UNOFFICIAL COPY

This instrument was prepared by: CASTLE BANK N.A. 109 W VETERANS PARKWAY YORKVILLE, IL 60560

When recorded return to (name, address):

CASTLE BANK N.A. 109 W VETERANS PARKWAY YORKVILLE, IL 60560



Doc#: 0536253063 Fee: \$40.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 12/28/2005 08:46 AM Pg: 1 of 9

	State of Illinois Space Above This Line For Recording Data
	REAL ESTATE MORTGAGE
	(With Future Advance Clause)
1.	DATE AND PARTIES. The date of this Mortgage (Security Instrument) is and
	the parties, their addresses and tax identification numbers, if required, are as follows:
	MORTGAGOR: DANIEL ARTHUR MAGEL; CHARENE S. NAGEL; DANIEL AARON NAGEL
	38W880 PRAIRIÉ RD.
	AURORA, IL 60506
	0/4
	☐ If checked, refer to the attached Addendum incorporated herein, for additional Mortgagors, their signatures and
	acknowledgments.
	LENDER: CASTLE BANK N.A.
	ORGANIZED AND EXISTING UNDER THE LAWS OF THE UNITED STATES OF AMERICA
	109 W VETERANS PARKWAY
	YORKVILLE, IL 60560
2.	CONVEYANCE. For good and valuable consideration, the receipt and sufficiency of which is acknowledged, and to
	secure the Secured Debt (defined below) and Mortgagor's performance under this Security Instrument, Mortgagor
	grants, bargains, sells, conveys, mortgages and warrants to Lender the following described property: REFER TO EXHIBIT 'A' WHICH IS ATTACHED HERETO AND MADE A PART HEREOF.
	REPER TO EXHIBIT A WHICH IS ATTACHED HERETO AND MADE A PART HEREO.
	PIN 15-20-111-045
	The property is located in COOK at 1314 HAASE AVE.
	(County)
	, WEST CHESTER , Illinois 60154
	(Address) (City) . (Zip Code)
٠	Together with all rights, easements, appurtenances, royalties, mineral rights, oil and gas rights, crops, timber, all diversion payments or third party payments made to crop producers, all water and riparian rights, wells, ditches, reservoirs, and water stock and all existing and future improvements, structures, fixtures, and replacements that may now, or at any time in the future, be part of the real estate described above (all referred to as "Property").
3.	SECURED DEBT AND FUTURE ADVANCES. The term "Secured Debt" is defined as follows:
	A. Debt incurred under the terms of all promissory note(s), contract(s), guaranty(ies) or other evidence of debt described below and all their extensions, renewals, modifications or substitutions. (When referencing the debts below it is suggested that you include items such as borrowers' names, note amounts, interest rates, maturity
	dates, etc.) MORTGAGE IS FOR THE AMOUNT OF \$205,000.00 AND A LINE OF CREDIT TO CASTLE BANK N.A.

ILLINDIS- AGRICULTURAL/COMMERCIAL REAL ESTATE SECURITY INSTRUMENT (NOT FOR FNMA, FHLMC, FHA OR VALUE, AND NOT FOR CONSUMER PURPOSES) Experience © 1993, 2001 Bankers Systems, Inc., St. Cloud, MN Form AGCO-RESI-IL 12/27/2002

(page 1 of 8)

0536253063 Page: 2 of 8

NOFFICIAL COP'

etania kilogina 👢 🔻

And the second of the second o

The first service projects are supplied to the service Base in security of the service of the se TO THE TREE TREES AND THE CONTROL OF THE PROPERTY OF THE

34 347 医最高性炎

Sto. 15 46.0 1

Table of American Services of the Control of the Co

THE REPORT OF THE PROPERTY OF STREET OF THE WAY TO

a tokkalen ang kalan panaha keut ago e 100 dak bahan sebalah at ang hadiken

THE RELEASE OF FREE PRODUCTION OF FIRE STREET OF BEINGER

Application of the property of tari in 1946 ili ili kindi iyatar ilasi Nobelo yiliko ili kolosi bila gidari oʻzola d पर्याः अध्यक्षयम् स्रीति । स्वयः । अस्य स्थापनान्यः । स्वयः । स्व to the control of the first best as in the part of the first the stage has in well-TO SERVICE THE REPORT OF A PROPERTY OF A SERVICE OF THE SERVICE OF acids med paramaging the color of some

tures and a subject of the second of the sec COME BOOK BOOK SOURCE AND A CONTRACT OF THE CO Replied by appending a policibility with the research of the BUNDONE REGIONALES ANAMENTES PROPERTIES PROPERTIES AND ANAMES AND THE RESERVE OF THE PROPERTY OF SAME OF

in the control of the

and the state of the company of the

There were a first series of School and Consider A. A. Company of the Greek Course incombination of a segment of the control of the co ann a seu airtean isin seenaka p

user using to a sense of a common transfer of the second segment of the second JINDAS JAN PENBOJES BOSSA

Burnal Charles and His

CONTROL OF SECURITION OF SERVICE SERVICES OF SECURITION OF SECURITIONS OF SECURIT Gross to INTRACATOR

MEANING THE PROPERTY OF STREET

to know the property of the access of the enterior of the access of the enterior party of the contract of the access of the enterior of the en

The engineering and the project

uspending the property of the control of the contro

and salate adentificants which the control parents of the BORDSBOD GRAD COURT IN A COURT OF g sk teatse, etc. teatsgroup en transporter and exp. and exp. to be transporter to be included as teather as te Best teatsgroup to an exp. to the teather than the perfect of the transporter of the teather and the perfect additional teather as the teather additionally entransporter to the teather and the teather than the perfect of THE DESCRIPTION OF A FORM THE TRANSPORT OF THE PROPERTY OF THE CONTRACTOR OF THE PROPERTY OF T

0536253063 Page: 3 of 8

UNOFFICIAL COPY

necessary governmental approval, and will not violate any provision of law, or order of court or governmental agency.

- C. Other than previously disclosed in writing to Lender, Mortgagor has not changed its name within the last ten years and has not used any other trade or fictitious name. Without Lender's prior written consent, Mortgagor does not and will not use any other name and will preserve its existing name, trade names and franchises until the Secured Debt is satisfied.
- 10. PROPERTY CONDITION, ALTERATIONS AND INSPECTION. Mortgagor will keep the Property in good condition and make all repairs that are reasonably necessary. Mortgagor shall not commit or allow any waste, impairment, or deterioration of the Property. Mortgagor will keep the Property free of noxious weeds and grasses. Mortgagor agrees that the nature of the occupancy and use will not substantially change without Lender's prior written consent. Mortgagor will not permit any change in any license, restrictive covenant or easement without Lender's prior written consent. Mortgagor will notify Lender of all demands, proceedings, claims, and actions against Mortgagor, and of any loss or damage to the Property.

No portion of the Property will be removed, demolished or materially altered without Lender's prior written consent except that Mortgagor has the right to remove items of personal property comprising a part of the Property that become worn or obsolete, provided that such personal property is replaced with other personal property at least equal in value to the riplaced personal property, free from any title retention device, security agreement or other encumbrance. Such replacement of personal property will be deemed subject to the security interest created by this Security Instrument. Mortgagor shall not partition or subdivide the Property without Lender's prior written consent.

Lender's agents rouy, at Lender's option, enter the Property at any reasonable time for the purpose of inspecting the Property. Lender shall give Mortgagor notice at the time of or before an inspection specifying a reasonable purpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Mortgagor will in no way rely on Lender's inspection.

- 11. AUTHORITY TO PERFORM. If Mortgage, fails to perform any duty or any of the covenants contained in this Security Instrument, Lender may, without notice, perform or cause them to be performed. Mortgagor appoints Lender as attorney in fact to sign Mortgagor's name or pay any amount necessary for performance. Lender's right to perform for Mortgagor shall not create an obligation to proform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law of this Security Instrument. If any construction on the Property is discontinued or not carried on in a reasonable minner, Lender may take all steps necessary to protect Lender's security interest in the Property, including completion of the construction.
- 12. ASSIGNMENT OF LEASES AND RENTS. Mortgagor assigns, grants, bargains, conveys, mortgages and warrants to Lender as additional security all the right, title and interest in the (cllowing (Property)).

A. Existing or future leases, subleases, licenses, guaranties and any other written or verbal agreements for the use and occupancy of the Property, including but not limited to, any extensions, renewals, modifications or replacements (Leases).

B. Rents, issues and profits, including but not limited to, security disposits, minimum rents, percentage rents, additional rents, common area maintenance charges, parking charges, real estate taxes, other applicable taxes, insurance premium contributions, liquidated damages following default cancellation premiums, "loss of rents" insurance, guest receipts, revenues, royalties, proceeds, bonuses, accounts, contract rights, general intangibles, and all rights and claims which Mortgagor may have that in any way per ain to or are on account of the use or occupancy of the whole or any part of the Property (Rents).

In the event any item listed as Leases or Rents is determined to be personal property, this Assignment will also be regarded as a security agreement.

Mortgagor will promptly provide Lender with copies of the Leases and will certify these Leases are true and correct copies. The existing Leases will be provided on execution of the Assignment, and all future Leases and any other information with respect to these Leases will be provided immediately after they are executed. Mortgagor may collect, receive, enjoy and use the Rents so long as Mortgagor is not in default. Mortgagor will not collect in advance any Rents due in future lease periods, unless Mortgagor first obtains Lender's written consent. Upon default, Mortgagor will receive any Rents in trust for Lender and Mortgagor will not commingle the Rents with any other funds. When Lender so directs, Mortgagor will endorse and deliver any payments of Rents from the Property to Lender. Amounts collected will be applied at Lender's discretion to the Secured Debts, the costs of managing, protecting and preserving the Property, and other necessary expenses. Mortgagor agrees that this Security Instrument is immediately effective between Mortgagor and Lender and effective as to third parties on the recording of this Assignment.

As long as this Assignment is in effect, Mortgagor warrants and represents that no default exists under the Leases, and the parties subject to the Leases have not violated any applicable law on leases, licenses and landlords and tenants. Mortgagor, at its sole cost and expense, will keep, observe and perform, and require all other parties to the Leases to comply with the Leases and any applicable law. If Mortgagor or any party to the Lease defaults or fails to observe any applicable law, Mortgagor will promptly notify Lender. If Mortgagor neglects or refuses to enforce compliance with the terms of the Leases, then Lender may, at Lender's option, enforce compliance.

Mortgagor will not sublet, modify, extend, cancel, or otherwise alter the Leases, or accept the surrender of the Property covered by the Leases (unless the Leases so require) without Lender's consent. Mortgagor will not assign,

DAN OSID DY

(page 3

0536253063 Page: 4 of 8

JNOFFICIAL COPY

graderia data. Significant est intestination of the control of the

Self-fetrologic 2019/04 Control (Self-World Control y Mark Self-Golden) in antino majorino. Esta un trompo de la compansión de la papa procedir de la quella de la procedir de la procedi रामस्य महा अभिकारमा तर त्यापुर का उत्तरहरू वाचार राष्ट्रकारी का बीमार अभिक्षीयूरी हुमार आहे. ता वाचारमध्य विभाग होता का विद्यास grown for the control of the end of the control of accompanies approprie to the example of the proposition of the property of the example of the ex sommer okuredner i a di resti. Haraki kalasar salah salah bersaha da kanasari biri yang managasi jerepaga. provide and provide and provide the PARTICLE PROMPERSON STREET STREET WITH STANFORM STREET STANFORM ST

Association of the control of the co Inserved set to such the first structure of the control of grants and the control of the control who we bendesses and the source of the confidence of the transfer of the second of the 🚫 , BTROC MONGELLOO BEER BYENEOTTA KIRAWANOO WA BEOMANDA BEBRIEKE BE

Foregoing appearance of the control of the paper of the p er od tragenske koje stanstition promoter in televisionske diske kalender. Ostronikanske egiste et myrdere var drep tamae overgripe te talendere. sign tigog periods and to himself a protein so Bulleting to 1999 at a property of the and profit and in production common and in the contract of the state of the contract of the co AUTODO PEUS PERMETE EN LE GRANTE CALLE PE

THE COMMEND DESIGN AND STOCK AS A SECRETARY OF A SECRETARY OF THE COMMEND ASSESSMENT OF A SECRETARY OF A COMMENDATION OF THE COMMEND ASSESSMENT OF A SECRETARY OF A SECRETA Particular of the second of th

Carlindre grand a respective court a loss services and and the state of t Cast and suppose a particular reservations of the cast of the cast of the cast of My salah auk yasara sali waka isa,

20 Math banners and the amount of the value of the control of the control of ។ ស្រាស់ មា មានស្វាស់ Congression Provided and Testant in that I have been figure for the post of a special bay

The meaning with the regiment of the control of the esquiring. Service of the

in the steps at per exemple segue per transport de la calenda de la On 1991 pagga segue per transport de la calenda de la c

·攀登沙州市 医电影中国 经自己基础 化多元 医电影性 经成本 由中心 医囊性 医囊性 医囊 with the 1906 department in the process and an exacting an energy of the control of the process of the process

and provided the companies of the contraction of th

Serverther and the kind of the second of

terrorio Mariovi il stalletigni il lesse il contaggio, il 1000 (1000) 1000 (1000) 1000 (1000) 1000 (1000) 1000 (1000) 1000 (1000) 1000 (1000) 1000 (1000) 1000 (

samendo de la plone e la compania de la compania d La placa de la compania del compania de la compania del compania de la compania del compania del compania del compania de la compania de la compania de la compania de la compania del compania de la compania de la compania del compania de la compania del com

Sesson the production of a contribute hipping the contribution of the operation of the product has been also the contribution of the contribution

0536253063 Page: 5 of 8

UNOFFICIAL COPY

- B. Except as previously disclosed and acknowledged in writing to Lender, Mortgagor has not and will not cause, contribute to, or permit the release of any Hazardous Substance on the Property.
- C. Mortgagor will immediately notify Lender if (1) a release or threatened release of Hazardous Substance occurs on, under or about the Property or migrates or threatens to migrate from nearby property; or (2) there is a violation of any Environmental Law concerning the Property. In such an event, Mortgagor will take all necessary remedial action in accordance with Environmental Law.
- D. Except as previously disclosed and acknowledged in writing to Lender, Mortgagor and every tenant have been, are and shall remain in full compliance with any applicable Environmental Law and Mortgagor has no knowledge of or reason to believe there is any pending or threatened investigation, claim, or proceeding of any kind relating to (1) any Hazardous Substance located on, under or about the Property; or (2) any violation by Mortgagor or any tenant of any Environmental Law. Mortgagor will immediately notify Lender in writing as soon as Mortgagor has reason to believe there is any such pending or threatened investigation, claim, or proceeding. In such an event, Lender has the right, but not the obligation, to participate in any such proceeding including the right, or receive copies of any documents relating to such proceedings.
- E. Except as previously disclosed and acknowledged in writing to Lender, there are no underground storage tanks, private dumps or open wells located on or under the Property and no such tank, dump or well will be added unless Lender first consents in writing.
- F. Mortgagor will permit, or cause any tenant to permit, Lender or Lender's agent to enter and inspect the Property and review all records at any reasonable time to determine (1) the existence, location and nature of any Hazardous Substance on, under or about the Property; (2) the existence, location, nature, and magnitude of any Hazardous Substance that has been released on, under or about the Property; or (3) whether or not Mortgagor and any tenant are in compliance with applicable Environmental Law.
- G. Upon Lender's request and at any time, Mortgagor agrees, at Mortgagor's expense, to engage a qualified environmental engineer to prepare an environmental audit of the Property and to submit the results of such audit to Lender. The choice of the environmental engineer who will perform such audit is subject to Lender's approval.
- H. Lender may perform any of Mortgagor's obligations under this section at Mortgagor's expense.
- I. As a consequence of any breach of any representation, warranty or promise made in this section, (1) Mortgagor will indemnify and hold Lender and Lender's successors or assigns harmless from and against all losses, claims, demands, liabilities, damages, cleanup, response and remediation costs, penalties and expenses, including without limitation all costs of litigation and attorneys free, which Lender and Lender's successors or assigns may sustain; and (2) at Lender's discretion, Lender nay release this Security Instrument and in return Mortgagor will provide Lender with collateral of at least equal value to the Property secured by this Security Instrument without prejudice to any of Lender's rights under this Security Instrument.
- J. Notwithstanding any of the language contained in this Security Instrument to the contrary, the terms of this section shall survive any foreclosure or satisfaction of this Security instrument regardless of any passage of title to Lender or any disposition by Lender of any or all of the Proprity. Any claims and defenses to the contrary are hereby waived.
- 18. CONDEMNATION. Mortgagor will give Lender prompt notice of any pending or threatened action, by private or public entities to purchase or take any or all of the Property through condemnation, eminen do nain, or any other means. Mortgagor authorizes Lender to intervene in Mortgagor's name in any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the Property. Such proceeds shall be considered payments and will be applied as provided in this Security Instrument. This assignment of proceeds is subject to the terms of any prior mor gage, deed of trust, security agreement or other lien document.
- 19. INSURANCE. Mortgagor agrees to maintain insurance as follows:
 - A. Mortgagor shall keep the Property insured against loss by fire, flood, theft and other hazards and risks reasonably associated with the Property due to its type and location. This insurance shall be maintained in the amounts and for the periods that Lender requires. What Lender requires pursuant to the preceding two sentences can change during the term of the Secured Debt. The insurance carrier providing the insurance shall be chosen by Mortgagor subject to Lender's approval, which shall not be unreasonably withheld. If Mortgagor fails to maintain the coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property according to the terms of this Security Instrument.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard "mortgage clause" and, where applicable, "loss payee clause." Mortgagor shall immediately notify Lender of cancellation or termination of the insurance. Lender shall have the right to hold the policies and renewals. If Lender requires, Mortgagor shall immediately give to Lender all receipts of paid premiums and renewal notices. Upon loss, Mortgagor shall give immediate notice to the insurance carrier and Lender. Lender may make proof of loss if not made immediately by Mortgagor.

DAN. OSA

(page 5 of 8)

0536253063 Page: 6 of 8

UNOFFICIAL COPY

The state of the second of the

indutering and including the entity of the e and strain was been in the term of the contraction

a kerala da Sina den ingala eta 1906 kiloka da akenegera kanfadea, a ekala da kala ara<mark>kegirika ke</mark>rala bibi bib

A particular transfer of the state of the st

BOTE OF MARCHARAGO CARREST CONTROL CALLED CONTROL CARREST CONTROL CARREST CARR

一点,我们们们在1000年,1000年的1000年,1000年,1000年,1000年,**2006年度经济的基础的基础的 维尔姆埃里泰** 到

ur megalista iz em migrapat roje voje a matemorriagnog objektom og overværte verste verste var. Hatte averget ogler må er Sulvets og troppera ellere amerikanske matemorre et i Statiske og ellere et i Salvet Politike til med med skillet av Salvets er og med et med til er skillet i skillet i Salvetska skillet i skillet подашеры: подылаху оmas siden be our

in the transport of the section of t i volumente de la comprese del la comprese del la comprese de la comprese del la comprese de la comprese del la comprese de la comprese del la comprese del la comprese del la comprese della comprese de 100 m 30 бирим он ожувайское вкогара BROW USERS AND BOTH BURELL AS

and the control of th or andrope open service and an enprocessopers of premiers represent our m sup police during the product of the contraction pa processor dinambili de più company pagi di alle con se d'appendi B. ARROUND MODERNIK BERCON THE SECTION OF THE THE TO VALUE OF STREET AS A STATE OF THE STA CONTRACTOR OF A CHARACTER OF A CHERRENE STREET

The softeness of the construction of the const STREET MEDICAL STREET

Lighter, all entrementations of the content of the

and the month of the control of the state of the control of the co Promoting Printletigation for the course of setting and the contract of the co

Lightedonica, diest, despitate, despitate, despitate, despitate de la production de la prod

0536253063 Page: 7 of 8

UNOFFICIAL COPY

		Personal Property. Mortgagor grants to Lender a security interest in all personal property located on or connected with the Property, including all farm products, inventory, equipment, accounts, documents, instruments, chattel paper, general intangibles, and all other items of personal property Mortgagor owns now or in the future and that are used or useful in the construction, ownership, operation, management, or maintenance of the Property (all of which shall also be included in the term "Property"). The term "personal property" specifically excludes that property described as "household goods" secured in connection with a "consumer" loan as those terms are defined in applicable federal regulations governing unfair and deceptive credit practices.
		Filing As Financing Statement. Mortgagor agrees and acknowledges that this Security Instrument also suffices as a financing statement and any carbon, photographic or other reproduction may be filed of record for purposes of Article 9 of the Uniform Commercial Code.
28.	OTHE	R TERMS. If checked, the following are applicable to this Security Instrument:
		Line Credit. The Secured Debt includes a revolving line of credit provision. Although the Secured Debt may be reduced to a zero balance, this Security Instrument will remain in effect until released.
		Separate Assignment. The Mortgagor has executed or will execute a separate assignment of leases and rents. If the separate assignment of leases and rents is properly executed and recorded, then the separate assignment will supersede this Security Instrument's "Assignment of Leases and Rents" section.
		ATURES: By signing below, Mongagor agrees to the terms and covenants contained in this Security Instrument any attachments. Mortgagor also and covenants contained in this Security Instrument on the date stated ge 1.
	Entity	and athe North Indos Charene Mage) 1/20/6
	(Signati	DANIEL ARTHUR NAGEL (Signature) CHARENE S. NAGEL (Date)
	(Signati	ure DANIEL AARON NAGEL (Date) (Signature) (Date)
ACI	KNOW	LEDGMENT:
		STATE OF ILLINOIS , COUNTY OF \ Cadall \ Ss.
{Indiv	ridual)	This instrument was acknowledged before me this 6TH car of DECEMBER, 2005 by DANIEL ARTHUR NAGEL; CHARENE S. NAGEL; DANIEL ARON NAGEL
		by DANIEL ARTHUR NAGEL; CHARENE S. NAGEL; DANIEL AARON NAGEL My commission expires: \2 - 3 \ 2 0 6 7
		iviy continussion expires. (2. 31. 206)
		Colyn Schenk
		OFFICIAL SEAL (Note of Public)
		Evelyn Schenk Notary Public, State of Mindle
		4 Martinguistan Content Day 91 0009 Z

0536253063 Page: 8 of 8

UNOFFICIAL COPY

EXHIBIT 'A'

LOT 22 IN BLOCK 11 IN MIDLAND DEVELOPMENT COMPANY'S HIGH RIDGE PARK FIRST ADDITION, BEING A RESUBDIVISION OF THE EAST 117.34 FEET OF LOTS 147 TO 201, BOTH INCLUSIVE, AND ALL OF LOTS 202 TO 311, BOTH INCLUSIVE, LOTS 338 TO 395, BOTH INCLUSIVE, LOTS 448 TO 505, BOTH INCLUSIVE, LOTS 558 TO 615, BOTH INCLUSIVE, AND LOTS 642 TO 751, BOTH INCLUSIVE, IN WILLIAM ZELOSKY'S HIGH RIDGE PARK IN THE NORTHWEST 1/4 OF SECTION 20, TOWNSHIP 39 NORTH RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

