/ \4

DEED OF TRUST, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS, made XXX 23rdday of October . 1991 , among

ERNIN QUINN and JOANN QUINN, husband and wife, 15526 Elm Park Drive, San Antonio, Texas 68247,

STEVEN J. WOOLLEY, Attorney-at-Law, 420 First National Plaza, 11404 West Dodge Road, Omaha, Nebraska 68154,

CONTINENTAL WESTERN LIFE INSURANCE COMPANY, 1-80 & Exit 121, P.O. Box 65770, West Des Moines, Iowa 50265-0770, as Beneficiary:

WITNESSETH:

That Trustor irrovocably grants, transfer and assigns to Trustee in trust, with power of sale, the following described Real Estate:

The West 22 jeat of Let 10, Street Hill Tounhomes, an Addition to the City of Omeha,

as surveyed, plotted and recorded in Douglas County, Nebraska;

OF USE N DEL VIKMC TO DEL VIKMC

together with all interest which Trustor now has or may hereafter acquire in and to said Real Estato and in and to: (a) all easements and rights of way appurit, nant thereto and all of the estate, right, title, interest, claim and demand whatsoever of Trustor in the Real Estate, either at law or in equity, now or hereafter acquired; (b) all structures, buildings and improvements of every kind and description now or at any time hereafter located or placed on the Real Estate (the "Improvements"); (c) all machinery, appliances, apparatus, equipment and fixtures now or hereafter located in, upon or under the Real Estate or the Improvements, or any part thereof, and used or usable in connection with any present or future operation thereof, and all additions thereto and replacements therefore; (d) all articles of personal property and any additions to, substitutions for, changes in or replacements of the whole or any part thereof, including, without limitation, all furniture and furnishings, now or at any time hereafter affixed to, attached to, placed upon or used in any way in connection with the use, enjoyment, occupancy or operation of the Real Estate or the Improvements, or any portion thereof, and owned by the Trustor or in which Trustor now has or hereafter acquires an interest; (a) all of the rents, royalties, issues and profits of the Real Estate and the Improvements, or arising from the use or enjoyment of all or any portion thereof or from any lease, license, concession, occupancy agreement or other agreement pertaining thereto (the "Rents and Profits"), and all right, title and interest of Trustor in and to all leases, licenses and occupancy agreements of the Real Estate or of the Improvements now or hereafter entered into and all right, title and interest of Trustor thereunder, including without limitation, cash or securities deposited thereunder to secure performance by tenants, lessees or licensees, as applicable, of their obligations thereunder; (f) all building materials and supplies now or horeafter

- B. Performance, discharge of and compliance with every obligation, convenant and agreement of Trustor incorporated by reference or contained herein or in any other security agreement or deed of trust at any time given to secure any indebtedness hereby secured, or any part thereof.
 - C. Payment of all fees and charges of Beneficiary, whether or not set forth herein.
 - D. Payment of future advances necessary to protect such property.
- E. Payment of future advances to be made at the option of Trustor and Beneficiary.

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR COVENANTS:

- 1. Title: That it is lawfully seized and possessed of a good and indefeasible title and estate to such property in fee simple and will forever warrant and defend the title thereto against the claims and demands of all persons whosoever; that it will, at its expense, maintain and preserve the lieu of this Deed of Trust as a first and paramount lieu upon such property.
- 2. Maintenance: To keep such property in good condition and repair; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay, when due, all claims for labor performed and materials turnished therefor and for any alterations thereof; to comply with the provisions of restrictions affecting such property; not to remove, demolish or materially alter any building, of the character or use thereof at any time thereon; not to drill or extract nor to permit the drilling for or extraction of oil, gas or other hydrocarbon substances or any mineral of any kind unless the written consent of Beneficiary is first had and obtained; not to commit or permit any waste thereof or any act upon such property in violation of law; to do all other acts in a timely and proper manner which from the character or use of such property may be reasonably necessary to protect and preserve said security, the specific enumerations herein not excluding the general.
- 3. Construction of improvements: To complete in good and workmanlike manner any building or improvement or repair relating thereto which may be begun on such property or contemplated by the loan secured hereby, to pay when due all costs and liabilities incurred therefor, and not to permit any construction lien against such property. Trustor also agrees, anything in this Deed of Trust to the contrary notwithstanding; (a) to promptly commence work and to complete the proposed improvements promptly, (b) to complete same in accordance with plans and spacifications as approved by Beneficiary, (c) to comply with all of the terms of any construction loan agreement between Trustor and Beneficiary, (d) to allow Beneficiary to inspect such proporty at all times during construction, and (e) to replace any work or materials upsatisfactory to Beneficiary, within lifteen (15) days after written notice from Beneficiary of such fact, which notice may be given to Trustor by registered or certified mail, sent to his last known address, or by personal service of the same.

- 4. Fire and Beneficiary sho to Beneficiary. obligations, whi deliver to Beneal payment of promaintaining suc Information cor concorning the accepting or obsolvency of inst thereunder, in proof of loss if a the option of the as Beneficiary restoring the lm may be released nor shall the am not cure or waiv returnable insur hereunder, If so interest of Trust to the date of
- 5. Taxes and assessments all with interest, one expenses of this amount demand other charges a successor in indichange, or mod Beneficiary beli convenants, cor Beneficiary, with charges relating receipt by Trust contest by appilin the event of

In the event of way the laws for such taxes, so as all sums secured however, that si required herous against such pa

- 6. Sums Ada provision of this default rate in t
- 7. Assignme Beneficiary duri Trustor with any agency, for the
- 8. Fallure of Trust, orfail to p Deed of Trust. Bobligation horeo may deem neces purchase, conte exercising any s expended on de IT IS MUTUAL!
- 9. Litigation: security hereof, actions to prever obligation so to c without suit, to e any action or presuch action them said purposes, m Trustor on domerasonable sum, otherwise and irr not limited to as
- 10. Condemm or otherwise, (a) any part thereof, accruing before material fact, too absolutely and it appear in and petaking or damags Beneficiary may

All amount condemnation fo by the loan secur release shall cur-

11. Concent, I's request of Benedithis Deed of Trust powers of the Benedithe Benedithe

10

800K3007 PAGE LAG DEEP OF TRUST, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS

As of the official date of the THIS DEED OF TRUST, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS, made MMX 23rdday of October , 1991 , among

ERMIN QUINN and JOANN QUINN, husband and wife, 15526 Elm Park Drive, San Antonio, Texas 68247,

as Trustor.

STEVEN J. WOOLLEY, Attorney-at-Law, 420 First National Plaza, 11404 West Dodgo Road, Omaha, Nebraska 68154, as Truatee, and

CHARLES R.J. QUINN, 422 South Summit, Bancroft, lowa 50517, as Bonoficiary:

WITNESSETH:

That Trustor Irrevocably grants, transfer and assigns to Trustee in trust, with power of sale, the following described Real Estate:

70

The Wost 22 feet of Lot 10, Signal Hill Townhomos, an Addition to the City of Cmaha, as surveyed, pratted and recorded in Douglas County, Rebraska;

BK 3687 N C/O FEE 2000 PG 116-119 N DEL VY MC VP OF WAY COMP F/B 64 - 35886 PEOFIVED

OCT 29 9 18 AM '91

CECROS J. BUGLEWICZ

REGISTER OF DEEDS

CECROS J. BUGLEWICZ

REGISTER OF J. B. AM '91

OCT 29 9 18 AM '91

together with all interest which Trustor now has or may hereafter acquire in and to said Real Estate and in and to: (a) all easements and rights of way appurtenant thereto and all of the estate, right, tille, interest, claim and demand whatsoever of Trustor in the Real Estate, either at law or in equity, now or hereafter acquired; (b) all structures, buildings and improvements of every kind and description now or at any time hereafter located or placed on the Real Estate or the Improvements,"; (c) all machinery, appliances, apparatus, equipment and fixtures now or hereafter located in, upon or under the Real Estate or the Improvements, or any part thereof, and used or usable in connection with any present or future operation thereof, and all additions thereto and replacements therefore; (d) all articles of personal property and any additions to, substitutions for, changes in or replacements of the whole or any part thereof, including, without limitation, all furniture and furnishings, now or at any time hereafter affixed to, attached to, placed upon or used in any way in connection with the use, enjoyment, occupancy or operation of the Real Estate or the Improvements, or any portion thereof, and owned by the Trustor or in which Trustor now has or hereafter acquires an interest; (a) all of the rents, royalties, issues and profits of the Real Estate and the Improvements, or arising from the use or enjoyment of all or any portion thereof or from any lease, license, concession, occupancy agreement or other agreement pertaining thereto (the "Rents and Profits"), and all right, title and interest of Trustor in and to all leases, licenses and occupancy agreements of the Real Estate or of the Improvements now or hereafter entered into and all right, title and interest of Trustor thereundor, including without limitation, cash or securities deposited thereunder to accure performance by tonants, leasees or licensess, and applicable, of their obligations thereundor; (f) all building materials and supplies now or hereafter

FOR THE PURPOSE OF SECURING:

A. Payment of the principal sum of Thirteen Thousand Nine Hundred Five and 50/100 Dollars (\$13,905,50) evidenced by that certain promissory note dated of sevendance beneath the promissory Note") issued by Trustor in said amount and payable to the order of Beneficiary, together with interest thereon, late charges and prepayment bonuses according to the terms of the Promissory Note and all renewals, extensions and modifications thereof.

- B. Performance, discharge of and compliance with every obligation, convenant and agreement of Trustor incorporated by reference or contained herein or in any other security agreement or deed of trust at any time given to secure any indebtedness hereby secured, or any part thereof.
- C. Payment of all fees and charges of Beneficiary, whether or not set forth herein.
- D. Payment of future advances necessary to protect such property.
- E. Payment of future advances to be made at the option of Trustor and Beneficiary,
- TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR COVENANTS:
- 1. Title: That it is lawfully soized and possessed of a good and indefeasible title and estate to such property in fee simple and will forever warrant and defend the title thereto against the claims and demands of all persons whosoever; that it will, at its expense, maintain and preserve the lien of this Deed of Trust as a প্রক্রেক্সমুক্রেক্সাট্টেম্ম tien upon such property.
- variant and ordered the tute thereto against the claims and demands of all persons whosever; that it will, at its expense, maintain and preserve the filen of this Deed of Trust as a discond second s
- 3. Construction of Improvements: To complete in good and workmanlike manner any building or improvement or repair relating thereto which may be begun on such property or contemplated by the loan secured hereby, to pay when due all costs and liabilities incurred therefor, and not to permit any construction lien against such property. Trustor also agrees, anything in this Doed of Trust to the contrary notwithstanding; (a) to promptly commence work and to complete the proposed improvements promptly, (b) to complete same in accordance with plans and specifications as approved by Beneficiary, (c) to comply with all of the terms of any construction loan agreement between Trustor and Beneficiary, (d) to allow Beneficiary, to inspect such property at all times during construction, and (e) to replace any work or materials unsatisfactory to Beneficiary, within liftien (15) days after written notice from Beneficiary of such fact, which notice may be given to Trustor by registered or cartified mail, sent to his last known address, or by personal service of the same.

Benefice to Benef obligati:: deliverto days bai payment maintain informat concern acceptin solvency thereuni proof of the optic as Beno restorio may bo nor shall not cure returnat hereund Interest

to the d
5. To assess muth Inte expense amount other ch success success change, Benefici convenil Benefici charges receipt t contest In the

way the such tax all sums however required against 6. St provision

default 1 7. At Benefici Trustor agency,

8. Fs Trust, or Deed of obligation may dee purchas exercistexpende IT IS M

9. Lill security actions obligation without any actic such act said pur Trustor reasonal otherwis not limit

10. Coor others any part accruing material absolute appear is taking or Beneficial

by the lorelease s

11. Ce request c this Deed powers o consent : ngroome