandellien factorises on each bare rescion? commune activises as decides jox, the Mortga e and the debt beneby secured in the same manner as with the Mortgagos, without in any sam uling the Mortgagor's liability hereunder, or upon the debt hereby secured. 19. That the Mortgagor shall pay to said Mortgagor, its legal representativ

19. That the Mortgagor shall pay to said Mortgagor, its legal representatives and ensigns, a seasonable attorney's fire, in addition to all other legal costs, as often as any proceeding is taken to forcelose this mortgage for default in

b. or sero

20. In the event of the passage after the date of this mortgage of any law of the State of Illinois, deducting from thof the land for the purpose of taxation any lien thereon, or changing in any way the laws for the tax its or debts secured by mortgages, or the manner of collection of any such taxation so as to affect this mortage, the holder of this murtgage and the debt which it secures shall have the right to give thirty (30) days' written ap-ice to the owner of the land sequiring the payment of debt secured hereby. If such notice be given, the said debt shall count due, payable, and collectible at the expiration of said thirty (30) days; provided, however, that such require-sent of payment shall be ineffective if the Mortgagor is permitted by law the whole of such tax in addition to a first e and the debt seis required here under, without any penalty thereby accruing to the holder of this mortgaand largeby, and if the Montgagor does pay such tax prior to the date upon which payment is required by such notice.

nt Mostgagot will comply with the requirement of all Pederal, State and Local politicion laws and star

tions applicable or portaining to the operation of the promises.

our applicable or portaining to the operation of the promises.

22. An express security interest is hereby granted to Mortgages, its successors and assigns, with respect to a slidings, improvements, structures, machinery, and finitures now or hereafter erected or placed in or upon the stall of the stall

e and agrees that the processive is the M Impies 47 of the SIGN Eliministic Let G

entered book as make text harings love which comes within the previous 24. Mortgage: 221 not and will not apply for or avail itself of any appraises E. 14 exemption laws, or any to select "Moratorium Laws", now existing or hereafter enacted, in order to present or the enforcement or forcels (A.) of this mortgage, but hereby valves the benefit of such laws. Moragages for itself eur for itself a all who may claim through or actar it waives any and all right to have the property and estates com - isia ed property marshalled upo / ray foreclosure of the lien hereof, and agrees that any count having jurisdiction to et such lice may order the sartgaged property sold as an entistty.

te Mortgagor hereby waits, any and all rights of redemption from sale under any order or decree of for east to rights herein grades, so behalf of the Mortgagor, the trust easter and all persons beneficially i end therein, and each and every garage equiring any interest in, or title to, the press at to the date of this mortgage, and on b half of all other persons to the extent permitted by the provisions of

Chapter 110, \$15-2001 of the Elinois Revises. Statutes (Annotated) 1987.

26. It is further covenanted and agreed that, in case of default continuing for ten (10) days after written astice to Mortgagor, in making payment of said Note, or may installment due in accordance with the terms thereof, either of principal or interest, or of a default continuing for any (30) days after written notice to Mortgagor (and provided Mortgagor has not commenced to come and then dilligantly proceed to core such default) in the performance of any of the coverages, agreements or conditions contained to this rate, agreements or conditions contained to be such as not also the assume the section of the coverages. ed against Mortgagor under any bankruptcy or insolvency laws, or to place the premises or any part thereof in the custody or control of any count through its receiver or other or (a), and such proceedings are not dismissed or such on appeal or such process withdrawn within thirty (30) days ali, "ritten notice from Mortgages to Mortgages, or lorigages is dissolved or forfeits its corporate franchise or male of a assignment for the benefit of creditors, or is solved a bankrupt, or if by or with the consent or at the instance of fortgages, proceeding to extend the time of t of the Note or to change the terms of the Note or this mortgage 'se instituted under any bunkruptcy or inst t or if the premises or any part thereof are placed in the custody or so area of any receiver or other officer of a on the following provisions shall apply: cy last, or if the pro

(a) All sums secured hereby shall, at the option of Mortgagee, and upon notice to Mortgagor, become in me and payable with interest thereon, from the date of acceleration at the percent over the interest. % percent over the interest rate ately di

the under the Note.

(b) Mortgagos may immediately foreslose this mortgage. The Court in which any any acting is pending for the seman, at once or any time hereafter, either before or after sale, without notice and afficult requiring bund, as out regard to the solvency or insolvency of any person liable for payment of the indeb others secured hereby, a out regard to the then value of the premises, appoint a receiver (the provisions for the all visionent of a receiver ignment of rems being an express condition upon which the loan hereby secured is made. At the benefit of got, with power to collect the rents, issues and profits of the premises, due and to become dr e, dr ring such fore-suit and the full statutory period of redemption, if any, notwithstanding any redemption. such sents, issues and profits when collected, may pay costs incurred in the management and operation of art prem ents, water and other utilities and insura prior and subordinate liens, if any, and taxes, and ice, then draw theres. socrating, and make and pay all or any part of the indebtodness secured bereby or any deficiency described in th foretionare proceedings. The provisions herein for the appointment or continuation of the appointment of a during any period of redemption shall not be construed as affecting any waiver of the right of redemption con-right in this mortgage.

(c) Mortgages shall, as its option, have the right, acting through its agent or amorneys, either with or without is of law, foreibly or otherwise, to enter upon and take possession of the premises, expell and amove any persons, goods or chantels, coongring or upon the same, and to collect or receive all the reus, issues and profits thereof, and t summed and control the same, and to lease the same or any part thereof from time to time, and after deducting all so adio attorney's fees, and all expenses incurred in the protection, care, maintenance, managem e premises, apply the remaining not income upon the indebtedness secured hereby or upon any deficiency decite es-red in any foreclosure proceedings.

27. In any foreclosure of this mortgage there shall be allowed and included in the decree for sale, to be paid out of the state or the proceeds of such sale:

(a) all principal and interest remaining empaid and accured hereby;
(b) all other items advanced or paid by Mortgage pursuant to this mortgage, with interest at two % power the interest eater chargeable under the Note from the date of advancement; and
(c) all court costs, fees of the master in chancery, reasonable attorney's fees, appraiser's fees, expenditures for commentary and expert evidence, sterographer's charges, publication costs, and costs (which may be estimated) of recurring all abstracts of title, title searches and examinations, title guarantee policies. Torress certificates and similar ata with respect to title which Mortgages may deem necessary. All such expenses shall become up much additional debtainess secured hereby and immediately due and payable with interest at two. To percent over the interest mitting secured furely and immediately due and payable with interest at Evo we percent over the interest mitting to the process of the interest of mitting and interest of the process of the mortgage or any indebtodates all life in connection with any proceedings, to which Mortgages shall be a party, either as plaintiff, chalmant infinitely to remain of this mortgage or any indebtodates hereby secured or in connection with preparation for the increment of any suit for the foreclosuse hereof after account of each right to foreclose, whether or not actually more. The process of any foreclosuse take shall be distributed and applied to the items described to (a), (b) and of this Section, invently to the order of their listing, and my surplus of the proceeds of such sale shall be p

or paid said taxes, asses more as d charge and any amounts said as a result thereof, my like with interest thereon at the rate of two. To percent our the mental transfer of the charge shield adder the North the transfer of payment, and such payments shall be immensately due and payable by the Mortgagor to the Mortgagoe, and until paid shall be added to and become part of the principal debt secured hereby, and the same may be collected as a part of said principal debt in any suit heron or upon the Note; or the Mortgagee, by the payment of any tax, assessment or charge, may, if it sees fit, be thereby subrogated to the rights of the State, County, City and all political or governmental subdivisions. No such advances shall be deemed to relieve the Morrgagor from any default bereunder or impair any right or remody conneent thereon, and the exercise of the rights to make advances granted in this paragraph shall be optional with the Mortgagee and not obligatory and the Mortgagee shall not in any case be liable to the Mortgagor for a failure to exercise any such right.

8. Mortgagor will pay all sums, the failure to pay which may result in the acquisition of a lien prior to the lien of this mortgage before such a prior tien may attach or which may result in conferring upon a tenant of any part of the

mortgaged premises a right to recover such sums as prepaid rent.

9. It is further make an express condition and covenant hereof, that, until full payment of the indebtedness and expenses hereby secured, no act or thing shall be done or suffered, and neither said Mortgagor nor any other person shall have any right or power to do any act or thing, whereby any mechanic's lien under the laws of Illinois, can arise against or attach to said premises or any part thereof, unless such lien shall first be wholly waived as against this mortgage, and that the lien of this mortgage shall extend to any and all improvements and fixtures, now or hereafter on said premises, as prior to any other lien thereon that may be claimed by one person, it being the intention hereof that after the filing of this instrument for record in the Office of the Recorder or Registrar of Title of the County in which the mortgaged property is situated, subsequently accruing claims for lieu shall take care of this encumbrance rather than that this encombrance shall take care of such subsequently accruing claims, contractors, subcontractors, and other parties dealing with the mortgaged property, or with any parties interested therein, are hereby required to take notice of 10. (Arr) ages shall be subrogated for further security to the lein, although released of records of the brances price out of the proceeds of the brances price out of the proceeds of the brances price out of the proceeds of the brances price out of the brances price of the brances price out of t the above pro Asions.

encumbrances prid out of the proceeds of the loan secured by this mortgage.

1). That, if any action or proceedings be commenced (excepting an action to foreclose this mortgage or to collest the debt here we regred), to which assion or proceeding the Mortgages is made a party by reason of the execution of this mortgage or the Note which it seems or in which the Mortgagee deems it necessary to defend in order to uphold the ben of this more go go or the priority thereof or possession of said mortgaged premises, or otherwise to protect its security hereunder, all maconable sums paid or incurred by the Mortgagee for counsel fees and other expenses in such action or proceedings star be repaid by the Mortgagor, together with interest thereon from date of payment by the Mortgagee, at the rate of two % percent over the interest thereon secured hereby, having the benefit of the Hen created and of its priority. We percent over the interest thereon shall be immediately due and payable and be

12. Mortgagor agrees that all awards heretofore or hereafter made by any public or quasi-public authority to the present and all subsequent owners of the premises covered by this mortgage by virtue of an exercise of the right of ent domain by such authority, including any award for taking of title, possession or right of access to a public way, or for any change of grade of streets affer ting said premises, are hereby assigned to the Mortgagee; and the Mortgagee, at its option, is hereby authorized, directed and impowered to collect and receive the proceeds of any such award and wards from the authorities making the tame to be give proper receipts and acquittances therefore, and may, at the Mortgagee's election, use such proceeds in any one or more of the following ways: (a) apply the same or any part thereof upon the indebtedness secured hereby, when a such indebtedness then be matured of unmatured. (b) use the same or any part thereof to fulfill any of the covenants of the foreign as the Mortgager may determine, (c) use the e or any part thereof to replace or restore the properly to a condition satisfactory to the Mortgagee and Mortgagor. or (d) release the same to the Mortgagor; and the Mortgagor hereby covenants and agrees to and with the Mortgagor upon request by the Mortgagee, to make, execute and deliver any and all assignments and other instruments sufficient for the purpose of assigning all such awards to the Mortgagee (ror, clear and discharged of any and all encumbrances of any kind or nature whatsoever.

13. Mortgagor will pay to Mortgagee, to the extent requested of the Mortgagee, on dates upon which interest is payable, such amounts as the Mortgagee from time to time estimates as reasonably necessary to create and maintain a reserve fund from which to pay before the same become due, all taxer sessments, liens and charges on or against the property hereby mortgaged, and prominus for insurance as is herein cover and d to be furnished by the Mortgagor. Payments from said reserve fund for said purposes may be made by the Muteapie, and premiums for insurance as is herein convenanted to be furnished by the Mortgagor. Payments from said rever a frend for said purposes may be made by the Mortgagee at its discretion even though subsequent owners of the property described herein may benefit thereby. In the event of any default under the terms of this mortgage, any part or rate of said teserve fund may be applied to any part of the indebtedness hereby secured and in refunding any part of said a serve fund the Mortgagee may deal with whomever is represented to be the owner of said property at that time.

14. Mortgagor shall assign to the Mortgagoe, upon request, as further security to the indebtedness secured hereby the lessor's interest in any or all leases, and the Mortgagor's interests in all agreements con racts, licenses and permits affecting the property subject to this mortgage, such assignments to be made by instrumer is in form satisfactory to the Mortgagee; but no such assignment shall be construed as a content by the Mortgager to any lease agreeent, contract, license or permit so assigned, or to impose upon the Mortgagee any obligations with respect thereto.

15. In any action brought to enforce the obligation of the makers of the Note secured hereby to pay the indebtedness evidenced by such Note or to enforce the obligation of the party executing this instrument, the party or decree shall be enforceable against such party only to the extent of its interests in the property covered here was subject to any other security instrument securing said Note, and any such judgment shall not be subject to the execution on, nor be a lien on, assets of such party other than its interests in the property covered hereby or subject to any other security instrument securing said Note.

All notices and other communications hereunder shall be in writing and shall be deemed to have been given when mailed by first class registered or certified mail, postage prepaid, or delivered addressed (a) if to Mortgagor, or at such other address as Mortgagor shall have furnished in writing to Mortgagoe, or (b) if to Mortgagoe, at

Russell Residuary Trust c/o
UPTOWN NATIONAL BANK OF CHICAGO, Commercial Loan Department. 4753 North Broadway, Chicago, Illinois 60640

or at such other address as Mortgagee shall have furnished in writing to Mortgagor.

16. Mortgagor will faithfully keep and perform all of the obligations of the landlord under all of the leases now or hereafter assigned to the Mortgagee pursuant to paragraph (14) or by separate assignment of rents and not permit to accrue to any tenant under any such lease any right to prepaid rent pursuant to the terms of any lease other than the usual prepayment of rent as would result from the acceptance on the first day of each month of the rent for the cusuing month, according to the terms of the various leases

De dien gegen ville geomeste de perpenyate die inner gegenen den der die die gesche die de gegen der Agreen. Die die nie montenen mit inner en gegeneit die om en geber aben er dien zeiten zweite gegene der die 1995 gege without first-obtaining the constant of Mexicons.

^{*} Residuary Trust under the Will of Buford B. Russell. Deceased

28. No remedy or of the of Manager small or confusion of but the a statement or exercise or or feeling on any definite small tender or such remotive regist to be consisted or to a waiter of any mach or acquirescence therein, nor shall it affect any entrequent default of the same of a different nature. Bury such consistence or a different nature. dy or right may be exercised concurrently or independently, and when and as often as may be does 1KY 541

integrate.

29. If all or part of the premises, or an interest therein is sold or transfered by Mortgagor alchemolists to the Mortgagor, excluding; the creation of a lien or encumbrance subordinate to this mortgagor, descent or operation of law; or, the grant of any leasehold interest of three years or less not consists by device, descent or operation of law; or, the grant of any leasehold interest of three years or less not consists by device, descent or operation of law; or, the grant of any leasehold interest of three years or less not consists by device, descent or operation of law; or, the grant of any leasehold interest of three years or less not consists by device, descent or operation of law; or, the grant of any leasehold interest of three years or less not consists. residence by caving expected or operation or taw; or, the grain of any statement operation or tawn years or and an execution of the sums secured by this mortgage to be launched used and payable. The Mortgages shall have waived such option to accelerate if, prior to take to transfer, the florigages and prospective purchaser or transferor agree in writing that, the credit of such person is satisfactory to Mortgages, and that interest payable on the sums secured by this mortgage shall be at such rate as Mortgages shall sequest, whereupon Mortgages shall be released from all obligations under this mortgage and note.

10. Mortgages shall upon request of Mortgages from time to time it will execute, acknowledge and deliver all such additional instruments and further assurances of title and will do or cause to be done all such further acts

gs as may seasonably be necessary fully to effectuate the intent of this mortga

31. All provisions becoof thall insure to and bind the respective successors, vendoes and entires of the parties become the parties become an all include all persons liable for the payments of one include all persons liable for the payments of one include all persons liable for the payments of the pay that or not such persons shall have executed the Note or this mortgage. Wherever used, the singular mether or not such persons shall have executed the Note or this mortgage. Wherever used, the singular mether the plural, and plural the singular, and the use of gender shall be applicable to all genders.

32. Notwithstanding any provision herein to in said Note, the total liability for payments in the man shall not exceed the limits now imposed by the usury laws of the State of Illinois.

133. This cortgage is executed by Uptown National Bank of Chicago not personally, but as the area of the power and authority conferred upon and wated in it as such Transe Th (and Uptown Hat Jonal Bank of Chicago werrants that it possesses full power and authority to execut this instrument), and it is expressly understood and agreed that nothing berein contained shall be construed as creating any liability on Uptown Rational Bank of Chicago individually, to faiffill any warranty herein or a perform any coverant after express or implied herein contained, all such liability, if any, being expressly unless by the Montgages and by every a mon now or hereafter claiming any right or security hereunder, and that so fits as Uptown Hational Bank of Chicago personally is concerned. personally is co the Mortgages shall look and by the property for the enforcement of the provisions hereof in the manner herein provided or by action to enforce the personal Hability of any guarantors of the Note.

IN WITNESS WHERE'S, Mortgagor has duly executed this mortgage on the date first above written.

ATTEST: t Office Not personally, but as Trustee under the Trust Agreeme dated March 10, 1997 known as Trust Number

97-105

RECORDING 27.00 MAJL 0.50 PENAL TY 24.00 97325784

(Corporate Scal)

STATE OF BLEWAS) COUNTY OF COLK

i, the under igned, a Notary Public is and for the County and State aforesaid, DO MARPY CERTIFY, that the above named Vice President-Trust Officer and Assistant Secretary-Trust Officer of the

Uptown National Bank of Chicago known to me to be the same persons whose names are subscribed to the foregoing instrument as and V.2 Panide Trust Officer and Assistant Secretary-Trust Officer respectively, appeared before me this day in person of a column tt they signed and delivered the said instrument as their own free and voluntary acts and as (he live a voluntary act o said Company for the uses and purposes therein set forth; and said Assistant Secretary-True Officer, as custodian of the corporate seal of a Company, caused the corporate seal of said Company, caused the corporate seal of said Company to be afficted to said instrument as said Assistant Secretary-True. at Secretary-True . O Micer nt Secretary-Try Officer's own free and voluntary act and as the free and voluntary act of said Company for the uses and purpo rein as set forth.

GIVEN under my band and notarial seal this 30 day or April

1-59 My Commission Expires:

(SEAL)

DIFFICIAL SEALS DAWN BOYCE . . State of I : Eu n 1-22-2

AIL TO -This doctament prepared by: Roger P. Eklund

1000 Skokie Blvd., #275, Wilmette, IL 60093