Doc#: 0425849043

Eugene "Gene" Moore Fee: \$46.00 Cook County Recorder of Deeds

Date: 09/14/2004 09:11 AM Pg: 1 of 12

WHEN RECORDED MAIL TO: First Northwest Bank 234 West Northwest Highway Arlington Heights, IL 60004

FOR RECORDER'S USE ONLY

This Mortgage prepared by

MEZ MANFREDINI, LOAN ADMINISTRATOR First Northwest Bank 234 West Northwest Highway Arlington Heights, IL 60004

#### MORTGAGE

MAXIMUM LIEN. At no time shall the principal amount of Indebtedness secured by the Mortgage, not including sums advanced to protect the security of the Mortgage, exceed \$100,000.00.

THIS MORTGAGE dated August 30, 2004, is made and executed between JAMES J BERTUCCI and CAROL A. BERTUCCI, HUSBAND AND WIFE, JOINT WITH RIGHT OF SULVIVORSHIP (referred to below as "Grantor") and First Northwest Bank, whose address is 234 West Northwest nighway, Arlington Heights, IL 60004 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grantor mortgages. Vorrants, and conveys to Lender all of Grantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings, improvements and fixtures; all east-ments, rights of way, and appurtenances; all water, water rights, watercourses and ditch rights (including clock in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, (the "Real Property") located in COOK County, State of Illinois:

LOT 19 IN WILSON PLACE SUBDIVISION OF PART OF THE NORTHEAST 1/4 OF SECTION 19, AND PART OF THE NORTHWEST 1/4 OF SECTION 20, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

The Real Property or its address is commonly known as 1830 N. HIGHLAND AVENUE, ARLINGTON HTS, IL 60004. The Real Property tax identification number is 03-20-117-008

REVOLVING LINE OF CREDIT. This Mortgage secures the Indebtedness including, without limitation, a revolving line of credit and shall secure not only the amount which Lender has presently advanced to Grantor under the Credit Agreement, but also any future amounts which Lender may advance to Grantor under the Credit Agreement within twenty (20) years from the date of this Mortgage to the same extent as if such future advance were made as of the date of the execution of this Mortgage. The revolving line of credit obligates Lender to make advances to Grantor so long as Grantor complies with all the terms of the Credit Agreement and Related Documents. Such advances may be made, repaid, and remade from time to time, subject to the

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#### MORTGAGE (Continued)

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Similation than the rotal outstanding balance owing at any one time, not including finance charges on such balance at a ficer or variable rate or sum as provided in the Credit Agreement, any temporary overages, other charges and any amounts expended or advanced as provided in either the Indebtedness paragraph or this paragraph, shall not exceed the Credit Limit as provided in the Credit Agreement. It is the intention of Grantor and Lender that this Mortgage secures the balance outstanding under the Credit Agreement from time to time from zero up to the Credit Limit as provided in this Mortgage and any intermediate balance.

Grander grussent Passigny to Delice a for Country of air order as different as and to all present and future leases of this Producty may all Media their the Property of addition. Granter grants to condet a Uniform Connector Cyan exemptly remains the Passing Property and Rents.

THIS MORTGAGE INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL ROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDEBTEDNESS AND (B) PERFORMANCE OF EACH OF GRANTOR'S AGREEMENTS AND OBLIGATIONS UNDER THE CREDIT AGREEMENT. THE RELATED DOCUMENTS, AND THIS MORTGAGE: THIS MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PRIORITY OVER ALL SUBSEQUENT LIENS AND ENCUMBRANCES, INCLUDING STATUTORY LIENS, EXCELLING SOLELY TAXES AND ASSESSMENTS LEVIED ON THE REAL PROPERTY. TO THE EXTENT OF THE MAXIMUM AMOUNT SECURED HEREBY. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

PAYMENT AND PERFORMANCE. If the interesting granded in this Morrgage, Granton shall pay to Leader all anothers including the Morrgage at the perform due and shall strictly perform at all Constants unligations and its Morridage.

POSSESSION AND MAINTENANCE UP THE PROPERTY. Common agrees that Granton's possession and use of the Property sould be given and by the toffer any provision.

Prossession and tise. The line of the astronomy of the Eyele of Detailst, Change may (11) itemsor in cossession and control of the Property; and (3) collect the Senis from the Property; and (3) collect the Senis from the Property;

Duty to Maintain, Thereto shap meanteer the Property in pass condition and premipty perform all renders, replacements, and that denance becossing to make the Mane.

Compliance With Environmental Laws - Grantier represents and complex to Lenger that 111 During the generally. Granton insperishly on the Exceptly, there has been not the generation, mediclassian, storage replaced, disposal impose in momerica release of our Mazardous Sibolance by any berson on, under enough of fice, the Property of the Brander has no knowledge of . It reason to believe that there has been excess as presently displesed to and accommended by conner as writing, reconversed or trotation of any Cariron neona 1,0000 ing lany use generation manufacture, storage, truligned, disposal, rolease or spreateast release of the Hazardone Substance on, under, about to from the Property or any poor owners or occupants or the Perperty of toll any colour or desidence litigation or dams of any and by any person Letarum to claim cramms, and Tour Except as creviously disclined to indicationwiether, by Lender in which we were Stocked by the covery contractor agent of other authorized user of the County what use, pulsastry, manufacture, store ment, dispose of the release only Hazardous Substance on Sinder, above or high little Property and the large and sectionly shall be conducted to compliance with all applicable faceure, states and early faceur, equivalence has promented increasing women timesation of Environmental lights. Cran of authorisis Leader and its agents to unler upon the Property to make both impections and reserved Greaty to access to the accessor of a done appropriate to determine compliance of the Property with vois a since if the Mangage, any expectors of lests made in Leader shall be for Leacer's purposes any and shalf not be opposited the characters responsibility or diability on the named Lender to Countor or to any other paison. The regresentagens and prominess contained because based on Granter's due diligence in investigating the Property for Hazarous Sonstances. Cramber hereby (1) valeases and waives any future Justice against capper for liberatory as completing on the event Grantor becomes liable for cleanup or other costs ander any little lawer and the agrees to indentify and told harmless Lepider against any and an otams, jošis sii kaškirim, dan agas i ja ratinsi anii popavisas virisch Landar may avactiv bi pratimoky sustam

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or suffer resulting from a breach of this section of the Mortgage or as a consequence of any use, generation, manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Property, whether or not the same was or should have been known to Grantor. The provisions of this section of the Mortgage, including the obligation to indemnify, shall survive the payment of the Indebtedness and the satisfaction and reconveyance of the lien of this Mortgage and shall not be affected by Lender's acquisition of any interest in the Property, whether by foreclosure or otherwise.

Nuisance, Waste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), coal, clay, scoria, soil, gravel or rock products without Lender's prior written consent.

Removal of Improvements. Grantor shall not demolish or remove any Improvements from the Real Property without Lender's prior written consent. As a condition to the removal of any Improvements, Lender may require Grantor to make arrangements satisfactory to Lender to replace such Improvements with Improvements of at least equal value.

Lender's Right to Enter. Lender and Lender's agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Real Property for purposes of Grantor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not jeopardized. Lender may require Grantor to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.

**Duty to Protect.** Grantor agrees neither to abandon or leave unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this station, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are part of this Mortgage:

Payment. Grantor shall pay when due (and in all events prior to definitionercy) all taxes, payroll taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall maintain the Property free of any liens having priority over or equal to the interest of Lender under this Mortgage, except for the Existing Indebtedness referred to in this Mortgage or those liens specifically agreed to in writing by Lender, and except for the lien of taxes and assessments not due as further specified in the Right to Contest paragraph.

Right to Contest. Grantor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jeopardized. If a lien arises or is filed as a result of nonpayment, Grantor shall within fifteen (15) days after the lien arises or, if a lien is filed, within fifteen (15) days after Grantor has notice of the filing, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surety bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' fees, or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings.

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of

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#### MORTGAGE (Continued)

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The cases or assessments and shall authorize the appropriate governmental official to deliver to Leader at earlies a written atermical of the leases and assessments against the Property

Notice of Construction. Stanton shall notify ushour at least fitteen. This says before any work is commenced, any services are furnished, as any praterials are supplied to the Property if any mechanic's fler, praterialization is considered to asserted on account of the work, services, or materials. Granton will plan request of scenario account of the work, services, or materials. Granton will plan request of scenario account advance assurances satisfactory to Lender that Granton and will plan too cost of scenario remains.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a pert of this Microsopti

Maintenance of insurance. Common shell produce and constain policies of the losurance with standard extended contracts and a hopidacement basis to the four insurable value covering all improvements on the Real Proporty of an another sufficient to avoid application of any coinsurance clause and with a standard configurate of large in revor of Lender. Policies shall be written by such discrence companies and in standard contracts on they be cased above acceptable to Lender. Grantot shall delive to Lender own plants of a saverage to heave increase containing a supplication that poverage will not be cancelled or discrepted within a saverage ten of 3) days prior written notice to Lender and not companing any disclaimer of the insurance liability in taken in give such notice. Each insurance policy also shall include an automorphism of providing that coverage in factor of Lander will not be impaired in any way by enviations significantly by the Director of the began between the providing that coverage to standard and account flood insurance. Agency as a special flood hazard area dissignated by the Director of the began began in Flood insurance. If available, within 45 days after notice is given by Lander has the frozenty is located in a secondard area for the fair impaid adhering relations of the listional Plood insurance Program to, as otherwise required by Londer, and to maintain such assumer star the first and of the source Program to a solutions required by Londer, and to maintain such assumer star the part of texts of the source of the source of the part of texts of the source of the program of the food incurred Program of the source of the part of the maximum policy limits set once the historial Plood incurred Program of the solutions of the gram of the program of the part of the source.

Application of Proceeds. Or into chair company noted conder at any loss of damage to the Property, cender may make proof of loss if Grants, tests to do so with different 15t days of the casualty. Whether or not builder a vectority is impaired. Lender may at border's arction receive and retain the proceeds of any insufactor and apply the proceeds to the resourcion of the troopte nets payment of any ben affecting the property, or the respective and repair of the Property. If bender leads to apply the proceeds to restoration and even in transfer shad, proceeds to replace the demanded of destroyed proceeds in a transfer satisfactory to bander. Therefore shad, proceeds the explication proof of such expenditure, pay a removes of Crantor from the proceeds when takes and or repair or resonation if Grantor is not in default under this Mortgage. Any proceeds when takes not been dishersed within 180 days after their receipt and which bence has not incommitted to the capable or restoration of the Property shall be used first to pay any amount lowing to be principal bilance in the indebtedness. If such a pair this remainder, dishipping to the proceeds shall be used first paying the applied to the principal bilance in the indebtedness. If such a pair to retrests may appear.

Compliance with Existing indebtedness. Decorption period in violational Existing Indebtedness described belowing a -third commissional with the insurance provisions and instrument evidencing social Existing fact-based due of created a compliance with the insurance provisions under this Mortgage, to the extern compliance with the frame of this Mortgage, would constitute a duplication of insurance requirement, than proceeds that the research become payable on loss, the provisions in this Mortgage for division of proceeds what apply any in that parties of the proceeds not negative of the Existing Intellegence.

LENDER'S EXPENDITURES. If Character had the second Property ment of all taxes, hons, security interests, endicated and other characters had been prepared to a required contracted on the Property. At the make repairing the Property of the analysis will any unligation to make relating indebtedness in used standing as required being, therefore had been been also been

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Lender believes to be appropriate to protect Lender's interests. All expenses incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Credit Agreement from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will (A) be payable on demand; (B) be added to the balance of the Credit Agreement and be apportioned among and be payable with any installment payments to become due during either (1) the term of any applicable insurance policy; or (2) the remaining term of the Credit Agreement; or (C) be treated as a balloon payment which will be due and payable at the Credit Agreement's maturity. The Mortgage also will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of any default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had.

**WARRANTY**; **DEFENSE OF TITLE**. The following provisions relating to ownership of the Property are a part of this Mortgage:

Title. Grantor want is that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in the Existing Indebtedness section below or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full right, power, and authority to execute and deliver this Mortgage to Lender.

Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to time to permit such participation.

**Compliance With Laws.** Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

**Survival of Promises.** All promises, agreements, and statements Grantor has made in this Mortgage shall survive the execution and delivery of this Mortgage, shall be continuing in nature and shall remain in full force and effect until such time as Grantor's Indebtedness is paid in full.

**EXISTING INDEBTEDNESS.** The following provisions concerning Existing Indebtedness are a part of this Mortgage:

Existing Lien. The lien of this Mortgage securing the Indebtedness may be secondary and inferior to an existing lien. Grantor expressly covenants and agrees to pay, or see to the payment of, the Existing Indebtedness and to prevent any default on such indebtedness, any default or identification to the instruments evidencing such indebtedness, or any default under any security documents for such indebtedness.

No Modification. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under any such security agreement without the prior written consent of Lender.

CONDEMNATION. The following provisions relating to condemnation proceedings are a part of this Mortgage:

**Proceedings.** If any proceeding in condemnation is filed, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments and documentation as may be requested by Lender from time to time to permit such participation.

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#### MORTGAGE (Continued)

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Application of Net Proceeds. If all or any part of the Property is condemned by eminent demand proceedings at by any proceeding or purchase it hed of condemnation. Lender may at its election reduced that AP is any artificial to the incompensation of the applied to the Indeptedness or the repair of conservation of the Property. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses and attorneys feels incurred by Lender in connection with the condemnation.

(MPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to government taxes, fees and charges are a part of this Mortgage.

Correst Taxes. Fees and Charges. Open request by Lender, Grammi shall execute such decorrents in addition to this Mortgage and take whatever other action is requested by Lender to perfect and continue whiters for the Rest Property. Greatly shall relimburer besides for all raises, as described below, regelter with an expension about ed in recording, perfecting or continuing this Mortgage, including without installing all taxes, decreases the stamps, and differ charges for recording or registering this Mortgage.

Laxes. The inflowur what constant taxes to which this section applies. (1) is specific tax upon this type of Mongage or upon as or any part of the indebtedness secured by this Mongage. (2) a specific tax or Granter which Granton's substituted or coursed to deduct from payments on the indebtedness secured by this type of Mongage. The prices on this type of Mongage chargeable against the Lender or the holder of the Credit Agreement, and it is preside tax on all or any portion of the indebtedness or on payments of generalized or otherwise that by fixed the continuous proposals of otherwise that by fixed the continuous proposals of the indebtedness or on payments of generalized otherwise that by fixed the

Subsequent faxes. If any tas to exact this bection applies is enacted subsequent to the date of this implication, this event some have the same effect as an Event of Default, and Lender may exercise any or all lift as available remodes for an Event of Default as provided below unless Grantor either. (1) pays the fax patrick if becomes delicitude as all incomes the lock as provided above in the Taxes and tiens section with bender down or a sufficient consorate surely bond or other security satisfactory to taxet.

SECURITY AGREEMENT: FINANCING STATEMENTS. The belowing provisions relating to this Morigage as a recurry agreement not a part of this Morigage.

Security Agreement. The inscrement shell operations is Security Agreement to the extent any of the Property constitutes focuses and conder shall have all of the rights of a second party order the Uniform Connected Care at amended time the Links

Security interest. The a complex to be beinded. Cramer shall take whatever action is requested by Lender to perfect and manufaction to deciding this biological manufaction to deciding this biological manufaction to deciding this biological manufaction to be executed counterparts, copies or reproductions of this Mortgage as a financing statement. Grander shall reinshald not be expenses encurred to perfecting or continuing his security interest. Upon default. Grander shall not remove solver or detach the Personal Property from the Property. Unon default. Grander shall not remove solver or detach the Personal Property of a fire you and at a place tous. Aby complete to Grander, and Leader and make a will able to Lender within those 31 days after received of within demand our Comments to the extent permitted by applicable law.

Addressed. The madespladdresses of Grandor number (land bender (secured party) from exhibit intermation connecting the security preferred by the Morrgage may be obtained leach as required by the tables of this Morrgage.

PURTHER ASSURANCES: (ATTORNEY-IN-FACT). The following provisions relating to further assurances and interney at fact one 1 and of the Martgan ...

Further, Assurances. A very one, and name to how moon request of Lender, Grantor will make, excepts and deliver in with asset to be made lakenized of derivates, to Lender or to Lender's designed, and when requested by Lender beautiful or lender in the field recorded remote or reregorded, as the case may be at such times and in much offices and success in Lender may deem appropriate, any and all such mortgages, discostly has lengther papers, seements. Heavising statements, continuation statements, instruments

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of further assurance, certificates, and other documents as may, in the sole opinion of Lender, be necessary or desirable in order to effectuate, complete, perfect, continue, or preserve (1) Grantor's obligations under the Credit Agreement, this Mortgage, and the Related Documents, and (2) the liens and security interests created by this Mortgage on the Property, whether now owned or hereafter acquired by Grantor. Unless prohibited by law or Lender agrees to the contrary in writing, Grantor shall reimburse Lender for all costs and expenses incurred in connection with the matters referred to in this paragraph.

Attorney-in-Fact. If Grantor fails to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, executing, delivering, filing, recording, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. If Grantor pays all the Indebtedness when due, terminates the credit line account, and otherwise performs all the obligations imposed upon Grantor under this Mortgage, Lender shall execute and deliver to Grantor a suitable satisfaction of this Mortgage and suitable statements of termination of any financing statement on file evidencing Lender's security interest in the Rents and the Personal Property. Grantor will pay, if permitter by applicable law, any reasonable termination fee as determined by Lender from time to time.

REINSTATEMENT OF SECURITY IN TEREST. If payment is made by Grantor, whether voluntarily or otherwise, or by guarantor or by any third party, on the Indebtedness and thereafter Lender is forced to remit the amount of that payment (A) to Grantor's trustee in bankruptcy or to any similar person under any federal or state bankruptcy law or law for the relief of debtors. (B) by reason of any judgment, decree or order of any court or administrative body having jurisdiction over Lender or any of Lender's property, or (C) by reason of any settlement or compromise of any claim made by Lender with any claimant (including without limitation Grantor), the Indebtedness shall be considered unpad for the purpose of enforcement of this Mortgage and this Mortgage shall continue to be effective or shall be considered, as the case may be, notwithstanding any cancellation of this Mortgage or of any note or other instrument or agreement evidencing the Indebtedness and the Property will continue to secure the amount repaid or recovered to the same extent as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the Indebtedness or to this Mortgage.

EVENTS OF DEFAULT. Grantor will be in default under this Mortgage if any of the following happen: (A) Grantor commits fraud or makes a material misrepresentation at any time in connection with the Credit Agreement. This can include, for example, a false statement about Grantor's income, assets, liabilities, or any other aspects of Grantor's financial condition. (B) Grantor does not meet the repayment terms of the Credit Agreement. (C) Grantor's action or inaction adversely affects the collateral or Lender's rights in the collateral. This can include, for example, failure to maintain required insurance, waste or destructive use of the dwelling, failure to pay taxes, death of all persons liable on the account, transfer of title or sale of the dwelling, creation of a senior lien on the dwelling without Lender's permission, foreclosure by the holder of another lien, or the use of funds or the dwelling for prohibited purposes.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of an Event of Default and at any time thereafter, Lender, at Lender's option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate Indebtedness. Lender shall have the right at its option without notice to Grantor to declare the entire Indebtedness immediately due and payable, including any prepayment penalty which Grantor would be required to pay.

**UCC Remedies.** With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right, without notice to Grantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the Indebtedness. In furtherance of this right, Lender may require any tenant or

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#### MORTGAGE (Continued)

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other user or the Property to make payments of real or use fees directly to Lender. In the Rents are collected by Lender, then Graphic prevocably designates Lender as Granton's attorney-in-fact to endorse cosmonants received in payment, thereof in the name of Granton and to negotiate the same and collect the property. Payments by tensints in other users to Lenner in response to Lender's demand shall satisfy the obligations for which the payments are mane; whether or not any proper grounds for the demand existed tender may exercise or ophis boder this subparagnable other is person, by agent, or through a topolyce.

Mortgages in Possession. Lemont shall have the right to be placed as mortgages in possession of to have a recorder applicated to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding toraciosure or sale, and to collect the Rents from the Property and above the post of the receivership, against the Indebtedance. The recordages is possession or receiver may serve without bond if permitted by laws. Leader copia and appointment of a possession of receiver may serve without bond if permitted by laws. Leader copia and appointment of a possession of receiver may serve without bond if permitted by laws bender; appointment of a possession of receiver may serve without bond if permitted by laws.

Judicial Foractionum - Conditional political additional decree foreclosing Grantor's interest in given any part of the Property

Deficiency Jedgment. If per letter by septicable law Lander may potain a judgment for any deficiency remaining in the indebtedness of the Lenger after application of all amounts received from the exercise of the lands provided in the second

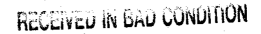
Other Remedies. Service shall have oil sober rights and remedies provided in this Mortgage or the Creda Agree/teotic, available sclow or oil equits.

Sale of the Property. In the exercising to explicable law. Grantor hereby walves any and all light in have the Property marshallow, in exercising its lights and remedies. Lender shall be free to sell all or any part of the Property together or separately in one still it by separate sales. Lender shall be onbited to bid all any public sale or say provide or the Property.

Notice of Sale conder only give Grander reasonable notice of the time and place of any public sale of the Personal Property of all the time of the which any private sale of other intended disposition of the Personal Property of in the outdoor Shall mean notice given at trast ten (10) days before the time of the personal respective of the personal Property may be made as construction with any sale of the Reas Property.

Election of Remedies will be leader a contrained comedies will be comulative and may be exercised alone or together. As injection by Leidie to appear any one remeay will not be Leidie from using any other temedy. If Leidier decides to speed money of to conform any of Gramon's obligations under this Mortgage, after Granton's failure to decide their together by Leiden will not affect Lenden's right to declare Granton's defeat and to exercise income a remedies.

Attorneys frees. Expenses—If there is assistable how what an aution to enforce any of the terms of this Mongage, Lemma Start by entering a precise of the sum as the pour's may adjudge reasonable. Indicates the control of the provided and to the extent not provided by any, all reasonable expenses under mount that in conder's opinion are necessary at any time nor the protection of the laterest in the enforcement of its rights shall become a part of the indeltedness have been expensively as the provided Agreement rate from the data of the expenditure until reports. And a provided on this paragraph include, without limitation, however subject to any limits until applicable from the operation of the paragraph include, without limitation, however subject to any limits until applicable from the operation provides and expenses the bankmanus proceedings including efforts to modify of vacats and enjoyantime subjects and expenses and any anticipated post judgment collection services, the test of subjects, stocking of the extent percented by applicable law. Granter also will pay any court costs, in didata to all other pages provided by applicable law. Granter also will pay any court costs, in didata to all other pages by the



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NOTICES. Any notice required to be given under this Mortgage, including without limitation any notice of default and any notice of sale shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Mortgage. All copies of notices of foreclosure from the holder of any lien which has priority over this Mortgage shall be sent to Lender's address, as shown near the beginning of this Mortgage. Any person may change his or her address for notices under this Mortgage by giving formal written notice to the other person or persons, specifying that the purpose of the notice is to change the person's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors. It will be Grantor's responsibility to tell the others of the notice from Lender.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amendments. What is written in this Mortgage and in the Related Documents is Grantor's entire agreement with Lender concerning the matters covered by this Mortgage. To be effective, any change or amendment to this Mortgage must be in writing and must be signed by whoever will be bound or obligated by the change or amendment.

Caption Headings. Caption headings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mortgage.

Governing Law. This Mortgage will be governed by and interpreted in accordance with federal law and the laws of the State of Illinois. This Mortgage has been accepted by Lender in the State of Illinois.

Choice of Venue. If there is a lawsuit, Grantor agrees upon Londer's request to submit to the jurisdiction of the courts of US County, State of Illinois.

Joint and Several Liability. All obligations of Grantor under this Mortgage shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each Grantor signing below is responsible for all obligations in this Mortgage.

No Waiver by Lender. Grantor understands Lender will not give up any of Lender's rights under this Mortgage unless Lender does so in writing. The fact that Lender delays or omits to exercise any right will not mean that Lender has given up that right. If Lender does agree in writing to give up one of Lender's rights, that does not mean Grantor will not have to comply with the other provisions of this Mortgage. Grantor also understands that if Lender does consent to a request, that does not mean that Grantor will not have to get Lender's consent again if the situation happens again. Grantor further understands that just because Lender consents to one or more of Grantor's requests, that does not mean Lender will be required to consent to any of Grantor's future requests. Grantor waives presentment, der land for payment, protest, and notice of dishonor.

**Severability.** If a court finds that any provision of this Mortgage is not valid or should not be enforced, that fact by itself will not mean that the rest of this Mortgage will not be valid or enforced. Therefore, a court will enforce the rest of the provisions of this Mortgage even if a provision of this Mortgage may be found to be invalid or unenforceable.

Merger. There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Successors and Assigns. Subject to any limitations stated in this Mortgage on transfer of Grantor's interest, this Mortgage shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Mortgage or liability under the Indebtedness.



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## UNOFFICIA<sup>584904</sup>C°O°PY

#### MORTGAGE (Continued)

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time is of the Essance Times in an inverse and in the demonstration and of this Mortgage

Waive dury. All parties to this Mortgage hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

Warrer of Homestead Exemption. Exempt hereby releases and waives all rights and benefits of the approximate exemption takes of the State of those so to all individences secured by this Mortgage.

DEFINITIONS. The radowing words shall have the following meanings when used in this Mortgage

BOUDWER. The TYPIC THOROWER INHURS JAMES LIBERTUCCHIELE CAROL A. BERTUCCHIEN INDICHDER BEI CO-signers and co-makers sicient the Creat Agreement.

Credit Agreement. The words: Credit Agreement mean the credit agreement dated August 30, 2004, with credit limit of \$100,000.00 from Grander to Lender, rogether with an ranewals of, extensions of, modifications in a conscious of conscious of and substitutions for the promissory note or agreement. The increase only a conscious of a variable interest rate based upon an index. The index correctly is 4.500% for consum. If the index increases, the payments field to the index, and therefore the color according to the index shall be calculated as of and analysage or the commencement date indicated for the applicable payment stream. Notwithstanding the foregoing the variable interest rate or rates provided for in this Mortgage shall be subject to the bishowing maximum has indicated rate and constraines shall the interest rate on this Mortgage be given than (except for the higher default rate snown below) the lesser of 18,000% per annum or the maximum rate allowed by approximation. The materity date of this Mortgage is August 30, 2009, NOTICE TO GRANTOR: THE CREDIT ACCEPTEMENT CONTAINS A VARIABLE INTEREST RATE.

Environmental Laws. The sources Pacific map to cowe mean any and all state, laderal and local statutes regulations and addinances infection to the protection of human health of the environment, including without to protect on a financial or the environment, including without to protect Respond Compensation, and Liability Act of 1980, as unneared 42.0.3.0, Sacring 9601, at aug. 170ERC. 5.3 his Superfund Amendments and Beauthorization Act at 1986, 200, 1, No. 99-199 (TSARA), the Hardrigue Materials Transportation Act. 49.0.5.0, Section 9901, or seq. of which a goldenic of the Action Section 9901, or seq. of which a goldenic of the Action of Section 9901, or seq. of which a goldenic of the Action Section 9901.

Event of Details. The work of very is details obtained by at the events of default set form in this Managage at the street in the necessity of the Managage.

Existing Indebtedness. The was in "Existing indeptedness, mean the load nethelss described in the Existing of the indeptedness of the Micrograph

Granter. The word "Separat" means JAMES J BERTUCC and CAROL A. BERTUCK

Hazardous Substances. It is several departous Substances mean materials this because of designation, intending a player of the construction of the property of the property of the construction of the constru

improvements. The word special provinces of reason at costing and intuite interovements, buildings specially a morning names offices on the Boar Property Sundmon additions replacements and other unastruction on the Boar Property.

Indebtedness. The word in achie-opes in begins his product, interest, and other amounts, costs and expenses payable ander the Creak Agreement or Related Documents, together with all renewals of exceptions of medifications, or conscribations is god substitutions for the Credit Agreement or Related Constitutions for the Credit Agreement or Related Constitutions for the Credit Agreement or Related Constitutions is accounted to the exception of the content of the content

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expenses incurred by Lender to enforce Grantor's obligations under this Mortgage, together with interest on such amounts as provided in this Mortgage.

The word "Lender" means First Northwest Bank, its successors and assigns. "successors or assigns" mean any person or company that acquires any interest in the Credit Agreement.

Mortgage. The word "Mortgage" means this Mortgage between Grantor and Lender.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the real property, interests and rights, as further described in this Mortgage.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mo tguços, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

Rents. The word "Rents" means all present and future rents, revenues, income, issues, royalties, profits, and other benefits derived from the Property

EACH GRANTOR ACKNOWLEDGES HAVING READ ALTHE PROVISIONS OF THIS MORTGAGE, AND EACH Diff Clark's Office **GRANTOR AGREES TO ITS TERMS.** 

**GRANTOR:** 

CAROL A.

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# UNOFFICIAL CO

MORTGAGE

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(Continued)

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#### INDIVIDUAL ACKNOWLEDGMENT

STATE OF ALLINOIS

1.55

COUNTY OF

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On our day neture at the undersigned Notary Public, personally appeared JAMES J BERTUCCI and CAROL A. BERTUCCI, to me shown to be the manufacts described in and who executed the Mortgage, and acknowledged that they signed the worngage as here inee and columbary act and deed, for the uses and purposes therein mentaniani day of - Cx 4. 2. 266. 200 19

Giver-under my hand and official seal this

BY-KZERG PROPERTY COM

Notary Public in and for the State of

My commission expect

20+ Colmin Clark's Office RECEIVED IN EAD CONDITION