UNOFFICIAL COP

Ticor Title Insurance

This instrument was prepared by: RidgeStone Bank 13925 W. North Avenue Brookfield, WI 53005

When recorded return to (name, address):

RidgeStone Bank 13925 W. North Avenue Brookfield, WI 53005

Doc#: 0700340060 Fee: \$74.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 01/03/2007 10:42 AM Pg: 1 of 9

	REA	AL ESTATE N				
		(With Future Advar	•			
	S. The date of this Mo				2-20-2006	and
the parties, their add	fresses and tax identifi	cation numbers, if re	quired, are as rollo	ws:		
MORTGAGOR: Ed	cho Investments, LLC, Limited L	iability Company				
10	286 North Milwaukee Avenue					
CI	hicago, IL 60622					
C/A	•					
☐ If abacked usfe	e to the attached Ado	landum incornorated	herein for additio	nal Morto	anors their sin	inatures and
acknowledgr. Si		zendani incorporated	ricialii, for additio	mar worky	agors, area sig	mataros ana
acknowledginer						
LENDER: RidgeSton	ne Bank					
-	and existing under the lates of	the state of Wisconsin				
13925 W.	North Avenue					
Brookfield	I, WI 53005					
	•		•			-
secure the Secured	Debt (defined below)	an Mortgagor's p	erformance under	this Secu	rity Instrument	-
secure the Secured grants, bargains, sell	•	an Mortgagor's p	erformance under	this Secu	rity Instrument	-
	Debt (defined below)	an Mortgagor's p	erformance under	this Secu	rity Instrument	-
secure the Secured grants, bargains, sell	Debt (defined below)	an Mortgagor's p	erformance under	this Secu	rity Instrument	-
secure the Secured grants, bargains, sell See Attachment "A".	Debt (defined below) ls, conveys, mortgages	an Mortgagor's p	erformance under	this Secu described p	rity Instrument property:	, Mortgagor
secure the Secured grants, bargains, sell	Debt (defined below) ls, conveys, mortgages	an Mortgagor's p	erformance under	this Secu described p	rity Instrument	, Mortgagor
secure the Secured grants, bargains, sell See Attachment "A". The property is locat	Debt (defined below) ls, conveys, mortgages ted in <u>Cook</u>) an , Mortgagor's p s and war ants to Ler	erformance under nder the following o	this Secu described p	vity Instrument property: pt#3A} - 7434 (Apts# , Illinois <u>60645</u>	, Mortgagor
secure the Secured grants, bargains, sell See Attachment "A".	Debt (defined below) ls, conveys, mortgages) an Mortgagor's ps and war ants to Ler	erformance under	this Secu described p	vity Instrument property: pt#3A} - 7434 (Apts# , Illinois <u>60645</u>	, Mortgagor
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ri	Debt (defined below) Is, conveys, mortgages ted in Cook (Address)	(County) (County) Chicago	erformance under nder the following of caty) s, mineral 1 ghts,	this Secudescribed part 7432 (A)	ority Instrument oroperty: or#3A) - 7434 (Apts) , Illinois <u>60645</u> (2 os rights, crops	, Mortgagor #2A.3A & 3B) Zip Code) , timber, all
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme	(County) Chicago Curtenances, royaltie: nts made to crop p	city) s, mineral rights, producers, all materials	this Secudescribed part 7432 (A) oil and gar and rips	ority Instrument property: or#3A) - 7434 (Apts# , Illinois <u>60645</u> is rights, crops arian rights, we	, Mortgagor 72A.3A & 3B) Zip Code) , timber, all
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments reservoirs, and water	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing	(County) Chicago Ourtenances, royaltients made to crop pg and future improve	city) s, mineral 1 ghts, producers, all materials	this Secudescribed part 7432 (A) oil and gard, and ripa	ort#3A) - 7434 (Apts# , Illinois 60645 () is rights, crops arian rights, we and replacemen	, Mortgagor 72A.3A & 3B) Zip Code) , timber, all
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments reservoirs, and water	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme	(County) Chicago Ourtenances, royaltients made to crop pg and future improve	city) s, mineral 1 ghts, producers, all materials	this Secudescribed part 7432 (A) oil and gard, and ripa	ort#3A) - 7434 (Apts# , Illinois 60645 () is rights, crops arian rights, we and replacemen	, Mortgagor 72A.3A & 3B) Zip Code) , timber, all
secure the Secured grants, bargains, sell See Attachment "A". The property is located N. Oakley Avenue Together with all ridiversion payments reservoirs, and watenow, or at any time	Debt (defined below) Is, conveys, mortgages ted in <u>Cook</u> (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of	(County) Chicago Curtenances, royalties ints made to crop p g and future improve of the real estate desi	city) s, mineral 1 ghts, producers, ali 11 at aments, structures cribed above (all re-	this Securibed programme at 7432/A/ at 7432/A/ at 7432/A/ and ripa 'ix ures, for iec. 'to a	orty Instrument or operty: or #3A) - 7434 (Apts) , Illinois 60645 (as rights, crops arian rights, we and replacements "Property").	, Mortgagor 72A.3A & 3B) Zip Code) , timber, all
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments reservoirs, and watenow, or at any time SECURED DEBT ANI	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of	(County) Chicago Curtenances, royalties ints made to crop p g and future improve of the real estate des	city) s, mineral 1 ghts, producers, ali 11 at aments, structures cribed above (all red d Debt" is defined a	this Securibed programme at 7432 (A) at 7432 (A) and ripe the transfer of the	orty Instrument or operty: or #3A) - 7434 (Apts/ , Illinois 60645 (2) as rights, crops arian rights, we and replacements "Property").	7 2A, 3A & 3B) Zip Code) , timber, all slls, ditches, ts that may
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments reservoirs, and watenow, or at any time SECURED DEBT ANI A. Debt incurred	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of	(County) (County) Chicago Furtenances, royaltients made to crop pg and future improve of the real estate design. The term "Secured II promissory note(s	city) s, mineral I ghts, producers, all materials above (all red), contract(s), gua	this Securibed process at 7432 (A) at 7432 (A) and ripa tix ures, for recision as follows; rranty(ies)	or #3A) - 7434 (Apts # , Illinois 60645 (i) as rights, crops arian rights, we and replacements "Property").	F2A.3A & 3B) Zip Code) , timber, all alls, ditches, that may
secure the Secured grants, bargains, sell See Attachment "A". The property is located to the property	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of	(County) , Chicago surtenances, royalties ints made to crop p g and future improve of the real estate des The term "Secured Il promissory note(s ions, renewals, mod	s, mineral r ghts, producers, ali mantender structures cribed above (all red), contract(s), gualifications or substi	this Securibed properties at 7432 (A) at 7432 (A) and rips tix ures as follows: ranty(ies) itutions. (A)	ort#3A) - 7434 (Apts/ ort#3A) - 7434 (Apts/ , Illinois 60645 Grant rights, crops arian rights, we and replacements "Property").	# 2A, 3A & 3B) Zip Code) , timber, all silts, ditches, ats that may the debts are the debts.
secure the Secured grants, bargains, sell See Attachment "A". The property is located to the property	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of the terms of a w and all their extensi gested that you include	(County) , Chicago courtenances, royalties not made to crop p g and future improve of the real estate desi The term "Secured Ill promissory note(s ions, renewals, mod de items such as bo	s, mineral r ghts, reducers, all mate seribed above (all reducers, all mate seribed above (all reducers), contract(s), gualifications or substitutowers' names, nam	this Securibed properties and ripa and ripa tix ures, for received a set follows:	ort#3A): 7434 (Apts/ ort#3A): 7434 (Apts/ ort#3A): 7434 (Apts/ orthogology), is rights, crops arian rights, we and replacements "Property").	# 2A, 3A & 3B) Zip Code) , timber, all ells, ditches, nts that may the debts as, maturity
secure the Secured grants, bargains, sell See Attachment "A". The property is located to the property	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of D FUTURE ADVANCES under the terms of a w and all their extensi	(County) , Chicago courtenances, royalties not made to crop p g and future improve of the real estate desi The term "Secured Ill promissory note(s ions, renewals, mod de items such as bo	s, mineral r ghts, reducers, all mate seribed above (all reducers, all mate seribed above (all reducers), contract(s), gualifications or substitutowers' names, nam	this Securibed properties and ripa and ripa tix ures, for received a set follows:	ort#3A): 7434 (Apts/ ort#3A): 7434 (Apts/ ort#3A): 7434 (Apts/ orthogology), is rights, crops arian rights, we and replacements "Property").	# 2A, 3A & 3B) Zip Code) , timber, all ells, ditches, nts that may the debts as, maturity
secure the Secured grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments reservoirs, and wate now, or at any time SECURED DEBT ANI A. Debt incurred described below it is sug dates, etc.) Promissory Note date	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of the terms of a w and all their extensi gested that you include	(County) , Chicago courtenances, royalties this made to crop p g and future improve of the real estate desi The term "Secured Ill promissory note(s tons, renewals, mod de items such as bo	s, mineral r ghts, reducers, all mate seribed above (all reducers, all mate seribed above (all reducers), contract(s), gualifications or substitutowers' names, nam	this Securibed properties and ripa and ripa tix ures, for received a set follows:	ort#3A): 7434 (Apts/ ort#3A): 7434 (Apts/ ort#3A): 7434 (Apts/ orthogology), is rights, crops arian rights, we and replacements "Property").	# ZA, 3A & 3B) Zip Code) , timber, al ells, ditches, nts that may nce of debts as, maturity
secure the Secured grants, bargains, sell grants, bargains, sell See Attachment "A". The property is locat N. Oakley Avenue Together with all ridiversion payments reservoirs, and watenow, or at any time SECURED DEBT ANI A. Debt incurred described below it is sug dates, etc.) Promissory Note date substitutions, renewal	Debt (defined below) Is, conveys, mortgages ted in Cook (Address) ights, easements, app or third party payme er stock and all existing in the future, be part of the terms of a w and all their extensi gested that you include de 12/20/2006 in the amount of	(County) Chicago Curtenances, royaltients made to crop pg and future improve of the real estate designers, renewals, modifications, renewals, re	city) s, mineral I ghts, producers, all materials above (all red), contract(s), gualifications or substitutions or substituti	this Securibed problems of the securibed problems of the security and ripa its ures, for recision and security (ies) tuttions. (Note amount any and all many and	or #3A) - 7434 (Apts for the property: Illinois 60645 (in the property for the property fo	# 2A, 3A & 38) Zip Code) , timber, all ells, ditches, nts that may the debts as, maturity

30% 15

TICORTITLE 586 938 (b)

All

0700340060 Page: 2 of 9

UNOFFICIAL COPY

- All future advances from Lender to Mortgagor or other future obligations of Mortgagor to Lender under any promissory note, contract, guaranty, or other evidence of debt existing now or executed after this Security (nst ument whether or not this Security Instrument is specifically referenced. If more than one person signs this Security Instrument, each Mortgagor agrees that this Security Instrument will secure all future advances and fut re ubligations that are given to or incurred by any one or more Mortgagor, or any one or more Mortgagor and oit ers. All future advances and other future obligations are secured by this Security Instrument even though all or part may not yet be advanced. All future advances and other future obligations are secured by this Security Instrument even though all or part may not yet be advanced. All future advances and other future obligations are secured as if made on the date of this Security Instrument. Nothing in this Security Instrument shall constitute a commitment to make additional or future loans or advances in any amount. Any such commitment must be agreed to in a sevarate writing.
- C. All obligations Mortgagor cars to Lender, which now exist or may later arise, to the extent not prohibited by law, including, but not I nited to, liabilities for overdrafts relating to any deposit account agreement between Mortgagor and Lender.
- D. All additional sums advanced and unpenses incurred by Lender for insuring, preserving or otherwise protecting the Property and its value and a y c her sums advanced and expenses incurred by Lender under the terms of this Security Instrument.

This Security Instrument will not secure any offer debt if Lender fails to give any required notice of the right of rescission.

- 4. PAYMENTS. Mortgagor agrees that all payments under the Secured Debt will be paid when due and in accordance with the terms of the Secured Debt and this Security Instrument
- 5. PRIOR SECURITY INTERESTS. With regard to any other mortor ge deed of trust, security agreement or other lien document that created a prior security interest or encumbrance on the Property, Mortgagor agrees:

 A. To make all payments when due and to perform or comply with the covenants.

 - B. To promptly deliver to Lender any notices that Mortgagor receives f om tile holder.
 - C. Not to allow any modification or extension of, nor to request any future at any note or agreement secured by the lien document without Lender's prior written consent.
- 6. CLAIMS AGAINST TITLE. Mortgagor will pay all taxes, assessments, liens, encumb a cost lease payments, ground rents, utilities, and other charges relating to the Property when due. Lender may require Wortgagor to provide to Lender copies of all notices that such amounts are due and the receipts evidencing Mortgagor's payment. Mortgagor will defend title to the Property against any claims that would impair the lien of this Security Instituter* Mortgagor agrees to assign to Lender, as requested by Lender, any rights, claims or defenses Mortgagor may have against parties who supply labor or materials to maintain or improve the Property.
- 7. DUE ON SALE OR ENCUMBRANCE. Lender may, at its option, declare the entire balance of the Secured Debt to be immediately due and payable upon the creation of, or contract for the creation of, any lien, encumbrance densities or sale of the Property. This right is subject to the restrictions imposed by federal law (12 C.F.R. 591), as app icable. This covenant shall run with the Property and shall remain in effect until the Secured Debt is paid in full and this security Instrument is released.
- 8. TRANSFER OF AN INTEREST IN THE MORTGAGOR. If Mortgagor is an entity other than a natural person (such as a corporation or other organization), Lender may demand immediate payment if:
 - A. A beneficial interest in Mortgagor is sold or transferred.
 - B. There is a change in either the identity or number of members of a partnership or similar entity.
 - C. There is a change in ownership of more than 25 percent of the voting stock of a corporation or similar entity.

However, Lender may not demand payment in the above situations if it is prohibited by law as of the date of this Security Instrument.

- 9. ENTITY WARRANTIES AND REPRESENTATIONS. If Mortgagor is an entity other than a natural person (such as a corporation or other organization), Mortgagor makes to Lender the following warranties and representations which shall continue as long as the Secured Debt remains outstanding:
 - A. Mortgagor is duly organized and validly existing in Mortgagor's state of incorporation or organization. Mortgagor is in good standing in all states in which Mortgagor transacts business. Mortgagor has the power and authority to own the Property and to carry on its business as now being conducted and, as applicable, is qualified to do so in each state in which Mortgagor operates.
 - B. The execution, delivery and performance of this Security Instrument by Mortgagor and the obligations evidenced by the Secured Debt are within the power of Mortgagor, have been duly authorized, have received all

	(page 2 of
11.12	1he
 1110	

0700340060 Page: 3 of 9

OFFICIAL C

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

- 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 replaced 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.

Ler Jer or Lender's agents may, 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 re-sonable purpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Mor gag or will in no way rely on Lender's inspection.

- 11. AUTHO ITY TO PERFORM. If Mortgagor fails to perform any duty or any of the covenants contained in this Security Instrument, er der may, without notice, perform or cause them to be performed. Mortgagor appoints Lender as attorney in ac, 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 perform, and Lender's failure to perform will not preclude Lender from exercising any of 'en ier's other rights under the law or this Security Instrument. If any construction on the Property is discontinued or not content on in a reasonable manner, Lender may take all steps necessary to protect Lender's security interest in the Property, including completion of the construction.

12. ASSIGNMENT OF LEASLS AFD RENTS. Mortgagor assigns, grants, bargains, conveys, mortgages and warrants to Lender as additional security all the right, title and interest in the following (Property).

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

Rents, issues and profits, including but not limited to, security deposits, minimum rents, percentage rents, additional rents, common area mainter ance charges, parking charges, real estate taxes, other applicable taxes, insurance premium contributions, includiced damages following default, cancellation premiums, "loss of rents" insurance, guest receipts, revenues, roy lites, proceeds, bonuses, accounts, contract rights, general intangibles, and all rights and claims which Mortgagor me, in verthat in any way pertain to or are on account of the use or occupancy of the whole or any part of the P opert (Rents).

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

Mortgagor will promptly provide Lender with copies of the Lerses 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, information with respect to these Leases will be provided immedia? It after they are executed. Mortgagor may collect, receive, enjoy and use the Rents so long as Mortgagor is not in Left ult. Mortgagor will not collect in advance any Rents due in future lease periods, unless Mortgagor first obtains Ler do.'s written consent. Upon default, Mortgagor will receive any Rents in trust for Lender and Mortgagor will not comming! The Rents with any other funds. When Lender so directs, Mortgagor will endorse and deliver any payments of R nots from the Property to Lender. Amounts collected will be applied at Lender's discretion to the Secured Debts, the costs of nanaging, 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 or 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 leaser, 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 returns 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 surre der of the Property covered by the Leases (unless the Leases so require) without Lender's consent. Mortgagor will not assign,

(pag. 3 c) Expert

0700340060 Page: 4 of 9

UNOFFICIAL COPY

compromise, subordinate or encumber the Leases and Rents without Lender's prior written consent. Lender does not as sum; or become liable for the Property's maintenance, depreciation, or other losses or damages when Lender acts to mail or become liable for the Property, except for losses and damages due to Lender's gross negligence or intermore, torts. Otherwise, Mortgagor will indemnify Lender and hold Lender harmless for all liability, loss or damage that Lendr, may incur when Lender opts to exercise any of its remedies against any party obligated under the Leases.

- 13. LEASEHOLDS, Cf. IDOMINIUMS; PLANNED UNIT DEVELOPMENTS. Mortgagor agrees to comply with the provisions of any lease if this security Instrument is on a leasehold. If the Property includes a unit in a condominium or a planned unit development. Mortgagor will perform all of Mortgagor's duties under the covenants, by-laws, or regulations of the condominium or planned unit development.
- 14. DEFAULT. Mortgagor will be in default if any of the following occur:

 A. Any party obligated on the Secured Debt fails to make payment when due;
 - B. A breach of any term of covenant in this Security Instrument or any other document executed for the purpose of creating, securing or guarantying the Secured Debt;
 - C. The making or furnishing of any vertal or written representation, statement or warranty to Lender that is false or incorrect in any material respect or Mortgagor or any person or entity obligated on the Secured Debt;
 - D. The death, dissolution, or insolvency of, ap join ment of a receiver for, or application of any debtor relief law to, Mortgagor or any other person or entity ob igates on the Secured Debt;
 - E. A good faith belief by Lender at any time that _enr er is insecure with respect to any person or entity obligated on the Secured Debt or that the prospect of any per nent is impaired or the value of the Property is impaired;
 - F. A material adverse change in Mortgagor's business inc'udir g ownership, management, and financial conditions, which Lender in its opinion believes impairs the value of the figure propagation of the Secured Debt; or
 - G. Any loan proceeds are used for a purpose that will contribut to excessive erosion of highly erodible land or to the conversion of wetlands to produce an agricultural commodity, as i orther explained in 7 C.F.R. Part 1940, Subpart G, Exhibit M.
- 15. REMEDIES ON DEFAULT. In some instances, federal and state law will require and to provide Mortgagor with notice of the right to cure or other notices and may establish time schedules for for closure actions. Subject to these limitations, if any, Lender may accelerate the Secured Debt and foreclose this security Instrument in a manner provided by law if Mortgagor is in default. Upon default, Lender shall have the right, without declaring the whole indebtedness due and payable, to foreclose against all or part of the Property and shill have the right to possession provided by law. This Security Instrument shall continue as a lien on any part of the Property act sold on foreclosure.

At the option of Lender, all or any part of the agreed fees and charges, accrued interest and principal shall become immediately due and payable, after giving notice if required by law, upon the occurrence of a default or anytime thereafter. In addition, Lender shall be entitled to all the remedies provided by law, the terms of the secured Debt, this Security Instrument and any related documents. All remedies are distinct, cumulative and not exclusive, and the Lender is entitled to all remedies provided at law or equity, whether or not expressly set forth. The accentance by Lender of any sum in payment or partial payment on the Secured Debt after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Lender's right to require complete currely of any existing default. By not exercising any remedy on Mortgagor's default, Lender does not waive Lender's right to later consider the event a default if it continues or happens again.

- 16. EXPENSES; ADVANCES ON COVENANTS; ATTORNEYS' FEES; COLLECTION COSTS. Except when prohibited by law, Mortgagor agrees to pay all of Lender's expenses if Mortgagor breaches any covenant in this Security Instrument. Mortgagor will also pay on demand any amount incurred by Lender for insuring, inspecting, preserving or otherwise protecting the Property and Lender's security interest. These expenses will bear interest from the date of the payment until paid in full at the highest interest rate in effect as provided in the terms of the Secured Debt. Mortgagor agrees to pay all costs and expenses incurred by Lender in collecting, enforcing or protecting Lender's rights and remedies under this Security Instrument. This amount may include, but is not limited to, attorneys' fees, court costs, and other legal expenses. This Security Instrument shall remain in effect until released. Lender agrees to pay for any recordation costs
- 17. ENVIRONMENTAL LAWS AND HAZARDOUS SUBSTANCES. As used in this section, (1) Environmental Law means all federal, state and local laws, regulations, ordinances, court orders, attorney general opinions or interpretive letters concerning the public health, safety, welfare, environment or a hazardous substance; and (2) Hazardous Substance means any toxic, radioactive or hazardous material, waste, pollutant or contaminant which has characteristics which render the substance dangerous or potentially dangerous to the public health, safety, welfare or environment. The term includes, without limitation, any substances defined as "hazardous material," "toxic substances," "hazardous waste" or "hazardous substance" under any Environmental Law.

Mortgagor represents, warrants and agrees that:

Except as previously disclosed and acknowledged in writing to Lender, no Hazardous Substance has been, is, or will be located, transported, manufactured, treated, refined, or handled by any person on, under or about the Property, except in the ordinary course of business and in strict compliance with all applicable Environmental

0700340060 Page: 5 of 9

OFFICIAL CC

- 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 to 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.
- 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.
- U.on Lender's request and at any time, Mortgagor agrees, at Mortgagor's expense, to engage a qualified any onmental 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
- H. Lender mry parform any of Mortgagor's obligations under this section at Mortgagor's expense.
- As a consequence of any breach of any representation, warranty or promise made in this section, (1) Mortgagor will indemnify an I hold I ender and Lender's successors or assigns harmless from and against all losses, claims, demands, liabilities, dimages, cleanup, response and remediation costs, penalties and expenses, including without limitation all costs of litigation and attorneys' fees, which Lender and Lender's successors or assigns may sustain; and (2) a Lenter's discretion, Lender may release this Security Instrument and in return Mortgagor will provide Linder with collateral of at least equal value to the Property secured by this Security Instrument without prejudice 1, any of Lender's rights under this Security Instrument.
- J. Notwithstanding any of the lang age contained in this Security Instrument to the contrary, the terms of this section shall survive any foreclos." of satisfaction of this Security Instrument regardless of any passage of title to Lender or any disposition by lender of any or all of the Property. Any claims and defenses to the contrary are hereby waived.
- 18. CONDEMNATION. Mortgagor will give Lender proport notice of any pending or threatened action, by private or public entities to purchase or take any or all of the Property through condemnation, eminent domain, or any other means. Mortgagor authorizes Lender to intervene in Mortgagor's ame in any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claims 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 mortgage, deed of trust, security agreement or other lien document

19. INSURANCE. Mortgagor agrees to maintain insurance as follows:

SURANCE. Mortgagor agrees to maintain insurance as follows:

A. Mortgagor shall keep the Property insured against loss by fire floor, 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 control providing the insurance shall be chosen by Mortgagor subject to Lender's approval, which shall not be unruas nably 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 Linder of cancellation or termination of the insurance. Lender shall have the right to hold the policies and renew is. If Lender requires, Mortgagor shall immediately give to Lender all receipts of paid premiums and renewal policies. Upon loss, Mortgagor shall give immediately by Mortgagor shall give immediately by Mortgagor. made immediately by Mortgagor.

Expende @ 1993, 2001 Bankers Systems, Inc., St. Cloud, MN Form AGCO-RESI-IL 1	12/27/2002			MZ	(pay 5 of 8)
---	------------	--	--	----	--------------

0700340060 Page: 6 of 9

UNOFFICIAL COPY

Unless otherwise agreed in writing, all insurance proceeds shall be applied to restoration or repair of the Property or to the Secured Debt, whether or not then due, at Lender's option. Any application of proceeds to prir cipal shall not extend or postpone the due date of scheduled payment nor change the amount of any perment. Any excess will be paid to the Mortgagor. If the Property is acquired by Lender, Mortgagor's right to an insurance policies and proceeds resulting from damage to the Property before the acquisition shall pass to Lender to the Secured Debt immediately before the acquisition.

- B. Mortgager egrees to maintain comprehensive general liability insurance naming Lender as an additional insured in an amount acceptable to Lender, insuring against claims arising from any accident or occurrence in or on the Property.
- C. Mortgagor agrees to maintain rental loss or business interruption insurance, as required by Lender, in an amount equal to at least coverage of one year's debt service, and required escrow account deposits (if agreed to separately in writing), ur der a form of policy acceptable to Lender.
- 20. ESCROW FOR TAXES AND INSUR/ NC . Unless otherwise provided in a separate agreement, Mortgagor will not be required to pay to Lender funds for takes and insurance in escrow.
- 21. FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Mortgagor will provide to Lender upon request, any financial statement or information Lender may deem reasonably necessary. Mortgagor agrees to sign, deliver, and file any additional documents or certifications that Lenger may consider necessary to perfect, continue, and preserve Mortgagor's obligations under this Security Instrument and Lender's lien status on the Property.
- 22. JOINT AND INDIVIDUAL LIABILITY; CO-SIGNERS; SUFCESSORS AND ASSIGNS BOUND. All duties under this Security Instrument are joint and individual. If Mortgagor suns this Security Instrument but does not sign an evidence of debt, Mortgagor does so only to mortgage Mortgagor in cerest in the Property to secure payment of the Secured of debt, Mortgagor does so only to mortgage Mortgagor's in the Property to secure payment of the Secures Debt and Mortgagor does not agree to be personally liable or the Secured Debt. If this Security Instrument secures a guaranty between Lender and Mortgagor, Mortgagor agrees to vaive any rights that may prevent Lender from bringing any action or claim against Mortgagor or any party indebted under the obligation. These rights may include, but are not limited to, any anti-deficiency or one-action laws. Mortgagor agrees that Lender and any party to this Security Instrument may extend, modify or make any change in the terms of this Security Instrument or any evidence of debt without Mortgagor's consent. Such a change will not release Mortgagor from the terms of this Security Instrument. The duties and benefits of this Security Instrument shall bind and benefit the successors and assigns of Mortgagor and leader.
- 23. APPLICABLE LAW; SEVERABILITY; INTERPRETATION. This Security Instrument is joverned by the laws of the jurisdiction in which Lender is located, except to the extent otherwise required by the law of the jurisdiction where the Property is located. This Security Instrument is complete and fully integrated. This Security Instrument may not be amended or modified by oral agreement. Any section in this Security Instrument, attach nunts, or any agreement related to the Secured Debt that conflicts with applicable law will not be effective, unites the variations by written agreement. If any section of this Security Instrumer cannot be enforced according to its terms, that section will be severed and will not affect the enforceability of the rymeinder of this Security Instrument. Whenever used, the singular shall include the plural and the plural the singular. The options and headings of the sections of this Security Instrument are for convenience only and are not to be used to interpret or headings of the sections of this Security Instrument are for convenience only and are not to be used to interpret or define the terms of this Security Instrument. Time is of the essence in this Security Instrument.
- 24. NOTICE. Unless otherwise required by law, any notice shall be given by delivering it or by mailing it by first cl. ss mail to the appropriate party's address on page 1 of this Security Instrument, or to any other address designated it witting. Notice to one mortgagor will be deemed to be notice to all mortgagors.
- 25. WAIVERS. Except to the extent prohibited by law, Mortgagor hereby waives and releases any and all rights and remedies Mortgagor may now have or acquire in the future relating to the right of homestead exemption, redemption, reinstatement, appraisement, the marshalling of liens and assets and all other exemptions as to the Property.

26	. WAXII	NUM OBLIGATION LIMIT. The total principal amount secured by this Security instrument at any one time shall
	and of	ceed \$ 350,000,00 . This limitation of amount does not include interest, attorneys fees, her fees and charges validly made pursuant to this Security Instrument. Also, this limitation does not apply to ces made under the terms of this Security Instrument to protect Lender's security and to perform any of the ants contained in this Security Instrument.
27	. u.c.c	. PROVISIONS. If checked, the following are applicable to, but do not limit, this Security Instrument:
		Construction Loan. This Security Instrument secures an obligation incurred for the construction of an improvement on the Property.
		Fixture Filing. Mortgagor grants to Lender a security interest in all goods that Mortgagor owns now or in the future and that are or will become fixtures related to the Property.
		Crops; Timber; Minerals; Rents, Issues and Profits. Mortgagor grants to Lender a security interest in all crops, timber and minerals located on the Property as well as all rents, issues, and profits of them including, but not

limited to, all Conservation Reserve Program (CRP) and Payment in Kind (PIK) payments and similar governmental programs (all of which shall also be included in the term "Property").

0700340060 Page: 7 of 9

UNOFFICIAL COPY

U	connected with the Property, inclinstruments, chattel paper, general in the future and that are used maintenance of the Property (all of property specifically excludes that	uding all farm ntangibles, and a or useful in th which shall also property descri	products, inventory, equipment, accou- ll other items of personal property Mortge le construction, ownership, operation, be included in the term "Property"). The bed as "household goods" secured in c licable federal regulations governing unf	ints, documents, agor owns now or management, or te term "personal connection with a
0	Filing As Financing Statement. Mort as a financing statement and any purposes of Article 9 of the Uniform	carbon, photog	a acknowledges that this Security Instrun raphic or other reproduction may be fi e.	nent also suffices led of record for
	ER TERMS. If checked, the following a			
	be reduced to a zero balance, this Se	curity Instrumen		
	Separate Assignment. The Mortgago If the separate assignment of leases will supersede this Security Instrume	and rents is prop	or will execute a separate assignment of perly executed and recorded, then the sep t of Leases and Rents" section.	leases and rents. arate assignment
and in on pa	n אר attachments. Mortgagor also acl	r agrees to the t knowledges recei	terms and covenants contained in this Sept of a copy of this Security Instrument of	curity Instrument on the date stated
(Signat	ture) Robert Heichman, Managing Member	(Date)	(Signature) Natan M. Zadik, Member	(Date)
(Signat	iture)	(Date)	(Signature)	(Date)
ACKNOW	/LEDGMENT: STATE OF This instrument was acknowledge:	, COUI	Joseph day of Dec	000 C
	by <u>Rohar + Herden or</u> My commission expires; Q(18(1)	7 C	Mulssa Fi	auf
			Dy C	
			Notery Fields. Tests of Marky Commission English Co	3 12 200 / W
				10

0700340060 Page: 8 of 9

UNOFFICIAL COPY

	$Q \sim 1$	
	STATE OF Illinois , COUNTY OF	} ss.
	it is instrument was acknowledged before me this 20th day of December	
(Business or Entity	Pobert Heideman, Managing Member; Natan M. Zadik, Member	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Acknowledgment	ent)	(Title(s))
	of Echc invest intention of Echc investigation of Echc	(Name of Business or Entity)
	a Illinois L nite / Liability Company on b	ehalf of the business or entity.
	My commission expires: Q (8 C)	et Flag
	COMECIA STACE Venosase vississis Netry Public, State of ultrata My Commission Engines Commission Commission Engines Commission	Ć Ora

0700340060 Page: 9 of 9

UNOFFICIAL COPY

EXHIBIT A LEGAL DESCRIPTION

PARCEL 1:

UNIT NUMBERS 7432-3A, 7434-2A, 7434-3A AND 7434-3B IN THE OAKLEY COMMONS CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED TRACT OF LAND:

LOTS 7 AND 8 IN CLANCY'S BIRCHWOOD HIGHLANDS, A SUBDIVISION OF THE SOUTHWEST FRACTIONAL QUARTER OF SECTION 30, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN (NORTH OF THE INDIAN EOUNDARY LINE), IN COOK COUNTY, ILLINOIS.

WHICH SURVEY IS ATTACHED AS EXHIBIT B TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER 0536403045: TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

THE EXCLUSIVE RIGHT TO THE USE OF PARKING SPACE P-9 AND STORAGE SPACE S-12 (APPURTENANT TO UNIT NUMBER 7432-3A), STORAGE SPACE S-4 (APPURTENANT TO UNIT NUMBER 7434-2A), PARKING SPACE P-2 AND STORAGE SPACE S-6 (APPURTENANT TO UNIT NUMBER 7434-3A) AND PARKING SPACE P-1 AND STORAGE SPACE S-7 (APPURTENANT TO UNIT NUMBER 7424-3B),,, LIMITED COMMON ELEMENTS AS DELINEATED AND DEFINED IN THE DECLARATION OF CONDOMINIUM AFORESAID.

Commonly known as: 7432-34 N. Oakley Ave., Units 7432-3A, 7434-2A,

7434-3A and 7434-3B

Chicago, Illinois 60645

Permanent Index Numbers:

11-30-303-070-1003

11-30-303-070-1009 11-30-303-070-1010 11-30-303-070-1013

The tenant of the above-described Unit has waived or failed to exercise the right of first refusal with respect to the above-described Unit.

Grantor also hereby grants to the Grantee, his successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of said property set forth in the Declaration of Condominium aforesaid, and Grantor reserves to itself, its successors and assigns, the rights and easements set forth in said declaration for the benefit of the remaining property described therein.

This Deed is subject to all rights, easements, covenants, conditions, restrictions and reservations contained in said Declaration the same as though the provisions of said Declaration were recited and stipulated at length herein.