ARTICLE X COMPARED

Thei company shall be without capital stock. The interests which tje members of the association shall have in the trust shall be represented by shares. There shall be one thousand shares representing an undivided one-thou sandeth beneficial interestin all property acquired by said company. Shareholders in this company shall have no legal rights to the trust property held from time to the by the trustees herein provided for and especially they shall have no right to call for any pertition of the trust property or for a dissolution of the trust; the shares or interests represented by the certificates issued in accordance with this instrument shall be personal property carrying only the right to a division of the profits as herein provided and at the termination of this trust by the expiration of the period fixed for its existance or dissolution otherwise the shareholders shall be entitled to a division of the principal and profits in due proportion—to the number of shares held by each.

The shares in said company may be issued and sold only upon such terms and conditions 484nd to such persons as the Board of Trustees may determine,

The death, insolvency or bankruptcy of any shareholder during the continuance of this trust shall not operate to determine the trust nor shall it entitle the legal respresentatives trustees, or creditors of such shareholder to an account or take any action in the courts or otherwise against the trust or trustees but those succeeding to the rights of such shareholder shall upon proper proof be entitled to all the rights of such shareholder.

Shares shall be transferable as against the trustees only on the books of the association and upon the surrenger of the outstanding certificate; and until such transfer the trustees may deah with the record womer thereof and such dealings shall be conclisice upon all parties.

ARTICLE X1

The certificate for shares shall ge issued and signed by the President of the Beard of Trustees and countersigned by the Secretary of the Board, and shall be in substantially the following form, to-wit;

NORWIN COMPANY an unincorporated association

This is to certify that _____ is the owner of _____shares of beneficial interest in NORWIN COMPANY, an unincorporated association, transferable only of thebooks of the Company by the owner thereof, in person or by duly authorized attorney, upon the surrender of this certificate property endorsed.

No member of said company, or owner or holder of this certificate, as such, shall have nay atthority, power or right whatsoever to do. or transact any business whatever for, on behalf of, or binding upon the company or any member thereof. No member of this Company shall be personally liable for any debts, co enants, demands, contracts of any kind or sorts of the company but any liability because thereof shall extend to the whole of the trust estate held by the Trustees, or so much thereof as may be necessary to discharge such liability.

TTEST ; Secretar

President of Board of Trustees

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Shareholders whose certificate stand in their names on the books of the company shall lone be entitled to vote.