3788202

WKEN RECORDED MAIL TO: THE FIRST CHICAGO BRUK OF MOUNT PROSPECT 111 Rost Busse Avenue Mount Prospect, Il 60056

: CPACE ABOVE THIS LINE : FOR

Attn: Homeowners Prime Loan Dept.

3 contact by 22 doc 30 889

: RECORCER'S USE

PIRST CRICAGO NAME OF MOUST PACEPECY 111 East Eusee Avenue Kount Prospect, Illinois 60056

MORTGAGE

THIS MCATGREE made this 12th day of April 1989 between Laxry R. Henor ... and Karen A. Henover married to each other (hereinafter referred to as "the Hortgagor") and THE FERST CHICAGO BANK OF MOUPT PROSPECT, an Illinois banking corporation (hareinafter referred to at "the mortgages").

WHEREAS, Nortgagor is indebted to the Mortgagee in the principal sum of Twenty Two Thoysand and 00/100 Dollars (\$22.001.20), which indebtedbes is evidenced by Mortgagor's Note deted April 12, 1989; (hereinafter referred to as the "Note"), which Note provides for payment of the indebtedness as set forth therein, with the balance of the (Diebtedness, if not sconar paid, due and payable on April 12, 1996; and

whereas, the Note provides for interest be charged on the balance of principal remaining from time to line outstanding at a late equal to one percent (1.00%) above the Wrise Water as published daily in The Wall Streak Journal or each day in which an outstanding balance is due under the Note (hereinafter referred to as the "Index"); and

NOW, THEREFORE, the Mortgagor, to secure the parment of the Note with interest thereon, the payment of all other sere with interest thereon advanced in accordance therewith, to proceet the security of this Mortgage and the performance of the coverage and agreements of the Mortgagor herein contained does herely mortgage, grant and convey to the Mortgagee the following described real estate located in the County of Cunk, State of ILLINOIS: SEE LEGAL DESCRIPTION RIDER

PAGE 1A.

Property Index No.08-10-306-003-006 Property No. Prospect II. 60056 (hareinafter referred to as the "Property Address").

TOGETHER with all the improvements now or hernafter erector on or attached to the property, and all easements, rights,

三个生活的 经证明的证据的 化过滤机

s **r**ominomy facum is medic official and and

CHARLES A RESERVE LAND LAND William I to the growth technique

. The Grandshauld.

Programs of the selection is a selection of the selection SHOWING COSTOR TO THE LIFE

adapped and the things have and the

or and the series of the serie Batter of the Control of the Santa San

Lot 3 in St. Cacilia Subdivision, being a Resubdivision of Lot 2 and part of Lots 3 and 5 in Meler Brothers Subdivision, being a Subdivision of parts of Sections 10 and 15, Township 41 North, Range 11. Best of the Third Principal Meridian, in Cook County, Illinois, according to the plat thereof registered in the Office of the Ragistrar of Titles of Cook County, Illinois, on December 26, 1978 as December No. 3067839.

न्त्रीति केल विशेषक्षित्रका भारति । अस्ति कार्या कार्या । विशेषका विशेष्ट । विशेषका विशेषका । जन्म निर्देशका स्थानिक स्थानिक । विशेषका स्थानिक स्थानिक । of a day day and I be all of a second of the control of the contro

Ballani (al Bali Banah) makan bela berakan berakan berakan

The water the contract of the second of the

The Company of the Mark State of the Company

CATTRIC CARLON CONTROL CONTROL CONTROL

Lastingering addition is the transfer who is selected in the con-

appurtenances, rents, royalties, wineral, oil and ges rights and profits, water, water rights, 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 the property covered by this Mortgage and all of the foregoing together with aid property (or the leasehold satate if this Mortgage is on a leasehold) are herein referred to as the Fremises.

This instrument was prepared by: "Executed in Daplicates"

Carelá R. Swearingen, 111 E. Busse Ave., Mount Prospect, III

Mortgager covenants that Mortgager is lawfully seized of the estate hereby conveyed and has the right to wortgage, grant and convey the Premises, that the Premises is unencumbered unless otherwise acceptable to Mortgages and the Mortgager will worrant and defend generally the title to the Premises against all claims and demands.

IT IS A THEY UNDERSTOOD THAT:

- 1. Mortgagor shall promotly pay when due the principal of and interest on the indebtedness evidenced by the Note, and late charges as provided in the Note and the principal of and interest on any future advances secured by this Nortgago.
 - 2. In addition, Mortgagor shall:
- (a) Promptly repair, restore or rebuild any improvement now or hercafter on the Premises which may become damaged or destroyed.
- (b) Pay immediately when due and payabla all general taxes, special taxes, special assessment, water charges, sower service charges and other taxes and charges against the Premises, including those heretofore due, (the monthly payments provided in the Note in anticipation of such taxes and charges are co be applied thereto provided said payments are actually made and the terms of said Note), and to furnish the Mortgages, upon request, with the original or duplicate receipts therefor, and all such items extended said Premises shall be conclusively deemed valid for the purposes of this requirement.
- (c) Keep the improvements now existing or bereafter erected on the Premises insured against loss or damage by fire, lightning, wind storm or such other hazards, as the Mortgagee may reasonably require to be insured against under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or

were appeared suppliers from the work of the control of A Notice of Modern (1980) in the confidence of the confidence o

Thurse Education to the property of the control of the

CONTRACTOR OF THE PROPERTY OF

The Mode toward to the Control Control of the Contr

Trestorial widt the less as a courter with the second to the

The first of the second of the and the second of the second o takki mala mala katang dan bermilan dan kebagai bermilan dan kebagai bermilan dan bermilan dan bermilan bermila reduced classical Company of the reservoir and the compagnitude of the second control of the c The following the terms of the common to the common the common to the common terms of the common terms of

The following the parties of the second seco

Strategic Control of the Control of

repairing the same or to pay in full the indebtedness securedhereby, in such companies through such agents or brokers and in such form as shall be sedisfactory to the Hortgages, while said indebtedness is fully paid, or in the case of foreclosure, until expiration of the period of redesption; such insurance policies, including additional and renewal policies shall be delivered to and kept by the Mortgages and shall contain a clause satisfactory to the Mortgages making them payable to the Mortgague, as its interest may appear, and in case of loss under such policies, the Mortgages is authorised to adjust, collect and compromise, in its discretion, sign upon demand, all receipts, veuchers and releases required of it by the insurance observation; application by the Mortgages of any of the proceeds or such insurance to the indebtedness hereby secured shall not excuse the Nortgagor from making all monthly payments until the indebtedness is paid in full. In the event of a loss, Northwest shall give prompt notice to the insurance carrier and the Mortgages. Hortgages may make proof of loss if not made promptly by Mortgagor. All reneral policies shall be delivered at least 10 days before such insurance shall expire. All policies shall provide further that the Birigages shall receive 10 days notice prior to cancellation.

- (d) Complete within a responship time any buildings or improvements now or at any time in process of exaction upon said property.
- (a) Keep said Premises in good condition and repair without waste and free from any acchanica or other lien or claim of lien not expressly subordinated to the lien hareof.
- (f) Not suffer or permit any unlawful use of or any nuisance to exist on said Premises nor to diminish run impair its value by any act or omission to act.
- (g) Comply with all requirements of law or numerical ordinances with respect to the Premises and the use thereof.
- (h) Comply with the provisions of any lease if the Mortgage is on a leasehold.
- (i) Pay the presime for any life, disability or other insurance if Hortgagor shall procure contracts of insurance upon his life and disability insurance making the Mortgagor assignee thereunder. In such event and upon failure of Hortgagor to pay the aforesaid presimes, the Mortgagos may pay the promises for such insurance and add said payments to the principal indebtedness secured by this Mortgago to be repaid in the same manner and without changing the amount of the monthly payments, unless such chango is by mutual consent.
- (j) In the event this Mortgage is on a unit is a condominium, perform all of Mortgagor's obligations under the

The constant of the control of the c

ja v svojen **filos (sa** komen se propinski se propinski se se propinski

(1) The supposed with a most of the mos

ាស់ព្រឹក្សាស់ក្រុមប្រជាជាក្នុង និង សំណាយស្ថាន ស្ថាន ស្ថាន ។ ប្រើបានការប្រជាជាក្រុមបាន ស្ថាន - និងក្នុងប្រជាជាសម្រេចស្រាស់ និងសុស្សសម្រេចស្រាស់ ស្រាស់ សាលាសេវាស្រាស់ បានប្រជាជាក្រុមបានសមានប្រជាជិតិ - និងក្នុងប្រជាជាក្រុមបាន

The As about sent to be exceed to the contract of

dage engistemit In alternative entry of the control of the entry of th

and the state of t

declaration or covenants creating or governing the condominium, the by-laws and regulations of the condominium and any and all related documents.

- 1. Any sale, conveyance or transfer of any right, title or interest in the Premises or any portion thereof or any cale, transfer or assignment of all or any part of the beneficial interest in any trust holding title to the Premises without the prior written approval of the Mortgages shall constitute a default hereunder on account of which the holder of the Note secured hereby may declare the entire indebtedness evidenced by said Note to be immediately due and payable and forecluse this Mortgage immediately or at any time thereafter.
- In the case of a failure to perform any of the covenants herein, or if any action or proceeding is commenced which materially offerts the Mortgages's interest in the property, including but not limited to eminent domain, insolvency, code antograment, or arrangements or proceedings involving a bankrupt or incedent, the Nortgagee may do on the Mortgagor's bahelf everything so covenanted; the Mortgages may also do any act it may does mosesary to protect the lien hereof! and the No. dagor will repay upon demand any moneys paid or dispursed, including reasonable attorneys' fees and expenses, by the Mortgages for any of the above purposes and such money together with interest thereon at the default rate set forth in the Mote for which this Mortgage is given as security or at the highest rate for which it is then lawful to contract shall become so such additional insobtedness hereby secured and may be included in any decree foreclosing this Mortonia and be paid out of the rents or proceeds of sale of said Premises if not otherwise paid. It shall not be obligatory upon the Kortgages to inquire into the validity of any lien, encumbrance, or claim in advancing moreys as above authorised, but nothing herein contained shall be construed as requiring the Mortgages co. advance any moneys for any purpose nor to do any act here inder; and the Martangae shall not incur any personal liability because of anything it may do or omit to do hareunder nor shall any acco of the Mortgages act as a valver of the Mortgages's right to accelerate the naturity of the maturity of the indebtaches secured by this Mortgage or to proceed to foreclose this Mortgaga.
- 5. Time is of the essence hereof, and if default he made in performance of any covenant herein contained or contained in the Mote or in making any payment under said Note or oblightion or any extension or renewal thereof, or if proceedings he instituted to enforce any other lies or charge upon any of the Premises, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or the Mortgagor shall make an assignment for the benefit of creditors or if Mortgagor's property he pieced under control of or in custody of any court or officer of the

្តាស់ និងសមានជាក្នុង ប្រជាជា ស្គមនៃស្នេចមនុស្ស ប្រជាជាក្នុង និងសមាន និងសមាន និងសមាន និងសមាន និងសមាន និងសមាន និ ប្រជាជាក្នុងសមាន ស្គ្រាស់ ស្គមនេះ សមានសមានសមានសមាន សមាន សមានសមានសមានសមានសមានសមាន និងសមាន សមានសមាន សមាន សមាន ស

The state of the s

private and the private and th

មាន ប្រទេទាន់ ប្រធាននៃក្រុម ប្រធាន ប្រើប្រាស់ ប្រែការប្រធាននេះ ប្រែការប្រធាននៃ ប្រែការប្រធាននេះ ប្រែការប្រធានន ប្រធាននៃ ប្រធាននេះ ប្រែការប្រជាជននេះ ប្រែការប្រធាននេះ ប្រែការប្រធាននេះ ប្រែការប្រធាននេះ ប្រធាននេះ ប្រធាននេះ ប ប្រធាននៃក្រុម ប្រធាននេះ ប្រុស្ទាន់ ប្រុស្សាន ប្រុស្សាន នេះ ប្រុស្សាន ប្រែការប្រធាននេះ ប្រធាននេះ ប្រធាននេះ ប្រុស្ធាន ប្រុស្ធាន ប្រុស្ធាន ប្រែការប្រធាននេះ ប្រធាននេះ ប្រែការប្រធាននេះ ប្រែការប្រធានិក្សា ប្រធាននេះ ប្រធានិក្សា ប្រធាននេះ ប្រធានិការប្រធាននេះ ប្រធានិការប្រធាននេះ ប្រធាននេះ ប្រធាននេះ ប្រធាននេះ ប្រធាននេះ ប្រធានិការប្រធានិការប្រធាននេះ ប្រធាននេះ ប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្រធានិការប្ចេច ប្រធានិការប្បានិការប្រធានិការ

Code whether his opening to be the con-

government, or if the Mortgagor abandons the Premises, or Sails to pay whin due any charge or essessment (whether for insurance premiums, maintenance, taxes, capital improvements, purchase of another unit, or otherwise) imposed by any condeminium, townhouse, cooperative or similar owners; group, then and in my of said events, the Mortgages is hereby authorized and empowered, at its option, and without affecting the lies hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default he remedied by Mortgagor, and apply toward the payment of maid mortgage indebtedness any moneys of the Mortgagor held by the Mortgages, and the said Mortgages may also immediately proceed to foreclose this Mortgage, and in any foreclosure a sale may he made of the Premises enmasse without the offering of the moverel parts separately.

Upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may at any till, either before or after sale, and without notice to the Mortgagor, or any party claiming vodor Mortgagor, and without regard to the solvency of the Mortgagor or the then value of said Frances, or whether the same shall then be occupied by the owner of the equity of redemption as a hartstead, appoint a receiver, with power to manage and rent and to collect the zents, issues and profits of said Framises during the pendency of such foreclosure suit and the statutory period of redemption, and such rents. issues and profits, when collected way be applied before as well as after the forsologure sole, toward the payment of the indebtedness, couts, taxes, insurance of other items necessary for the protection and preservation of the Frances, including the expenses of such receivership, or an any deficiency decree whether there be a decree therefor in person or not, and if a receiver shall be appointed he shall remain in possession until the expiration of the full puriod allowed by statute for redemption, whether there be rademption or not, and until the issuance of a deed in case of male, but if no deed be issued, until the expiration of the statutory period during which it may be issued and no lease of said Premises shall be nullified by the appointment or entry in possession of a receiver but he may elect to terminate any lease junior to the lien hereof; and upon foreclosure of said Premises, there shall be allowed and included as an additional indebtedness in the duckee of sale all expenditures and expenses together with interest thereon at the default rate set forth in the Note for which this Murtgage is given as security, which may be paid or incurred by or in behalf of the Mortgages for attorneys' fees, appraiser's fees, court costs and costs (which may be estimated as to include items to be expended after the entry of the decree) and of procuring all such data with respect to title as the Mortgages may reasonably deca macessary either to prosecute such suit or to evidence to bidders

The second secon

(1) Appropriate the first of the content of the streng chair bete shall destribe to source the second of half me by the address de la companya dela companya dela companya dela companya de la companya d auft windere of been bir beiten bir beit eater for each two solutions on the law and the contract of Constant de partir de la company de la compa The property of the standard of the property of the standard o Like Prince to the process of an electric content of the electric content of t

at any sale held pursuant to such decree the true title to or value of said Premises; all of which aforesaid amounts together with interest as herein provided shall be immediately due and payable by the Mortgagor in connection with (a) any proceeding, including a probate or bankruptcy proceeding to which either party hereto shall be a party by reason of this Nortgage or the Note hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after the accrual of the right to foreclose, whether or not actually commenced; or (e) preparations for the defense of or intervention in any suit or proceeding or any threatened or contemplated suit or proceeding. which might affect the Premises or the security hereof. In the event of a foreclosure sale of said Premises there shall first be paid out of the proceeds thereof all of the aforesaid items, then the entire indebtedness whether due and payable by the terms hereof or not and the interest due thereon up to the time of such sale, and the overplus, if any, shall be paid to the Mortgagon, and the purchaser shall not be chliged to see to the application of the purchase money.

- 7. Extension of the time for payment or modification or anortization of the sure secured by this Mortgage granted by the Mortgages to any successor in interest of Mortgagor shall not operate to release in any sammer the limbility of the original Mortgagor and Mortgagor's successor in interest. The Mortgages shall not be required to commence proceedings against such successor or refuse 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 Mortgagor and Mortgagor's successor in interest.
- 8. This Mortgage is security for the payment of a certain Note bearing even date herewith executed by Mortgager in favor of Mortgages. All of the agreements, conditions, covenants, provisions and stipulations contained in said Note which are to be kept and performed by Mortgager are hereby ande a part of this Mortgage to the same extant and with the same force and effect as if they were fully set forth herein, and Mortgager covenants and agrees to keep and perform them or cause them to be kept and performed strictly in accordance with their terms.
- 9. In the event the enactment or expiration of any federal or state laws which have the effect of rendering any provision of the Note or Mortgage unenforceable according to its terms. Mortgages, at its option, may declare, without notice, all summacured hereby immediately due and payable, and apply toward the payment of said mortgage indebtedness any scneys of the Mortgagor held by Mortgages, and the said Mortgages may also ismediately proceed to foreclose this Mortgage, as provided in Paragraphs 5 and 6 hereof.
 - 10. Any forebearance by the Mortust is in exercising any

A the set of actions was a past of large scale of a common type of feet a common set of the common feet actions of the common fee

A CONTROL OF THE CONT

No remain the first section of the product of the first term of th

UNOFFICIAL CORY 0 2

right or remedy hereunder or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by the Hortgages shall not be a waiver of the Mortgages's right to accolerate the imdab because secured by this Mortgage.

- 11. All remedies provided in this Mortgage are distinct and cumulative to any other right or ramedy under this Mortgage or afforded by law or equity and may be exercised concurrently, independently or successively.
- 12. The covenants contained herein shall bind and the rights accounts shall inure to the respective successors and assigns of the Hortgages and Mortgager subject to the provisions of paragraph 3 hereof. All covenants and agreements of Mortgager shall be joint and several.
- 13. Except to the extent any notice shall be required under applicable law to be given in another manner, any notice to Mortgagor shall be given by mailing such notice by certified sail addressed to Mortgagor at the Property Address or at such other address as Mortgagor may designate by notice to the Mortgages as provided herein and any notice to the Mortgages shall be given by certified sail, raturn receipt requested to the Mortgages's address stated herein or to nuch other address as the Kortgages may designate by notice to Mortgagor as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or the Mortgages when given in the manner designated herein.
- 14. Upon payment of all sums secured by this Mortgage, the Mortgages shall release this Mortgage without charge to Mortgagor. Mortgagor shall pay all costs of tecordations of any documentation necessary to release this Mortgago.
- 15. Mortgagor horeby waives all right of horestead exemption in the Premises and grants to the Mortgages the right to inspect the Premises at all reasonable times and morass thereto shall be permitted for that purpose.
- 16. Mortgagor assigns to the Mortgagee and authorize the Mortgages to negotiate for and collect any award for condemnation of all or any part of the Premises. The Mortgagee may, in its discretion, apply any such award to amounts due hereunder, or for restoration of the Premises.
- 17. If the Mortgagor is a corporation the Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this Mortgage, on its own behalf and on behalf or each and every person, except decree or judgment creditors of the Mortgagor, acquiring any interest in or title to

BE BERGE SERVER SERVER BERGERER BERGERER BERGERER BERGERER BERGERER BERGERER BERGERER BERGERER BERGERER BERGER ្នាក់ស្ត្រីស្ត្រី ម៉ូន និងក្រុម ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពល ប្រជាពលរបស់ ប្រជាពលរបស់ ម៉ូន និងក្រុម ប្រជាពលរបស់ ប្ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រ

bed catific are agreement attach to better a cate of the const an appropriate this frame, there is not not a part of a part of a The state of the state of the first term of the state of appropriate the second of the second of

April Mine to the freeze in particular contents a servicion of tara a rodupopue visitanos per esta da varia i tarab mere la verticione. The second and the second was the second to the second to the man con a segundo e contrata de la contrata del contrata del contrata de la contrata del contrata del contrata de la contrata de la contrata de la contrata de la contrata del Johnson Day Horal Sales

 Taking the files.
 The second state of th Note that the state of the stat on a superior de modes de la Compacta del la compacta de la compac

I was being about the to go for

Sunty Clark's Office

But you was a store of the Halphane

ការទៅក្នុង ស្រាស់ ស្ត្រីស្តេច ស្ត្រីស្តេច ស្ត្រីស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រី ស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រី ស្ត្រីស្ត្រី ស្ត្រីស្ត្រី ស្ត្រីស្ត្រ ស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត ស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត

कुलक रहते । इंटल्क्स के १९८४ - १९६० - १८८ के १९६० - १८८ के १९६० - १८८ के १८८ के १८८ के १८८ के १८८ के १८८ के १८ A common the state of the second Elete alignad near had no l'ensert de l'élant de l'estat de l'élant de l'estat de l'estat de l'estat de l'esta L'edition de l'estat de la company de l'élant de l'élant de l'élant de l'élant de l'estat de l'estat de l'esta THE MEAN AND AN ABBURGERS HAVE THE FREE THE PROPERTY OF THE PROPERTY OF THE RESERVENCE OF THE PROPERTY OF THE

the Francisco subsequent to the date of this Mortgage.

- 18. This Mortgage shall be governed by the law of the jurisdiction in which the Premises are located. In the event one or more of the provisions contained in this Mortgage shall be prohibited or invalid under applicable law, such provision shall be ineffective only to the extept of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Mortgage.
- whether the entire amount shall have been advanced to the Wortgagor at the date hereof or at a later data, or having been advanced, shall have been repaid in part and further advances, sade at a later data which advances shall in no event operata to make the principal sum of the infebtedness greater than the original principal amount plus any amount or amounts that may be added to the mortiage indebtedness under the terms of this Mortgage for the rurpose of protecting the security. All future advances made in accordance with the terms of the Note shall be secured hereby and the date of such future advances shall not effect the priority of this Mortgage.

IN WITNESS WHEREOF, the underzigned has signed this Mortgage on the day and year first short written at Hount Prospect.

RECOUNTY OF COOK

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY
THAT Larry R. H anover and Karen A. Hanover, married to each other

PERSONALLY known to me to be the same person(s) vices names(s) (is) (are) subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they have

migned, sealed and delivered the said instruments as their 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 this 12thday of April 89.

commission expires:

NOTARY PUBLIC

"OFFICIAL SEAL

LILLIAN V. RICHTER

Notary Eublic, State of Schools

by Commission Explain SHRLISS

Ġ

Lighter Proposition for the property of the property of the property of the first

the state of the s gase german urbs mil tilbudgara och sammen a side detter av det et et et et en l'anna propins de la company de la compan of pales and making status from the production of the second of the seco rando de Georg Managorta, respuestor, no como emise, del Como del Companyo del Companyo del Companyo del Compa · 1987年1987年 - 1985年 -

កស៊ីស៊ីស្តែងក្នុង ស៊ីស ស៊ីសុខស្តីប្រម្នងប្រជាពលរបស់ សាលា ប្រទេសប្រជាពលរបស់ បានសាលាស្តី បានសាលាសាលាសាលាសាលាសាលា and a section of the companies of the section of th un ofsta a shous called this energibe. and the the thing is the engineer. A new region to leave it is a ញ់ប្រទាស់ពីជាស្ថិត ប្រើប្រទេស ប្រទេស ប៉ុន្តែក្រសួង ប្រក្បាយ ប្រជាជាក្រសួង ប្រក្បាយ ប្រើប្រធានការប្រការប្រធានកា ការប្រជាជាក្រី ប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធាន

semprisher skind bespris sed tombis ober Ast (Sec. 19) typecia en co - Thigserie develope en the some destit vers, one sed ober 20

Courts (Alabating Steel with the Car of the estroughidant princess of concents multi fictional words in the reculting and sport is the

the standard this biss. The life is the same the control of the co do ograna bog mosciae och i dtatimit

True of the Control of the Control of the Control