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Acct. No. 4853412

MCB GAGE TO SECURE A REVOLVING CREDIT LOAN ORIGINAL

THIS MORTGAGE MAY SECURE BORROWINGS MADE SUBSEQUENT TO A TRANSFER OF PROPERTY.

THIS MORTGAGE TO SECURE A REVOLVING CREDIT LOAN, as the same may be renewed or extended (the "Mortgage"), is dated as of November 21, 2000, and is made by and among John Rogacki and Susan M. Rogacki who reside at 4114 N Olcott Ave Norridge, Illinois, 60634 as the mortgagors, and Merrill Lynch Credit Corporation, a Delaware corporation, whose street address is 4802 Deer Lake Drive East, Jacksonville, Florida 32246-6484, as the mortgagee.

Throughout this Mortgage, "we", "us" and "our" refer to the person or any or all of the persons who sign this Mortgage and, where title to the property described below is held by an Illinois land trust (the "Trust"), includes the Trust where appropriate. "Merrill Lynch" refers to Merrill Lynch Credit Corporation, the mortgagee, or anyone to whom this Mortgage is assigned.

DESCRIPTION OF SECURITY

By signing this Mortgage, we grant, bargain, sell and convey, warrant and mortgage (unless mortgagor is a Trust, in which event we convey, mortgage and quitclaim) to Merrill Lynch the following described property located in the County of Cook, 12-13-140 Legal description attached hereto and made a part hereof.Legal description State of Illinois, subject to the terms of this Mortgage:

This property has the address of 4114 North Olcott Avenue Norridge, Illinois 607 6 at d, together with the interests described below relating to this property, is called the "Property" in this Mortgage.

In addition to mortgaging to Merrill Lynch the Property described above, we also mortgage to Merrill Lynch the following interests relating to that Property: (a) all buildings and other structures located on the Property; (b) all rights we may have in any roads and alleys next to the Property or in any minerals, oil and gas rights and profits, water, water rights, and water stock which are a part of the Property; (c) all rents and royalties from the Property and any proceeds from the condemnation of, or sinsurance payments concerning losses to, the Property; (d) all of the beneficial interest in the Trust, if title to the Property is held in a Trust; and (e) all fixtures now on the Property or later placed on the Property, including replacements of, and additions to, those "fixtures. Our mortgage to Merrill Lynch of the rights and interests described above includes all rights and interests which we now have or which we may acquire in the future. For example, if the security mortgaged under this Mortgage is a leasehold estate, and we subsequently acquire fee title to the Property subject to the leasehold estate, the rights and interests mortgaged to Merrill Lynch by this Mortgage will include the fee title to the Property that we acquire. As to any property which does not constitute a fixture (as such term is defined in the Uniform Commercial Code), this Mortgage is hereby deemed to be, as well, a Security Agreement under the UCC for the purpose of creating a security interest in such property, which we hereby grant to Merrill Lynch as Secured Party (as such term is defined in the UCC).

IL EQUITY/PRIME (1/22/97) HEILMTG Illinois Mortgage

OBFICYLIONS BEING SECUKED

We have signed this Mortgage to secure (a) the payment to Merrill Lynch of a revolving line of credit debt in the amount of U.S. \$25,000.00, or so much of that debt as may be outstanding, plus all accrued interest, fees and other charges owed under the Merrill Lynch Equity Access® Promissory Mote and Agreement, as the same may be renewed or extended (the "Agreement"), relating to this Mortgage; (b) the payment of any amounts advanced by Merrill Lynch to protect the security of this Mortgage, with interest on those amounts; (c) the performance by the persons who signed the Agreement of their obligations under the Agreement; and (d) our performance of our obligations under this Mortgage, taken together, are called the "Credit Documents." The term Agreement shall include all modifications, extensions, and renewals thereof. All sums owed under the Agreement become due and payable in full on November 21, 2010.

PRIORITY OF ADVANCES

All advances made under the revolving line of credit established by the Agreement shall have the same priority as if

made at the time of the execution of this Mortgage.

REPRESENTATIONS AND OBLIGATIONS CONCERNING THE PROPERTY

We promise that the Property; (b) we have the right to mortgage the Property in Merrill Lynch; and (c) there are no outstanding claims or charges again the Property.

We give a general warranty of title to Merrill Lynch, except if the mortgagor is a Trust, in which event this warranty shall not apply. This means that we will be faily responsible for any losses which Merrill Lynch suffers because someone other than us has some of the rights in the Property which we promise that we have. We promise that we will defend our ownership of the Property against any claims of such rights.

We further promise that we will neither take not permit any action to partition or subdivide all or part of the Property, or

change in any way the condition of title to all or part of the Preperty.

PROVISIONS OF THE AGREEMENT

We understand that the Agreement calls for a <u>variable interest</u> and that Merrill Lynch may, prior to the end of the Agreement and under certain circumstances specified in the Agree nent. The Agreement provisions below relate to the variable interest rate.

The paragraph in the Agreement, entitled "Interest," provides, in part, as follows:

(a) ANNUAL INTEREST RATE. The annual interest rate applied to our Outstaroug Principal Balance is calculated

daily and equals the Prime Rate plus zero percent (0%)

(b) PRIME RATE. The Prime Rate for any date is the "prime rate" published by The Wall Street Journal of the Wall Street Journal of the Wall Street Journal of the prime rate of that range will be used.

The Wall Street Journal of the prime rate of a prime rate of the prime rate of a prime rate range, will be used.

If <u>The Wall Street Journal</u> fails to publish a prime rate or a prime rate range for any date or for any day within four (4) days prior to that date, Merrill Lynch will use a substitute index, to be determined at that time, that has an historical movement substantially similar to that of the prime rate published in <u>The Wall Street Journal</u>, and that would result in an annual percentage rate substantially similar to the rate in effect at the time the prime rate published in <u>The Wall Street Journal</u> becomes unavailable.

(c) VARIABLE INTEREST RATE. This Agreement provides that the annual interest rate will change when the Prime Rate changes, which means that an increase or decrease in the annual interest rate will take effect on the day the Prime Rate changes.

The maximum corresponding (nominal) ANNUAL PERCENTAGE RATE will not exceed 17.50 percent.

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Decreases in the annual interest rate are mandatory as the Prime Rate decreases. We understand that we will not be provided with any advance notice of changes in the annual interest rate or the Prime Rate.

If the Property is acquired by Merrill Lynch, all of our right, title and interest in and to any insurance proceeds resulting from the damage to the Property prior to such acquisition shall become the property of Merrill Lynch to the extent of the sums secured by this Mortgage immediately prior to such acquisition.

PROMISES AND AGREEMENTS

We agree with Merrill Lynch as follows:

- 1. PAYMENT OF PRINCIPAL AND INTEREST. Except as limited by paragraph 10 of this Mortgage, we shall promptly pay when required by the Agreement, the principal and interest due under the Agreement, together with any late charges and other charges imposed under the Agreement.
- 2. APPLICATION OF PAYMENTS. Unless prohibited by law, all payments received by Merrill Lynch under the Agreement and this Mort (ag: shall be applied by Merrill Lynch first to reduce any sums outstanding under the line of credit secured by this Mortgage (the "Accourt,") which are in excess of the credit available under the Account, then in payment of amounts payable to Merrill Lynch by us under paragraphs 6 and 24 of this Mortgage, then to charges payable under the Agreement (other than those specifically identified in this paragraph 2), then to interest, and then to the principal payable under the Agreement.
- 3. PRIOR MORTGAGES AND DEEDS OF TRUST; CHARGES; LIENS. We shall fully and timely perform all of our obligations under any mortgage, deed of trust or other security agreement which is prior to this Mortgage, including our obligations to make any payments when due.

We shall pay or cause to be paid, at least ton (10) calendar days before delinquency, all taxes, assessments and other charges, fines and impositions relating to the Property and all encumbrances, charges, loans and liens (other than any prior mortgage or deed of trust) on the Property which may become prior to this Mortgage, and leasehold payments or ground rents, if any. We shall deliver to Merrill Lynch, upon its request, receipts evidencing such payment. If, at the time Merrill Lynch elects to terminate the Account as provided in paragraph 15 below, there is an assessment which is payable in installments at our election or at the election of the lessee of the Property, that assessment will nevertheless be considered entirely due and payable on the day the first installment becomes due or payable or a lien.

4. HAZARD INSURANCE. We shall, at our cost, keep the improvements now existing or later erected on the Property insured against loss by fire, by hazards included within the term "extended coverage," and by such other hazards (collectively referred to as "Hazards") as Merrill Lynch may require. We shall maintain Hazard insurance for the entire term of the

Agreement, or as long as Merrill Lynch may require, in an amount equal to the lesser of (a) the maximum insurable value of the Property or (b) the maximum amount of the Account plus the outstanding amount of any obligation prior to this Mortgage, but in no event shall such amounts be less than the amount necessary to satisfy any coinsurance requirement contained in the insurance policy.

We may choose the insurance company subject to approval by Merrill Lynch, provided that such approval may not be unreasonably withheld. All insurance policies, including renewals, must be in form acceptable to Merrill Lynch and must include a standard mortgagee clause in favor of and in a form acceptable to Merrill Lynch. Merrill Lynch shall have the right to hold the policies and renewals, subject to the terms of any mortgage, deed of trust or other security agreement which is prior to this Mortgage. If we pay the premiums directly, we shall promptly furnish to Merrill Lynch all renewal notices and, if requested by Merrill Lynch, all receipts of paid premiums. If policies and renewals are held by any other person, we shall supply copies of them to Merrill Lynch within ten (10) calendar days after they are issued.

In the event of loss, we shall give prompt notice to the insurance company and Merrill Lynch. Merrill Lynch may make proof of loss if not made promptly by us.

approval.

8. CONDEMINATION. A taking of property by any governmental authority by eminent domain is known as a "condemnation." The proceeds of any award or claim for damages, direct or consequential, relating to any condemnation, conveyance or other taking of all or part of the Property, are hereby assigned and shall be paid to Merrill Lynch, subject to the terms of any mortgage, deed of trust or other security agreement which is prior to this Mortgage. We agree to execute whatever documents are required by the condemning authority to carry out this paragraph. Merrill Lynch shall have the authority to apply or release the condemnation proceeds or settle for those proceeds in the same way as provided in this Mortgage for disposition or settlement of proceeds of Hazard insurance. No settlement for condemnation damages may be made without Merrill Lynch's prior written

reasonable cause for the inspection.

7. INSPECTION. Merrill Lynch may make or cause to be made reasonable entries upon and inspections of the Property. Unless it is an emergency, Merrill Lynch shall give us notice (see paragraph 11 below) prior to an inspection specifying

this Mortgage.

Any amounts disbursed by Metrill Lynch pursuant to this paragraph 6, with in erest at the variable interest rate in effect under the Agreement from time to time, shall be paid by us and are secured by this Mortgage. Unless we agree, in writing, with Metrill Lynch to other terms of payment, such amounts shall be payable upon request of Metrill Lynch. Metrill Lynch is never required to incut any expense or take any action under this Mortgage and any action taken shall not release or take any action under this Mortgage and any action taken shall not release to take any action under this Mortgage and any action taken shall not release to take any action under this Mortgage and any action taken shall not release.

If Merrill Lynch has required mortgage insurance as a condition or opening the Account, we shall pay the premiums required to maintain that insurance in effect until it is no longer required by Merril. Lynch or applicable law.

If we fail to do what is required of us in this Morragge or the persons who sign the Agreement fail to do what is required of them under the Agreement, or if any action or proceed having then Merrill Lynch's interest in the Property or the rights or powers of Merrill Lynch, then Merrill Lynch without demand upon us but upon notice to us as provided in paragraph 11 below, may, without releasing us from any obligation under this Mortgage, do whatever Merrill Lynch believes is necessary, including any disbursement of finds, to protect the security of this Mortgage.

6. PROTECTION OF MERRILL LYUCH'S SECURITY. We shall appear in and defend any action or proceeding purporting to affect the security of this Mortgage or the rights of powers of Merrill Lynch under this Mortgage.

If this Mortgage is our unit in a condominium project or a planned unit development, we shall promptly perform all of our obligations under the declaration of covenants creating or governing the condominium project or planned unit development, including any amendments. If a condominium or planned unit development, in development, and recorded together with this Mortgage, the covenants and agreements of that rider shall become a part of this Mortgage as if the rider were included in this document itself.

5. PRESERVATION AND MAINTENANCE OF PROPERTY; LEASEHOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS. We shall: (a) use, improve and maintain the Property in compliance with applicable laws, statutes, orders requirements, decrees or regulations; (b) keep the Property in good condition and repair, including the repair or restoration of any improvements on the Property which may be damaged or destroyed, and shall pay when due all claims for labor performed and materials fundaments, decrees or regulations; (b) keep the Property in good condition and repair, including the repair or restoration of any improvements on the Property with the Property in good condition and repair, including the repair or restoration of any improvements of the Property in good condition and repair, including the Property in good condition and repair.

If the Property is abandoned by us, or it we fail to respond to which the insurance benefits, Merrill Lynch shall have the authority to settle the claim and to collect and apply the insurance proceeds at Merrill Lynch's sole option either to restoration or repair of the Property or to the sums secured by this Mortgage.

Mortgage or invalidate any act done pursuant to such notice.

If the Property is abandoned by us, or if we fail to respond to Merrill Lynch in writing within thirty (30) calendar days

Subject to the rights and terms of any mortgage, deed of trust or other security agreement which is prior to this Mortgage, the amounts collected by us or Merrill Lynch under any Hazard insurance policy may, at Merrill Lynch's sole discretion, either be applied to the sums secured by this Mortgage (after payment of all reasonable costs, expenses and attorneys' fees necessarily paid or incurred by Merrill Lynch and us in this connection) and in whatever order Merrill Lynch may determine or be released to us for use in repairing or reconstructing the Property. Merrill Lynch has the authority to do any of the above. Regardless of any application or release by Merrill Lynch, as described above, this shall not cure or waive any default or notice of default under this application or release by Merrill Lynch, as described above, this shall not cure or waive any default or notice of default under this

9. CONTINUATION OF OUR OBLIGATIONS AND MERRILL LYNCH'S RIGHTS. Extension of the time for payment, acceptance by Merrill Lynch of payments other than according to the terms of the Agreement, modification in payment terms of the sums secured by this Mortgage granted by Merrill Lynch to any of our successors or the waiver or failure to exercise any right granted in this Mortgage or under the Agreement shall not release, in any manner, our liability, or that of our successors in interest, or any guarantor or surety of our liability. Merrill Lynch shall not be required to start proceedings against such successor or refuse to extend time for payment or otherwise modify payment terms of the sums secured by this Mortgage by reason of any demand made by us or our successors.

No act or failure to act of Merrill Lynch shall waive any of Merrill Lynch's rights or remedies under this Mortgage unless the waiver is in writing and signed by Merrill Lynch. Any waiver shall apply only to the extent specifically set forth in the writing. A waiver as to one event shall not be a waiver as to any other event. Obtaining insurance, or paying taxes, other liens or charges shall not be a waiver of Merrill Lynch's right under this Mortgage to accelerate the maturity of the sums secured by this Mortgage in the event of a default under this Mortgage or the Agreement.

10. SUCCESSORS AND ASSIGNS BOUND; JOINT AND SEVERAL LIABILITY; WAIVERS; CO-SIGNERS; CAPTIONS. The agreements contained in this Mortgage shall bind, and the rights under this Mortgage shall extend to, the respective successors, heir, legatees, devisees, administrators, executors and assigns of Merrill Lynch and us. All of the agreements made by us (or our successors, heirs, legatees, devisees, administrators, executors and assigns) shall be joint and several. This means that any one of us may be required to individually fulfill the agreements.

We hereby expressly we any rights or benefits of homestead, redemption, dower and/or curtesy which we may have under applicable law.

Any person who co-signs this Mo tgage, but does not execute the Agreement, (a) is co-signing this Mortgage only to encumber that person's interest in the Property under he lien and the terms of this Mortgage and to release homestead, redemption, curtesy and/or dower rights, if any, (b) is not personally liable under the Agreement or under this Mortgage, and (c) agrees that Merrill Lynch and any of us or any of the parties to the Agreement may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Agreement, without the consent of the rest of us and without releasing the rest of us or modifying this Mortgage as to the interest of the rest of us in the Property.

The captions and headings of the paragraphs of this McAgage are for convenience only and are not to be used to interpret or define its provisions. In this Mortgage, whenever the context so requires, the masculine gender includes the feminine and/or neuter, the singular number includes the plural, and the plural number includes the singular.

11. NOTICES. Except where applicable law requires otherwise:

- (a) To give us any notice under this Mortgage, Merrill Lynch will hand deliver the notice to us, or mail the notice to us by first class mail, or by registered or certified mail. Merrill Lynch will deliver or mail the notice to us at the address of the Property, or at any other address of which we have given Merrill Lynch written notice as provided in this paragraph,
- (b) To give the persons who sign the Agreement any notice under this Mortgage, Merrill Lynch will hand deliver the notice to such persons or mail the notice to such persons by first class mail, or by registered or certified mill. Merrill Lynch will deliver or mail the notice to such persons at the address indicated in the Agreement, or at any other address of which such persons have given Merrill Lynch such notice as provided in the Agreement; and
- (c) To give Merrill Lynch any notice under this Mortgage, we will mail the notice to Merrill Lynch by first class mail, or by registered or certified mail, at the address specified on our most recent monthly billing statement for the receipt of such notices. We may also give Merrill Lynch such notice at any other address of which Merrill Lynch has given us written notice as provided in this paragraph.

Except as otherwise provided in this Mortgage, any notice provided for in this Mortgage must be in writing and is considered given on the day it is delivered by hand or deposited in the U.S. Mail, as provided above.

12. GOVERNING LAW; SEVERABILITY. Illinois law applies to this Mortgage. This does not limit, however, the applicability of federal law to this Mortgage. If any provision of this Mortgage is held to be invalid, illegal, or unenforceable by any court, that provision shall be deleted from this Mortgage and the balance of this Mortgage shall be interpreted as if the deleted provision never existed.

13. OUR COPY. We shall receive a copy of the Agreement and of this Mortgage at the time they are signed or after

this Mortgage is recorded.

occurs.

14. EXERCISING REMEDIES. Merrill Lynch may exercise all of the rights and remedies provided in this Morrgage and in the Agreement, or which may be available to Merrill Lynch by law, and any of these rights and remedies may be exercised individually, or they may be exercised together, at Merrill Lynch's sole discretion, and may be exercised as often as the right to do so

15. POSSIBLE ACTIONS.

Merrill Lynch has the right under certain circumstances specified in the Credit Documents to (a) automatically terminate the Account and require repayment of any amounts outstanding under the Account, plus the entire accrued interest, late charges and other charges imposed on the Account, (b) prohibit additional extensions of credit without requiring accelerated payment of the amounts outstanding under the Account ("freeze" the Account) or (c) reduce the credit limit on the Account.

(a) NOTICE. Metrill Lynch will have the right to terminate, temporarily or permanently freeze, or reduce the credit limit in the Account it are distely upon Metrill Lynch giving notice to us and to the persons who sign the Agreement (see paragraph 15 above) of one of the event listed in paragraph 15(b) below. Paragraph 15(c) specifies additional circumstances under which Metrill Lynch may temporarily freeze or reduce the credit limit in the Account. Actions under paragraph 15(c) need not be preceded by the notice specified in this subpersegraph.

(b) TERMINATION ATD ACCELERATION. Metrill Lynch can terminate the Account and demand repayment of the entire outstanding balance in advance of the original term if:

- (A) The persons who s gn the Agreement fail to meet the repayment terms under the Credit Documents; except that, under this radparagraph only, there is a thirty (30) day grace period within which Merrill Lynch will not terminate the account and which begins to run on the day after the notice is given and expires at 11:59 p.m. Ession time on the last day of the period; or
- (B) Merrill Lynch receives actual knownedge that the persons who sign the Agreement have intentionally (i) omitted material information from, or in connection with, their credit application, (ii) made any material statements that are false or misleading on, or in connection with, their credit application, (iii) committed any fraud or made any material instruction in connection with the Account; or
- (C) Without the prior written consent of Metrill Lynch (i) we, or any person who signs the Agreement, agree to sell, transfer or assign the Property or any interest in the Property is sold, transferred or assigned, o
- (D) We or any person who signs the Agreement fails to maintain naurance on the dwelling as required under paragraphs 4 and 6 of the Mortgage; or
- (E) We or any person who signs the Agreement commits waste or permus impairment or deterioration of the Property, or otherwise destructively uses the Property, such that Merrill Lynch's security is adversely affected; or
- (F) We or any person who signs the Agreement fails to pay taxes on the Property or takes some other action that results in the filing of a lien senior to that of Merrill Lynch which adversely affects Merrill Lynch's security; or
- (G) A judgment against us is filed, if the amount of the judgment and the collateral subject to the judgment is such that Merrill Lynch's security in the Property is adversely affected; or
- (H) Any action or inaction by us or any person signing the Agreement is taken that adversely affects Metrill Lynch's security for the Account or any right of Metrill Lynch in such security.

As an alternative remedy, and only if Merrill Lynch expressly states in the notice given under this paragraph, Merrill Lynch may temporarily or permanently freeze the Account or reduce the credit limit for the Account. If Merrill Lynch does not immediately terminate the Account and accelerate payment or take other action provided for in the Credit Documents, it has the right to take any of the permitted actions at a later time providing the condition allowing for termination of the Account and acceleration of payment still exists at that time.

In addition, despite any other terms of the Credit Documents, Merrill Lynch may freeze the Account immediately upon the occurrence of any violation or other event specified in this paragraph. Merrill Lynch can take this action without giving us notice and without declaring that the violation or other event allows Merrill Lynch to terminate the Account and accelerate payment.

If Merrill Lynch terminates the Account, the amounts outstanding under the Account and any other amounts outstanding under the Credit Documents are immediately due and payable in full, and we will be required to immediately repay such amounts plus the entire accrued interest, late charges and other charges imposed on the Account. If we do not do so, Merrill Lynch will have the right to invoke any remedy given it by any of the Credit Documents, or any other remedy available to Merrill Lynch under applicable law. This includes, without limitation, instituting foreclosure proceedings under this Mortgage.

If Merrill Lynch terminates or permanently freezes the Account, pursuant to this paragraph, all credit card(s) and unused checks obtained in correction with the Account must be immediately mailed to Merrill Lynch at the address specified on our most recent billing statement. In any event, once Merrill Lynch freezes or terminates the Account under this paragraph, the persons who sign the Agreement will no longer have any right to obtain additional advances under the Account.

Merrill Lynch shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this paragraph, including, but not limited to, reasonable attorneys' fees and the entire accrued interest, late charges and other charges imposed on the Account. In the case of a forec osure sale, the Property may be sold in one parcel.

- (c) TEMPORARY FREEZING OF THE ACCOUNT OR REDUCTION IN CREDIT LIMIT. Merrill Lynch can (a) freeze the Account; or (b) reduce the credit limit a ailable to persons signing the Agreement during any period in which:
 - (1) the value of the Property declines significantly below its appraised value for purposes of the Account; or
- (2) Merrill Lynch reasonably believes that we or any person who signs the Agreement will be unable to fulfill the repayment obligations under the Account because of a material change in our financial circumstances or the financial circumstances of any person who signs the Agreement; or
 - (3) we or any person who signs the Agreement is in default of any material obligation under the Agreement; or
- (4) government action prevents Merrill Lynch from imposing the annual percentage rate set forth in the Agreement; or
- (5) government action impairs Merrill Lynch's security interest in the Property to the extent that the value of the security interest is less than 120 percent of the credit line; or
- (6) a federal or state regulatory agency notifies Merrill Lynch that continued advarces would constitute an unsafe and unsound practice; or
 - (7) the annual percentage rate reaches the maximum allowed under the Agreement.

Merrill Lynch need not reinstate credit privileges or increase the credit limit available unless we request such reinstatement and, after investigation, Merrill Lynch determines that the condition no longer exists.

If Merrill Lynch temporarily freezes the Account or reduces our credit limit, we will not be obligated to repay the amounts outstanding under the Account until the date such amounts are due, as specified in the Agreement.

If Merrill Lynch temporarily freezes the Account, pursuant to this paragraph, Merrill Lynch may, but is not required to, notify us that all credit card(s) and unused checks obtained in connection with the Account must be immediately mailed to Merrill Lynch at the address specified on our most recent billing statement. If Merrill Lynch exercises this option, and credit privileges are later reinstated, Merrill Lynch will issue checks and/or card(s) in accordance with the procedures described in paragraph 5.

longer have any right to obtain additional advances under the Account until credit privileges are reinstated. In any event, once Merrill Lynch temporarily freezes the Account under this paragraph, the persons who sign the Agreement will no

16. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LEUDER IN POSSESSION. As additional

due and payable. In any action to foreclose this Mortgage, Merrill Lynch shall be entitled to the appointment of a receiver. the occurrence of a default or abandonment of the Property, we shall have the right to collect and retain such rents as they become security, we hereby assign to Merrill Lynch the rents of the Property, provided that prior to acceleration under paragraph 15 above or

and in its own name sue for or collect the rents of the Property, including those past due. security for the indebtedness secured by this Mortgage, shall be entitled to enter upon, take possession of, and manage the Property, the Property or (b) the insolvency of any person who signs the Agreement or (c) the value of the Property or (d) the adequacy of any notice, in person, by agent or by judicially-appointed receiver, and without regard to or proof of either (a) depreciation of the value of Upon acceleration under paragraph 15 above, or abandonment of the Property, Merrill Lynch, at any time and without

only for those rents actually received. reasonable attorney's fees and then to the sums secured by this Mortgage. Merrill Lynch and the receiver shall be liable to account management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and All rents collected by Metrill Lynch or the receiver shall be applied first to payment of the costs of operation and

waive any default or notice of a v.o acion under this Mortgage or invalidate any act done pursuant to such notice. The entering upon and taking possession of the Property and the collection and application of the rents shall not cure or

proceedings. vacate and surrender the possession of the Property to Merrill Lynch or to such receiver, and may be evicted by summary for the use and occupation of the Property or that part of the Property in our possession, and upon default in any such payment will advance to Merrill Lynch, or to any receiver app inted to collect said rents, issues and profits, the fair and reasonable rental value the Property for a period of more than one mouth in advance, and in the event of any default under this Mortgage will pay monthly in We will not, without the waiten consent of Metrill Lynch, receive or collect rent from any tenant of all, or any part of,

this Mortgage shall become null and void and Merrill Lynch shal release this Mortgage without charge to us. We shall pay all costs of 17. RELEASE. Upon payment and discharge of all sums secured by this Mortgage and termination of the Account,

holder of any lien which has priority over this Mortgage be sent to Merrill Lynch at P.O. Box 45152, Jacksonville, Florida 32232. 18. REQUEST FOR NOTICES. Merrill Lynch requests that copies of notices of default, sale and foreclosure from the

19. INCORPORATION OF TERMS. All of the terms, conditions and I to isions of the Agreement are incorporated by

this reference into this Mortgage as if included in this Mortgage itself.

20. TIME OF ESSENCE. Time is of the essence in this Morigage, and the Agreement.

Merrill Lynch or Merrill Lynch's agent. company. The actual date of receipt shall be determined by reference to the "Received" date stamped on such written notice by reasonably believes to be reliable, including but not limited to, a court or other governmental agency, institutional lender, or title information as of the date Merrill Lynch receives a written notice of such event or information from a source Merrill Lynch information not provided by us under the Credit Documents, Merrill Lynch will be deemed to have actual knowledge of such event or "Received" date stamped on such written notice by Metrill Lynch or Metrill Lynch's agent. With regard to other events or return receipt in our possession. If such return receipt is not available, such date shall be conclusively determined by reference to the information at the address for notices specified in paragraph 11 above. Such date shall be conclusively detain, and by reference to the actual knowledge of information required to be conveyed to Merrill Lynch in writing by us until the date of actual receipt of such 21. ACTUAL KNOWLEDGE. For purposes of this Mortgage and the Agreement, wer ill Lynch does not receive

such taxes, change in any way after the date of this Mortgage so as to affect the interest of Merrill Lynch, then we shall pay the full 22. TAXES. If the laws now in force for the taxation of mortgages, or the debts they secure, or the manner of operation of

amount of such taxes.

recordation, if any.

23. WAIVER OF STATUTORY RIGHTS. We shall not and will not apply for or avail ourselves of any homestead, appraisement, valuation, redemption, stay, extension, or exemption laws, or any so-called "moratorium laws," now existing or hereafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but hereby waive the benefit or such laws. We, for ourselves and all who may claim through or under us, waive any and all right to have the Property and estates comprising the Property marshalled upon any foreclosure of the lien hereof and agree that any court having jurisdiction to foreclose such lien may order the Property sold as an entirety. We hereby waive any and all rights of redemption from sale under any order or decree of foreclosure, pursuant to rights herein granted, on our behalf, the trust estate, and all persons beneficially interested therein, and each and every person acquiring any interest in or title to the Property described herein subsequent to the date of this Mortgage, and on behalf of all other persons to the extent permitted by Illinois law.

24. EXPENSE OF LITIGATION. In any suit or other proceeding to foreclose the lien of this Mortgage or enforce any other remedy of Merrill Lynch under the Credit Documents there shall be allowed and included, to the extent permitted by law, as additional indebtedness in the judgment or decree, all court costs and out-of-pocket disbursements and all expenditures and expenses which may be paid or incurred by Merrill Lynch or on Merrill Lynch's behalf for attorneys' fees, appraisers' fees, outlay for documentary and expense extended after entry of the decree) of procuring all abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances with respect to title as Merrill Lynch may consider reasonably necessary to either prosecure or defend such suit or other proceeding or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or value of the Property. All such expenditures and expenses, and those that may be incurred in the protection of the Property and the maintenance of the lien of this Mortgage, including the fees of any attorney employed by Merrill Lynch in any litigation or proceeding affecting this Mortgage, the Agreement or the Property or in preparation for the commencement or defense of any precedings or threatened suit or proceeding, shall be immediately due and payable by us, with interest at the interest rate payable under the Agreement.

25. TRUSTEE EXCULPATION. If this Mortgage is executed by a Trust, the Trustee of such Trust executes this Mortgage as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and it is expressly understood and agreed by Merrill Lynch and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the Agreement secured by this Mortgage shall be construed as creating any liability on the Trustee personally to pay the obligation evidenced by the Agreement or any interest that may accrue thereon, or any indebtedness accruing hereunder or to perform any covenants either express or implied herein contained, all such liability, if any, being expressly waived, and that any recovery on this Mortgage and Agreement secured hereby shall be solely against and out of the Property hereby conveyed by enforcement of the provisions hereof and of said Agreement, out this waiver shall in no way affect the personal liability of any co-maker, co-signer, endorser or guarantor of said Agreement.

26. WRITTEN STATEMENTS. Within five (5) calendar days upon request in person or within ten (10) calendar days upon request by mail, Merrill Lynch will furnish a duly acknowledged written statement of the amount due on this Mortgage and whether any offsets or defenses exist against the debt secured by this Mortgage.

By signing this Mortgage, we agree to all of the above.	My Dogal		
Susan M. Rogacki MORTGAGOR	John Rogacki MORTGAGOR		
MORTGAGOR	MORTGAGOR		

UNOFFICIAL COPY STATE OF ILLINOIS STATE OF ILLINOIS SS. COUNTY OF Lake COUNTY OF I, the undersigned, a Notary Public in and for said County, in I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that __ the State aforesaid, DO HEREBY CERTIFY that John Roaacki+ Susan M Roaacki personally known to me to be the same person(s) whose personally known to me to be the same person(s) whose name(s) is/are subscribed to the foregoing instrument appeared name(s) is/are subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that Hey before me this day in person, and acknowledged that signed, sealed and delivered the said instrument as Heir signed, sealed and delivered the said instrument as _ free and voluntary act, for the uses and free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of purposes therein set forth, including the release and waiver of the right of homester 1. the right of homestead. Given under my hand and official seal this 21st day of November, Given under my hand and official seal this ____ day of _____ 1000. Notary Public OFFICIAL OFFICIAL STATE OF ILLINOIS STARA J. GREENHALGCOMMISSION expires: Commission expires: NOTANY PUBLIC STATE OF ILLINOIS STATE OF ILLINOIS STATE OF ILLINOIS SS. COUNTY OF COUNTY OF I, the undersigned, a Notary Public in and for said County, in I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that _ the State aforesaid, DO HEREBY CERTIFY that personally known to me to be the same person(s) whose personally known to me to be the same person(s) whose name(s) is/are subscribed to the foregoing instrument appeared name(s) i /are subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that _____ before me dis day in person, and acknowledged that _____ signed, sealed and delivered the said instrument as signed, sealed and delivered the said instrument as free and voluntary act, for the uses and free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of purposes therein set for n including the release and waiver of the right of homestead. the right of homestead. Given under my hand and official seal this ____ day of ____ Given under my hand and cafficial seal this ____ day of Notary Public Notary Public

THIS INSTRUMENT WAS PREPARED BY:

Commission expires:

Fred I. Feinstein, Esq. McDermott, Will and Emery 111 West Monroe Street Chicago, IL 60603 (312) 372-2000 Commission expires:

Mortgage

00944072

Title	No.		
			-

TO

Recorded at Request of Merrill Lynch Credit Corporation

RETURN BY MAIL TO:

Merrill Lynch Credit Corporation P.O. Box 45151 Jacksonville, Florida 32232 Attention: Post Closing Department

Soot Coop Con OF R. ORGANICA RESERVE THIS SPACE FOR USE OF RECORDING OFFICE

00344072

LEGAL DESCRIPTION: ALL THAT CERTAIN PROPERTY SITUATED IN IN THE COUNTY OF COOK, AND STATE OF ILLINOIS AND BEING DESCRIBED IN A DEED DATED 06/09/98 AND RECORDED 08/14/98, AMONG THE LAND RECORDS OF THE COUNTY

AND STATE SF. FORTH ABOVE, AND REFERENCED AS FOLLOWS:

DOC# 98721094.

THE FOLLOWING DESCRIBED LAND, TO-WIT:

LOT 33 IN SASS' COLONIAL VILLAGE RESUBDIVISION OF AOT 4 IN SASS' COLONIAL VILLAGE SECOND ADDITION LOTS 1,2, AND 3 IN SASS'L COLONIAL VILLAGE 4TH ADDITION AND LOTS 5, 6, 7 AND 8 IN SASS' COLONIAL VILLAGE 5TH ADDITION ALL THE SOUTHEAST 1/4 OF SECTION 13, TOWNSHIP 40 NORTH RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDAN, ACCORDING TO THE FLAT THEREOF RECORDED JUNE 1, 1945 AS DOCUMENT NUMBER 13,535,444, IN COOK COUNTY, ILLINOIS.