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This instrument prepared by, and please return after recording to:

GRIFFITH & JACOBSON, L.L.C. 55 WEST MONROE STREET SUITE 3550 CHICAGO, ILLINOIS 60604

Attention: Louis Michael Bell, Esq.



Doc#: 0523002149 Fee: \$78.00

Eugene "Gene" Moore

Cook County Recorder of Deeds
Date: 08/18/2005 12:12 PM Pg: 1 of 28



COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT

This Commercial Mortgace, Security Agreement, Fixture Filing and Financing Statement (this "Mortgage") is dated June 24, 2005 and is made by

PARKWAY BANK AND TRUST COMPANY, an Illinois corporation, not in its individual corporate capacity, but solely as Trustee under Trust Agreement dated April 24, 2004 and known as Trust Number 13/47 (the "Land Trust") and

1135 W. ARMITAGE, L.L.C., an Inlinois limited liability company ("Mortgagor"),

in favor of

AMCORE BANK, N.A., a national banking association ("Mortgagee").

RECITALS

- A. Land Trust is the record owner of the real property in the County of Cook, City of Chicago, Illinois 60614 (as more fully defined below, the "Real Estate"), and Mortgagor is the only beneficiary of the Land Trust.
- B. To pay off existing debt and finance a portion of the costs of acquisition of the Real Estate and improvements to be made thereon, Mortgagor and Mortgagee have entered into a Mortgagee Line of Credit Agreement dated an even date (the "Credit Agreement"), pursuant to which Mortgagee has agreed to extend a line of credit permitting multiple borrowings (each an "Advance" and collectively the "Loan") by Mortgagor up to a maximum cumulative principal amount of \$14,700,000 (the "Credit Maximum"). The Advances are evidenced by the Mortgage Line of Credit Promissory Note of the Borrower dated an even date (the "Note") payable to the order of Mortgagee in a maximum principal amount equal to the Credit Maximum.
- C. Mortgagor is concurrently executing and delivering to Mortgagee an Assignment of Rents and Leases dated an even date herewith with respect to the Real Estate (the "Assignment").

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\Loandeal\tamcore\tambel{lamcore} W:\Loandeal\tamcore\tambel{lamcore} W:\Loandeal\tamcore\tambel{lamcore} U:\tag{Schmortgage.wpd} Page 1 of 26

AS TRUSTEE AND NOT INDIVIDUALLY



0523002149 Page: 2 of 28

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D. It is a condition precedent to Mortgagee's acceptance of the Note and the Assignment that Mortgagor execute and deliver this Mortgage to Mortgagee.

Now, Therefore, in consideration of the foregoing recitals, the acceptance by Mortgagee of the Note, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, AND IN ORDER TO SECURE

- I. the payment and/or reimbursement by Mortgagor to Mortgagee, when due, of
- A. the Loan, as evidenced by the Note, together with all interest thereon, late charges and other indebtedness evidenced by the Note and any and all renewals, extensions, replacements, amendments, modifications and refinancings thereof;
- B. Any and all sums expended or advanced by Mortgagee pursuant to any term or provision of or constituting additional indebtedness under or secured by this Mortgage or the Assignment, tegether with interest thereon as provided herein or therein;
- c. any and all costs and expenses paid or incurred by Mortgagee in enforcing its rights hereunder, inclusing without limitation, court costs and reasonable attorneys' fees; and
- D. any and all other independenss and obligations, whether constituting principal, thereon, late charges, reimbursement; or otherwise, that may be due and owing by Mortgagor to Mortgagee with respect to the Loan, whether absolute or contingent, howsoever arising and evidenced, and any and all renevals, extensions, replacements, amendments, modifications and refinancings thereof,

(all of the foregoing monetary obligations of the Mortgagor to Mortgagee collectively the "Indebtedness" of Mortgagor); and

- II. the performance and observance by Mortgagor of the covenants, conditions, agreements, representations, warranties and other liabilities and obligances of Mortgagor or any guarantor or obligor on behalf of or for the benefit of Mortgagor to Mortgagor.
 - A. that are evidenced or secured by or otherwise provided for in the Credit Agreement, the Note, the Assignment or any other instrument, agreement or other document pursuant thereto or in connection therewith, whether now existing or hereafter arising, together with any and all renewals, extensions, replacements, amendments and modifications thereof (all of the foregoing collectively the "Credit Documents", and the terms "Credit Agreement", "Note" and "Assignment" shall include all renewals, extensions, replacements, amendments and modifications thereof), and
 - B. that are evidenced or secured by or otherwise provided for in any other instrument, agreement or other document executed and delivered by Mortgagor or any other guarantor or obligor on behalf of or for the benefit of Mortgagor to Mortgagee, whether now existing or hereafter arising, together with all amendments and modifications thereof (collectively "Related Documents" and, together with the Credit Documents, "Credit Documents")

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. WILDANDEALMAMCORE 1135 AMMITAGE PAGE 2 OF 26

0523002149 Page: 3 of 28

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(all of the foregoing non-monetary obligations to Mortgagee with respect to Mortgagor collectively "Related Obligations"),

MORTGAGOR HEREBY SELLS, MORTGAGES, GRANTS, ASSIGNS, REMISES, RELEASES, WARRANTS AND CONVEYS TO MORTGAGEE, its successors and assigns, the real estate legally described on EXHIBIT A attached hereto (the "Real Estate"), together with the other property described in the following paragraph (the Real Estate and property collectively hereinafter referred to as the "Premises");

IN ADDITION TO THE REAL ESTATE, THE PREMISES HEREBY MORTGAGED INCLUDE all buildings, structures and improvements now or hereafter constructed or erected upon or located on the Real Estate, all tenements, easements, rights-of-way and rights used as a means of access thereto, all fixtures and argurtenances thereto now or hereafter belonging or pertaining to the Real Estate, and all rents, issues, joyalties, income, revenue, proceeds, profits, security deposits and all accounts relating to the Premises and all other benefits thereof, and any after-acquired title, franchise, or license and the reversions or remainders thereof, for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a parity with said Real Estate and not secondarily), and all machinery, apparatus, equipment, appliances, floor coverings, furniture, furnishings, supplies, materials, fittings, fixtures and other personal property of every kind and nature whatsoever, and all proceed's thereof, now or hereafter located thereon or therein and that is owned by Mortgagor. All of the land, estate and property herein above described, real, personal and mixed, whether or not affixed or annexed, and all rights hereby conveyed and mortgaged are intended so to be as a unit and are iereby understood, agreed and declared, to the maximum extent permitted by law, to form a part and to the use of the Real Estate, and shall be for the purposes of this Mortgage deemed to be conveyed and mortgaged hereby; provided, however, as to any of the property aforesaid which does not so form a part and parcel of the Real Estate, this Mortgage is hereby deemed also to be a security agreement under the Uniform Commercial Code of the State of Illinois (the "Code") for purposes of granting a security interest in such property, which Mortgagor hereby grants to Mortgagee, as secured party (as defined in the Code).

To Have and to Hold the Premises, together with all privileges, herediaments hereunto now or hereafter belonging, or in any way appertaining and the products and proceeds thereof, unto Mortgagee, its successors and assigns, forever, for the purposes and uses herein set forth, together with all right to retain possession of the Premises after any Event of Default (23 hereinafter defined).

MORTGAGOR FURTHER UNDERSTANDS, AND AGREES AND COVENANTS UNTO MORTGAGEF THAT:

- 1. Title. Mortgagor represents, warrants and covenants that
- a. Mortgagor owns all of the beneficial interest (the "Beneficial Interest") under a land trust established with Parkway Bank and Trust Company, as Trustee (the "Trustee") under the Trust Agreement dated April 24, 2004 and known as Trust Number 13747 (the "Land Trust"). The Trustee is holder of the fee simple title to the Premises, free and clear of all liens and encumbrances, except those easements and other liens and encumbrances of record existing on the date of this Mortgage (the "Permitted Exceptions"), and

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armijage\text{Morigage.wpd} PAGE 3 OF 26

0523002149 Page: 4 of 28

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- b. Mortgagor has legal power and authority to mortgage and convey the Premises.
- 2. Maintenance. Repair and Restoration of Improvements, Payment of Prior Liens, etc. Mortgagor shall:
 - **a.** subject to Section 5 and 6 below, promptly repair, restore or rebuild any buildings or improvements now or hereafter on the Premises that may become damaged or be destroyed;
 - b. keep the Premises in good condition and repair, without waste, and free from mechanics' liens or other liens or claims for lien, except that Mortgagor shall have the right to concest by appropriate proceedings the validity or amount of any such lien; if Mortgagee in its discretion deems that the amount of such lien is material to its ability to obtain payment of the Indertedness by exercising its rights under this Mortgage, Mortgagee may require Mortgagor, within thirty (30) days after the filing of the lien to place a bond with Mortgagee in an amount, form, content and issued by a surety reasonably acceptable to Mortgagee for the payment of any each lien or cause the title company which has issued the loan policy of title insurance to Mortgagee insuring the lien of this Mortgage to issue an endorsement thereto insuring against loss or damage on account of any such lien;
 - c. immediately pay when the any Indebtedness that may be secured by a lien or charge on the Premises superior or inferior to or at parity with the lien hereof (no such superior, inferior or parity lien to be permited hereunder), and upon request exhibit satisfactory evidence of the discharge of any such lien to Mortgagee; complete within a reasonable time any buildings or any other improvements now or at any time in process of construction upon the Premises;
 - d. comply in all material aspects, with all requirements of law, municipal ordinances and restrictions of record with respect to the Premises and the use thereof, including without limitation, those relating to building, zoning, environmental protection, health, fire and safety;
 - e. make no material alterations to the Premises or any buildings or other improvements now or hereafter constructed thereon, without the prior written consent of Mortgagee (which shall not be unreasonably withheld, conditioned or delayed);
 - f. not suffer or permit any change in the general nature of the occurarcy of the Premises without the prior written consent of Mortgagee (which shall not be unr as anably withheld, conditioned or delayed);
 - g. not initiate or acquiesce in any zoning reclassification without the prior written consent of Mortgagee;
 - h. pay each item of Indebtedness secured by this Mortgage when due according to the terms of the Note and the other Credit Documents; and

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\mortgage.wpd PAGE 4 OF 26

0523002149 Page: 5 of 28

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- i. duly perform and observe all of the covenants, terms, provisions and agreements herein, in the Note and in the other Credit Documents on the part of Mortgagor to be performed and observed.
- 3. Payment of Taxes and Assessments. Mortgagor shall pay all general taxes, special taxes, special assessments, water charges, sewer service charges, and all other liens or charges levied or assessed against the Premises, or any interest therein, of any nature whatsoever when due and before any penalty or interest is assessed, and, at the request of Mortgagee, shall furnish to Mortgagee duplicate receipts of payment therefor. If any special assessment is permitted by applicable law to be paid in installment, Mortgagor shall have the right to pay such assessment in installments, so long as all such installments are paid prior to penalty or interest being assessed. Notwithstanding anything contained herein to the contrary, Mortgagor shall have the right to protest any taxes assessed against the Premises, so long as such protest is conducted in good faith by appropriate legal proceedings diligently prosecuted and Mortgagor shall furnish to the title insurer such reasonable security or indemnity as said insurer requires to induce it to issue an endorsement, in form and substance reasonably acceptable to Mortgagee, insuring over any exception created by such protest
- 4. Mortgagee's Interest In a 1d Use of Deposits. Upon the occurrence and during the continuance of an Event of Default, Mortgagee may, at its option, apply any moneys at the time on deposit toward any of the Indebtedness is cared hereby in such order and manner as Mortgagee may reasonably elect. When such Indebtedness has been fully paid, any remaining deposits shall be returned to Mortgagor. Such deposits are hereby pledged as additional security for the Indebtedness hereunder and shall not be subject to the direction or control of Mortgagor. Mortgagee shall not be liable for any failure to apply to the payment of taxes, assessments and insurance premiums any amount so deposited unless Mortgagor, before the occurrence of an Event of Default, shall have requested Mortgagee in writing to make application of such funds to the payment of such amounts, accompanied by the bills for such taxes, assessments and insurance premiums. Mortgagee shall not be liable for any act or omission taken in good faith or pursuant to the instruction of any applicable party.

5. Insurance.

- a. Mortgagor shall at all times keep all buildings, improvements, fixtures and articles of personal property now or hereafter situated on the Premises insured against loss or damage by fire and such other hazards as may reasonably be required by Mortgagoe, including without limitation:
 - i. all-risk fire and extended coverage insurance, with vandalism and malicious mischief endorsements, for the full replacement value of the Premises, with agreed upon amount and inflation protection endorsements;
 - ii. if there are tenants under leases at the Premises, rent and rental value or business loss insurance for the same perils described in clause i above payable at the rate per month and for the period reasonably specified from time to time by Mortgagee;

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. WILDOANDEALIAMCOREI1135 Armitage_mortgage.wpd PAGE 5 OF 26

0523002149 Page: 6 of 28

UNOFFICIAL COPY

- **iii.** broad form boiler and sprinkler damage insurance in an amount reasonably satisfactory to Mortgagee, if and so long as the Premises shall contain a boiler and/or sprinkler system, respectively;
- iv. if the Premises are located in a flood hazard area, flood insurance in the maximum amount obtainable up to the amount of the Indebtedness hereby secured; and
- v. such other insurance as Mortgagee may from time to time reasonably require.
- Mortgagor also shall at all times maintain comprehensive public liability, property damage and workmen's compensation insurance covering the Premises and any employees thereof, with such limits for personal injury, death and property damage as Mortgagee may require. Mortgagor shall be the named insured under such policies and Mortgagee shall be identified as an additional insured party. All policies of insurance to be furnished hereunder shall be in forms, with companies, in amounts and with deductibles reasonably satisfactory to Mortgagee, with mortgagee clauses attached to all policies in favor of and in form reasonably satisfactory to Mortgagee, including a provision requiring that the coverage evidenced thereby shall not be terminated or modified without thirty (30) days' prior written notice to Mortgagee and shall contain endorsements that no act or negligence of the insured or any occupant and no occupancy or use of the Premises for purposes more hazardous than permitted by the terms of the policies will affect the validity or enforce ability of such policies as against Mortgagee. Mortgagor shall deliver all policies, including additional and renewal policies, to Mortgagee, and, in the case of insurance about to expire, shall deliver renewal policies not less than thirty (30) days before their respective dates of expiration.
- c. Mortgagor shall not take out separate insurance concurrent in form or contributing in the event of loss with that required to be maintained hereunder unless Mortgagee is included thereon as the loss payee or an additional insured as applicable, under a standard mortgagee clause acceptable to Mortgagee and such separate insurance is otherwise reasonably acceptable to Mortgagee.
- d. In the event of loss, Mortgagor shall give immediate notice thereof to Mortgagee, who shall have the sole and absolute right to make proof of loss, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Mortgagee (rather than to Mortgagor and Mortgagee jointly). Mortgagee shall have the right, at its option and in its reasonable discretion, to apply any insurance proceeds so received after the payment of all of Mortgagee's expenses, either
 - i. on account of the unpaid principal balance of the Note, irrespective of whether such principal balance is then due and payable, whereupon Mortgagee may declare the whole of the balance of Indebtedness hereby secured to be due and payable, or
 - ii. to the restoration or repair of the property damaged as provided in Paragraph 21 hereof.

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. WILDOANDEALIAMCOREI 1135 Armitage (Mortgage, wpd) PAGE 6 OF 26

0523002149 Page: 7 of 28

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- e. If insurance proceeds are delivered to Mortgagor by Mortgagee as herein provided, Mortgagor shall repair, restore or rebuild the damaged or destroyed portion of the Premises so that the condition and value of the Premises are substantially the same as the condition and value of the Premises before being damaged or destroyed. If Mortgagee permits the application of such insurance proceeds to the cost of restoration and repair of the Premises, any surplus that may remain out of said insurance proceeds after payment of such costs shall be applied on account of the unpaid principal balance of the Note, whether or not such principal balance is then due and payable. In the event of foreclosure of this Mortgage, all right, title and interest of Mortgagor in and to any insurance policies then in force shall pass to the purchaser at the foreclosure sale. At the request of Mortgagee, from time to time, Mortgager shall furnish Mortgagee, without cost to Mortgagee, evidence of the replacement value of the Premises.
- 6. Condemnation. If all or any part of the Premises are damaged, taken or acquired, either temporarily or permanently, in any condemnation proceeding, or by exercise of the right of eminent domain, the argument of any award or other payment for such taking or damages made in consideration thereof, to the extent of the full amount of the remaining unpaid Indebtedness secured by this Mortgage, is hereby assigned to Mortgagee, who is empowered to collect and receive the same and to give proper receipts therefor in the name of Mortgagor and the same shall be paid forthwith to Mortgagee. Mortgagee shall have the right, at its option and in its reasonable discretion, to apply the proceeds of any award so received after the payment of all of Mortgagee's expenses, either
 - a. on account of the unpaid principal balance of the Note, irrespective of whether such principal balance is then due and payable, whereupon Mortgagee may declare the whole of the balance of Indebtedness hereby secured to be dreamd payable, or,
 - **b.** if only a portion of the Premises are affected by such condemnation proceeding or the damage, taking or acquisition of the Premises is only temporary, to the restoration or repair of the remaining portions of the Premises as provided in Paragraph 21 hereof.
- 7. Stamp Tax. If, by the laws of the United States of America, or of any state or political subdivision having jurisdiction over Mortgagor, any tax is due or becomes one in respect of the execution and delivery of this Mortgage, the Mortgage Note, the Promissory Note or any of the other Credit Documents, Mortgagor covenants and agrees to pay such tax in the marker required by any such law. Mortgagor further covenants to reimburse Mortgagee for any sums which Mortgagee may expend by reason of the imposition of any such tax. Notwithstanding the foregoing, Mortgagor shall not be required to pay any income or franchise taxes of Mortgagee.
- 8. Lease Assignment. Mortgagor acknowledges that, concurrently herewith, Mortgagor is delivering to Mortgagee, as additional security for the repayment of the Loan, an Assignment of Rents and Leases (the "Assignment") pursuant to which Mortgagor has assigned to Mortgagee interests in the leases of the Premises and the rents and income from the Premises. All of the provisions of the Assignment are hereby incorporated herein as if fully set forth at length in the text of this Mortgage. Mortgagor agrees to abide by all of the provisions of the Assignment.

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\(\text{W:Aloandealhamcore} \) 135 Armitage.\(\text{word} \) PAGE 7 OF 26

0523002149 Page: 8 of 28

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- 9. Effect of Extensions of Time. If the payment of the Indebtedness secured hereby or any part thereof is extended or varied or if any part of any security for the payment of the Indebtedness is released, all persons now or at any time hereafter liable therefor, or interested in the Premises or having an interest in Mortgagor, shall be held to assent to such extension, variation or release, and their liability and the lien and all of the provisions hereof shall continue in full force, any right of recourse against all such persons being expressly reserved by Mortgagee, notwithstanding such extension, variation or release.
- 10. Effect of Changes in Laws Regarding Taxation. If any law is enacted after the date hereof requiring
 - a. the deduction of any lien on the Premises from the value thereof for the purpose of taxation or
 - b. the imposition upon Mortgagee of the payment of the whole or any part of the taxes or assessments charges or liens herein required to be paid by Mortgagor, or
 - a change in the method of taxation of mortgages or debts secured by mortgages or Mortgagee's interest in the Premises, or the manner of collection of taxes, so as to affect this Mortgage or the Indebte mess secured hereby or the holders thereof,

then Mortgagor, upon written demand by Mortgagee, shall promptly pay such taxes or assessments, or reimburse Mortgagee therefor; provided, however, that Mortgagor shall not be deemed to be required to pay any income or franchise taxes of Mortgagee. Notwithstanding the foregoing, if in the opinion of counsel for Mortgagee it may be unlawful to require Mortgagor to make such payment or the making of such payment might result in the imposition of interest beyond the maximum amount permitted by law, from Mortgagee may declare all of the Indebtedness secured hereby to be immediately due and payable.

- 11. Mortgagee's Performance of Defaulted Acts and Expenses Incurred by Mortgagee. If an Event of Default has occurred and is continuing, Mortgagee way, but need not, make any payment or perform any act herein required of Mortgagor in any icom and manner deemed expedient by Mortgagee, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromis was settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfei are affecting the Premises or consent to any tax or assessment or cure any default of Mortgagor in any lease of the Premises. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Mortgagee in regard to any tax referred to in Paragraph 7 above or to protect the Premises or the lien hereof, shall be so much additional Indebtedness secured hereby, and shall become immediately due and payable by Mortgagor to Mortgagee, upon written demand, and with interest thereon at the Default Rate (as defined in the Note) then in effect. In addition to the foregoing, any costs, expenses and fees, including attorneys' fees, incurred by Mortgagee in connection with
 - a. sustaining the lien of this Mortgage or its priority,
 - **b.** protecting or enforcing any of Mortgagee's rights hereunder,

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\Mortgage.wpd PAGE 8 OF 26

AS TRUSTEE AND NOT INDIVIDUALLY

0523002149 Page: 9 of 28

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- c. recovering any Indebtedness secured hereby,
- **d.** any litigation or proceedings affecting the Note, this Mortgage, the Assignment, any of the other Credit Documents or the Premises, including without limitation, bankruptcy and probate proceedings, or
- preparing for the commencement, defense or participation in any threatened litigation or proceedings affecting the Note, this Mortgage, any of the other Credit Documents or the Premises, shall be so much additional Indebtedness secured hereby, and shall become immediately due and payable by Mortgagor to Mortgagee, upon written demand, and with interest thereon at the Default Rate. The interest accruing under this Paragraph 11 shall be immediately due and payable by Mortgagor to Mortgagee, and shall be additional Indebtedness evicenced by the Note and secured by this Mortgage. Mortgagee's failure to act shall never be considered as a waiver of any right accruing to Mortgagee on account of any Event of Default. Should any amount paid out or advanced by Mortgagee hereunder, or pursuant to any agreement executed by Mortgagor in connection with the Loan, be used directly or indirectly to pay off, discharge or satisfy, in whole or in part, any lien or encumbrance upon the Premises or any part to creof, then Mortgagee shall be subrogated to any and all rights, equal or superior titles, liens and equities, owned or claimed by any owner or holder of said outstanding liens, charges and indebtedness, regardless of whether said liens, charges and Indebtedness are acquired by assignment or have been released of record by the holder thereof upon payment.
- 12. Mortgagee's Reliance on Tax Bills and Claims for Liens. Mortgagee, in making any payment hereby authorized:
 - a. relating to taxes and assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any ax, assessment, sale, forfeiture, tax lien or title or claim thereof; or
 - **b.** for the purchase, discharge, compromise or settlement of any other prior lien, may do so without inquiry as to the validity or amount of any claim for lien which may be asserted.
- 13. Event of Default; Acceleration. Each of the following shall constitute an "Event of Default" for purposes of this Mortgage:
 - a. Mortgagor fails to pay on the date when due (after giving effect to any applicable notice or cure or grace period or both)
 - i. any installment of principal or interest payable pursuant to the Note, or
 - ii. any other amount payable pursuant to the Note, the Credit Agreement, this Mortgage or any of the other Credit Documents; or
 - **b.** a sale, transfer, lease, assignment, conveyance, financing, lien or encumbrance is made in violation of Paragraph 27 of this Mortgage; or

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\\mathred{Mortgage.wpd} PAGE 9 OF 26

0523002149 Page: 10 of 28

UNOFFICIAL COPY

- c. Mortgagor fails to perform any of its other material obligations under this Mortgage or the Assignment and such failure continues for a period of thirty (30) days after Mortgagee has given Mortgagor written notice thereof; provided, however, that if Mortgagor is not able to reasonably cure such failure within thirty (30) days, Mortgagor shall have an additional thirty (30) day period to cure such failure provided that Mortgagor commenced its cure promptly after receiving Mortgagee's written notice and Mortgagor continues to promptly and diligently pursue such cure; or
- d. there exists any other Default or Event of Default, after giving effect to any applicable notice or cure or grace period or both, under (and as defined in) the Credit Agreement or any of the other Credit Documents or Credit Documents.

If an Event of De ault occurs, Mortgagee may, at its option, declare the whole of the Indebtedness hereby secured as be immediately due and payable without further notice to Mortgagor, with interest thereon from the date of such Event of Default at the Default Rate.

14. Foreclosure: Lapense of Litigation.

- a. When all or any part of the Indebtedness hereby secured shall become due, whether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof for such Indebtedness or part thereof and/or exercise any right, power or remedy provided in this Mortgage or any of the other Credit Documents.
- It is further agreed that if an Eyent of Default occurs in the payment of any part of the secured Indebtedness, as an alternative to the right of foreclosure for the full secured Indebtedness after acceleration thereof, Mortgagee shall have the right to institute partial foreclosure proceedings with respect to the portion of said Indebtedness so in default, as if under a full foreclosure, and without declaring the entite secured Indebtedness due (such proceeding being hereinafter referred to as a "partial loreclosure"), and provided that if foreclosure sale is made because of default of a part of the secured Indebtedness, such sale may be made subject to the continuing lien of this Mortgage for he unmatured part of the secured Indebtedness. It is further agreed that such sale pursuant to a vartial foreclosure shall not in any manner affect the unmatured part of the secured Indebiedress, but as to such unmatured part, the lien hereof shall remain in full force and effect just as though no foreclosure sale had been made under the provisions of this Paragraph. Notwithstanding the filing of any partial foreclosure or entry of a decree of sale in connection therewith, Mortgagee may elect at any time before a foreclosure sale pursuant to such decree to discontinue such partial foreclosure and to accelerate the entire secured Indebtediess by reason of any uncured Event of Default upon which such partial foreclosure was predicated or by reason of any other Event of Default and proceed with full foreclosure proceedings. It is further agreed that several foreclosure sales may be made pursuant to partial foreclosures without exhausting the right of full or partial foreclosure sale for any unmatured part of the secured Indebtedness.
- c. In the event of a foreclosure sale, Mortgagee is hereby authorized, without the consent of Mortgagor, to assign any and all insurance policies to the purchaser at such sale

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\Mortgage.wpd PAGE 10 OF 26

0523002149 Page: 11 of 28

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or to take such other steps as Mortgagee may deem advisable to cause the interest of such purchaser to be protected by any of such insurance policies.

- In any suit to foreclose entirely or partially the lien hereof, there shall be allowed and included as additional Indebtedness in the decree for sale all expenditures and expenses that may be paid or incurred by or on behalf of Mortgagee for attorneys' fees, appraisers' fees, outlays for documentary and expert evidence, stenographers' charges, publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies, and similar data and assurances with respect to the title as Mortgagee may deem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale that may be and pursuant to such decree the true condition of the title to or the value of the Premises. All excenditures and expenses of the nature mentioned in this paragraph and such other expenses and fees as may be incurred in the enforcement of Mortgagor's obligations hereunder, the protection of said Premises and the maintenance of the lien of this Mortgage, including the fees of 20% attorney employed by Mortgagee in any litigation or proceeding affecting this Mortgage, the Assignment, the Note, the Credit Agreement, or the Premises, including probate and bank uptcy proceedings, or in preparations for the commencement or defense of any proceeding or threatened suit or proceeding shall be additional Indebtedness immediately due and payable by Mortgagor, with interest thereon at the Default Rate and shall be secured by this Mortgage.
- 15. Application of Proceeds of Foreclesure Sale. The proceeds of any foreclosure (or partial foreclosure) sale of the Premises shall be up at buted and applied in the following order of priority:
 - a. *first*, to all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in Paragraph 14 above.
 - **b.** second, to all other items that may under the terms bereof constitute secured Indebtedness additional to that evidenced by either the Note, with interest thereon as provided herein or in the other Credit Documents as allocated by Mortgage in its sole and absolute discretion:
 - c. third, to all principal and interest remaining unpaid on the Note; and
 - **d.** fourth and finally, any surplus to Mortgagor, its successors or assigrs, as their rights may appear or to any other party legally entitled thereto.
- 16. Appointment of Receiver. Upon or at any time after the filing of a complaint to foreclose, entirely or partially, this Mortgage, the court in which such complaint is filed shall, upon petition by Mortgagee, appoint a receiver for the Premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for such receiver and without regard to the value of the Premises or whether the same shall be then occupied as a homestead or not and Mortgagee hereunder or any other holder of the Note may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of the Premises

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747, AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. WALDANDEALAMCORELI135 Armitage(Mortgage.wpd) PAGE 11 OF 26

0523002149 Page: 12 of 28

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- a. during the pendency of such foreclosure suit,
- **b.** in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, and
- c. during any further times when Mortgagor, but for the intervention of such receiver, would be entitled to collect such rents, issues and profits.

Such receiver also shall have all other powers and rights that may be necessary or are usual in such cases for the protection, possession, control, management and operation of the Premises during said period, including, to the extent permitted by law, the right to lease all or any portion of the Premises for a term that extends beyond the time of such receiver's possession without obtaining prior court approval of such lease. The court from time to time may authorize the application of the net income received by the receiver in payment of

- i. the Indebtedness secured hereby, or by any decree foreclosing this Mortgage, or any (a), special assessment or other lien which may be or become superior to the lien hereor or of such decree, provided such application is made before foreclosure sale, and
 - ii. any deficiency upon a sale and deficiency.
- 17. Mortgagee's Right of Posse sion in Case of Default. At any time after an Event of Default has occurred, Mortgagor shall, upon written demand of Mortgagee, surrender to Mortgagee possession of the Premises. Mortgagee, in its discretion, but in accordance with all applicable law, may, with or without process of lavy, enter upon and take and maintain possession of all or any part of the Premises, together with all documents, books, records, papers and accounts relating thereto, and may exclude Mortgagor and its employees, agents or servants therefrom, and Mortgagee may then hold, operate, manage and control the Premises, either personally or by its agents. Mortgagee shall have full power to use such measures, legal or equitable, as in its discretion may be deemed proper or necessary to enforce the payment or security of the avails, rents, issues, and profits of the Premises, including actions for the recovery of rent, actions in forcible detailed and actions in distress for rent. Without limiting the generality of the foregoing, Mortgagee shall have full power to:
 - a. cancel or terminate any lease or sublease for any cause or on any ground which would entitle Mortgagor to cancel the same;
 - **b.** elect to disaffirm any lease or sublease which is then subordinate to the lift tereof;
 - c. extend or modify any then existing leases and to enter into new leases, which extensions, modifications and leases may provide for terms to expire, or for options to lessees to extend or renew terms to expire, beyond the maturity date of the Indebtedness secured hereby and beyond the date of the issuance of a deed or deeds to a purchaser or purchasers at a foreclosure sale, it being understood and agreed that any such leases, and the options or other such provisions to be contained therein, shall be binding upon Mortgagor and all persons whose interests in the Premises are subject to the lien hereof and upon the purchaser

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. w:\Loandeal\tamcore\tambed{1135} Armitage\text{Mortgage.wpd} PAGE 12 OF 26

0523002149 Page: 13 of 28

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or purchasers at any foreclosure sale, notwithstanding any redemption from sale, discharge of the mortgage Indebtedness, any purchaser;

- **d.** make any repairs, renewals, replacements, alterations, additions, betterments and improvements to the Premises as Mortgagee deems are reasonably necessary;
- e. insure and reinsure the Premises and all risks incidental to Mortgagee's possession, operation and management thereof; and to receive all of such avails, rents, issues and profits.
- 18. Application of Income Received by Mortgagee. Mortgagee, in the exercise of the rights and powers herein above conferred upon it, shall have full power to use and apply the avails, rents, issues and profits of the Premises to the payment of or on account of the following, in such order as Mortgagee may reasonably determine:
 - a. to the payment of the operating expenses of the Premises, including cost of management and leasing thereof (which shall include compensation to Mortgagee and its agent or agents, if management be delegated to an agent or agents, and shall also include lease commissions and other compensation and expenses of seeking and procuring tenants and entering into leases), established claims for damages, if any, and premiums on insurance hereinabove authorized:
 - **b.** to the payment of taxes and special assessments now due or which may hereafter become due on the Premises; and
 - c. to the payment of any Indebtednes; secured hereby, including any deficiency that may result from any foreclosure sale, allocated as Mortgagee may determine in its sole and absolute discretion.
- 19. Rights Cumulative. Each right, power and remedy herein conferred upon Mortgagee is cumulative and in addition to every other right, power or remedy, express or implied, given now or hereafter existing under any of the Credit Documents or at 12 w or in equity, and each and every right, power and remedy herein set forth or otherwise so existing may be exercised from time to time as often and in such order as may be deemed reasonably expedient by Mortgagee, and the exercise or the beginning of the exercise of one right, power or remedy shall not be a waiver of the right to exercise at the same time or thereafter any other right, power or remedy, and no delay or omission of Mortgagee in the exercise of any right, power or remedy accruing percunder or arising otherwise shall impair any such right, power or remedy, or be construed to be a waiver of any Event of Default or acquiescence therein.
- 20. Mortgagee's Right of Inspection. Upon reasonable prior notice to Mortgagor, Mortgagee and its representatives and agents shall have the right, at all reasonable times, to
 - a. inspect the Premises and the books and records with respect thereto,
 - **b.** perform and obtain one (1) appraisal of the Premises per calendar year (except in the Event of a Default, in such case Mortgagee may perform and obtain appraisals of the Premises from time to time), and

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747, AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. w:\loandeal\tamcore\tambel{loancore} W:\loandeal\tamcore\tambel{loancore} W:\loandeal\tamcore\tambel{loancore} Page 13 OF 26

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0523002149 Page: 14 of 28

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- c. perform such other investigations of the Premises, or obtain such other reports with respect to the Premises, as Mortgagee may, in its discretion, deem reasonably necessary, advisable or appropriate. All fees and expenses incurred by Mortgagee in connection with such inspections, appraisals, investigations and reports shall be deemed additional indebtedness evidenced by the Note, as reasonably determined by Mortgagee in its sole and absolute discretion, and secured by this Mortgage and the other Credit Documents, and shall be payable by Mortgagor within ten (10) days after written demand. Mortgagor agrees to grant Mortgagee, its representatives and agents access to the Premises for the purposes described in this Section.
- 21. Disbursement of Insurance or Eminent Domain Proceeds. If Mortgagee determines in its reasonsole discretion that the Premises are to be repaired, restored or rebuilt with the proceeds of insurance or of any award in a condemnation proceeding, such repairs, restoration and/or rebuilding shall be carried out on the following terms and provisions:
 - a. Before commencing to repair, restore or rebuild following damage to, or destruction of, all or a portion of the Premises, whether by fire or other casualty, Mortgagor shall obtain from Mortgagee its approval (which shall not be unreasonably withheld, conditioned or delayed) of all site and building plans and specifications pertaining to such repair, restoration or rebuilding.
 - b. Before each payment of application of any insurance proceeds or proceeds of a condemnation award to the repair or restoration of the improvements upon the Premises to the extent permitted in Paragraph 5 above (which payment or application may be made, at Mortgagee's option, through an escrow, the terms and conditions of which are satisfactory to Mortgagee and the cost of which is to be borne by Mortgagor), Mortgagee shall be entitled to be satisfied as to the following:
 - i. an Event of Default has not occurred nor continuing;
 - ii. either
 - A. such improvements have been fully restored, or
 - B. the expenditure of such moneys as may be received from such insurance proceeds or condemnation award are sufficient, either alone or, if insufficient therefor alone, together with such additional moneys as Morigagor has deposited with Mortgagee for such purposes, to repair, restore or rebuild the Premises, free and clear of all liens, claims and encumbrances, except the lien of this Mortgage and the Permitted Exceptions; and
 - iii. before each disbursement of any such proceeds held by Mortgagee in accordance with the terms of this Paragraph 21 for the cost of any repair, restoration or rebuilding, Mortgagee shall be furnished with a statement of Mortgagee's architect (the cost of which shall be borne by Mortgagor), certifying the extent of the repair and restoration completed to the date thereof, and that such repairs, restoration, and rebuilding have been performed to date in conformity with the plans and specifications ap-

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{plortgage.wpd} PAGE 14 OF 26

0523002149 Page: 15 of 28

UNOFFICIAL COPY

proved by Mortgagee and with all statutes, regulations or ordinances (including building and zoning ordinances) affecting the Premises; and Mortgagee shall be furnished with appropriate evidence of payment for labor or materials furnished to the Premises, and total or partial lien waivers substantiating such payments.

- c. Before the payment or application of insurance or condemnation proceeds to the repair, restoration or rebuilding of the improvements upon the Premises to the extent permitted in Paragraph 5 above, there shall have been delivered to Mortgagee the following:
 - i. a waiver of subrogation from any insurer with respect to Mortgagor or the men owner or other insured under the policy of insurance in question;
 - ii. such plans and specifications, such payment and performance bonds and such insurance, in such amounts, issued by such company or companies and in such forms are substance, as are required by Mortgagee.
- d. If Mor gagor shall fail to restore, repair or rebuild the improvements upon the Premises within a time deemed reasonably satisfactory by Mortgagee, then Mortgagee, at its option, may commence and perform all necessary acts to restore, repair or rebuild the said improvements for or on oet alf of Mortgagor. If insurance or condemnation proceeds shall exceed the amount necessary to complete the repair, restoration or rebuilding of the improvements upon the Premises, such excess shall be applied on account of the unpaid principal balance of the Loan irrespective of whether such balance is then due and payable.
- e. If Mortgagor commences the repair or rebuilding of the improvements located on the Premises, but fails to comply with the conditions precedent to the payment or application of insurance proceeds set forth in this Paragraph 21 or Mortgagor shall fail to restore, repair or rebuild the improvements upon the Premises within a time deemed reasonably satisfactory by Mortgagee, and if Mortgagee does not restore, repair or rebuild the said improvements as provided in subparagraph 21.d above, then such failure shall constitute an Event of Default.
- 22. Release upon Payment and Discharge of Mortgagor's Obligations. Mortgagee shall release this Mortgage and the lien hereof by proper instrument upon payment and discharge of all Indebtedness secured hereby, including payment of all reasonable expenses incurred by Mortgagee in connection with the execution of such release.
- 23. Notices. Any notices, communications and waivers under this Mortgage shall be in writing and shall be delivered in person, by messenger or by overnight express carrier or mailed, postage prepaid, either by registered or certified mall, return receipt requested, addressed in each case as follows:

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\mortgage.wpd PAGE 15 OF 26

0523002149 Page: 16 of 28

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	If to Mortgagor:		With a copy to:
1135 W. Armitage, L.L.C.		Jenner & Block, LLP	
% M Development LLC.		One IBM Plaza	
412 N. Paulina		Chicago, Illinois 60611	
Chicago, Illinois			
Attention: Mark Hunt		Attention: Jeffrey L. Richman or	
			Donald I. Resnick
Phor.c.	312.850.1650	Phone:	312.222.9350
Fax:	312.850.1685	Fax:	312.890.7269
e-mail:	mhunt@mdevco.com	e-mail:	jrishman@jenner.com
	if τ Mortgagee:		With a copy to:
AMCORE Bank, N.A.		Griffith & Jacobson, LLC	
300 Tri State International		55 West Monroe Street, Suite 3550	
Suite 180		Chicago, Illinois 60603	
Lincolnshire, Illinois 60069			
Attention: John M. Sullivan, Vice		Attention: Louis Michael Bell, Esq.	
	President		
Phone:	847.931.4907	Phone:	312.803.5941
Fax:	847.931.4911	Fax:	312.236.6724

or to any other address as to any of the parties hereto, as such party shall designate in a written notice to the other party hereto. All notices sent pursuant to the terms of this Paragraph shall be deemed received,

- a. if delivered personally, by messenger or by overnight express carrier, on the date of delivery or
- b. if deposited with the United States Postal Service, on the earlier of the day when actually received or the third federal banking day following the day so deposited in the mails.
- 24. Waiver of Defenses. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense that would not be good and available to the party interposing the same in an action at law upon of the Note.
- 25. Waiver of Rights. Mortgagor hereby covenants and agrees that Mortgagor shall not apply for or avail itself of any appraisement, valuation, 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 waives the benefit of such laws. To the fullest extent permitted by law, Mortgagor, for itself and all who may claim through or under it, waives any claims based on allegations that Mortgagee has failed to act in a commercially reasonable manner (except as otherwise expressly provided in this Mortgage or the other Credit Doc-

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{Mortgage.wpd} PAGE 16 OF 26

0523002149 Page: 17 of 28

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uments) and any and all rights to have the property and estates comprising the Premises marshaled upon any foreclosure of the lien hereof and further agrees that any court having jurisdiction to foreclose such lien may order the Premises sold as an entirety.

26. Transfer of Premises; Further Encumbrance.

- a. Neither all nor any portion of
 - i. the Premises or
 - ii. any interest of Mortgagor in the Premises

shall be sold, conveyed, assigned, encumbered or otherwise transferred (nor shall any agreement be outered into to sell, convey, assign, encumber or otherwise transfer same) without, in each instance, the prior written consent of Mortgagee, which consent may not be unreasonably withheid. Mortgagee may condition consent to sale or conveyance of a material portion of the Premises upon payment of the Indebtedness in an amount not to exceed the proceeds of any such sale or conveyance, any may require payment in full of the Indebtedness as a condition to any sale or conveyance of the entire Premises. Any violation or attempted violation of the provisions of this Paragraph 26.a shall be an Event of Default for purposes of the Note and all of the Credit Documents.

- b. No portion of the members hip interests of Mortgagor in excess of TEN PERCENT (10%) thereof may be encumbered, transferred, sold, conveyed or assigned to or in favor of any person or entity other than those parsons or entities which, as of the date hereof, are members of Mortgagor or its members or guarantors to Mortgagee of the Note (or any replacement or substitute instrument evidencing the Loan) (nor shall any agreement be entered into to encumber, transfer, sell, convey or assign same) without, in each instance, the prior written consent of Mortgagee, which consent may be given or withheld in Mortgagee's reasonable discretion, and may be conditioned in any manner that Mortgagee reasonably requests. Any violation or attempted violation of the provisions of this Paragraph 26.b shall be an Event of Default under this Mortgage, the Note and all of the Credit Documents.
- c. Any consent by Mortgagee, or any waiver by Mortgagee of an Event of Default under this Paragraph 26 shall not constitute a consent to or waiver of any right remedy or power of Mortgagee upon a continuing or subsequent Event of Default under this Paragraph 26. Mortgagor acknowledges that any agreements, liens, charges or encumbrances created in violation of the provisions of this Paragraph 26 shall be void and of no force or effect. Mortgagor agrees that, if any provision of this Paragraph 26 is deemed a restraint on alienation, that such restraint is a reasonable one.

27. Expenses Relating to Note and Mortgage.

a. Mortgagor will pay all out-of-pocket expenses, charges, costs and fees relating to the Loan or necessitated by the terms of the Note, this Mortgage, the Assignment or any of the other Credit Documents, including without limitation, Mortgagee's reasonable attorneys' fees in connection with the negotiation, documentation, administration, servicing

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747/AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{Mortgage.wpd} PAGE 17 OF 26

0523002149 Page: 18 of 28

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and enforcement of the Note, this Mortgage and the other Credit Documents, all filing, registration and recording fees, all other expenses incident to the execution and acknowledgment of this Mortgage and all federal, state, county and municipal taxes, and other taxes (provided Mortgagor shall not be required to pay any income or franchise taxes of Mortgagee), duties, imposts, assessments and charges arising out of or in connection with the execution and delivery of the Note, and this Mortgage. Mortgagor recognizes that, during the term of this Mortgage, Mortgagee:

- i. may be involved in court or administrative proceedings, including, without restricting the foregoing, foreclosure, probate, bankruptcy, creditors' arrangements, in olvency, housing authority and pollution control proceedings of any kind, to which Mortgagee shall be a party by reason of the Credit Documents or in which the Credit Documents or the Premises are involved directly or indirectly;
- ii. May make preparations following the occurrence and during the continuance of an Event of Default hereunder for the commencement of any suit for the foreclosure hereof, which may or may not be actually commenced;
- iii. may make preparations following the occurrence and during the continuance of an Event of Default hereunder for, and do work in connection with, Mortgagee's taking possession of and managing the Premises, which event may or may not actually occur;
- iv. may make preparations for and commence other private or public actions to remedy an Event of Default hereunder, which other actions may or may not be actually commenced;
- v. may enter into negotiations with Morgagor, any guarantor, or any of their agents, employees or attorneys in connection with the existence or curing of any Event of Default hereunder, the sale of the Premises, the assumption of liability for any of the Indebtedness represented by the Note or the transfer of the Premises in lieu of foreclosure; or
- vi. may enter into negotiations with Mortgagor or any of its agents, employees or attorneys pertaining to Mortgagee's approval of actions taken or propesed to be taken by Mortgagor which approval is required by the terms of this Mortgago.
- b. All expenses, charges, costs and fees described in this Paragraph 27 shall be so much additional Indebtedness secured hereby, shall bear interest from the date so incurred until paid at the Default Rate and shall be paid, together with said interest, by Mortgagor forthwith upon demand.
- 28. Financial Statements. Mortgagor hereby reaffirms each and all of its representations, warranties, agreements, covenants and undertakings in the Credit Agreement with respect to its financial condition and financial statements and those of the Guarantors.
- 29. Statement of Indebtedness. Mortgagor, within seven (7) days after being so requested by Mortgagee, shall furnish a duly acknowledged written statement setting forth the amount of the

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\Mortgage.wpd PAGE 18 OF 26

0523002149 Page: 19 of 28

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Indebtedness secured by this Mortgage, the date to which interest has been paid and stating either that no offsets or defenses exist against such debt or, if such offsets or defenses are alleged to exist, the nature thereof.

- 30. Further Instruments. Upon reasonable request of Mortgagee, Mortgagor shall execute, acknowledge and deliver all such additional instruments and further assurances of title and shall do or cause to be done all such further acts and things as may reasonably be necessary fully to effectuate the intent of this Mortgage and of the other Credit Documents.
- 31. Additional Indebtedness Secured. All persons and entities with any interest in the Premises of about to acquire any such interest should be aware that this Mortgage secures more than the stated principal amount of the Note and interest thereon; this Mortgage secures any and all other amounts which may become due under the Note, the Credit Agreement, any of the other Credit Documents or any of the other Credit Documents, including, without limitation, any and all Advances made by Mortgagee to Mortgagor after the date of this Mortgage and any and all additional amounts expended by Mortgagee to operate, manage or maintain the Premises or otherwise to protect the Premises or the lien of this Mortgage. Notwithstanding the foregoing, The MAXIMUM AMOUNT OF INDESTEDNESS SECURED BY THIS MORTGAGE SHALL BE LIMITED TO TWENTY MILLION DOLLARS (\$20,500,000).
- 32. Indemnity. Mortgagor hereby covenants and agrees that no liability shall be asserted or enforced against Mortgagee in the exercise of the rights and powers granted to Mortgagee in this Mortgage, and Mortgagor hereby expressly waives and releases any such liability. Mortgagor shall indemnify and save Mortgagee harmless from and against any and all liabilities, obligations, losses, damages, claims, costs and expenses (including reasonable attorneys' fees and court costs; collectively, the "Claims") of whatever kind or nature which may be imposed on, incurred by or asserted against Mortgagee at any time by any third party which relate to or arise from:
 - a. any suit or proceeding (including probate and ban'truptcy proceedings), or the threat thereof, in or to which Mortgagee may or does become a party, either as plaintiff or as a defendant, by reason of this Mortgage or for the purpose of protecting the lien of this Mortgage;
 - b. the offer for sale or sale of all or any portion of the Premises; and
 - c. the ownership, leasing, use, operation or maintenance of the Premiss, if such Claims relate to or arise from actions taken before the surrender of possession of the Premises to Mortgagee in accordance with the terms of this Mortgage; provided, however, that Mortgagor shall not be obligated to indemnify or hold Mortgagee harmless from and against any Claims directly arising from the gross negligence or willful misconduct of Mortgagee.

All costs provided for herein and paid for by Mortgagee shall be so much additional Indebtedness secured hereby and shall become immediately due and payable upon written notice and with interest at the Default Rate.

33. Waiver of Rights of Redemption and Reinstatement. Mortgagor hereby releases and waives, if and only to the extent permitted by law, any and all rights of reinstatement and redemp-

0523002149 Page: 20 of 28

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tion provided under the Illinois Mortgage Foreclosure Law, 735 ILCS 5/1101 et seq., including any subsequent amendments, replacements or similar applicable laws (the "Illinois Act"). To the full extent permitted by law, Mortgagor agrees that it will not, by invoking or utilizing any applicable law or laws or otherwise, hinder, delay or impede the exercise of any right, power or remedy herein or otherwise granted or delegated to Bank, but will permit the exercise of every such right, power and remedy as though no such law or laws have been or will have been made or enacted. To the full extent permitted by law, Mortgagor hereby agrees that no action for the enforcement of the lien or any provision hereof will be subject to any defense which would not be good and valid in an action at law upon the Note. Mortgagor acknowledges that the Premises do not constante agricultural real estate as defined in Section 15-1201 of the Act or residential real estate as defined in Section 15-1219 of the Act.

- 34. Subordination of Property Manager's Lien. Any property management agreement for the Premises entered into hereafter with a property manager shall contain a "no lien" provision whereby the property manager waives and releases any and all mechanics' lien rights that the property manager or anythe claiming by, through or under the property manager may have and shall provide that Mortgagee may terminate such agreement at any time after the occurrence of an Event of Default hereunder. Such property management agreement or a short form thereof, at Mortgagee's written request, shall be recorded with the Recorder of Deeds of the county where the Premises are located. In addition, if the property management agreement in existence as of the date hereof does not contain a "no lien" provision, Mortgagor shall cause the property manager under such agreement to enter into a subordination of the management agreement with Mortgagee, in recordable form, whereby such property manager subordinates present and future lien rights and those of any party claiming by, through or under such property manager to the lien of this Mortgage.
- 35. Fixture Filing. Mortgagor and Mortgagee agree that this Mortgage shall constitute a financing statement and fixture filing under the Code with respect to all "fixtures" (as defined in the Code) attached to or otherwise forming a part of the Premises and that a security interest in and to such fixtures is hereby granted to Mortgagee. For purposes of the foregoing, Mortgagee is the secured party and Mortgagor is the debtor and the collateral covered by this financing statement shall be all items of property contained within the definition of the "Premises" which is or becomes a fixture on the Real Estate or any other real estate contained within the definition of the Premises.
- 36. Compliance with Environmental Laws. In addition to all other provisions of this Mortgage, Mortgagor, at its cost and expense, shall comply with all laws, and all rules and regulations of any governmental authority ("Agency") having jurisdiction, concerning environmental matters, including, but not limited to, any discharge (whether before or after the date of this Mortgage) into the air, waterways, sewers, soil or ground water or any substance or "pollutant." Mortgagee and its agents and representatives shall have access to the Premises and to the books and records of Mortgagor and any occupant of the Premises claiming by, through or under Mortgagor for the purpose of ascertaining the nature of the activities being conducted thereon and to determine the type, kind and quantity of all products, materials and substances brought onto the Premises or made or produced thereon. Mortgagor and all occupants of the Premises claiming under Mort-

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{Mortgage.wpd} PAGE 20 OF 26

as trustee and not individually

0523002149 Page: 21 of 28

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gagor shall provide to Mortgagee copies of all manifests, schedules, correspondence and other documents of all types and kinds when filed or provided to any Agency or as such are received from any Agency. Mortgagee and its agents and representatives shall have the right to take samples in quantity sufficient for scientific analysis of all products, materials and substances present on the Premises including, but not limited to, samples of products, materials or substances brought onto or made or produced on the Premises by Mortgagor or an occupant claiming by, through or under Mortgagor or otherwise present on the Premises.

37. Compliance with Illinois Mortgage Foreclosure Law.

- a. If any provision in this Mortgage shall be inconsistent with any provision of the Illinois Act, the provision of the Illinois Act shall take precedence over the provisions of this Mortgage, but shall not invalidate or render unenforceable any other provision of this Mortgage that can be construed in a manner consistent with the Illinois Act.
- b. If any provision of this Mortgage shall grant to Mortgagee (including Mortgagee acting as a mortgage e-in-possession) or a receiver appointed pursuant to the provisions of Paragraph 16 of this Mortgage any powers, rights or remedies before, upon or following the occurrence of an Event of Default which are more limited than the powers, rights or remedies that would otherwise be vested in Mortgagee or in such receiver under the Illinois Act in the absence of said provision. Mortgagee and such receiver shall be vested with the powers, rights and remedies granted in the Illinois Act to the full extent permitted by law.
- c. Without limiting the generality of he foregoing, all expenses incurred by Mortgagee in connection with the preservation, protection, maintenance and/or repair of the Premises, whether incurred before or after any decree or judgment of foreclosure, and whether or not enumerated in Paragraphs 11, 14 or 2/ of this Mortgage, shall be added to the indebtedness secured by this Mortgage and/or by the judgment of foreclosure.

38. Miscellaneous.

- a. Successors and Assigns. This Mortgage and all provisions hereof shall be binding upon and enforceable against Mortgagor and its assigns and other successors. This Mortgage and all provisions hereof shall inure to the benefit of Mortgagee its successors and assigns and any holder or holders, from time to time, of the Notes.
- **b.** Discretion of the Mortgagee. Unless expressly set forth otherwise, whenever Mortgagee is permitted under this Mortgage to take any discretionary action (inc'uding the decision to give or withhold any required approval or consent or to make any other determination), Mortgagee shall act reasonably and in good faith, without willful misconduct or gross negligence.
- c. Invalidity of Provisions: Governing Law. If any provision of this Mortgage is deemed to be invalid by reason of the operation of law, or by reason of the interpretation placed thereon by any administrative agency or any court, Mortgagor and Mortgagee shall negotiate an equitable adjustment in the provisions of the same in order to effect, to the maximum extent permitted by law, the purpose of this Mortgage and the validity and enforce-

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{Mortgage.wpd} PAGE 21 OF 26

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0523002149 Page: 22 of 28

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ability of the remaining provisions, or portions or applications thereof, shall not be affected thereby and shall remain in full force and effect. This Mortgage is to be construed in accordance with and governed by the laws of the State of Illinois.

- d. Municipal and Zoning Requirements. Mortgagor shall not by act or omission permit any building or other improvement on premises not subject to the lien of this Mortgage to rely on the Premises or any part thereof or any interest therein to fulfill any municipal or governmental requirement, and Mortgagor hereby assigns to Mortgagee any and all rights ro give consent for all or any portion of the Premises or any interest therein to be so used. Similarly, no building or other improvement on the Premises shall rely on any premises not subject to the lien of this Mortgage or any interest therein to fulfill any governmental or municipal requirement. Mortgagor shall nor by act or omission alter (or permit the alteration of) the zoning classification of the Premises in effect as of the date thereof, except upon prior written cocice to Mortgagee and as long as any such alteration shall not be inconsistent with the current uses of the Premises, nor shall Mortgagor impair the integrity of the Premises as a single zoning lot separate and apart from all other premises. Any act or omission by Mortgagor which would result in a violation of any of the provisions of this subparagraph shall be void.
- e. Rights of Tenants. Mortgagee shall have the right and option to commence a civil action to foreclose this Mortgage and to obtain a Decree of Foreclosure and Sale subject to the rights of any tenant or tenants of the Premises having an interest in the Premises before that of Mortgagee. The failure to join any such tenant or tenants of the Premises as party defendant or defendants in any such civil action or the failure of any Decree of Foreclosure and Sale to foreclose their rights shall not be asserted by Mortgagor as a defense in any civil action instituted to collect the indebtedness secured hereby, or any part thereof or any deficiency remaining unpaid after foreclosure and sale of the Premises, any stature or rule of law at any time existing to the contrary notwithstanding.
- f. Option of Mortgagee to Subordinate. At the opera of Mortgagee, this Mortgage shall become subject and subordinate, in whole or in part (but not with respect to priority of entitlement to insurance proceeds or any condemnation or emment domain award) to any and all leases of all or any part of the Premises upon the execution by Mortgagee of a unilateral declaration to that effect and the recording thereof in the Office of the Recorder of Deeds in and for the county wherein the Premises are situated.
- g. Mortgagee in Possession. Nothing herein contained shall be construed as constituting Mortgagee a mortgagee in possession in the absence of the actual taking of possession of the Premises by Mortgagee pursuant to this Mortgage.
- h. Relationship of Mortgagee and Mortgagor. Mortgagee shall in no event be construed for any purpose to be a partner, joint, venturer, agent or associate of Mortgagor or of any lessee, operator, concessionaire or licensee of Mortgagor in the conduct of their respective business, and, without limiting the foregoing, Mortgagee shall not be deemed to be such partner, joint venturer, agent or associate on account of Mortgagee becoming a

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{Mortgage.wpd} PAGE 22 OF 26

0523002149 Page: 23 of 28

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mortgagee in possession or exercising any rights pursuant to this Mortgage, any of the other Credit Documents, or otherwise.

- i. Time Is of the Essence. Time is of the essence of the payment by Mortgagor of all amounts due and owing to Mortgagee under the Notes and the other Credit Documents and the performance and observance by Mortgagor of all terms, conditions, obligations and agreements contained in this Mortgage and the other Credit Documents.
- **j.** No Merger. It being the desire and intention of the parties hereto that the Mortgage and the lien hereof do not merge in fee simple title to the Premises, it is hereby understood and agreed that should Mortgagee acquire any additional or other interest in or to the Premises or the ownership thereof, then, unless a contrary intent is manifested by Mortgagee as evide ced by an express statement to that effect in an appropriate document duly recorded, this Mortgage and the lien hereof shall not merge in the fee simple title and this Mortgage may be inverlosed as if owned by a stranger to the fee simple title.
- Jurisdiction and Venue. Mortgagor hereby agrees that all actions or proceedings initiated by Mortgagor and arising directly or indirectly out of this Mortgage shall be litigated in the Circuit Court of Cook County, Illinois, or the United States District Court for the Northern District of Illinois cr, if Mortgagee initiates such action, any court in which Mortgagee shall initiate such action and which has jurisdiction. Mortgagor hereby expressly submits and consents in advance to personal jurisdiction in any action or proceeding commenced by Mortgagee in any of such courts, and hereby waives personal service of the summons and complaint, or other process or papers issued therein, provided that service of such summons and complaint or other process or papers shal, instead be made by registered or certified mail addressed to Mortgagor at the address to which rotices are to be sent pursuant to this Mortgage. Mortgagor waives any claim that Cook County, Illinois or the Northern District of Illinois is an inconvenient forum or an improper forum based on lack of venue. Should Mortgagor, after being so served, fail to appear or answer to any summons, complaint, process or papers so served within the number of days prescribed by 12 w after the mailing thereof, Mortgagor shall be deemed in default and an order and/or judgement may be entered by Mortgagee against Mortgagor as demanded or prayed for in such summons, complaint, process or papers. The exclusive choice of forum for Mortgagor set forth in this paragraph shall not be deemed to preclude the enforcement, by Mortgagee, of any judgr.ent obtained in any other forum or the taking, by Mortgagee, of any action to enforce the same in any other appropriate jurisdiction, and Mortgagor hereby waives the right, if any, to contact terally attack any such judgement or action.
- I. Waiver of Right to Jury Trial. Mortgagee and Mortgagor acknowledge and agree that any controversy that may arise under the Credit Documents or with respect to the transactions contemplated herein and therein would be based upon difficult and complex issues and therefore, the parties agree that any court proceeding arising out of any such controversy will be tried in a court of competent jurisdiction by a judge sitting without a jury.

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. W:\LOANDEAL\AMCORE\1135 Armitage\text{Mortgage.wpd} PAGE 23 OF 26

0523002149 Page: 24 of 28

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Release of Rights of Dower, Homestead and Distributive Share. The undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the Premises and waives all rights of exemption as to any of the Premises.

39. Receipt of Credit Documents. Mortgagor hereby acknowledges the receipt of a copy of this Mortgage together with a copy of each promissory note secured hereby.

upon the direction of it's beneficiaries
IN WITNESS WHEREOF, Mortgagor has executed this instrument the day and year first above

written.

Land Trust: PARKWAY BANK AND TRUST

COMPANY, an Illinois corporation, not in the individual corporate capacity, but solely as Trustee under Trust Agreement dated April 24, 2004 and known as Trust Number 13747

Proposition of Collins W. SEE EXHIBIT B FOR TRUSTEE SIGNATURE, ACKNOWLEDGEMENT AND **EXCULPATION ATTACHED HERETO AND** MADE A PART HEREOF.

[additional exculpatory language below]

Mortgagor: 1135 W. APMITAGE, L.L.C.

1135 MAIJAGER, L.L.C. its

Manager

its authorized Manage

STATE OF ILLINOIS

SS:

COUNTY OF COOK

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747/AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. PAGE 24 OF 26 W:\LOANDEAL\AMCORE\1135 Armitage\Mortgage.wpd

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0523002149 Page: 25 of 28

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I,, a Nota	ry Public in and for said County and State aforesaid,
Hereby Certify that	, being a of
	Illinois corporation acting as Trustee under Trust
Agreement dated April 24, 2004 and known	as Trust Number 13747, personally known to me
	ed to the foregoing instrument, appeared before me
	e signed and delivered said instrument, and caused
	ereto, pursuant to authority given by the Board of
<u> </u>	l voluntary act, and as the free and voluntary act of
said corporation as Trustee of said Trust, for	• •
GIVEN under my hand and official seal [SLAI] STATE OF ILLINOIS COUNTY OF COOK The undersigned, a Notary Public in an CERTIEY that Mack Hundersigned	, this day of June, 2005.
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(Star)	
[CZIII]	
	Notary Public
O _j c	- 1.0.m.y - 3.0.1.0
STATE OF ILLINOIS	
SS:	
COUNTY OF COOK	
The undersianed a Netero Dublic in an	de di Construe d'Otata de modil De Hanna
Congress that Man Notary Public in an	d for said County and State aforesaid, Do HEREBY
22KIII I WAW _/ / WAN _ ,	being a tranager of 1133 minimoth, E.E.C., an
	he sole Manager of 1135 W. ARMITAGE, L.L.C.,
=	erson whose name is subscribed to the foregoing a person and acknowledged that he executed and
· · · · · · · · · · · · · · · · · ·	id limited liability companies as the sole Manager
	r of the former, and pursuant to authority given by
-	pility companies, as his free and voluntary act, and
	ration as Trustee of said Trust, for the uses and
purposes therein set forth.	Auton as Trustee of said Trust, for the uses and
· ·	, this
GIVEN under my hand and official seal	, this
[SEAL]	$\leq 11 \wedge$
CO	Name Pallin
"OFFICIAL SEAL"	Notary Public
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Notary Public, State of Illinois My Commission Exp. 11/13/2005	
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COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. w:\loandeal\tamcore\tambel{eq:loandeal} Wordgage.wpd PAGE 25 OF 26

0523002149 Page: 26 of 28

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EXHIBIT A TO COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT

LEGAL DESCRIPTION OF REAL ESTATE

Departs of County Clark's Office The legal description of real estate is set forth on the pages attached behind this page.

COMMERCIAL MORTGAGE, SECURITY AGREEMENT, FIXTURE FILING AND FINANCING STATEMENT OF PARKWAY BANK AND TRUST COMPANY TRUST NO. 13747 AND 1135 W. ARMITAGE, L.L.C. TO AMCORE BANK, N.A. w:\(\text{Loandeal

0523002149 Page: 27 of 28

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EXHIBIT "B"

MORTGAGE SIGNATURE AND EXONERATION RIDER

This MORTGAGE is executed by PARKWAY BANK & TRUST COMPANY, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said PARKWAY BANK & TRUST COMPANY, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said Note contained shall be construed as creating any liability on the said Trustee or on said PARKWAY BANK & TRUST COMPANY personally to pay the said Note or any interest that may acroe thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, or on account of any warranty or indemnification made hereunder, all such liability, if any, being sypressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as the Trustee and its successors and said PARKWAY BANK & TRUST COMPANY personally are concerned, the legal holder or holders of said Note and the owner or owners of any indebtedness a accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said Note provided or by action to enforce the personal liability of the guarantor, if any.

The Trustee makes no personal representations as to nor shall it be responsible for the existence, location or maintenance of the chattels herein decrived, if any, or of any environmental conditions, duties or obligations concerning the property whether under any reperal, state or local statute, rule, regulation, or ordinance. The beneficiaries of this Trust, have management and control of the use of the property and as such, have the authority on their own behalf to execute any doc ment as environmental representative but not as agent for or on behalf of the Trustee.

PARKWAY BANK & TRUST COMPANY, As Trustee under Trust No. 13747 as aforesaid and not

personally,

SSISTANT/TRUST OFFICE

STATE OF ILLINOIS)

COUNTY OF COOK)

I, the undersigned, a Notary Public in and for said County, in the State aforesaid do hereby ceruif, to at the above named officer of PARKWAY BANK & TRUST COMPANY, is personally known to me to be the same person whose name is subscribed to the foregoing instrument in the capacities shown, appeared before me this day in person, and acknowledged signing, sealing and delivering the said instrument as her free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and notarial seal on

(Notary Public)

LUBA KOHN
NOTARY PUBLIC STATE OF ILLINOIS
My Commission Expires 05/22/2008

0523002149 Page: 28 of 28

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LOT 131 IN WEBSTER AND OTHER'S SUBDIVISION OF LOT 3 WITH PART OF LOT 2 IN BLOCK 9 IN SHEFFIELD'S ADDITION TO CHICAGO, IN SECTION 32, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

THE NORTH 100.14 FEET OF THE EAST 1 FOOT OF LOT 1 IN HAPGOOD'S SUBDIVISION OF LOT 1 AND PART OF LOT 2 IN BLOCK 9 IN SHEFFIEL 2'S ADDITION TO CHICAGO IN SECTION 32, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIÁN, I'J COOK COUNTY, ILLINOIS.

LOTS 132, 133 AND LOT 134 (EXCEPT THE SOUTH 4 1/2 FEET THEREOF) IN WEBSTER'S SUBDIVISION OF LOT 3 AND THE NORTH PART OF LOT 2 IN BLOCK 9 IN SHEFFIELD'S ADDITION TO CHICAGO IN SECTIONS 29, 31, 31 AND 33 IN TOWNSHIP 40 NORTH, RANGE 14 EAST CITTLE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

SUB LOT 1 (EXCEPT THE EAST 1 FOOT OF THE NORTH 100.14 FEET THEREOF) SUB LOT 2 (EXCEPT THE WEST 5 FEET THEREOF AS MEASURED ALONG THE NORTH LINE). TOGETHER WITH THAT PART OF SUB LOT 85 LYING NORTH OF THE NORTH LINE OF SOUTH 4 1/2 FEET OF SAID LOT 134, I'V HAPGOOD'S AND OTHERS SUBDIVISION OF LOT 1 AND THE SOUTH PART OF LOT 2 IN 9, OF SHEFFIELD'S ADDITION TO CHICAGO, IN SECTIONS 29, 31, 32, AND 33, TOWNSHIP 40 NORTH, RANGE 14 EAST, OF THE THIRD PRINCIPAL MERIDIA'V, IN COOK COUNTY, ILLINOIS.

THE WEST 5 FEET OF SUB LOT 2 AND ALL OF SUB LOT 3 IN HAPGOOD S AND OTHERS SUBDIVISION OF LOT 1 AND THE SOUTH PART OF LOT 2 IN BLOCK 9, OF SHEFFIELD, S ADDITION TO CHICA 3O, IM SECTIONS 29, 31, 32 AND 33, TOWNSHIP 40 NORTH, RANGE 14 EAST, OF THE THIRD PRINCIPAL MERIDIAN, IMPROVED COUNTY, ILLINOIS.

SUB LOTS 4 AND 5 IN HAPGOOD'S AND OTHERS SUBDIVISION OF LOT 1 AND THE SOUTH PART OF LOT 2 IN BLOCK 9, OF SHEFFIELD'S ADDITION TO CHICAGO, IN SECTIONS 29, 31, 32 AND 33, TOWNSHIP 40 NOP(1), RANGE 14 EAST, OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

SUB LOTS 6 AND 7 IN HAPGOOD'S AND OTHERS SUBDIVISION OF LOT 1 AND THE SOUTH PART OF LOT 2 IN BLOCK 9, OF SHEFFIELD'S ADDITION TO CHICAGO, IN SECTIONS 29, 31, 32 AND 33, TOWNSHIP 40 NORTH, RANGE 14 EAST, OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.