cestuis que trustent in sabstancially the following form; COMNRLY DEVELOPHENT COMPANY _____ (Joint Stock Association, Unincorporated) Authorized Capital \$100,000.00 HEMBERS' CERTIFICATE OF INTEREST

This is to certify that - - - - is the owner of --- fully paid shares of beneficial interest in the Connellay Development Company, a joint stock association, transferable only on the books of the Company by the owner thereof in person, or by a duly authorized attorney upon the surrender of this certificate properly endorsed.

This certificate of interest is subject to the provisions and covenants contained in the Articles of Association or the declaration of the Trust agreement of the Connelley Development Company dated the 24th day of March A. D. 1924, and any amendments thereto, and the By-laws of said Company, present or future, and the provisions thereof.

No member of baid "ompany, or owner of holder of this certificate, as such, shall have any authority, power or right whatsoever to do, or transact any business whatever for, on behalf of or binding on the Company, or any member thereof, and no member of this Company shall be personally liable for any debts, covenants, demands contracts of any kind, or torts of this Company beyond the payment in full of the price for which his share or shares were sold him by the Company.

This certificate shall be the sole and only evidence of membership in said Company. Witness the signatures of the officers of suid Company duly authorized.

Issued and signed this the ----day of ---A. D.

President.

183

Attest:

Secretary

(Shares \$5.00 each)

But no certificate shall be issued for any less sum than Five '\$5.00) Dollars par value. The Trustee may also from time to time, if they see fit, issue participating certificates shich shall have no voting power, of the value of One-Hundred (\$100.00) Dollars each or any multiple thereof, with or without interest evidencing a loan or advancement to the company a and to provide for the redemption thereof in such a period of time, and by means of a certain per cent of earnings set aside for said purpose, as such Trustees may deem advisable Said participating certificates may be upon such conditions and terms as said Trustees shall provide.

In case of the loss of destruction of a certificate or scrip, the Trustees may issue a duplicate thereof, on such terms as they deem proper.

TRANSFER OF CERTIFICATES

FIFTEN: The interests represented by the cartificates may be transferred on the books of the Trustees by the person named therein, or his legal representative, upon the surrender of the certificate, and a new certificate shall be issued to the transferse, who shall thereupon become a cestue que trustant. But no such interest shall be sold until the holder thereof shall have first in writing offered it for salt to the Trustees, who shall, as such Trustees, have the option for ten days after the receipt of such offer of buying the same at the market falue thereof or at such bonefied price offered in go g-faith for the same by others. Such their discretion, provided nothing contained herein shall prevent or a fact the right of any of said Trustees to personally purchase suid interests.

Devises by will, distribution of assets of deceased persons according to law, and distri-