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STATEMENT OF TAXES DUE AND PAYABLE FOR THE TAX PERIOD OF JULY 1, 1994 TO JUNE 30, 1995, AND THE AMOUNT OF TAXES DUE AND PAYABLE FOR THE TAX PERIOD OF JULY 1, 1995 TO JUNE 30, 1996, AND THE AMOUNT OF TAXES DUE AND PAYABLE FOR THE TAX PERIOD OF JULY 1, 1996 TO JUNE 30, 1997, AND THE AMOUNT OF TAXES DUE AND PAYABLE FOR THE TAX PERIOD OF JULY 1, 1997 TO JUNE 30, 1998, AND THE AMOUNT OF TAXES DUE AND PAYABLE FOR THE TAX PERIOD OF JULY 1, 1998 TO JUNE 30, 1999, AND THE AMOUNT OF TAXES DUE AND PAYABLE FOR THE TAX PERIOD OF JULY 1, 1999 TO JUNE 30, 1999.

01003437

MORTGAGE

NAME AND ADDRESS OF MORTGAGOR		NAME AND ADDRESS OF MORTGAGEE	
MARY CZAJKA an unmarried woman 130 Linden Avenue Bellwood, Illinois 60104	(S) MORTGAGOR	Acme Finance Company, d/b/a ITT Financial Services 603 Highway 169 North #1200 Minneapolis, Minnesota 55440	
DATE OF MORTGAGE	MATURITY DATE	AMOUNT OF MORTGAGE	FUTURE ADVANCE AMOUNT
NOVEMBER 25, 1994	11-30-09	\$79104.00	\$0.00

WITNESSETH, That mortgagor, in consideration of a loan from mortgagors evidenced by a Note bearing even date herewith in the amount shown above, together with interest thereon, does by these presents mortgage and warrant unto mortgagee, forever, the following described real estate located in Cook County, State of Illinois, hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of Illinois, to wit:

Lot 61 in Brusse's 1st addition to Bellwood, being a Subdivision of Lots 3 to 6 (except that part thereof conveyed to Chicago and Northwestern Railway Company) in Subdivision of the Estate of George Glos, being a Subdivision of part of the Northwest 1/4 of Section 9, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

(land)
PERMANENT PARCEL INDEX NO.: 15-09-106-036

DEPT-01 RECORDING \$23.50
T-00011 TRAH 4770 11/29/94 10:30100
\$8921 + FV M-14-C003437

This mortgage shall also secure advances by the Mortgagor in an amount not to exceed the amount shown above as Future Advance Amount. Together with all buildings and improvements now or hereafter erected thereon and the rents, issues and profits thereof, and all screens, awnings, shades, storms, sash and blinds, and all heating, lighting, plumbing, gas, electric, ventilating, refrigerating, and air-conditioning equipment used in connection therewith, all of which, for the purpose of this mortgage, shall be deemed fixtures and subject to the lien hereof, and the hereditaments and appurtenances pertaining to the property above described, all of which is referred to hereinafter as the "Premises" or the "mortgaged premises."

TO HAVE AND TO HOLD the premises unto mortgagee, its successors and assigns, forever, for the purposes, and upon the conditions and uses herein set forth.

The mortgagor hereby covenants that the mortgagor is seized of a good title to the mortgaged premises in fee simple, free and clear of all liens and encumbrances, except as follows:

Subject to 1994 real estate taxes, a lien and undetermined, and subsequent years

and the mortgagor will forever warrant and defend the same to the mortgagee against all claims, whether in law or equity, which may at any time be made, PROVIDED ALWAYS, and these presents are upon this express condition, that if the mortgagor shall pay or cause to be paid to the mortgagee the indebtedness as expressed in the above described Note secured hereby according to the terms thereof, in full, principal and extensions thereof, and all other present and future indebtedness of mortgagor to mortgagee (except subsequent consumer credit, auto and direct loans made pursuant to the Illinois Consumer Finance Act), all of such indebtedness being herein collectively referred to as the "indebtedness hereby secured," and shall make all other payments and perform all other terms, conditions, covenants, warranties and promises herein contained, the same presents shall cease and be void.

The mortgagor covenants with the mortgagee that the interests of the mortgagor and of the mortgagee in the premises shall be assessed for taxation and taxed together without separate valuation, and to pay before they become delinquent all taxes and assessments now or hereafter assessed or levied against this mortgage or the indebtedness hereby secured and on the premises described in this mortgage, including every mortgage interest which this mortgagor may have or be deemed to have in such premises by reason of this mortgage, and to deliver to the mortgagee or the mortgagee's representative on demand receipts showing the due payment thereof, hereby waiving and releasing all rights of offset or deduction against the indebtedness secured by this mortgage because of the payment of such taxes or assessments.

The mortgagor further covenants with the mortgagee to keep the mortgaged premises insured for life and extended coverage, for the full insurable value thereof, to pay the premiums thereon when due and to comply with coinsurance provisions, if any, in insurance companies approved by the mortgagee, with loss payable to the mortgagee as its interest may appear. All policies covering the mortgaged premises shall be deposited with and held by the mortgagee. Loss proceeds, less expenses of collection, shall, at the mortgagee's option, be applied on the indebtedness hereby secured, whether due or not, or to the restoration of the mortgaged premises.

The mortgagor further covenants with the mortgagee: (1) to pay the indebtedness hereby secured; (2) to keep the mortgaged premises in good tenable condition and repair; (3) to keep the mortgaged premises free from liens superior to the lien of this mortgage; (4) not to commit waste nor suffer waste to be committed on the mortgaged premises; and (5) not to do any act which shall impair the value of the mortgaged premises.

In case any such taxes or assessments remain unpaid after they become delinquent, or in case of failure to keep the mortgaged premises so insured, the approved policies deposited, or the insurance premiums paid, or to keep the same in good condition and repair, free from liens and waste, the mortgagee may on its part incur such defaults and all sums advanced for that purpose shall immediately be repaid to the mortgagee and shall, unless so repaid, be added to and deemed part of the indebtedness secured hereby, bear interest at the maximum legal rate allowed by Illinois statute and form a lien upon the real estate described herein.

Upon breach or non-performance of any of the terms, conditions, covenants, warranties, or promises by the mortgagor contained herein, in said Note or any other evidence of an indebtedness secured hereby, said Note and all indebtedness hereby secured shall, at the option of the mortgagee and without further notice or demand, become immediately due and payable.

Mortgagor hereby waives all rights to possession of and income from the mortgaged premises for the period following commencement of any action to foreclose this mortgage through expiration of any redemption period. Mortgagor further agrees that upon commencement of an action to foreclose this mortgage, the court may appoint a receiver of the mortgaged premises, including homestead interest, and may empower the receiver to preserve and maintain the mortgaged premises and to collect the rents, issues and profits of said premises during the pendency of said action and until expiration of any redemption period, and may order such rents issued and profits when so collected, be applied first to the receivership expenses, including expenses incurred for necessary repairs, for the payment of insurance premiums, taxes and assessments, and for commissions due the receiver, with the balance thereof being paid to the person entitled to a deed under the certificate of sale, or in reduction of the redemption money if said premises be redeemed as prescribed by law.

Mortgagor agrees to pay all expenses and disbursements held or incurred in behalf of mortgagee in connection with the foreclosure hereof including, without limitation, reasonable attorney's fees, abstracting or title insurance fees, outlays for documentary evidence and all similar expenses or disbursements. All such expenses and disbursements shall be an additional lien upon the mortgaged premises, shall be taxes as costs and included in any decree that may be rendered in such foreclosure proceeding.

If mortgagor is an Illinois corporation or a foreign corporation licensed to do business in the State of Illinois, mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this mortgage fully, on behalf of the mortgagor and, to the extent permitted by law, on behalf of every person or party acquiring any interest in or title to the mortgaged premises subsequent to the date of this mortgage.

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All terms, conditions, covenants, warranties and promises herein shall be binding upon the heirs, legal representatives, successors, and assigns of the mortgagor and shall run to the benefit of the mortgagee, the mortgagee's successors, and assigns. Any provisions purporting to prohibit by law shall be ineffective only to the extent of such prohibition without invalidating the remaining provisions hereof.

The mortgagor shall be subrogated to the lien of any and all prior incumbrances, liens or charges paid and discharged from the proceeds of the indebtedness hereby secured, and even though said prior liens have been released of record, the repayment of the indebtedness hereby secured shall be secured by such liens on the portions of said premises affected thereby to the extent of such payments, if required.

Any award of damages under condemnation for injury to, or taking of, any part of said mortgaged premises is hereby assigned to mortgagee with authority to apply or release the money received, as above provided for insurance loss proceeds.

IN WITNESS WHEREOF, this mortgage has been executed and delivered this 25TH day of November, 1994.

Dated and sealed in the presence of:

Cynthia L. Mickle

25TH day of November:

1994

(Seal)

MORTGAGOR(S):

X

MARY CZAJKA

(Type name)

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