MATTESON - RICHTON BANK MATTESON - RICHTON BANK MATTESON, IL. 60443 MATTESON, IL. 60443

LOT FIVE HUNDRED BY W SIX ---- (586)

In Richton Hills 2nd Addition, being a Subdivision of part of the Southwest Quarter (%) of Section 27, Township 35 North, Range 13, 382 of the Third Principal Meridian, according to Plat thereof registered in the Office of the Registrar of Titles of Cook County, Illinois on February 4, 1969, as Document Number 2434295, and Surveyor's Certificate of Correction therefor registered March 12,1969, as Document Number 2439592, and Surveyor's Certificate of Correction therefor registered on May 6,1969, as Document Number 2449349.

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U/T/A#74-232:03149 151112-16 Of Rt. 30 & Kostner Ave. Marteson, 10

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- XON.	RICHTON	BANK TINA	"TDURINA"	١.

ுகீrantor has maculad a Line of Credit Agreement to open a line of credit with Matteson-Richton Sank and has oxecuted a Promissory Note made payable FON:BANK in the principal amount of \$...\$22,700,00 mumixam erit eagebive ot ··

to MA.

It is of Credit Agreement which shall be at interest on the unpaid principal balance from time at a per annum rate as herebility described. The Note evidences are reviving credit and the lien of the must Deed secures payment of any existing indebtedness and fulfile advances were made on the date hereof and regardless of whether or not any advance has been made as of the date of this Trust Deed of whether there is any outstanding indebtedness at the time of any future advances. Payments of all accrued interest on the their outstanding principal balance of the Note, it.

2nd day of each month thereal and expression in the time of any future advances. Payments of the Condition of the Condi

thereafter with a final payment of all principal and accrued interest due on The "Index Rate" of interest is a variable rate of interest and is defined in the Note as the announced prime rate of interest of Harris Trust and Savings Sank as determined on the

day of each month during the term hereof. In the event Flattis Trust and Bavings Bank discontinues announcing or establishing a prime rate of interest the index bank Bring Loan Bale on the 12th day of each month during the term hereof as set lorith in Federal Reserve statistical H.15 published

Rate shall thereafter be the Bank Prime Loan Rate on the 12th day of each month during the term hereof as set lofth in Federal Reserve statistical H.15 published by the Federal Reserve Board.

To secure the payment of the principal balance of and all interest due on the Promissory Note and performance of the agreements, terms and conditions of the of Credit Agreement, and for other good and valuable consideration, the Drantor does hereby grant, remise, mortgage, warrant and convey to the Trustee, its successors and assigns the tolking passified real states of Richton Park.

COOK and State of Illinois to with the trustee of the t

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Commonly known as 22147 Hawthorne Way Richton Park, 11. 6047 97

Individuals

hereby releasing and waiving all rights under and synthing of any homested exemption laws, together with all improvements, tagements, tagements assements, lixtures and appurtenences thereto belonging, and all rents, issues and opplie three in and all apparatus, equipment or articles now or hereafter located on the real estate and used to supply heat, gas, air conditioning, water, light, power, retrigeration and vehild; to ; ell of which are declared to be part of the real estate whether physically attached therefore to its individual to property its hereafter referred to as the "Premises") to have and smooth the Premises in trust by the Trustee, its successors and assigns, forever, for the purposes and upon the uses and trust

- 1. The Grantor express to: (1) promptly repair, restore or refful cany buildings or improvements now or hereafter on the Premises which may become damaged or be destroyed: (2) keep said Premises in good condition and repair, without write, and free from mechanic's or other liens or claims for lien not expressly subordinated to the iten hereof; (3) pay when due any indebtedness which may be secured by a tion or charge on the Premises superior to the lien horeof; (4) comply with all requirements of law or municipal ordinances with respect to the Premises and the use thereof; (5) refrain from making material affectations in said Premises except as required by law or municipal ordinance; (8) pay before any enably attaches all general taxes, and pay special taxes, especial as espe
- is descriptions to be evidenced by title slandard mortgage blause to be attached to ischipology. The control of the holder of the Note and without further notice to Grantor, all important in the option of the holder of the Note and without further notice to Grantor, all important in the performance or observance of any term, agreement or condition contained in its Note. In this Trust Deed to the contrary, become due and payable (i) after the date on which at y payment of principal or interest is due and is unpaid, or (ii) if any other default occurs in the performance or observance of any term, agreement or condition contained in its Note. In his Trust Deed, in the Line of Cradit Agreement, or in any other instrument which is the performance of accommodation party; or (iv) if any party in the Note. The Note, Line of Cradit Agreement or this Trust Deed, whether maker, endorser, guarantor, surety or accommodation party; or (iv) if any party in the Note. We have an anaker, endorser, guarantor, surety or accommodation party; or (iv) if any party in the Note. We have a maker, endorser, guarantor, surety or accommodation party; or (iv) if any party in the Note. We have a maker, endorser, guarantor, surety or accommodation party; or (iv) if any party in the Note. We have a maker, endorser, guarantor, surety or accommodation party; or (iv) if any party in the Note in behavior or default or contained to the surety or accommodation party; or (iv) if any party in the Note in behavior or default or increased any in a party of the party or accommodation party or in any surety or accommodation party; or (iv) if any party in the Note increased to the Note increased any party or accommodation party in any surety or accommodation party i
- validity of any fax) asbesament, salest forfeiture, tax liber or title or claim thereof.

 4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise; the holder of the N de m. Trustee shall have the right to foreclose the lien hereof; in larly subtition foreclose the lien hereof; the holder of the Note for reasonable attorneys less, Trustee's less, appraison's fees, outley. It occurred by our or phalation function or shall be saled as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Toriens certificates, and similar data and assurances with respect to this as Trustee or the holder of the Not may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Toriens certificates, and similar data and assurances with respect to this as Trustee or holder of the Not may been policied, and similar data and assurances with respect to this as Trustee or the little to the Not in the processing the proceedings, and similar the note of the Not may been policied. All expenditures and expenses shall become additional indeptedness efficied hereby and immediately due and payable, with interest thereon at the Note in the Note in the or shall be not a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the not accurated and payable which might affect the Premises or the security hereof, whether or not actually commenced.

 **Trustee or holder of the Note in connection with (a) any proceeding indeptedness hereby secured; or (b) preparations for the commencement of any suit for the not accurate of any interesteed, whether or not actually commenced.
- The proceeds of any foreclosure sate of the Premises shall be distributed and applied in the following order of priority: First, on account of 20 costs and expenses incident to the foreclosure proceedings; including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Grantor, its legal representatives or assigns, as their rights may appear.
- 8. Upon, or at any time after the Illing of a bill to loreclose this Trust Deed, the Court in which such bill is filed may appoint a receiver of said Premises. Surp appointment appointment of the payment of the indebtedness secured hereby, and without regard to the slovency or insolvency at the time of application for such receiver, of the personac persons, if any, listile for the payment of the indebtedness secured hereby, and without regard to the then value of the Premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver; Such receiver, shall have power to collect the regard states and profits of said Premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption of not, as well as during the pendency of such procedures or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues and application and all other powers which may be necessary or are usual in such cases for the projection, possession, control, management and operation of the profits and payment in whole or in part of (1) the indebtedness succeed the red, of by any decipe for foreclosing this Trust Dead, or any this receiver to apply the net income in his hands in payment in whole or in part of (1) the indebtedness succeed hereby, or by any decipe for foreclosing this trust Dead, or any ment or other lien which may be or trecome superior to the fien hereof or of such decree, provided such application is made prior to to reclosure safe. (2) the obligation
- The Trust Deed is given to secure all of Granior's obligations under both the heretofore described Note and also Line of Credit Agreement executed by Granior contemporaneously herewith. All the terms of sold Note and Line of Credit Agreement are hereby/incorporated by reference herein.
- 8. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Premises, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Trustee or the Holder of the Notes subject to the terms of any mortgage, deed on trust or other security agreement with a lieu which has priority over this Trust Deed, Grantor agrees to execute such further documents as may be required by the condemnation sulfortly to effectuate this paragraph. Trustee is a hereby travocably authorized to apply on release sulfit, morely a received or make softlement for such moneys in the same manner and with the same effect as provided in this Trust Deed for disposition of settlement of proceeds of hazard instance. No settlement for condemnation damages shall be made without Trustee's and the Holder's of the Note consenting to same.
- 9. Extension of the time for payment, acceptance by Trustee or the Holder of the Note of payments other than according to the terms of the Note, modification in payment terms of the sums secured by this Trust Deed granted by Trustee to any successor in interest of Grantor, or the waiver or failure to exercise any right granted herein shall not operate to religious. In any manner, the Rability of the original Grantor's successors in interest, or any guaranter or surety thereof. Trustee or the Holder of the Note shall not be demend, by any act of omission or commission, to have waived any of its rights or remedies hereunder unless such waiver is in writing and signed by said party. Any such waiver shall not be construed as continuing or as a waiver as to any other event. The procurement of insurance or the payment of taxes, other liens or charges by Trustee or Holder of the Note shall not be a waiver of Trustee's right as otherwise provided in this Trust Deed or accelerate the maturity of the indebtedness secured by this Trust Deed in the event of Grantor's Edizult Under this Trust Deed.
- 10. The covenants and agreements herein contained shall bind, and the rights hereuder shall invire to, the respective successors, helfs, legislees, devises and assigns of Trustee and Grantor. All coverance and agreements of Grantor who co-signs this Trust Deed, but does not execute the Note, (a) is co-signing this Trust Deed only to encumber that Grantor's interest in the Premises under the lief and terms of this Trust Deed.

hereunder may agree to extend, modify, to beat, if his k the streng cations without releasing that Grantor or modifying the Tues to that cranto 'a city's	ith to a d to the torms of this contact the Note, we
the control of the co	the filter was a will be better him additioned to shoot this Toyat Dane or the
to the part of the part of the part of the properties of the part	or orbitations hateunder, except in case of its office gross negligence or miscon- befold exercising any power herein given. Don programtation of satisfactory evidence that all indebtedness secured by this Trust Die requested any person who shall, either before of after maturity thereof, produce and exits which representation Trustee may accept as true without inquiry.
13: Trustee or the holders of the Note shall have the right to inspect the Premises.	at all reasonable times and access thereto shall be permitted for that purpose.
resignation, inability or refusal to act of Trostee, the then Recorder of Deeds of the countercunder shall have the identical title, powers and authority as see herein given Truste	Registrat of Titles in which this instrument shall have been recorded or filed, in case of the ity in which the Premises are situated shall be Successor in Trust. Any Successor in Trust e, and any Trustee or successor shall be entitled to reasonable compensation for all art
performed hereeness. G. U. 2. 15. The Note secured hereby is not assymable and is immediately due and payable referenced above, or transfer or assignment of the Beneficial Intellets of the Land Trust of Toed by the present title holder or any beneficially of a title heights Trust, all sums of	In full upon transfer of title or any interest in the premises given as security for the Arti- executing this Trust Deed. In addition, if the premises is sold under Articles of Agreement due and owing hereunder shall become immediately due and payable.
2 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	the law of Illinois or the Inclusion of which would affect the validity legality or enforcement ovisions of this Trust Deed shall substate and be fully effective the same as though no sur
invalid portion had ever been included herein. Mattesoff-Richt	
17: If this Trust Deed is executed by a Trust,	offly conferred upon and vested in it diseach trustee, and it is expressly understood at the claiming any right or security hereunder that nothing contained herein or in the Not
Matt	teson Richton Bank
any interest that may accrue thereon, or any indebtedness accruing nereunder or to pend expressly waived, and that any revery on this Trust Deed and the Note secured hereb provisions hereof and of said finite, but this waiver shall in no way affect the personal fluority.	rm any coverants either express or implied herein contained, all such liability; if any, betrive shall be solely against and out of the Premises hereby conveyed by enforcement of the
IN WITNESS WHEREOF, Granterie) has/have executed this Trust Deed.	iduals The Control of
The state of the s	- / /
They wormon	Kathun C'Damon
Individual Grantor Robert E. Damon	Individual Grantor Bethryn C. Damon
Dete: February 23, 1937	Dete: February 23, 1937
Individual Granior	Individual Grantor
Date:	Date:
Tra	uet
Macceson	Richton Bank as Trustee U/T/A/ #74-232 dtd.5/1
	nol personally but as Truspe atorisated
	apploon all there
ATTEST: July Suine	Fyor Wise Breetdank
HAVI ISHAM	He: Exec. Vice President
reng Ci XIII All	
V Kan Gjull	4
STATE OF ILLINOIS)	
COUNTY OF COOK SS:	Corert E. Damon & Kathryn C.
t the renderstand in Metani Bublic in and for early County in the State aforesaid, DC	HEREBY CERTIFY that
personally known to me in the first sperson whose name(s) is subscribed to the foregoing sailed and delivered the said instrument as his tree and voluntary act, for the uses and	no instrument, appeared delote rue tri a 184 w person, and scknownedged tren ne signed.
GIVEN under my hand and official seal, this 23rd day of February	198 7 6 8
GIVEN UNDER THE UNION OF SHALL HAVE THE TENTH OF THE SHALL HAVE TH	Tanda Che
	Notary Publi
en de la companya de La companya de la co	My Commission Expires:
	J-5 19 J7
Start and the start of the star	en de la companya de La companya de la co
COUNTY OF COL SS:	
1, the undersigned, a Notary Public in and for the County and State aforesaid, DO HE	REBY CERTIFY that William O. Hearn, Exec. Vice
President of Hatteson Richton Bank Officer	be the same persons whose names are subscribed to the foregoing instrument as such
Frank VIC President and Secretary, respectively, appeared before the this die	ay in person and acknowledged that they signed, sealed and delivered the said instrument
as their own free and voluntary acts, and as the free and voluntary act of said corporation, as I Secretary did also then and there acknowledge that he, as custodian of the corporate seal of as his own free and voluntary act, and as the free and voluntary act of said corporation, as	Trustee, for the uses and purposes therein set forth; and the said of the said
the state of the s	In Thistee, to the use and perpose motors as to the
GIVEN under my hand and official seat, this 23rd day of February	- 100 Xunha ()
	Notary Public
	My Commission Expires 5
	The second secon
This instrument prepared by and plea	
FORM 32905 Rev. 12/86. Reorder from (LLIAMA FINANCIAL, INC. (312) 598-9000	30 & Kostner Ave. Matteson, 11. 50443