ence of Illinois.

the receipt of which is acknowledged, the real estate described below, together with all privileges, hereditaments, easements and appurtenances, all rents, leases and profits, all awards and payments made as a result of the exercise of the right of eminent domain, and all existing and future proporties and fixtures (all called the "Property"), hereby releasing and alving all rights under and by virtue of the homestead exemption laws of the

1. Description of Property. (This Property the homester. Inf Mortgagor).

In Block Seven (7) in 4th Adrition to Grand Avenue Highlands being a Subdivision of parts of the Scuthwest Quarter (3) and the Northwest Quarter (4) Section 29, Township 40 North, Ringe 12, East of the Third Principal Meridian, according to Plat thereof registered in the Office of the Registrar of Titles of Cook County, Illinois, as Document Number 1478096.

Permanent Tax No. 12 29 321 034

If checked here, description is continued on reverse side or attached sheef

2. Title. Mortgagor covenants and warrants title to the Property excepting only restrictions and easymmetry of record, municipal and zoning ordinances, current taxes and assessments not yet due and. Tirst mortgage to Virginia and Trust Company of Open Oak Park. Illinois

3. Additional Provisions. Mortgagor shall observe and comply with the Addition (1) ovisions on the reverse side, which are incorporated herein, and shall not permit an event of default to occur.

The undersigned acknowledges receipt of an exact copy of this Mortgage.

## NOTICE TO CUSTOMER

(a) DO NOT SIGN THIS BEFORE YOU READ THE WRITING ON THE REVERSE SIDE, EVEN IT OTHE (WISE ADVISED.
 (b) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES.
 (c) YOU ARE ENTITLED TO AN EXACT COPY OF ANY AGREEMENT YOU SIGN.
 (d) YOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVANCE THE UNPAID BALANCE DU!. UNDER THIS AGREEMENT AND YOU MAY BE ENTITLED TO A PARTIAL REFUND OF THE FINANCE CHARGE.

figned and Scaled this –	21	day of	October	, וין	85.	',0
			SEE REVERSE	SIDE FOR	APDIT of Ua Sant	A Park, as Trustee under Trust Agreement date
•	tShortpa	year t		(31/31/	Trust	Susah L. StuparTrust of Cer
<del> </del>	Obortga	gart)		_ (SEAL)	<del></del>	(SEAL)
•				ATTEST	r: F	Frank J. Roth Sr Vice President
COLUMN OF I	1 1110	10	<b>A</b>			

COUNTY. Ss.

I, the undersigned, a Notary Public, in and for said County and State aforesuld.

DO HEREBY CERTIFY THAT Sugan L. Stupar Trust Offic Susan L. Stupar Trust Officer and Frank J. Roth-Sr. Vice President of Avenue Bank

are
are and Trust Company of Oak Park
who Repersonally known to me to be the same person whose name subscribed to the foregoing instrument, as having executed the same, appeared before me this day in person, and acknowledged that he signed, scaled and delivered the said Instrument as his free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and Notarial Seal, at Avenue Bank and Trust Co.

dayor October

A.D. 19 85.

Harria & Hawarth

14 Commission Expires June 29, 1988 Notary Public

This instrument was prepared by Chris Weronke

\*Type or print name signed above.

25-167 Illinois Real Estate Mortgage

Executed and delivered by Rvehive Bank and Trust Co. of Oak Perk not in its individual caperity, but solely in the capacity of trustee for the purpose of binding the trust for which it is acting, and subject to the express condition, snything heroin to the contrary notwithstanding, that no personal liability or responsibility is assumed by Avenue Bank and Trust Co. of Oak Park, or any of the beneficiaries of the sterdard Irust Ro

## FFEIAL CC

4. Mortgage Al Security. This is given to secure prompt payment to 1 ender of the sum stated in the first paragraph of this Mortgage, him microst, according to the terms of a promissory note made or guaranteed by Mortgagor to Lender dated the same date as this Mortgage, and any extensions, renewals or modifications, and any additional sums loaned by Lender to Mortgagor stated to be secured by the Mortgage, plus interest fall called the "Note"), and the performance of all forenants, to the payments contained in this Mortgage, and to the extent non-prohibited by law costs and expenses of collection of entorcement. If Mirrgagor pays the Note, or causes it to be paid, according to including, and makes all other payments and performs all other ilernis, conditions, covenants, and agreements contained in this Mortgage and the Note, here this Mortgage coases and is cond.

Taken, To the extent not paid to Lender under § 7(a). Mirrgagor shall pay before they become delinquent all takes assessments and

Takes to the extent not paid to Lender under & 7(a). Murgagor shall pay before they become definquent all races assessments and office charges which may be feviced or assessed against the Property or against Lender upon this Mortgage of the Note of other debt secured by this Mortgage of upon Lender's interest in the Property and deliver to It file displach them is Fell Tayment.

6. Insurance: Mortgagor shall keep the improgramms on the Property insured against direct loss or damage occasioned by fire, especially confident confidence in the unprite balance at the Note or the my replacement falue, whichever is less, and shall pay the premiums when due I technical contain the standard murrage clause in layor of Lender and, unless Lender otherwise agrees in within, the original of all profices capating the Property shall be deposted with Lender. Mortgagor shall promptly give notice of loss to distingue companies and Lender. Mortgagor shall promptly give notice of loss to distingue companies and Lender of the installments of the Note in the inverse order of their maturities (without penalty for prepayment) or to the restoration of the improvements on the Property. In the event of foredoxine of this Mortgagor in and to other transfer of time to the Property, in extinguishment of the indebtedness secured hereby, all right, title, and interest of Mortgagor in and to any insurance then in force shall pass to the purchaser or grantee. any insurance then in force shall pass to the purchaser or grantee

7. Mortgagor's Covenants. Mortgagor covenants:

- (a) faction. To pay Lender sufficient funds at such times as Lender designates, to pay (1) the estimated annual real estate taxes and assessments on the Property. (2) all property insurance premiums when due, and (3) if payments osself under the Note are guaranteed by mortgage guaranty insurance, the premiums necessary to pay for such insurance. Upon demand, Mortgagor shall pay Lender such additional sums as are necessary to pay these nems in full when due. Lender shall apply these amounts against the taxes, as assuments and insurance premiums when due. Escrowed funds may be communified with Lender's general funds and no interest y in be paid on them.
- (b) Condition and P pair. To keep the Property in good and tenantable condition and repair, and to restore or replace damaged or destroyed improve activand fixtures;
- (c) Liens. To keep the Prograt 'tree from hens and encumbrances superior to the lien of this Mortgage;

(d) Waste. Not to commit waste as permit waste to be committed upon the Property;

- (c) Conveyance. Not to sell, a sign, leave, mortgage, convey or otherwise transfer any legal or equitable interest in all or part of the Property, or permit the same to occur without the prior written consent of Lender and, without notice to Mortgagor, Lender may deal with any transferee as so his interest in the same manner as with Mortgagor, without in any way discharging the liability of Mortgagor hereunder or upon the N ac hereby secured;
- (f) Alteration or Removal. Not to wave, demotish or materially after any part of the Property, without Lender's prior written convent, except Mortgagor may remove a fixture, provided the fixture is prompily replaced with another fixture of at least equal
- (g) Condemnation. To pay to Lender all compensation received for the taking of the Property, or any part, by condemnation proceedings (including payments in compromise of condemnation proceedings), and all compensation received as damages for injury to the Property, or any part. The econymution shall be applied in such manner as Lender determines to rebuilding of the Property or to installments of the Note in the inverseor be of their marieties (without penalty for prepayment);
- (b) Ordinances: Inspection. To comply with all laws, ordinances and regulations affecting the Property, Lender and its authorized representatives may enter the Property at reasonable times to inspect it and, at Lender's option, repair or restore it;
- Subrogation. That the Lender is hereby subrogated to the help of any mortgage or other ben discharged, in whole or in part, by the proceeds of the Note.
- 8. Authority of Lender to Perform for Morigagor. If Morigagor fails to parform any of Morigagor's duties set forth in this Morigage, I ender may, after giving Mortgagor written notice and a reasonable opportunity to perform, perror a the duties or cause them to be performed, including without limitation signing Mortgagor's name or paying any amount so required, and the cost shall be drive a demand and secured by this Mortgage, bearing interest at the annual percentingerate of 8% per annum, computed from the date of expenditure by Lender to the date of payment by Mortgagor.
- 9. Ability to Pay. Martgagor shall not take any action or permit any event to occur which materially impairs Mortgagor's ability to pay the Note when due, including without limitation. Mortgagor or a surety for the Note ceasing to exist, becoming insolvent or a subject of bankruptcy or other insolvency proceedings.
  - 10. Default. Upon the occurrence, without justification under governing law, of any one or more c, the following events of default:
    - (a) Payments. (1) If the interval between scheduled payments owed under the Note is 2 month or less, to have outstanding 2 or more scheduled payments which have remained unpaid for more than 10 days after their due dates; (2) if the ir coy il between scheduled payments is more than 2 months, to have outstanding one scheduled payment which has remained unpaid for more the 60 days after its due date; (3) if the credit is extended for an agricultural purpose, the failure to pay any installment within 40 days of its du date; or (4) the failure to pay the first, last or only payment within 40 days after its due date; or
    - (b) Nonperformance. Mortgagor fails to observe or perform any of Mortgagor's covenants or duties hader this Mortgage if the failure materially impairs the condition, value or protection of or Lender's right in the Property, or materially impairs Mertgag u's ability to pay the Note when duc;

Lender shall have all rights and remedies for default provided by this Mortgage and applicable law.

- 11. Walver, Lender may waive any default without waiving any other subsequent or prior default by Mortgapor
- 12. Remedies. Upon default, at the option of Lender and without further notice or demand, the Note will become payable invited ately unless notice to Morigagor and an opportunity to cure is required by \$425.105, Wis. Stats., and, in that event, the Note will become payable if the default is not cured as provided in that statute within 15 calendar days after mailing the notice to Mortgagor or as otherwise provided by law, 37 Lender exercises its option to accelerate, the unpaid principal and interest owed on the Note, together with all sums paid by I ender as authorized or required under this Mortgage or the Note, shall be collectible in a suit at law or by foreclosure of this Mortgage or by the exercise of any other remedy available at law or in equity
- 13. Receiver. Upon the commencement or during the pendency of an action to foreclose this Mortgage, or enforce any other remedies of 1 ender under it. without regard to the adequacy or inadequacy of the Property as security for the Note, the court may appoint a receiver of the Property (including homestead interest) without bond, and may empower the receiver to take possession of the Property and collect the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the tents, issues and profits, when so collected, to be held and applied as the court may direct.
- 14. Expenses. To the extent not prohibited by law, Mortgagor shall pay all reasonable costs and expenses, including without limitation, attorneys' fees and expenses of obtaining title evidence, incurred by Lender in foreclosing this Mortgage.
- 15. Severability. Unless extremise required by law, invalutity or intenforceability of any provision of this Mortgage shall not affect the validity of entorceability of any other provision
- rs and Assigns. The obligations of all Mortgagors are joint and several. This Mortgage benefits I ender, its successors and assigns, and binds Mortgagores) and their respective heirs, personal representatives, successors and assigns