Itasea BaniUNOFFICIAL COPEGUITY CREDIT LINE 3580166

20TH DECEMBER is made this 201H cay of DECEMBER

SOBIESKI AND MARYANNE W. SOBIESKI, HIS WIFE STANLEY M.

19 86, between the Mortgagor,

and the Mortgague, Itaaca Bank & Trust Co., whose address is 308 W. Irving Park Rd., Itaaca, It. (herein "Lander").

WHEREAS, Borrower is indebted to Lender in the principal sum of SIXTY FIVE THOUSAND AND NO/100

Dollars (\$ 65,500.00) which indebtedness is evidenced by

Borrower's note dated DEC 20, 1986 (herain "Note"), providing for monthly installments of interest, with the balance of the indebtedness, if not sooner paid,

due and payable on the maturity date of this Mortgage which is DECEMBER 1, 1991

TO SECURE to Lender (n) the repayment of the inclebtedness evidenced by the Note (which Is in excess of \$5,000.00), with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the coverants and greenents of Borrower herein contained, and in the Lonn Agreement of even date between the Bank and Borrower or its beneficiary, if applicable ("Agreement") which terms and provisions are incorporated herein, and (b) the repayment of any future advances with interest thereon, made to Borrower by Lender pursuant to paragraph 18 hereof (herein "Future Advances"). Borrower does hereby mortgage, grant and

LOT TWO THOUSAND FIVE (2005) IN LANCER SUBDIVISION, UNIT 20 BEING A SUBDIVISION IN THE NORTHEAST QUARTER OF SECTION 27, TOWNSHIP 41, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEROF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON JULY 2,1976 AS DOCUMENT NO. 2579288

PERMANENT INDEX NO.: 27-27-209-005

Ox Cook (

This Document Prepared by: Jack Mensching 308 W. Irving Park Rd. Itas. a, Illinois 60143

which has the address of 112 E. DORSET LANE

SCHALMANIC IL 60193

(herein "Property Address");

TOGETHER with all the improvements now or hereafter directed on this property, and all easements, right, a part of ne property, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of ne property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a Leasehold) are herein referred to as the "I reperty".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grait and convey the Property that the Property is unencumbered, except the prior mortgage, if any, hereinafter referred to ("Pror Nortgage"), and that Borrower will warrant and deend generally the title to the Property against all claims and demands, subject to any decelerations, easements or restrictions listed in a schedule of exceptions to coverage in any title insimal epolicy insuring Borrower's interest in the Property acceptable. to Lender in its discretion

UNIFORM COVENANTS. Borrower covenants and agrees in favor of Lender as follows:

- 1 PAYMENT OF PRINCIPAL AND INTEREST. Borrower shall promptly pay when due the principal of, and interest on, the index oxidenced by the Note, all additional expenses and advances herein or therein provided and late charges as provided in the Note. Agreement and the principal of and interest or any l'uture Advances secured by this Mortgage.
- CHARGES; LIENS, Borrower shall pay all taxes, assessments and other charges, lines and impositions attributable to the Proor by which may attain a priority over this Mortgage, and Leashold payments or ground rents, if any. Borrower shall promptly furnish to Lender ruceipts evidencing such payments. Borrower and promptly discharge any lien which has priority over this Mortgage other than the Prior Mortgage (and as to said Prior Mortgage shall pay all installments promptly).
- 3. HAZARD INSURANCE. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against LC of fire hexards included within the term "extended coverage", and such other hazards as Lender if ay require and in such amounts and for such periods as Lender may require, provided, that Londer shall not require that the amount of such coverage exceed that amount of coverage inquired to pay the sums sequed by this Mortgage and the Prior Mortgage.

The insurance carrier providing the insurance shall be cit son by Borrower subject to approval by Lender, provided, that such approval shall no be unreasonably withheld. All premiums on insurance policies shall be paid by Borrower making (-ayment, when due, directly to the insurance carrier or the holder of the Prio. Morgage, if required.

All insurance policies and renewals thereof shall be in form a ceptable to Lender and shall include a standard mortgage clause in tayor of an intrin acceptable to Lender in event of loss, Borrower shall give prompt notice to the insurance carrier and Lender Lunder may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agine in writing, insurance proceeds shall be at pfied to restoration or repair of the Property damages, providing such restoration or repair is aconomically feasible, the security of this Mortgage is not thereby impaired, and the Borrower or its beneficiary, if applicable intends to maintain the Property as the principal residence. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums sociated by this Mortgage, with the excess, if any, paid to Borrower, if the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a chain for insurance benefits. Lender is authorized to collect and apply the insurance proceeds at Lender's option effect or espondion or repair of the Property or to the sums secured by this Mortgage, provided the Property shall continue as the principal residence of Borrower or its beneficiary, if applicable

If the Property is acquired by Lender pursuant to the provisions hereof, all right, little and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.

THE UNDERSIGNED AGREES TO THE TERMS OF THIS MCRTGAGE BET FORTH ABOVE AND TO THE ADDITIONAL TERMS AND PROVISIONS SET FORTH ON THE REVERSE SIDE OF THIS DOCUMENT, WHICH ARE INCORPORATED BY REFERENCE HEREIN.

The undersigned acknowledges receipt of a completed gopy of this mortgage prior to consummation of this transaction.

IN WITNESS WHEREOF, Borrower has executed this Mongaph,

Dated at ITASCA

, litinois as of DECEMBER 20

ITASCIA BIBLIC O HELSE CO. 2 TO VA BRODE METERS

PRESERVATION AND MAINTENANCE OF IN PLUT 1: LB IS HOLDS: CONLOMINIUM. IT A VNED UNIT ON IELD MENTS. Burrower shall keep the Property in go diverges and shall comply which a revisions and years of this longuage is on a leasehold. If this Mortgage i HISPECTION, under may make or cause to be made reasonable wheres upon and inspections of the Property, provided that Lender shall attempt to give Borrower netice prior to any see heteros practices appending rangements cause therefore related to Lender's interest in the Property 7. CONDEMNATION. The proceeds of any award or claim for damages, direct or consequential, in conhection with any condemnation or other taking of the Property, or part thereof or for convergence in his of condemnation, are hereby assigned and shall be paid to Lender subject to the Prior Mortgage. In the event of a total taking of the Property, subject to the rights of the Prior Mortgage, this proceeds shall be applied to the sums secured by this Mortgage, with the events of a not taken were. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agreed was a requal to that propertion which the amount of the sums secured by this Mortgage wast protoxinon of tru proceeds as a requal to that propertion which the amount of the sums secured by this Mortgage immediately prior to the date of taking, with the billiance of the proceeds paid to the Borrower.

Unless Lander and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments reterred to m. paragraphs. I and 2 hereof or change the amount of such installments. 8. BORROWER NOT RELEASED. Extension of the time for payment or modification of amortization of the sums socured by this Mortgage granted by Lender to any successor of offerest of Borrower shall not operate to release, in any manner, the flability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against successor or reluce to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's 9 FOREBEARANCE BY LENDER NOT A WAIVER, Any tombearance by Lender in exercising any right or remedy fereunder, or otherwise efforced by applicable law. chall not be a waiver of burnance or the payment of teres or other flant or charges by Lender shall not be a waiver of Lendar's right in accelerate. The material right of the indebtedness secured by this Mortgage. REMEDIES CUMULATIVE A remedies provided in this Mortgage are distinct and cumulative to any other right or termedy under this Mortgage or afforded by saw till numby, and mile the sea concurrently, independ only or successively. SUCCESSORS AND ASSIGNS 20UND; JOINT AND SEVERAL LIABILITY; CAPTIONS, The coverants and agreements betten contained shall be in the expective success its and as "got of Lender and Borrower. All coverants and agreements of Borrower shall be joint and several. The captures and heading of the paragraphs of the Microsope are for convenience only and are not to be used to interpret or define the provisions belief. NOTICE, Except for any notice required, inder applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing such notice outsted mail addressed to Borrower either formal provided herein and do any institute to tender as Borrower may designate by notice to Lender as provided herein and do any institute to tender as alkall very certified mail return receipt requested to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided to the designate of th #3% GOVERNING LAW: SEVERABILITY. This Muster is shall be governed by the Laws of the State of Illinois, including without limitation the provisions of Illinois Revised Statute Chapter 17 Street, 8405, 6406 and 6407, and 312.2. In the every that any provision or clause of this Mortgage or the Note which can be given effect without the conflicting provision, and to this and the Stratons 8405, 6406 and 6407, and 312.2. In the ever, that any provision or clause of the playerons of the Mortpage, the Note and Loan Agreeine it was declared to be severable. DORROWER'S COPY. Barrower shall be furnished a confirmed copy of the Note and this Marigage at the time of execution or after recritation hereof TRANSFER OF PROPERTY: ASSUMPTION. If all or any pertic the Property or an interest therein (including boneficial interest in the land trust, if applicable) is soid, assigned, transferred calculation encumbered by Borrower or its beneficiary (including multi-alion or amendment of the Prior Mortgage to increase the indebtedness thereby secured) without Lerider's prior written content of the Property is no longer the principal residence of Borrower of its beneficiary, if applicable, Lender may at Lender's option, declare all the some secured by this Mortgage to be immediately declared by solder. weganing payable.

— If the Uniter exercises such option to accelerate, Lender shall neal Boyrower notice of acceleration in accordance with paragraph 12 hereof. Such notice shall provide a period of red
that 30 days from the date the notice is mailed within which Borrower m₂ vine summer declared due. If Borrower fails to pay such sums prior to the expiration of such period. Lender may will
further notice or demand on Borrower, invoke any remedies permitted by privage uph 16 holeof. ACCELERATION; REMEDIES. Upon Borrower's breach of any cover, and on eny coverient or agreement of Borrower in the Loan Agreement. Note or this Mortgage, including the covernants to pay when due any sums secured by this Mortgage or as set forth in the Pote or Agreement, Londer prior to acceleration shall mair notice to Borrower as provided in paragraph 12 hereof specifying; (1) the breach; (2) the action required to cure such breach; (3) at date, not test than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specific in the notice, Lender's option may declare all of the sums this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judded proceding. Lender shall be entitled to sollect in such proceeding all expenses of foreclosure, including but not limited to, reasonable attorney's feet, and costs of documentary evidence, of stract's and title reports. 17. ASSIGNMENT OF RENTS: APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Scrower shall prior to acceleration under paragraph 16 hereof, or abandonment of the Property instruction of the right to collect and retain such rents as they become due and physible provided however. That such rents are applicable to that portion of the Property not occupied as the printipal residence of Borrower or its beneficiary, if applicable.

Upon acceleration under paragraph 16 hereof or abandonment of the Property, and at any time prior to the expiration of any period of tedimination belowing judicial sale. Under, in personal paper or by judicially appointed receiver, shall be entitled to enter upon, take possession of and in any time Property and to collect the rents of the Property including those past due. At rents collection by a proper or the precision of the property including those past due. At rents collection of the property and to collect the rents of the Property including those past due. At rents collection of the property and the property including these past due. At rents collection of the property and the property including these past due. At rents collection of the property in a period of the property including these past due. At rents collection of the property and the property including the except and the property including the suppose of the property and to collection of pasts, including, but not those rents at least premiums on receiver's bonds and reasonable attempts fees, and then to the sums secured by this Mortgage. Lender at a fire receiver shall be flable to account only for those rents at the property and the property including the property including the property of the property and the property including the property of the property and the property of th RELEASE. Upon payment of all sums secured by this Mortgage. Lender shall release this Mortgage and it required by faw, shall pay all applicable expenses including recording tree: relative to Borrower shall however, pay a release fee to Lender of \$25.00 or current fee in offect at that time 19 WAIVER OF HOMESTEAD. Borrower hereby waives all right of homestead exemption in the Property FOR INFORMATION PURPOSES: Prior Moitgage in favor of . , 19 Ascorded or Original Debt \$..... STATE OF BUINDIS DuPage COUNTY OF ...Erma J. Sipko MING County, in the state afore Stanley M. Sobieski and Maryanne W. Sobieski , HIS DO REBERY CERTIFY that petionally known to the to be the salar person S whose name S subscribed to the foregoing instrument, appeared before me this day to person and acknowledged the regional scrated and delivered the said instrument as their in free and voluntary act, for the uses and purposes therein set forth, including the release and of hymestead _December 3580166 (IMPRESS SEAL HERE) January 2, 1987 dup!!ucertif.to **ジアLICAT C**O n UNCE TOOL