# To the Honorable, the Judges within named:

I HEREBY CERTIFY AND RETURN, That in obedience to and by	virtue of the within writ, to
me directed, I seized and took into execution the within described real estate	
legal and timely notice of the time and place of sale, by advertisements	
and by handbills set up in the most public places in my bailiwick, I did on	
- 30th day of April 19	
o'clock P. M., of said day at the Court House, in the Town of Bloomsbu	
to sale at public vendue or outcry, when and where I sold the same to	
Association, 31 West Market Street, Wilkes-Barre, Pa.	
for the price or sum of \$431.62 plus \$8.63 Poundage	
Four Hundred Thirty One and 62/100	
being the highest and best bidder, and the	
bidden for the same; which I have applied as follows, viz: To costs	
SHERIFF'S COST:	
Sale Cost         \$81.75           Poundage         8.63	
Proces Fortunation	\$ 90.38
Press-Enterprise Henrie Printing	172.48 30.00
Prothonotary of Columbia County	13.00
Recorder of Deeds of Columbia County	15.60
Harold W. Sharrow, Tax Collector, South Centre Twp.	17.60
Columbia County Tax Claim Bureau (1980 Taxes)	101.19
Susquehanna Savings Association	
vs.	***************************************
Twin Hills Development Corporation, A Pennsylvania Corporation No. 1925 of 1980 J.D. No. 14 of 1981 E.D.	
Sheriff's Office, Bloomsburg, Pa.  May 8, 1981  VICTOR B. VAND	Choriff

SUSQUEHANNA SAVINGS : IN THE COURT OF COMMON PLEAS

ASSOCIATION

: OF COLUMBIA COUNTY

Plaintiff

:

CIVIL ACTION-LAW

vs.

Action of Mortgage Foreclosure

TWIN HILLS DEVELOPMENT CORPORATION, a Pennsylvania

Corporation

:

Defendant

No. 1925 of 1980

NOTICE OF SHERIFF'S SALE OF REAL ESTATE

TO TWIN HILLS DEVELOPMENT CORPORATION, Defendant herein and title owner of the real estate hereinafter described:

Captioned Writ of Execution, issued under the above-captioned Judgment, directed to the Sheriff of Columbia County, there will exposed to public sale, by vendue or outcry to the highest and best bidders, for cash, in the Sheriff's Office, Court House, Bloomsburg, Columbia County, Pennsylvania, on THURSDAY, APRIL 30, 1981, at 2:15 o'clock, P. M., in the afternoon of the said day, all your right, title and interest in and to ALL that certain piece or parcel of land situate in the Township of South Centre, County of Columbia, and State of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pin on the southern edge of Amron Drive;

said pin being the northeast corner of Lot #19 and the northwest corner of lands described herein; THEN by the southern edge of Amron Drive North 71 degrees 40 minutes 00 seconds East 100 feet to an iron pin; THEN by Lot #21 South 18 degrees 20 minutes 00 seconds East 200 feet to an iron pin; THEN by other lands of the Grantors South 71 degrees 40 minutes 00 seconds West 100 feet to an iron pin; THEN by Lot #19 South 18 degrees 20 minutes 00 seconds East 200 feet to the place of beginning. CONTAINING 20,000 square feet. BEING the same premises conveyed by Gaylord M. Cryder, unmarried, et al., to Twin Hills Development Corporation, by deed dated May 3, 1977, and recorded in the Office of the Recorder of Deeds in and for Columbia County in Deed Book 281, page 142. IMPROVED with a single family dwelling, which has the address of Lot #20. Lion Hills Development, Bloomsburg, S. Centre Twp., Columbia County, Pennsylvania.

NOTICE is hereby given to all claimants and parties in interest, that the Sheriff will on MAY 8 , 1981, file a Schedule of Distribution in his office, where the same will be available for inspection and that Distribution will be made in accordance with the schedule unless exceptions are filed thereto within ten (10) days thereafter.

JOSEPH SERLING.

Atty. for Plaintiff

960 United Penn Bank Bldg.,

1022 W. W. 18 18 8 74 74

Wilkes-Barre, Pa.

SUSQUEHANNA SAVINGS

ASSOCIATION

IN THE COURT OF COMMON PLEAS

:

OF COLUMBIA COUNTY

Plaintiff

:

CIVIL ACTION-LAW

vs.

Action of Mortgage Foreclosure

of

TWIN HILLS DEVELOPMENT CORPORATION, a Pennsylvania

Corporation

Defendant

No.

1925

1980

AFFIDAVIT OF WHEREABOUTS OF DEFENDANT

JANE R. SMITH being duly sworn according to law does aver that she is the Assistant Secretary of Susquehanna Savings Association, and as such is authorized to make this Affidavit in its behalf; that to the best of her personal knowledge, information and belief, the name and last known address of the Owner and Defendant in the Judgment in the within Bond of Twin Hills Development Corporation, is 7205 New Berwick Highway, Bloomsburg, S. Centre Twp., Columbia County, Pennsylvania.

JANE R. SMITH

Sworn to and subscribed before me this //day

of Felingary, 1981.

Notary Public

My Commission Expires:

NOTARY PUBLIC Prisson, Lozeron County, Fa., My Commigsion Expires Merch 10, 1981

# AFFIDAVIT OF NON MILITARY SER VICE OF DEFENDANT

**********************
COMMONWEALTH OF PENNSYLVANIA : : SS: COUNTY OF LUZERNE :
GERALD J. KOREY being duly sworn according
to law, does depose and say that he did, upon request of
SUSQUEHANNA SAVINGS ASSOCIATION
investigate the status of Leo J. Yodock Jr., and Janet K. Yodock with regard to the Soldiers' and Sailors' Civil Relief Act of
1940; and that he made such investigation personally
and your affiant avers that
THEY xis/are not now, nor xweex/were box/they, within a
period of three months last, in the military or naval service of the
United States within the purview of the aforesaid Soldiers' and
Sailors' Civil Relief Act of 1940.  GERALD J. KOREY
Sworn to and subscribed before me
this 20th day of FEBRUARY, 1981.

RUTH COLE, Notary Public
Wilkes-Barre, Luzerne County
My Commission Expires June 6, 1981
My Commission Expires:

NoSESS. 19	BLOOMSBURG, PA., April 8 19 81
vs.	M Sheriff Office
Twin Hills	

### To FREDERICK J. PETERSON, Dr.

### PROTHONOTARY AND CLERK OF THE COURTS OF COLUMBIA COUNTY

 List of liens	\$10.0	္		
	-			
				····
			- ·	

LST National Bank of Mocanagua	No. 1755 of Term, 19.79  Real Debt [1\$29.,785.00]  Interest from 10-1-79 [1]
versus	Commission
Twin Hills Development Corp.	Costs  Judgment entered 10-25-79  Date of Lien 11-1-79
	Nature of Lien Note
.lstNational.Bank.of Mocanaqua )	No. 1756
. 150. Mativiat. Baik. Of Mocanaqua	No. 1756 of Term, 19.79  Real Debt     \$16,100.00
versus	Interest from 10-1-79    Commission
Twin Hills Development Corp.	Costs
	Nature of LienNo.te
1st National Bank of Mocanagua )	No1757 of
	Real Debt
versus	Costs
Twin Hills Development Corp.	Judgment entered 10-25-79  Date of Lien 10-1-79  Nature of Lien Note
)	Nature of Lifes
United Penn Bank )	No. 2011 of Term, 19.79
•••••	Real Debt
versus	Commission
Twin. Hills Development Corp.	Judgment entered 12-7-79  Date of Lien 11-9-79
J	Nature of Lien
Universal Suppliers, Inc. )	No. 922 of 80
SALANDAR MARKARA 9. ALLO	No932 of
versus	Commission
Twin Hills Development, Et Al	Judgment entered6-11-80
Lea Yodock, Jr. Ind. 1	Date of Lien 2-27-30.  Nature of Lien Note

TWIN HILLS DEVELOR	PMENT CORP.	
······	Court of Common Pleas of Columbia	County, Pennsylvania.
Poloron Homes, Inc.	No. 979 of	Term, 19.80.
versus	Interest from5-9-80	II
Twin Hills Development Corp.  Et Al Leo J Yodock, %.	Costs  Judgment entered 6-18-80  Date of Lien 5-9-80  Nature of Lien Note	· · · · · · · · · · · · · · · · · · ·
Donald Reichart Lumber & Supplies, Inc.	No. 1587 of  Real Debt  Interest from 8-1-80  Commission	\$21,386.40
Twin Hills DevelopmentCorp	Costs         Judgment entered         10-8-80           Date of Lien         8-1-80           Nature of Lien         Note	
Faxon Lumber Company	No. 17½ of  Real Debt  Interest from 2-2-81	II\$ .8. <b>,</b> 900.00
Twin Hills Development Corp.	Commission  Costs  Judgment entered 2-9-81  Date of Lien 2-2-81  Nature of Lien Note	
SusquehannaSavingsAssociation versus	No. 1925 of  Real Debt  Interest from 3-1-81  Commission	\$ <sup>1</sup> 48. <b>,</b> 5 <b>57.</b> +09
Twin.Hill.Development.Corp	Costs  Judgment entered 2-20-81  Date of Lien 3-1-81  Nature of Lien Default Jud	
Susquehanna Savings Association	No. 1926 of Real Debt Interest from 3-1-81	11 <b>s</b> 48,630.33
versus  Twin Hills Development Corp.	Costs Judgment entered 2-20-81	1
		may - v and Surgito.

TWIN. HILLS. DEVEL	OPMENT CORP.
·····	Court of Common Pleas of Columbia County, Pennsylvania.
Susquehanna Savings Association	No1927. of
versus	Interest from .3-1-81    Commission
Twin Hills Development Corp.	Costs                             Judgment entered       2-20-81         Date of Lien       3-1-81
······	Nature of Lien Default Judgment
Susquehanna Savings Association	No. 1928 of
versus	Real Debt [1\$55,179.90] Interest from 3-1-81 [1] Commission [1]
Twin Hills Development Corp.	Costs                  Judgment entered       2-20-81         Date of Lien       3-1-81
<u> </u>	Nature of Lien Default-judgment
Susquehanna .SavingsAssociation	No1930 of
versus	Interest from 3-1-81
Twin.Hills.Development.Corp	Judgment entered 2-20-81  Date of Lien 3-1-81
······	Nature of Lien Default Judgment
Donald E. Bower, Inc.	No301. of
versus	Interest from 2-27-81  Commission
Twin Hills Development Corp.	Costs Judgment entered 3-9-81 Date of Lien 2-27-81 Nature of Lien Note
,	Nature of Lifet
Susquehanna Savings Assoc.	No. 1929 of Term, 19 81  Real Debt [1844,336.53]
versus	Interest from Dec. 1980.    Commission    Costs
.Twin.Hills.Development.Corp.	Judgment entered       3-18-81         Date of Lien       12-1980
J	Nature of LienDefault, Judgment

· · · · · · · · · · · · · · · · · · ·	LIS DEVELOPMENT CORP.
***************************************	Court of Common Pleas of Columbia County, Pennsylvani
Commonwealth of Pa.	No. 1406 of Term, 19. 8
Dept. of Revenue	Real Debt 118 430.62
	Interest from
versus	Commission
Twin Hills Development Corp.	Costs Judgment entered .3-23-81
	Date of Lien
	Nature of Lien State Tax Lien
Commonwealth of Pa	
	No. 437 of
Dept. of Labor & Industry	Real Debt
versus	Commission
•	Costs
Twin Hills Development Cor.	Judgment entered3-26-81
	Date of Lien
······································	Nature of Lien . State Tax Lien
······	No of Term, 19
	Real Debt
••••••••••	Interest from
versus	Commission
	Costs
	Judgment entered
	Date of Lien
,	Nature of Lien
	No of Term, 19
	Real Debt
	Interest from
versus	Commission
	Costs
	Date of Lien
	Nature of Lien
•	
······	No of Term, 19
	Real Debt
versus	Interest from
}	Costs
	Judgment entered
	Date of Lien
J	Nature of Lien

## State of Pennsylvania County of Columbia ss.

and find as follows:

SEE PHOTOSTATIC COPIES ATTACHED.

Fee \$1.50.....

In testimony whereof I have set my hand and seal of office this 15th day of April A.D., 19-81

Burly J. MichaelRECORDER

### MORTGAGE

To Secure to Lender (a) the repayment of the indebtedness evidenced by the Note, 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 covenants and agreements of Borrower herein contained, and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances"), Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of Toward O. L. U.M. B. I. Advanced T. State of Pennsylvania:

ALL that certain piece or parcel of land situate in the Township of South Centre, County of Columbia, and State of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pin on the southern edge of Amron Drive; said pin being the northeast corner of Lot #19 and the northwest corner of lands described herein; then by the southern edge of Amron Drive North 71 degrees 40 minutes 00 seconds East 100 feet to an iron pin; then by Lot #21 South 18 degrees 20 minutes 00 seconds East 200 feet to an iron pin; then by other lands of the Grantors South 71 degrees 40 minutes 00 seconds West 100 feet to an iron pin; then by Lot #19 South 18 degrees 20 minutes 00 seconds East 200 feet to the place of beginning;

CONTAINING 20,000 square feet.

SUBJECT to covenants and restrictions for Lion Hills Development as set forth in prior chain of title.

BEING the same premises conveyed by Gaylord M. Cryder, unmarried, et al., to Twin Hills Development Corporation, by deed dated May 3, 1977, and recorded in the Office of the Recorder of Deeds in and for Columbia County in Deed Book 281, at page 142.

TO BE IMPROVED with a single family dwelling,

which has the address of ..... Lot #20, Lion Hills Development, Bloomsburg, S. Centre Twp., Columbia Co.

18treet | 18treet |

- Pennsylvania ..... (herein "Property Address");

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, 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 said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, casements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

PENNSYLVANIA-1 to 4 Family-4/75-FMMA/FM,MC UNIFORM INSTRUMENT DOOR 196 (\*) 900

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and fate charges as provided in the Note, and the principal of and interest on any Future Advances secured by this Mortgage.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Mortgage, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for hazard insurance,

plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and hills and reasonable estimates thereof.

The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account. or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law of vertying and complising said assessments and tous, unless Lender pays norrower interest on the runus and applicable law permits. Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Mortgage. by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall flue, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due. Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is mailed

by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 18 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no fater than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 hereof, then to interest payable on the Note, then to the principal of the Note, and then to interest and

principal on any Future Advances.

4. Chargest Llens. Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly. Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Mortgage; provided, that Borrower shall not be required to discharge any such lien so long as Borrower shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender, or shall in good faith context such lien by, or defend enforcement of such lien in a manner acceptable to Lender, or shall in good faith context such lien by, or defend enforcement of such lien in a manner acceptable to Lender, or shall in good faith context such lien by, or defend enforcement of such lien by. legal proceedings which operate to prevent the enforcement of the lien or forfeiture of the Property or any part thereof.

3. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require; provided, that Lender shall not require that the amount of

such coverage exceed that amount of coverage required to pay the sums secured by this Morrgage.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof. and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Mortgage would be applied to restoration or repair is not economically feasible or if the security of this Mortgage would be applied to restoration or repair is not economically feasible or if the security of this mortgage would be applied to restoration or repair of the security of this mortgage would be applied to restoration or repair of the property damaged. he impaired, the insurance proceeds shall be applied to the sums secured 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 claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender 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 referred to in paragraphs 1 and 2 hereof or change the amount of such installments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title 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.

- 6. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider were a part hereof.
- 7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involvency and the property and the property of bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as in necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable attorney's fees and entry upon the Property to make repairs. If Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and

Lender's written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the manner provided under paragraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take ermissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's

9. Condemi The proceeds of any award or claim for damages, direct or consequential, in connection with any ation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds. as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender 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 referred to in paragraphs 1 and 2 hereof or change the amount of such installments.

10. Borrower Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender 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 Borrower and Borrower's successors in interest.

11. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any 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 Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.

12. Remedies Camularive. All remedies provided in this Mortgage are distinct and cumulative to any other righ, or successively and may be exercised concurrently independently or successively.

remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.

13. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereinder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

14. Notice. Except for any notice required under 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 by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and notice to Lender shall be given by 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 for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

15. Uniform Mortgage; Governing Law: Severability. This form of mortgage combines uniform covenants for national

use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covenants for national real property. This Mortgage shall be governed by the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this and the provisions of the Mortgage and the Note are declared to be severable. end the provisions of the Mortgage and the Note are declared to be severable.

Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of execution or after recordation hereof.

17. Transfer of the Property; Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing amoption to purchase, Lender may, at Lender's option, declare all the sums secured by this Mortgage to be immediated due and nevertee that the mortgage to be not containing amoption to purchase. Lender may, at Lender's option, dectare all the sums secured by this mortgage to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer. Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

If I ender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 14 hereof. Such notice shall provide a period of not less than 30 slays from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower faths to pay such some prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 hereof.

Non-Unitions Covenants. Borrower and Lender further covenant and agree as follows:

18. Acceleration; Remedies. Upon Burrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided by applicable law specifying: (1) the breach; (2) the action required to cure such breach; (3) a date. not less than 30 days from the date the notice in mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the sums secured by the foreign and sale of the Property. the Storigage, foreclosure by judicial proceeding and take of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclosure, this Mortgage by judicial proceeding. I ender shall be entitled to culter in such proceeding all expenses of foreclosure, including, but not fimiled to, typelocation atturney's fees, and costs of ducumentary evidence, abstracts and title reputts.

19. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time

prior to at least one hour prior to the commencement of hidding at a sheriff's sale or other sale pursuant to this Mortgage prior to at least one nour prior to the commencement of nidding at a shering state or other said pursuant to this mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided in macanizable business included to reasonable attended for enforcing Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Horrower takes such action as Lender that temmently require to assure that the first of this Mortgage, I ender's interest in the Property and Borrower's obligation to pas the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred. Borrower Lender in Possession. As additional security hereunder, Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby accounts to Lamber the same of the Borrower barraby th 20. Assignment of Rentst Appointment of Receiver; Lender in Possession. As additional security hereunder, Borrower hereby assigns to I ender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable. Upon acceleration under paragraph 18 hereof or abandonment of the Property, Lender, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. Lender and the receiver shall be liable to account only for those rents actually received. the receiver shall be liable to account only for those rents actually received.

21. Future Advances. Upon request of Borrower, Lender, at Lender's option prior to release of this Mortgage, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this Mortgage when evidenced by promissory notes stating that said notes are secured hereby. At no time shall the principal amount of the Mortgage, exceed the original amount of the Note.

22. Release. Upon nayment of all sums account for the Advances. Morigage, exceed the original amount of the Prote.

22. Release. Upon payment of all sums secured by this Mortgage, Lender shall discharge this Mortgage, without charge to Borrower, Borrower shall pay all costs of recordation, if any.

23. Purchase Money Mortgage, if all or part of the sums secured by this Mortgage are lent to Borrower to acquire title to the Property, this Mortgage is hereby declared to be a purchase money mortgage. IN WITNESS WHEREOF, Borrower has executed this Mortgage. Witnesses: COMMONWEALTH OF PENNSYLVANIA. Columbia County ss: In Witness Whereor, I hereunto set my hand and pfficial seal My Commission expires: 12-12-79 notary Lublu I Hereby Certify, that the precise residence of the Susquehanna Savings Association is 31 West Market Street, Wilkes-Barre, Pa. JOSEPH SERLING Besorded in the Office for Recording of Deeds in and for the County of Executes Commonwealth of Penn-COLUMBIA Mortgage Book No. 196 .... Page 900 .... etc. 28th ... day of ... August. ss my hand and Seal of Office this ...... HILLS DEVELOPMENT 960 United Penn Bank Bldg Wilkes Barre, Pennsylvani ph Serlin Susquehanna Savings Association CORPORATION Development, DATE: Aug. -17, 1979 Φ

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AND the said Twin Hills Development Corporation, doth hereby constitute and appoint to d. Yodock h., President, to be its attorney for it and in its name, and as and for its corporate act and deed to acknowledge this Mortgage before any person having authority by the laws of the Commonwealth of Pennsylvania to take such acknowledgment, to the intent that the same may be duly recorded.

IN TESTIMONY WHEREOF, the said Twin Hills Development Corporation has cuased this Indenture to be signed by its President, attested by its Secretary, and affixed hereto the common and corporate seal of the said Corporation, that it was so affixed by order of the Board of Directors of said Corporation, and that they signed their names hereto by like order the day and year first above written.

Signed, Sealed and Delivered in the presence of:

TWIN HILLS DEVELOPMEN F CORPORATION ,

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## To the Honorable, the Judges within named:

I HEREBY CERTIFY AND RETURN, That in ob	edience to and by virtue of the within writ, to
me directed, I seized and took into execution the within d	escribed real estate, and after having given due
legal and timely notice of the time and place of sale, l	by advertisements in divers public newspapers
and by handbills set up in the most public places in my b	ailiwick, I did on Thursday the
- 30th day of April	19.81, at 2:15
o'clock P. M., of said day at the Court House, in the	Town of Bloomsburg, Pa., expose said premises
to sale at public vendue or outcry, when and where I so	old the same to Susquehanna Savings
Association, 31 West Market Street, Will	kes-Barre, Pa.
for the price or sum of \$431.62 plus \$8.63 Pour	ndage
Four Hundred Thirty One and 62/100	Dollars
being the highest and	best bidder, and that the highest and best price
bidden for the same; which I have applied as follows, viz:	To costs
SHERIFF'S COST:	
Sale Cost       \$81.75         Poundage       8.63	\$ 90.38
Press-Enterprise Henrie Printing	172.48 30.00
Prothonotary of Columbia County	13.00
Recorder of Deeds of Columbia County	15.60
Harold W. Sharrow, Tax Collector, Sou	th Centre Twp. 17.60
Columbia County Tax Claim Bureau (198	0 Taxes) 101.19
Control Control Aggregation	
Susquehanna Savings Association vs.	
Twin Hills Development Corporation,	17. http://www.nj
A Pennsylvania Corporation No. 1925 of 1980 J.D. No. 14 of 1981 E.D.	
Sheriff's Office, Bloomsburg, Pa. So answers	Deta Blandle chair
May 8, 1981	VICTOR B. VANDLING Sheriff

	ANTE CANINGS						
THURSDA	Y,		150 1 2	NO	17 61		81
Insurance	ON: Principal om <u>/2/50</u> to _	3/57	\$		7457.04 711 - 35		<u>TOTAL</u>
Real Estate	Tax	,					
interest rr	omto _ days @ \$	per day					
		Tota	1	18 3	37.09	\$	
NITIAL PROTHON	OTARY COSTS (PD. BY	ATTY.)					······
Proth. (Wri Pro. Pd. Shff. V.		·		16.25	T		
Judg. Fee Atty. Fee				<u> </u>	<u>-</u>		
Satisfactio	n						
		Tota	1\$	47.2	<u> </u>	\$_	ر دو قطم بیاض مراد در د
TTORNEY FEES		Tota	1\$		<del></del>	\$	151 1 2 1 2
HERIFF'S COST							45,604.3 431.6
Docket & Le Service of Postage					<del>-</del> 		49,035.9
Advertising	Sale Bills (Bldg., , Sale Bills , Newspapers	Office, Lobby	etc.)	15.00 5.00 5.00	- -		
Poundage (2	urn of Sale % 1st \$1000 plus ½%		after)	20.00 20.00	•		
Sheriff's I	eed (executing & re				-	\$	
		Tota	1\$	<u> 31.75</u>	-		
Henrie Prin	erprise (Ads) ting			56.2 84.2 30.00	<i>4</i> *	ŧ.	
Finance Cha	rges	Tota	1\$	202.4	8	\$	202.4
Prothonotar	y - List of Liens			10.7			•
	Deed	Tot	al \$	. <b>3.</b> € 1 73. 300	<u> </u>	\$	13.4
Deed,	Columbia Co. Search, Affidavit			10.00	5.60)		
	Stamps Transfer Stamps	_			<b>-</b> -•	_	15.6
		То	tal \$		-	\$	10.6
	TAXES: mship & County Taxe s, District			17.60	···		
Parcel #2 Parcel #3	1980 County, Sch. F	ist. & Townsh Lot #20		751.19	<del>-</del> - 		
Parcel #4		Tot	al \$	775.77		\$	115.5
SEWERAGE RENT	DUE:			·			
Municipalit	:у	for 19	•	) 		\$	MATERIAL PROPERTY OF THE PROPE
PLUS:	Poundage				Total	\$	431.6
	Realty Tranzfer Tax						
	State Stamps						

## DAMONWEALTH OF PENNSYLVANIA DEPARTMENT OF REVENUE UREAU OF FIELD OPERATIONS

### REALTY TRANSFER TAX AFFIDAVIT OF VALUE

FOR MACGROER'S USE ONLY
BOOK NUMBER
PAGE NUMBER
DATE RECORDED

COMPLETE APPLICABLE SECTIONS IN FULL AND FILE IN DUPLICATE WITH RECORDER OF DEEDS WHEN (1)THE FULL CONSIDERATION IS NOT SET FORTH IN THE DEED, (2) THE TRANSFER IS WITHOUT CONSIDERATION OR AGIFT, OR (3) A TAX EXEMPTION IS CLAIMED. (REFER SECT. 8, RTT ACT OF DEC. 27, 1951, P.L. 1742 AS AMENDED)

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•	COMPLETE FOR ALL T	·	
Twin Hills Development Co	rporation By the S		
GRANTOR (S)		ADDRÉSS	ZIP CODE
Susquehanna Savings Associ	iation,	Berwick, Pa.	18603
GRANTET (5)		ADDRESS	ZIP CODE
LOCATION OF LAND, TENEMENTS .	AND HEREDITAMENTS:		•
Lot #20, Lion Hills Devel	opment. Bloomsburg	South Centre Two.	Columbia
R.D. STREET & NUMBER OR OTHER DE		LOCAL GOVERNMENTAL UNIT	COUNTY
FULL CONSIDERATION \$ 431.62		HIGHEST ASSESSED VALUE \$.	360.00
FAIR MARKET VALUE \$ 1080.00		REALTY TRANSFER TAX PAIR	NONE
TAX EXEMPT TRANSACTIONS: IF			
REASON (S) AND CITE PORTION OF	ELAW.		
Mortgage holder exemp	ot - ACT 203 - 1978	·	
IF THIS IS A TRANSFER FROM A ST	RAW, AGENT OR TRUST	AGREEMENT, COMPLETE THE	REVERSE SIDE.
(COMPLETE ONLY IF PROPE	SECTION I	i Lien or mortgage at th	E TIME OF TRANSFER)
EXISTING MORTGAGE: \$	DISPO:	SITION	
			·
MORTGAGEE		ADDRESS	
EXISTING MORTGAGE: \$	DISPO	SITION	
EXISTING MORTOXOL, J	D13) Q.	· ·	
MCRTGASEE		ADDRESS	
EXISTING LIEN OR OBLIGATION: \$	S. DISPO	SITION	
LIENHOLDER		ADDRESS	
EXISTING LIEN OR OBLIGATION: S	DISPO	SITION	
EXISTING LIEN OR OBLIGATION: S	DISPO		
		SITIONADURESS	
LIENHOLDER	SECTION	ADURESS	
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## To the Honorable, the Judges within named:

I HEREBY CERTIFY AND RETURN, That in o	bedience to and by virtue of the within writ, to
me directed, I seized and took into execution the within	described real estate, and after having given due
legal and timely notice of the time and place of sale,	by advertisements in divers public newspapers
and by handbills set up in the most public places in my	bailiwick, I did on Thursday the
- 30th day of April	19.81, at 2:15
o'clock P. M., of said day at the Court House, in the	Town of Bloomsburg, Pa., expose said premises
to sale at public vendue or outcry, when and where I	sold the same to Susquehanna Savings
Association, 31 West Market Street, Wi	lkes-Barre, Pa.
for the price or sum of \$431.62 plus \$8.63 Por	ındage
Four Hundred Thirty One and 62/100	Dollars
being the highest and	best bidder, and that the highest and best price
bidden for the same; which I have applied as follows, viz	: To costs
SHERIFF'S COST:	
Sale Cost \$81.75	
Poundage 8.63	\$ 90.38
Press-Enterprise Henrie Printing	172.48 30.00
Prothonotary of Columbia County	13.00
Recorder of Deeds of Columbia County	15.60
	uth Contro Trn 17.60
Harold W. Sharrow, Tax Collector, So Columbia County Tax Claim Bureau (19	
Columbia County lax Claim Bureau (19	ou laxes)
Susquehanna Savings Association	
vs.	
Twin Hills Development Corporation,	
A Pennsylvania Corporation No. 1925 of 1980 J.D. No. 14 of 1981 E.D.	
NO. IT OI LOUI	
Sheriff's Office, Bloomsburg, Pa. \ So answers	
	Mar Blandle Sheriff
May 8, 1981	VICTOR B. VANDLING Sheriff

### STATE OF PENNSYLVANIA SS: COUNTY OF COLUMBIA

Paul R. Eyerly III ...... being duly that The Morning Press is a newspaper of general ci of business in the Town of Bloomsburg, County of was established on the 1st day of March, 1902, and 1 and Legal Holidays), continuously in said Town, C lishment; that hereto attached is a copy of the leg titled proceeding which appeared in the issue of sa affiant is one of the owners and publishers of said notice was published; that neither the affiant nor T ject matter of said notice and advertisement, and statement as to time, place, and character of publication

Sworn and subscribed to before me this .....

SHERIFF'S SALE virtue of a Writ Execution No. 14 of 1981, issued out of the Court of Common Pleas of Columbia County, to directed, there will be exposed to public sale, by vendue or outcry to the highest and best bidders, for cash, in the Sheriff's Office, Court House, Bloomsburg, Columbia County, Pennsylvania, on Thursday, April 30, 1981, at 2:15 o'clock p.m., in the afternoon of the said day, all the right, title and interest of the Defendant in and to: ALL that certain piece or parcel of land situate in the Township of South Centre, County of Colum-

bia and State of Pennsylvania, bounded and described as follows:

BEGINNING at on iron pin on the southern edge of Amron Drive; said pin being the northeast corner of Lot #19 and the northwest corner of lands described herein; THEN by the southern edge of Amron Drive North 71 degrees 40 minutes 00 seconds East 100 feet to an iron pin; THEN by Lot #21 South 18 degrees 20 minutes 00 seconds East 200 feet to an iron pin; THEN by other lands of the Grantors South 71 degrees 40 minutes 00 seconds West 100 feet to an iron pin; THEN by Lot #19 South 18 degrees 20 minutes 00 seconds East 200 feet to the place of beginning. CONTAINING 20,000

square feet. SUBJECT to covenants and restrictions for Lion Hills Development as set forth in prior chain of title.

BEING the same premises conveyed by Gaylord M. Cryder, unmarried, et al., to Twin Hills Development Corporation, by deed dated May 3, 1977, and recorded in the Office of the Recorder of Deeds in and for Columbia County in Deed Book 281, at page 142. IMPROVED with a single

family dwelling, which has the address of Lot #20, Lion Hills Development, Bloomsburg, S. Centre Twp., Columbia County, Pennsylvania. NOTICE is hereby given to

all claimants and parties in interest, that the Shar iff will an May 1985 file a Schedule & Communication in his office, where the same will be available for inspection and that Distribution will be made in accordance with the schedule unless exceptions are filed thereto within ten (10) days thereafter.

SEIZED AND TAKEN Into execution at the suit of Susquehanna Savings Association vs. Twin Hills Development Corporation.

SAID PREMISES WILL BE SOLD BY

Victor Vandling Sheriff of Columbia County Joseph Serling, Atty Apr 8,15,22

deposes and says pal office and place Pennsylvania, and y (except Sundays ie date of its estabnt in the above en-. . . . . . . . . . . . . . . . . . . published; that the al advertisement or terested in the subas in the foregoing

ry Public)

ARY PUBLIC BIA COUNTY

MY COMMISSION EXPIRES JULY 5, 1981

And now,..... 19..., I hereby certify that the advertising and publication charges amounting to \$...... for publishing the foregoing notice, and the fee for this affidavit have been paid in full.

STATE OF PENNSYLVANIA COUNTY OF COLUMBIA  Paul R. Eyerly III being desays that Berwick Enterprise is a newspaper of general place of business in the Town of Berwick, County of Coluestablished on the 6th day of April, 1903, and has been putholidays) continuously in said Town, County and State hereto attached is a copy of the legal notice or advertion which appeared in the issue of said newspaper on	by the southern edge of Amron Drive North 71 degrees 40 minutes 00 seconds East 100 feet to an iron pin; THEN by Lot #21 South 18 degrees 20 minutes 00 seconds East it 200 feet to grown also	beginning. CONTAINING 20,000 square feet. SUBJECT to covariants and restrictions for Lion Hills Development as set forth in prior chain of title. BEING the same premises conveyed by Gaylord M. Cryder, unmarried, et al., to Twin Hills Development Corporation, by deed dated May 3, 1977, and recorded in the Office of the Recorder of Deeds in and for Columbia County in Deed Book 281, at page 142. IMPROVED with a single family dwelling, which has the address of Lot #20, Lion Hills Development, Bloomsburg, S. Centre Twp., Columbia County, Pennsylvania. NOTICE is hereby given to all claimants and parties in interest, that the Sheriff will on May 8, 1981 file a Schedule of Distribution in his office, where the same will be available for inspection and that Distribution will be made in the suit of Susquehanna Savings Association vs. Twin Hills Development Corporation. SAID PREMISES WILL BE SOLD BY:
or notice was published; that neither the affiant nor Bei	, saj	Joseph Serling, Atty Apr 8,15,22  Stad in the gub
ject matter of said notice and advertisement, and that		sted in the sub-
statement as to time, place, and character of publication a		the foregoing
Sworn and subscribed to before me this day o		5.
Sworn and subscribed to before me this day of	of 380 1851	
•	(Notary Public	c)
And now,	Ty Commission Expires MATTHEW I. CREME, NOTARY PL BLOOMSBURG, COLUMBIA COU MY COMMISSION EXPIRES JULY S Member, Pennsylvania Association of tify that the advertising a regoing notice, and the f	NTY 5, 1981 Notaries nd publication

#### SHERIFF'S SALE

By virtue of a Writ of Execution No. 14 of 1981, issued out of the Court of Common Pleas of Columbia County, to me directed, there will be exposed to public sale, by vendue or outcry to the highest and best bidders, for cash, in the Sheriff's Office, Court House, Bloomsburg, Columbia County, Pennsylvania, on THURSDAY, APRIL 30, 1981, at 2:15 o'clock P.M., in the afternoon of the said day, all the right, title and interest of the Defendant in and to:

ALL that certain piece or parcel of land situate in the Township of South Centre, County of Columbia, and State of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pin on the southern and of Amron Drive; said pin being the northeast corner of Lot #19 and the north west corner of lands described herein; THEN by the southern edge of Amron Drive North 71 degrees 40 minutes 00 seconds East 100 feet to an iron pin; THEN by Lot Lot South 18 degrees 20 minutes 90 seconds East 200 feet to an iron pin; THEN by other lands of the Grantors South 71 degrees 40 minutes 90 seconds West 100 feet to an iron pin; THEN by Lot #19 South 18 degrees 20 minutes 00 seconds East 200 feet to the place of beginning.

CONTAINING 20,000 square feet.

SUBJECT to covenants and restrictions for Lion Hills Development as set forth in prior chain of title.

BEING the same premises conveyed by Gaylord M. Cryder, unmarried, et al., to Twin Hills Development Corporation, by deed dated May 3, 1977, and recorded in the Office of the Recorder of Deeds in and for Columbia County in Deed Book 281, at page 142.

IMPROVED with a single family dwelling, which has the address of Lot #20, Lion Hills Development, Bloomsburg, S. Centre Twp., Columbia County, Pennsylvania.

NOTICE is hereby given to all claimants and parties in interest, that the Sheriff will on May 8, 1981 file a Schedule of Distribution in his office, where the same will be available for inspection and that Distribution will be made in accordance with the schedule unless exceptions are filed thereto within ten (10) days thereafter.

SEIZED AND TAKEN in to execution at the suit of Susquehanna Savings Association vs. Twin Hills Development Corporation.

SAID PREMISES WILL BE SOLD BY:

VICTOR VANDLING
SHERIFF OF COLUMBIA COUNTY

JOSEPH SERLING, ATTORNEY

3/9/81 - Copies to:

Henrie Printing

Harold W. Sharrow, Tax Collector, 6555 2nd St., Bloomsburg (S. Centre Twp.) P-E, Legal Ads, Wednesdays, April 8, 15, 22, 1981. Affidavits please !!!



DEFICE OF

### SHERIFF OF COLUMBIA COUNTY

COURT HOUSE BLOOMSBURG, PENNSYLVANIA, 17815

VICTOR B. VANDLING, Sheriff

Frederick J. Peterson, Prothonotary

Columbia County, Pennsylvania

TELEPHONE: 717-784-1991

April 6, 1981

A. J. ZALE, Chief Deputy

JOHN J. O'BRIEN, DEPUTY LEE F. MENSINGER, DEPUTY LINDA D. MOWERY, DEPUTY

IN THE COURT OF COMMON
PLEAS OF COLUMBIA COUNTY
COMMONWEALTH OF PENNA.
NO. 13, 14, 15, 16, 17 of 1981
WRIT OF EXECUTION E.D.
(MORTGAGE FORECLOSURE)

### POSTING OF PROPERTY

SALE bill on the property of								
Columbia	County,	Pennsylva		id postir	ng perfor	med by Columb	bia County	Deputy
Sheriff .	Let F.	Mansinger		•	· ·			
						So Answ	//ansir	92) 
				,		For:	, Blanc	elinoz
					<u>.</u>		8. Vandling, Col. Co.	— <i>O</i>
	d subscr day of _	ibed befor	re me thi	s •				÷ ,÷

#### Joseph Serling

#### ATTORNEY AT LAW

#### 960 United PENN BANK BUILDING WILKES-BARRE, PENNSYLVANIA 18701

AREA CODE 717 TELEPHONE 023-2101

February 18, 1981

Prothonotary of Columbia County Columbia County Court House, Bloomsburg, Pennsylvania 17815

> RE: Twin Hills Development Corp. No. 1925 of 1980

Covering Lot #20

Dear Sir:

Enclosed herewith are the following instruments for the purpose of issuing execution thereon:

1. 2 copies of the Praecipe for Entry of Judgment, one for filing and please return one copy stamped filed to my office.

2. 2 copies of Praecipe for Entry of Execution, one for filing and please return one copy stamped filed to my office.

3. 3 copies of Notice of Entry of Judgment to be forwarded to owners of Twin Hills Development Corp.

FOR THE SHERIFF

4 copies of Writs of Execution

4 copies of Notice of Sheriff's Sale (please return one copy marked filed to my office)

5 copies of the description of the premises.

3 copies of an Affidavit of Whereabouts of Defendants, one copy to be marked filed and returned to my office.

Please be advised that we have sent the checks for the Prothonotary and the Deposit Check for the Sheriff under separate cover (envelope 1). Please turn all instruments for the Sheriff over to the Sheriff.

Very truly yours,
JOSEPH SERLING

JS/cr Enclosures

cc: Sheriff of Columbia County

	By virtue of a Wr	it of Execution No.	of 198,	issued out of
the Court of	of Common Pleas of C	olumbia County, to	me directed,	there will be
	public sale, by vendu			
for eash, i	n the Sheriff's Office,	Court House, Bloo	msburg, Col	umbia
County, Pe	ennsylvania, on	,	, 1981, at	
o#dlock	M., in the afterno	oon of the said day,	all the right,	title and
interest of	the Defendant in and t	to:		

ALL that certain piece or parcel of land situate in the Township of South Centre, County of Columbia, and State of Pennsylvania, bounded and described as follows:

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SAID PREMISES WILL BE SOLD BY:

VICTOR VANDLING SHERIFF OF COLUMBIA COUNTY

JOSEPH SERLING, ATTORNEY