# UNOFFICIAL COPY

Doc#: 0721218101 Fee: \$34.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 07/31/2007 03:08 PM Pg: 1 of 6

#### MORTGAGE

(Business Line Of Credit)

THIS MORTGAGE made as of The 1st Day of JUNE, 2007, by and between the BORROWER(S), AH & SONS, IN an Illinois Corporation, and ALI T, HAMDAN, an Individual, whose collective address for notice is 7623 West Sequoia Court, Orland Park, Illinois 60462 County, (hereinafter collectively referred to as "BORROWER(S)"), and the LENDER, S.H. & ASSOCIATES, INC..., an Illinois corporation (hereinafter refer ed to as "LENDER"), whose address for notice is 2 Shelburne Drive, Oak Brook, Illinois 60523.

WHEREAS, BORROWER(S) (Are justly indebted to LENDER, the legal holder of the BUSINESS LINE OF CREDIT AGREEMENT hereinefor described, with said legal holder being hereinafter referred to as the holder of the BUSINESS LINE OF CREDIT AGREEMENT in the total principal sum of up to TWO HUNDRED TWENTY-FIVE THOUSA ND and 00/100 U.S. DOLLARS (\$225,000.00 USD), or so much thereof as may be advanced and readvaced from time to time pursuant to the terms of the BUSINESS LINE OF CREDIT AGREEMENT exercised by BORROWER(S) concurrently with this Mortgage and made payable and delivered to S.H. & ASSOCIATES, INC., LENDER, in and by which said BUSINESS LINE OF CREDIT AGREEMENT the BORROWER(S) promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the FIXED rate of TEN percent (10 %) Interest-Only, and the sole and final BALLOON payment of any and all principal and interest due, if not sooner paid, shall be due on the 31st day of MAY, 2309, and all of said principal and interest being payable to S.H. & ASSOCIATES, INC., 2 Shelburne Drive, Oak Brook, Illinois 60523.

NOW THEREFORE, the BORROWER(S), to secure the payment of said principal sum of money and said interest in accordance with the terms, provisions and limitations of This Mortgage, and the performance of the covenants and agreements herein contained by the BORROWER(S) be performed, and also in the consideration of the sum of one dollar, in hand paid, receipt whereof is hereby acknowledged, does by these presents convey and warrant unto the LENDER, its successors and assigns, the real estate as described below and is more fully described in the attached exhibit marked **EXHIBIT A**.

SECURED PROPERT(Y/IES) [COMMON ADDRESS(ES) & P.I.N. No.(s)]:

6131 South Wolcott Avenue, Chicago, Illinois 60636, Cook County

PIN # 20-18-418-013-0000

LEGAL DESCRIPTION(S): See **EXHIBIT** A attached hereto.

TITLE: BORROWER(S) covenants that BORROWER(S) has title to the property and has a fight mortgage, grant and convey the property, except for encumbrances of record municipal and zonir ordinances, current taxes and assessments not yet due.

### SECURED DEBT: UNDER SOLD IN A REPORT OF THE AGREEMENT OF THE SECURED. Y

TERMS AND COVENANTS: BORROWER(S) agrees to the terms and covenants contained in this mortgage and in any riders attached thereto.

#### **COVENANTS**

- 1. PAYMENTS: BORROWER(S) agrees to make all payments on the secured debt when due. Unless LENDER and BORROWER(S) agree otherwise in writing, any payments LENDER receives from BORROWER(S) for BORROWER(S)'S benefit will be applied first to any amounts BORROWER(S) owes on the secured debt (exclusive of interest or principal), secondly, to interest, and thirdly to principal. If partial prepayment of the secured debt occurs for any reason, it will not reduce or excuse any subsequently scheduled payments until the secured debt is paid in full.
- 2. CLAIMS AGAINST TITLE: BORROWER(S) will pay all taxes, assessments, liens, and encombrances on the property when due and will defend title to the property against all claims which would impair the lien of this mortgage. LENDER may require BORROWER(S) to assign any rights, claims, or defenses which BORROWER(S) may have against parties who supply labor or materials to improve or maintain the property.
- 3. INSURANCE: BORROWER(S) will keep the property insured under the terms acceptable to LENDER at BORROWER(S)'S expense and for LENDER'S benefit. LENDER will be named as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within LENDER'S discretion, to either the restoration or repair of the damaged property or to the secured debt. If LENDER requires mortgage insurance, BORROWER(S) agrees to maintain such insurance as long as required.
- 4. PROPERTY: BORROWER(S) will keer the property in good condition and make all reasonable repairs necessary.
- 5. EXPENSES: BORROWER(S) agrees to pay LENCER'S reasonable expenses, including reasonable attorneys fees, if BORROWER(S) breaks any coverants under This Mortgage or any obligation secured by either This Mortgage or the attached BUSCINESS LINE OF CREDIT AGREEMENT.
- 6. DEFAULT AND ACCELERATION: If BORROWER(S) resign to make any payment when due, or if BORROWER(S) breaks any covenants under this mortgage (or any prior mortgage) or any obligation secured by this mortgage, LENDER may accelerate the resturity of the secured debt and demand immediate payment and exercise any remedy available to LENDER. LENDER may foreclose this mortgage in any manner provided by the law.
- ASSIGNMENT OF RENTS AND PROFITS: BORROWER(S) assigns to LENDER the rents and profits of the property. Unless BORROWER(S) and LENDER have agreed otherwise in writing, BORROWER(S) may collect and retain the rents, provided that BORROWER(S) is not in default. If BORROWER(S) defaults, LENDER, LENDER'S agent, or a court appointed receiver may take possession and manage the property and collect the rents. Any rents LENDER collects shall be applied first to the costs of managing the property, including court costs and attorney fees, commissions to rental agents, and any other necessary related expenses. The remaining amount of rents will then be applied to payments on the secured debt as provided for in Covenant 1.
- 8. WAIVER OF HOMESTEAD: BORROWER(S) hereby waives rights of homestead exemption to the property.
- 9. LEASEHOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS: BORROWER(S) agrees to comply with the provisions of BORROWER(S)'S lease, (should this mortgage be on a leasehold). If this mortgage is on a condominium or a planned unit development, BORROWER(S) will perform all the duties under the covenants, by-laws, or regulations of the condominium or planned unit development.

### **UNOFFICIAL COPY**

- 10. BORROWER(S) shall continue to pay the Real Estate Taxes and Insurance directly on both properties, without the necessity of an escrow. BORROWER(S) shall provide written evidence of such payment upon request of LENDER.
- 11. AUTHORITY OF LENDER TO PERFORM FOR BORROWER(S): Should BORROWER(S) fail to perform any of BORROWER(S)'S duties under this mortgage, LENDER may perform the duties or cause them to be performed. LENDER may sign BORROWER(S)'S name for any amount necessary for performance. If any construction on the property is discontinued or not carried on in a reasonable manner, LENDER may do whatever necessary to protect LENDER'S security interest in the property. This may include completing the construction. LENDER'S failure to perform BORROWER(S)'S duties will not preclude LENDER from exercising any of LENDER'S other rights under the law or this mortgage.

Any amount paid by LENDER to protect LENDER'S security interest will be secured by this mortgage. Such amounts will be due on demand and will bear the interest from the date of the payment until paid in full at the interest rate in effect on the secured debt.

- 12. INSPECTION: LENDER may enter the property to inspect, provided that LENDER give BORROWER(S) notice prior to LENDER'S entry. (The notice must state the reasonable cause for LENDER'S inspection).
- 13. CONDEMNATION: POKROWER(S) assigns to LENDER the proceeds of any award or claim for damages connected with the condemnation or other taking of all or any part of the property. Such proceeds will be applied as provided for in Covenant 1. This assignment is subject to the terms of any prior security agreement.
- 14. WAIVER: By exercising any remedy available to LENDER, LENDER does not give up LENDER'S rights to later use any other remedy. By LENDER'S not exercising any remedy of default, LENDER does not waive LENDER'S right to later consider the event a default should it happen again.
- 15. JOINT AND SEVERAL LIABILITY; CO-SIGNERS' SUCCESSORS AND ASSIGNS BOUND: All duties under this mortgage are joint and several. "BORROWER(S) co-signs this mortgage, but does not co-sign the underlying debt, BORROWER(S) does so only to mortgage BORROWER(S)'S interest in the property under the terms of this mortgage. BORROWER(S) also agrees that LENDER and any party to this mortgage may extend, modify or may make any other changes to the terms of this mortgage or secured debt without BORROWER(S)'S consent. Such a change will not release BORROWER(S) from the terms of this mortgage.
- 16. NOTICE: Unless otherwise required by law, any notice to BORROWER(S) shall be given by personal delivery, by regular U.S. Mail, or by Certified Mail addressed to BORROWER(S) at the property address or any other mailing address that BORROWER(S) gives LENDER. BORROWER(S) will give any notice to LENDER by certified mail to LENDER'S address on the front side of this mortgage, or to any other address which LENDER has designated.
- 17. TRANSFER OF PROPERTY OR A BENEFICIAL INTEREST IN THE BORROWER(S): If all or any part of the Secured Property or any interest in it is sold or transferred without LENDER'S prior written consent, LENDER may demand immediate payment of the Secured Debt. LENDER may also demand immediate payment if BORROWER(S) is not a natural person, or if any beneficial interest in the Secured Property that is held by BORROWER(S) is sold or transferred. However, LENDER may not demand payment in the above situations if it is prohibited by federal law as of the date of This Mortgage.
- 18. RELEASE: When BORROWER(S) has paid the secured debt, LENDER will cancel the BUSINESS LINE OF CREDIT AGREEMENT and discharge This Mortgage.
- 19. To have and to hold the premises unto the said LENDER, its successors and assigns forever for the

0721218101 Page: 4 of 6

## **UNOFFICIAL COPY**

| STATE OF ILLINOIS COUNTY OF COOK   | )<br>) SS<br>)  |
|--|---|
| CERTIFY that <u>ALIT</u> Corporation, personal instrument, appeared be the said instruments as a | ned, a Notary Public in and for said County, in the state aforesaid, DO HEREBY HAMDAN, Individually, and as Secretary of A H & SONS, INC, An Illinois y known to me to be the same person(s) whose name(s) is/are subscribed to the foregoing fore me this day in person, and acknowledged that he/they signed, sealed and delivered free and voluntary act, for the purposes therein, set forth. |
| GIVEN under n  | ny hand and official seal this 15th day of 5nl, 2007.   |
|  | "OFFICIAL SEAL"  Michael A. Galason  Michael A. Galason  Motary Public, State of Illinois  Notary Public, State of 1100is  My Commission Exp. 03/30/2009  |
| NOTARY PUBLIC  | SEAL  |
| C:\A.MAG.DOCS\Notes&Mtgs\SHtc  | ANSONSIDE.ALIH MUJAN.61318Wolcott BUSLINEMTG.225k.wpd   |
|  | AFRESONSIDE.ALAH AMUAN.6131SWolcott.BUSLINEMTG.225k.wpd   |
|  | 750/5c.   |

purposes and upon he we herein a forth rev from U ight and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois which said rights and benefits the BORROWER(S) hereby expressly release and waive.

- 20. BORROWER(S) understands that the Property will be subject to a primary mortgage and note to Private Bank (said Private Bank Mortgage and Note hereinafter referred to as "the PBMN"), for the same amount of the BUSINESS LINE OF CREDIT AGREEMENT that is secured by This Mortgage, and that the PBMN will be guaranteed by Samy Hammad. BORROWER(S) further understands that, in addition to This Mortgage, the Private Bank Mortgage will also appear on the public records as a lien against the title(s) of the Secured Propert(y/ies), that This Mortgage and the BUSINESS LINE OF CREDIT AGREEMENT secured by This Mortgage shall be SUBORDINATE and SECONDARY to the PBMN, and that LENDER will make the payments on the PBMN using the amount paid on the BUSINESS LINE OF CREDIT AGREEMENT secured by This Mortgage and additional monies provided by LENDER.
- 21. The parties agree that, as to the PBMN, although BORROWER(S) is listed as the "Maker", and Samy Hammad is listed as "Guarantor", LENDER will timely pay the monthly mortgage payment due under the PBMN.
- 22. The balance are on the PBMN, including all outstanding principal and interest, will be FULLY PAID by LENDER only after all amounts due and owing pursuant to This BUSINESS LINE OF CREDIT AGREEMENT are paid by BORROWER(S) to LENDER. Upon BORROWER(S)' payoff of This BUSINESS LINE OF CREDIT AGREEMENT, the following will occur: This BUSINESS LINE OF CREDIT AGREEMENT will be cancelled, the Mortgage securing This BUSINESS LINE OF CREDIT AGREEMENT will be released, The Note of the PBMN will then be cancelled, and the Mortgage of the PBMN will then be released.
- 23. BORROWER(S) shall timely make the monthly payments on This BUSINESS LINE OF CREDIT AGREEMENT and Mortgage directly to LENDER.
- 24. In the event of a default by LENDER in the payment of the PBMN, BORROWER(S) may remit the PBMN payment(s) directly to Private Bank. In the event of such default, any amounts paid by BORROWER(S) to Private Bank shall be subtracted from the balance due on This BUSINESS LINE OF CREDIT AGREEMENT.
- 25. Upon BORROWER(S)' written request, LENDER shall provide written evidence each month that LENDER has timely made the payment on the PBMN.

WITNESS the hand and seal of BORROWER(S) the day and year first above written.

#### BORROWER(S):

AH& SONS, INC.

ALI T. HAMDAN, its Secretary

Date

ALI T. HAMDAN, Individually

Date

0721218101 Page: 6 of 6

### **UNOFFICIAL COPY**

### LEGAL DESCRIPTION:

LOT 460 IN E. A. CUMMINGS AND COMPANY'S 63RD ST SUBDIVISION OF THE WEST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 18, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

ADDIVIT: 6131 S. Walcott Ave, Chap, 12 60636 1 >0-18-418-013-0000 Sunt Clark's Office

RAEXMOP4 7-2005 WLP

