UNOFFICIAL COPY

Illinois Anti-Predatory Lending Database **Program**

Certificate of Exemption



Doc#: 1105346046 Fee: \$58.00 Eugene "Gene" Moore AHSP Fee:\$10.00

Cook County Recorder of Deeds

Date: 02/22/2011 01:01 PM Pg: 1 of 12

Report Mortgage Fraud 800-532-8785

The property identified as:

PIN: 17-10-218-004-0000

Address:

Street:

1235 s prairie ave

Street line 2: unit 1103 and 1104

City: chicago

Lender: peoples bank sb

Borrower: bharat h barai & panna b barai

Loan / Mortgage Amount: \$2,000,000.00

equire This property is located within the program area and the transaction is exempt from the require nen's of 765 ILCS 77/70 et seq. because the application was taken by an exempt entity.

FIDELITY NATIONAL TITLE 120/3592

Certificate number: 74516048-D58E-4ADC-8DD7-51AB235AAB51

Execution date: 11/27/2010

Mortgagor's Name And Address
BHARAT H BARAI & PANNA B BARAI,
AS JOINT TENANTS
9903 TWIN CREEK BLVD
MUNSTER IN 4621

("Mortgagor" whether one or more)

Mortgageb S Malme and Address

Peoples Bank SB 9204 Columbia Avenue Munster, Indiana 46321

("Mortgagee")

After Recording Return to:

Peoples Bank SB 9204 Columbia Avenue Munster, Indiana 46321

REAL ESTATE MORTGAGE, SECURITY AGREEMENT COLLATERAL ASSIGNMENT OF RENTS AND LEASES, AND FIXTURE FILING

("Mortgage")

FOR PURPOSES OF THE SECURITY AGREEMENT CONTAINED IN THIS INSTRUMENT THE "SECURED PARTY" AND THE "DEBTOR" AND THEIR RESPECTIVE ADDRESSES ARE AS STATED ABOVE IN THE MORTGAGEE/MORTGAGOR BOXES, RESPECTIVELY

		MORIG	AGEE/MORTGAGOR	BOXES, RESPE	CTIVELY							
FO	R VAL	UABLE CONSIDERA	TION, the receipt of whic	h is hereby acknowle	dged, Mortgagor does	s hereby grant, mortgage, warrant, and convey,	, with					
nor	tgage co	venants, to Mortgagee that	cal estate situated in	COOK	County, State of	KMAMO, ILLINOIS						
			0									
	described in Exhibit "A" attached hereto and by reference made a part hereof,											
·	نبد بداه	عد المالية المالية الم			timbar riabta and/a	an and sights and manta buildings improve						
-		• •	-	-	•	or gas rights, ease-ments, buildings, improven e"), and the rents and profits and other income (
			are now and hereby assigne		,							
	NOTE	LIGHTION MOREO CO		0/								
		UCTION MORTGAGE shall be used by the Mortgag	c. [] If this box is cf for to make improvements to		ruction mortgage and	d the proceeds of the line of credit loan describ	iea in					
1						ons (and Borrower's Obligations if the Hypotheo						
			• •		· •//•//	gations of the Mortgagor (or Borrower) in favor (due, now existing or hereafter arising and the						
	-	•		=		plicable. Sections 1.4, 1.5, 1.6 and 1.7 are al						
	applica			•			·					
			HVDO	THECATION PI	POVISION	4						
			1117	THEORIGIN F	TOVISION	7 ,						
			If this box is c	hecked, this Mortgage	s secures one or more	ioan (1)						
												
			hereinafter referred to as	"Borrower".								
						C						
	1.1	Payment of a term	loan note executed by	- •			y of					
		and with any unnaid halar				, with interest thereon as provided in said term day of,						
		and their only ampaid baran	, oo oo piinopa, and mioroot	_								
	1.2		ertain line of credit loan no	*	• •	Borrower in favor of Mortgagee and date 2,000,000.00 , and with any unpaid balan						
						ovember , 2011 This is a li						
		credit obligation and Mort	tgagee will be making future	loans and advances t	o Mortgagor pursuant	t to a \$2,000,000.00 commitment. It is into	ended					
						ge. The maximum principal amount of unpaid 2,000,000.00, exclusive of interest thereo						
			er this paragraph 1.2, which ces of advances made with (payment of taxes, assessments, insurance prem						
		costs incurred for the pro	tection of the mortgage pren	nises and all other cos	• .	is authorized by this Mortgage to pay on Mortga						
		behalf, all of which amou	nt shall also be secured by th	is Mortgage.								

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- Any and all future loans, Obligato S at diadvalcements male by Moltgrigge of Moltgager D. Norrower except that the maximum amount of unpaid indebtedness under this paragraph 1.3 secured heleby which may be outstanding at any time shall not exceed \$ exclusive of interest thereon and exclusive of unpaid balances of advances made with respect to the mortgaged premises for the payment of taxes, assessments, insurance premiums, costs incurred for the protection of the mortgaged premises and all other costs which Mortgagee is authorized by this Mortgage to pay on Mortgagor's behalf. It is the express intention of the Mortgagor and Mortgagee that this Mortgage be an open-ended mortgage". Mortgagor stipulates and agrees with Mortgagee that as of the date of this Mortgage, Mortgagee has made no written or oral commitment to Mortgagor to make any future loans or advancements under this paragraph 1.3. Any such future lending shall be at the Mortgagee's sole discretion.
- 1.4 Any renewal, extension, modification, refinancing or replacement of the indebtedness referred to in those paragraphs 1.1, 1.2, or 1.3, above, which are checked as being applicable.
- 1.5 Except as otherwise limited in this Mortgage, any other indebtedness which the Mortgagor (or any one or more of them if more than one) might from time to time, while this mortgage is in effect, owe Mortgagee including, but not necessarily limited to, obligations under guarantees executed by Mortgagor (or any one or more of them, if more than one) in favor of Mortgagee, indebtedness arising from overdrafts on depository accounts maintained by Mortgagor (or any one or more of them, if more than one) with Mortgagee and indebtedness arising from Mortgagee making payment to beneficiaries under letters of credit issued by Mortgagee for the account of Mortgagor (or any one or more of them, if more than one).
- 1.6 All interest, attorney fees, and costs of collection with respect to the Obligations referred to in those paragraphs 3.1 through 3.5, above, which are checked as being coplicable, together with any extensions or renewals thereof.
- 1.7 The performance by Mortgagor of all Mortgagor's covenants, agreements, promises, payments and conditions contained in this Mortgage agreement.

The Mortgagor shall have and hold the Real Estate unto the Mortgagee, for the purposes and uses set forth herein under the following terms and conditions:

- 2 COVENANTS. Mortgagor hereby covenants and agrees with Mortgagee as follows:
 - 2.1 Security Agreement. This instrument when recorded shall constitute a "fixture filing" for purposes of the Uniform Commercial Code. The address of the mortgagee shown above is the address at which information concerning the secured party's security interest may be obtained. Mortgagor hereby grants to Mortgagee a security interest in all fixtures, furniture, equipment and machinery currently attached to the Real Estate and in and to all such property to be attached or affixed to such Real Estate in the future including, but not necessarily limited to, all heating, ventilation and air conditioning equipment including related electrical om ionents and duct work, all electrical wiring and equipment attached to or incorporated into the Real Estate, all shelving and storage devices affixed or attached to the Real Estate and all equipment or machinery attached to or affixed to such Real Estate.
 - 2.2 Waste and Maintenance of Premises. The Mortgagor shall abstain from and not permit the commission of waste in or about the Real Estate; shall not move or demolish, or alter the structural character of, any building at any time erected on the Real Estate without the prior written consent of the Mortgagee; shall maintain the Real Estate in good constitution and repair, reasonable wear and tear excepted. The Mortgagee shall have the right, but not the duty, to enter upon the premises at any reasonable have to inspect the order, condition, and repair thereof, including the interiors of any buildings and improvements located thereon.
 - 2.3 Title; No Mortgages. Mortgagor does hereby represent and warrant that Mort-gagor is the owner of the Real Estate in fee simple; that there are no other mortgages, liens, encumbrances or claims against said Real Estate or which nay affect said Real Estate except the lien of real estate taxes not yet due and owing, and except for those liens and encumbrances subordinate to this Mortgagor which are permitted by the terms of any loan agreement between Mortgagor (and Borrower, if applicable) and Mortgagee.
 - No Liens. The Mortgagor shall not permit any lien of mechanics or materialmen to attach to and romain on the Real Estate or any part thereof for more than thirty (30) days after receiving notice thereof. Nothing herein contained, however, shall be construed as preventing or interfering with the contesting by Mortgagor, at its cost and expense, of the validity of such lien or the underlying indebtedness, if it is same may be contested without loss or forfeiture of title, and Mortgagor may so contest the same, and during such contest Mortgagor shall not be deliced as being or taken to be in default with respect to the subject matter of such contest; provided, however, that if Mortgagee shall so require, Mortgagor shall furnish to Mortgagee reasonable security for the payment at the termination of such contest of the indebtedness secured by such lien. For one purpose of complying with the proviso in the foregoing sentence, Mortgagor may, at its election, furnish a bond in an amount equal to the amount of the item so contested and with surety satisfactory to Mortgagee.
 - 2.5 Preservation of Security Interest. Upon demand and failure of the Mortgagor so to do, the Mortgagoe may, in its discretion, advance and pay all sums necessary to protect and preserve the Real Estate and all sums so advanced and paid by the Mortgagoe shall become ap art of the indebtedness secured hereby, shall bear interest from date of payment at a rate equal to the default interest rate specified in the note secured hereby, and shall be payable to the Mortgagoe upon demand. Such sums shall include, but not by way of limitation:
 - (1) taxes, assessments and other charges which may be or become senior to this Mortgage as liens on the Real Estate, or any part thereof;
 - (2) the cost of any title insurance, surveys, or other evidence which in the discretion of the Mortgagee may be required in order to evidence, confirm, insure or preserve the lien of this Mortgage;
 - (3) all costs, expenses, and attorneys' fees incurred by the Mortgagee in respect of any and all legal and equitable actions which relate to this Mortgage or to the Real Estate;

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- (4) the cost of any repairs espicing in Real state which re real on My leemed necessary y the Martagee;
- (5) the cost of all reasonable and necessary expenses for the operation, protection, and preservation of the Real Estate, including the usual and customary fees for management services; and
- (6) the cost of premiums due and payable with respect to insurance policies required by this Mortgage. The Mortgagee shall be subrogated to the rights of the holder of each lien or claim paid with moneys secured hereby.
- 2.6 Insurance Obligation. The Mortgagor will procure, deliver to, and maintain for the benefit of the Mortgagee during the continuance of this Mortgage and until the same is fully satisfied and released, a policy or policies of insurance insuring the buildings and improvements now existing or hereafter erected on the Real Estate against loss or damage by fire, wind storm, lightning, hail, explosion, riot, civil commotion, aircraft, vehicles, smoke, flood (if required by applicable law) vandalism and malicious mischief and such other perils as are generally covered by "extended coverage" insurance for the full replacement value. All policies of insurance required here-under shall be in such form and amounts and by such companies, as the Mortgagee may accept, and shall contain a mortgagee clause acceptable to the Mortgagee, with loss payable to the Mortgagor and the Mortgagee as their interests may appear and shall provide that no act or omission of Mortgagor or any other person shall affect the right of Mortgagee to be paid the insurance proceeds pertaining to the loss or damage of the insured property. Such policies shall require the insurance company to provide Mortgagee with at least thirty (30) days' written notice before such policies are altered or cancelled in any manner. The Mortgagor will promptly pay when due any premiums on any policy or policies of insurance required hereunder, and will deliver to the Mortgagee renewals of such policy or policies at least ten (10) days prior to the expiration date(s) thereof, the said policies and renewals to be marked "paid" by the issuing company or agent.

In the event of any loss of damage, the Mortgagor will give prompt notice thereof to the Mortgagee. All proceeds of insurance in the event of such loss or damage shall be payable in the vent of such loss or damage shall be payable in the Mortgagor, its successors and assigns, and the Mortgagee. All funds will be utilized by the Mortgagor to the extent necessary to restore the Apal Estate to substantially the same condition as the Real Estate existed prior to the loss or damage, unless the Mortgagee shall elect not to do so. In the latter event, the Mortgagee shall then apply the proceeds to the then existing indebtedness and the balance shall be paid to the Mortgagor. Mortgagee may act as attorney-in-fact for the Mortgagor in making and settling claims under insurance policies, canceling any policy or endorsing Mortgagor's name on any draft or negotiable instrument drawn by any insurer.

Payment of Taxes and Other Charges. The Mortgagor shall pay all real estate taxes, water and sewer rents, other similar claims and liens

assessed or which may be assessed against the Leal Estate or any part thereof, without any deduction or abatement, in a manner acceptable to such taxing authorities and shall produce to the Mortgager receipts for the payment thereof in full and shall pay every other tax, assessment, claim, lien, or encumbrance which may at any time be or become a lian upon the Real Estate prior to the lien of this Mortgage; provided, however, that if the Mortgagor shall in good faith, and by proper legal action, contest any such taxes, claims, liens, encumbrances or other charges or the validity thereof, and shall have established on its books or by deposit of cash with the Mortgagee (as the Mortgagee may elect), a reserve for the payment thereof in such amount as the Mortgagee may require, then the Mortgagor shall not be required to pay the same, or to produce such receipts, during the maintenance of said reserve and as long as such contest operates to prevent collection, and is maintained and prosecuted with diligence, and shall not have been terminated or discontinued adversely to the Mortgagor.

- 2.8 Payment of Future Taxes. If at any time the United States Governmant or any other federal, state, or municipal government or subdivision thereof shall require internal revenue or other documentary stamps or tax on this Mortgage or the indebtedness secured hereby, upon demand the Mortgagor shall pay for same; and on failure to make such payment within fifteen (15) Jays after demand for same, the Mortgage may pay for such stamps and add the amount so paid to the principal indebtedness evidenced by the note and secured by this Mortgage, and said additional principal shall bear interest at the rate applicable to the note secured hereby.
- 2.9 Compliance with Ordinances. The Mortgagor shall comply with any municipal ordinance or regulation affecting the Real Estate within thirty (30) days after notice thereof; pro-vided, however, that if the Mortgagor shall in good faith, and by proper legal action, contest any such ordinance or regulation, or the validity thereof, then the Mortgagor shall not be required to comply therewith a long as such contest operates to prevent enforcement, and is maintained and prosecuted with diligence, and shall not have been terminated or discontinued at versely to the Mortgagor.
- 2.10 Personal Liability. Unless the preceding box is checked and the preceding blank line is signed by an authorized officer of Mortgagee, the Mortgagor (jointly and severally, if more than one) agrees to pay all indebtedness secured by this Mortgage in accordance with its terms and with the terms of any note or other obligation secured hereby.
- 2.11 Environmental Indemnification. As used in this paragraph, the following terms have the meanings indicated:
 - (1) **Clean-up.** "Clean-up" means the removal or remediation of Contamination or other response to Contamination in compliance with all Environmental Laws and to the satisfaction of all applicable governmental agencies, and in compliance with good commercial practice.
 - (2) Contamination. "Contamination" means the Release of any Hazardous Substance on, in or under the Real Estate or the presence of any Hazardous Substance on, in or under the Real Estate as the result of a Release, or the emanation of any Hazardous Substance from the Real Estate.
 - (3) Environmental Laws. "Environmental Laws" means all federal, state and local laws, statutes, codes, ordinances, regulations, rules or other requirements with the force of law, including but not limited to consent decrees and judicial or administrative orders, relating to the environment, including but not limited to those applicable to the use, storage, treatment, disposal or Release of any Hazardous Substances, all as amended or

Compliance Systems, Inc. 2002 ITEM 40783L3 (0204) Page 3 of 8 modified from time to time noutling, wit out limitates, the Companhensive Environmental Response, Compensation and Liability Act ("CERCLA"; as amended by the Superfund Amendments and Reauthorization Act of 1986 ("SARA"); the Resource Conservation and Recovery Act of 1976, as amended ("RCRA"); the Clean Water Act, as amended; the Clean Air Act, as amended; the Federal Insecticide, Fungicide and Rodenticide Act, as amended; the Hazardous Materials Transportation Act, as amended, and any and all Indiana environmental statutes including, without limitation, those codified under Title 13 of the Indiana Code and all regulations promulgated under or pursuant to such federal and Indiana Statutes.

- (4) Hazardous Substance. "Hazardous Substance" means any hazardous waste or hazardous substance, or any pollutant or contaminant or toxic substance or other chemicals or substances including, without limitation, asbestos, petroleum, polychlorinated biphenlys, and any other substance regulated by any Environmental Laws.
- (5) Release. "Release" means the spilling, leaking, disposing, discharging, dumping, pouring, emitting, depositing, injecting, leaching, escaping or other release or threatened release, whether intentional or unintentional, of any Hazardous Substance.
- (6) Regulatory Actions. "Regulatory Actions" means any claim, demand, action or proceeding brought or instigated by any governmental authority in connection with any Environmental Law including, without limitation, any civil, criminal or administrative proceeding whether or not seeking costs, damages, penalties or expenses.
- (7) Third-party Claims. "Third-party Claims" means any claim, action, demand or proceeding, other than a Regulatory Action, based on negligence, trianuss, strict liability, nuisance, toxic tort or detriment to human health or welfare due to Contamination, whether or not seeking costs, damages, penulties, or expenses, and including any action for contribution to Clean-up costs.

The Mortgagor shall indemnify, derend and hold harmless the Mortgagee, and its affiliates, shareholders, directors, officers, employees and agents (all being included in the word "Mortgagee" for purposes of this paragraph) from any and all claims, causes of action, damages, demands, fines, liabilities, classes, penalties, judgments, settlemer is, expanses and costs, however defined, and of whatever nature, known or unknown, absolute or contingent, including, but not limited to, attorneys' fees, consultant's fees, fees of environmental engineers, and related expenses including, without limitation, expenses related to site inspections and soil a. d water analyses, which may be asserted against, imposed on, suffered or incurred by the Mortgagee arising out of or in any way related to (a) any actual, a leged or threatened Release of any Hazardous Substance on, in or under the Real Estate, (b) any related injury to human health or safety (including wr(ngt)) death) or any actual or alleged injury to property or to the environment by reason of the condition of, or past or present activities on the Real Estate (c) any actual or alleged violation of any Environmental Law related to the Real Estate, (d) any lawsuit or administrative proceeding brought or threatener by my person, including any governmental entity or agency, federal, state or local, including any governmental order relating to or occasioned by any octual or alleged Contamination or threat of Contamination, (e) any lien imposed upon the Real Estate in favor of any governmental entity as a result of any contamination or threat of Contamination, and (f) all costs and expenses of any Clean-up. The Mortgagor represents and covenants that the Mortgagor's storage, generation, transportation, handling or use, if any, of Hazardous Substances on or from the property is currently, and will remain at all times, or compliance with all applicable Environmental Laws. If any Clean-up is required with respect to the Real Estate, the Mortgagor shall expeditiously complete such Clean-up at the Mortgagor's expense and without the necessity of demand by the Mortgagee. If the Mortgagor should fail to initiate and dilirently pursue any Clean-up or should otherwise fail to perform any obligation under the terms of this paragraph, the Mortgagee may, at its sole discretion and without any obligation to complete any Clean-up which it may cause to be commenced, cause the Clean-up or partial Clean-up of the Real Estate and pay on behalf of the Mortgagor any costs, fines or penalties imposed on the Mortgagor pursuant to any Environmental Laws or make any other payment or perform any other action which will prevent a lien in favor of any federal, state or local government authority or any other person from attaching to the Real Estat pursuant to the provisions of any Environmental Law, and all costs and expenses of the Mortgagee incurred in pursuing any of the remedies provided in this categraph shall be added to the Obligations secured by this Mortgage, which costs and expenses shall become due and payable without notice as incur ed by the Mortgagee, together with interest thereon at the highest default interest rate specified in any note secured by this Mortgage until paid.

- 2.12 Wetlands Protection. Mortgagor agrees at all times while this Mortgage shall remain in effect it shall not distor, any wetlands (as that term is defined in the Clean Water Act or any other federal, state or local law, regulation, ordinance or code applicable to the preservation of wetlands.
- 2.13 Environmental Inspection. Mortgager agrees that Mortgagee (which term as used in this Section 2.11 shall include Mortgagee's designated agent or representative) shall have the right to conduct periodic environmental inspections of the Real Estate upon reasonable notification to Mortgagor. Mortgagor hereby grants an irrevocable license to Mortgagee to enter upon the Real Estate to conduct such inspections and to take photographs, water and soil samples, and to undertake such testing as may be deemed necessary by Mortgagee to determine that Mortgagor is in compliance with the environmental covenants contained in this Mortgage.
- 2.14 Condemnation. Mortgagor shall immediately provide Mortgagee with written notice of any actual or threatened condemnation or eminent domain proceeding pertaining to the Real Estate. All monies payable to Mortgagor from such condemnation or taking are hereby assigned to Mortgagee and shall be applied first to the payment of Mortgagee a attorney fees, legal expenses, and other costs (including appraisal fees) in connection with the condemnation action or eminent domain proceedings and then, at the option of Mortgagee, to the payment of the indebtedness secured by this Mortgage or the restoration or repair of the Real Estate.

2.15 Assignment of Leases and Ren's. Is further se unity for payment of the indebtedness and performance of the Obligations, covenants, and agreements secured hereby, the Mortgagor hereby assigns to the Mortgagee all leases already in existence and to be created in the future, together with all rents to become due under existing or future leases. The Mortgagor hereby confers on the Mortgagee the exclusive power, to be used or not be used in its sole discretion, to act as agent, or to appoint a third person to act as agent for the Mortgagor, with power to take possession of, and collect all rents arising from, the Real Estate and apply such rents, at the option of the Mortgagee, to the payment of the mortgage debt, taxes, costs of maintenance, repairs, expenses incident to managing, and other expenses, in such order of priority as the Mortgagee may in its sole discretion determine, and to turn any balance remaining over to the Mortgagor; but such collection of rents shall not operate as an affirmance of the tenant or lease in the event the Mortgagor's title to the Real Estate should be acquired by the Mortgagee. The Mortgagee shall be liable to account only for rents and profits actually received by the Mortgagee. In exercising any of the powers contained in this section, the Mortgagee may also take possession of, and for these purposes use, any and all personal property contained in or on the Real Estate and used by the Mortgager in the rental or leasing thereof or any part thereof. Mortgagor does not assign to Mortgagee any of Mortgagor's obligations under any such lease, and Mortgagor shall be and remain solely responsible for performing or fulfilling such obligations. Mortgagor agrees that if a default occurs, Mortgagee may immediately notify any lessee of the Real Estate of such default and direct that all rental payments be paid directly to Mortgagee pursuant to this assignment. Mortgagee, or at such other place as the Mortgagee may from time to time specify.

3 DEFAULT AND BREACH

- 3.1 Events of Defaul. The occurrence of any one or more of the following events shall constitute a continuing default under this Mortgage:
 - (1) Mortgagor's breach of any representation, warranty, covenant or agreement of Mortgagor contained in this Mortgage;
 - (2) Any event defined as an event of default in any note secured hereby, the terms and conditions of which are incorporated herein by reference and made a part hereof, including, but not timited to any failure by any one so obligated to make any payment of principal and/or interest when due or the Mortgagor (or Borrower, if applicable) shall otherwise fail to pay or perform any of the Obligations promptly when such payment or performance is due or within any grace period as may be at olicable;
 - (3) The Mortgagor shall abandon the Real Estate; or
 - (4) The institution of any foreclosure proceeding by the holder of ray martgage or lien upon the Real Estate or security interest in the personal property in which a security interest has been granted to Mortgagee under this Mortgage.
- 3.2 Remedies on Default. Upon the occurrence of any one or more of suit counts of Default, the Obligations including the entire unpaid balance on the principal, the accrued interest, and all other sums secured by this Mortgage shall, at the option of the Mortgagee, become immediately due and payable without notice or demand, and in any such Event of Default the Mortgague may proceed to foreclose this Mortgage by judicial proceedings according to the statutes. Any failure to exercise said option shall not constitute a wai er of the right to exercise the option at any other time. Should proceedings to foreclose this Mortgage be instituted, the Mortgagee may apply for the appointment of a receiver (and the Mortgagor hereby consents to the appointment of a receiver if there has been any Default), and such receiver is hereby authorized to take possession of the Real Estate, collect any rental, accrued or to accrue, whether in money or kind, for the use or occupancy of said Real Estate by any person, firm or corporation, or may let or lease said Real Estate or any part thereof, receive the rents, income and profits therefrom, and hold the 📭 ceeds subject to the orders of the court, or the judge thereof, for the benefit of the Mortgagee, pending the final decree in said proceedings, and said recriver may be appointed irrespective of the value of the Real Estate or its adequacy to secure or discharge indebtedness due or to become due or the solven y of the Mortgagor. The Mortgages shall have the option of proceeding as to both the Real Estate and the Personal Property in accordance with its rights and remedies in respect to the Real Estate, in which event the default provisions of the Indiana Uniform Commercial Code shall not apply. If the Mortgages sletts to proceed with respect to the Personal Property separately from the Real Estate, the requirement of the Indiana Uniform Commercial Code as to reas in the notice of any proposed sale or disposition of the Personal Property shall be met if such notice is delivered or mailed to the Mortgagor at its address stated above at least ten (10) days prior to such sale or disposition. In any action to foreclose this Mortgage, the Mortgagee shall be entitled to recover, in addition to all attorney and related paraprofessional expenses incurred in connection therewith, all other costs and expenses associated with foreclosure including, without limitation, all expenses incurred for title searches, abstracts of title, title insurance, appraisals, surveys and environmental assessments reasonably deemed necessary by the Mortgagee, all of which costs and expenses shall be additional amounts secured by this Mortgagee. As used in the preceding sentence, the term "environmental assessments" means inspections and reports of environmental engineers or firms of environmental engineers or other appropriate experts or consultants, and associated samplings and testings of soil or groundwater, the purpose of which is to determine whether there is any Contamination associated with the Real Estate and if so, the extent thereof, and to estimate of the cost of Clean-up of any Contamination, and to determine whether there are any underground storage tanks or any asbestos in, on, or under the Real Estate and if so, whether there are any violations of Environmental Laws in connection therewith. As used in this paragraph, the terms "Contamination," "Clean-up" and "Environmental Laws" are used as defined hereinabove.

4 SATISFACTION AND RELEASE.

4.1 Payment in Full. Upon payment of all sums secured by this Mortgage, Mortgagee shall release this Mortgage.

Compliance Systems, Inc. 2002 ITEM 40793L5 (0204) Page 5 of 8 Rev. 4/02 4.2 Transfer of Real Estate by Mortgag Pr. In transfer by sire, qi t, gran devise, or artion of law, or otherwise of the fee title or any other interest, (including, but not limited to mortgage, easement, land contract or leasehold interest) in all or any portion of the mortgaged Real Estate shall have the same consequences as an event of default respecting the indebtedness secured hereby, and upon such transfer, the Mortgagee, without prior notice or the elapse of any period of grace or the right to cure, shall have the right to declare all sums secured hereby immediately due and payable and, upon failure by the Mortgagor to make such payment within thirty (30) days of written demand therefor, the Mortgagee shall have the right to exercise all remedies provided in any note, this mortgage, or otherwise at law.

5 MISCELLANEOUS

- 5.1 Notice. A notice which is mailed to the Mortgagor at the address contained in this mortgage shall be sufficient notice when required under this Mortgage.
- Extensions; Reductions; Renewals; Continued Liability of Mortgagor. The Mortgagee, at its option and on such terms as it may desire, may extend the time of payment or performance of any part or all of the Obligations or reduce the payments thereon, or accept a renewal note or notes therefor, without the consent of any junior lien holder, and without the consent of the Mortgagor if the Mortgagor has then parted with title to the Real Estate. No swan extension, reduction or renewal shall affect the priority of this Mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the personal liability of the Mortgagor or any guarantors or sureties of or for any of the Obligations. The Mortgagee, at its option said on such terms as it may desire, may release any part of the Real Estate from the lien of this Mortgage without impairing the lien of this Mortgage except so to the portion of the Real Estate expressly released and without releasing the Mortgagor or any guarantors or sureties of or for any of the Obligations. No delay by the Mortgagee in the exercise of any of its rights under this Mortgage shall preclude the subsequent exercise thereof so long as any Default on innues uncurred, and no waiver by the Mortgagee of any Default of the Mortgagor shall operate as a waiver of subsequent or other Defaults. The making of any payment by the Mortgagee for any of the purposes herein permitted shall not constitute a wavier of any breach of the Mortgagor's covenant to perform such act. Notice by the Mortgagee's rights or remedies under this Mortgage may be enforced successively or concurrently. Time is of the essence of this Mortgage.
- Junior Liens. Any person, firm or corporation taking a junior mort-gage, or other lien, upon the Real Estate, shall take the said lien or mortgage subject to the rights of the Mortgagee herein to extend the naturity of the indebtedness hereby secured without obtaining the consent of the holder of said junior lien or mortgage and without the lien of this Mortg ge losing its priority over any such junior lien or mortgage. This Mortgage shall have priority over any such junior lien or mortgage, not only with respect to advances made by the Mortgagor prior to the existence and/or recording of such junior lien or mortgage, but also with respect to any advances and other Obligations made or otherwise incurred after the existence and/or recording of such junior lien or mortgage.
- 5.4 Insufficiency of Proceeds. In the event the property pledged by this instrument is sold under foreclosure and the proceeds are insufficient to pay the total costs of said foreclosure and the indebtedness evidenced and secured (y this instrument, the Mortgagee will be entitled to a deficiency judgment.
- Deposits for Assessments and Taxes. In addition to the payments to be made by the viortgagor as herein provided and also as provided in any note hereby secured, the Mortgagor agrees, if requested by the Mortgagoe at any time or from time to time while this Mortgago remains unsatisfied, to deposit monthly with the Mortgagoe approximately one-twelfth (1/12) of the annual property taxe, and any and all assessments for public improvements levied upon the mortgagod property, and also one-twelfth (1/12) of the annual insurance premiums required by this Mortgago or any loan agreement.
- 5.6 Commercial Mortgage. This Mortgage secures indebtedness incurred for a business purpose.
- 5.7 Cumulative Rights and Remedies. The rights and remedies of the Mortgagee as provided herein, or in any note secured hereby, and the warranties therein contained, shall be cumulative and concurrent, and may be pursued singly, successively, or together at the sole discretion of the Mortgagee, and may be exercised as often as occasion therefor shall occur; and the failure to exercise any such right or remedy shall in no event be construed as a waiver or release of the same.
- Eawful Rates of Interest. All agreements between the Mortgagor and the Mortgagoe are hereby expressly limited so that in no contingency or event whatsoever shall the amount paid, or agreed to be paid, to the Mortgagoe for the use, forbearance, or detention of the money due under any Note secured hereby exceed the maximum amount permissible under applicable law. If, due to any circumstances whatsoever, fulfillment of any provi-sion hereof, at the time performance of such provision shall be due, shall involve transcending the limit of validity prescribed by law, then the obligation to be fulfilled shall be reduced to the limit of such validity, and if from any circumstances the Mortgagoe should ever receive as interest an amount that would exceed the highest lawful rate, such amount that would be excessive interest shall be applied to the reduction of the principal amount owing under the note secured hereby and not to the payment of interest.

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5.9	Choice of Law. This Nortrage Val be governed by and construed and enforced in all ares by the substantive laws of the State of Indiana, notwithstanding the fact that Indiana conflicts of law rules might otherwise require the substantive rules of law of another jurisdiction to apply.							
5.10	Parties Bound. This mortgage shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal represen-tatives, successors, and assigns where permitted by this mortgage.							
5.11	Severability. In case any one or more of the provisions contained in this Mortgage shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof and this mortgage shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.							
5.12	Time of Essence. Time is of the essence of this Mortgage.							
5.13	Construction. The words "Mortgagor" and "Mortgagee" include singular or plural, individual or corporation, and the respective heirs, personal representatives, executors, administrators, successors, and assigns of the Mortgagor and the Mortgagee, as the case may be. The use of any gender applies to all genders. If more than one party is named as the Mortgagor, the obligation hereunder of each such party is joint and several.							
5.14	Limitations on Liortgage. The security interest created under the provisions of this Mortgage will not secure the following indebtedness:							
	Any indebtedness with respect to which the Mortgagee is required to make any disclosure of the existence of this Mortgage under applicable law for this transaction and fails to do so as required by law;							
	If this security interest is in ad welling and this is a variable rate loan any indebtedness with respect to which the Mortgagee is required to disclose and provide for a limitation on the maximum interest rate that may be imposed during the term of such indebtedness when required by federal regulations and Mortgagee fails to do so as required by applicable law or regulation; or							
	If this security interest is in Mortgagor's principal dwelling any indebtedness with respect to which the Mortgagee is required to provide any notice of right of rescission required by law for this transaction and fails to do so.							
5.15	Second Mortgage Provision If the preceding box is checked and the preceding blank line is signed by an							
	authorized officer of Mortgagee, this is a second mortgage subor inats only to that certain mortgage granted by Mortgagor to under date of, securing a loan in the original principal amount of \$ and							
	recorded with the Recorder of County on as Document No							
5.16	Captions. The captions herein are inserted only for convenience of reference and in no way define, limit, or describe the scope or intent of this Mortgage or any particular paragraph or section hereof, nor the proper construction hereof.							
	IN WITNESS WHEREOF, Mortgagor has executed this Mortgage this 27th day of November , 2010 .							
	BHARAT H BARAI							
	PANNA B BARAI							
	"Mortgagor"							

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[To be used with individual mortgagor(s)]			
THE STATE OF INDIANA			
COUNTY OF LAKE			
ACKNOWLED	GMENT		
Before me, a Notary Public in and for said County and State personally appearacknowledged the execution of the above and foregoing Mortgage, this	ared BHARAT H BARAI & 27th day of	PANNA B BARAI November	, and
2010 .	Policia Bendi		
	A resident of LAKE /CK	TE L	Notary Public, County, Indiana
My Commission Expires:	PATRICIA M. BENDT		
September 9, 200	Porter County Porter County My Commission Expires September 9, 2011		
[To be used when the Mortgagor(s) is a corporation or other	r business entity)		
THE STATE OF INDIANA			
COUNTY OF			
ACKNOWLEI	OGMENT		
Before me, a Notary Public in and for said County and State per onall) a	nopeared		, the
of		, at	nd acknowledge
the execution of the above and foregoing Mortgage for and on behalf of day of	Di		, thi
	A resident of		Notary Public County, Indiana
	A lealdeist of		_ 2 2 2 3 3 3 7 3 3 3 3 3 3 3 3 3 3 3 3 3
My Commission Expires:	TS		
	A resident of	0/5:	
I affirm, under the penalties for perjury, that I have taken reasonal document, unless required by law. BONNIE CONNORS	ible care to redact each So	cial Security number in	n this
This instrument was	prepared by:		
BONNIE CONNORS, COMME	RCIAL LOAN PROCESSO	R	

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ADDENDUM/EXHIBIT A

PARCEL 1:

UNIT 1103 AND GU-215 AND GU-216 IN THE TOWER RESIDENCES CONDOMINIUMS, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED PROPERTY:

LOT 1 IN KILEY'S SUBDIVISION, BEING A SUBDIVISION OF PART OF THE LAND PROPERTY AND SPACE IN FRACTIONAL SECTION 22, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THAT PART OF LOT 1 IN KILEY'S SUBDIVISION, BEING A SUBDIVISION OF PART OF THE LAND PROPERTY AND SPACE IN FRACTIONAL SECTION 22, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING BELOW A HORIZONTAL PLANE HAVING AN ELEVATION OF 25.18 CHICAGO CITY DATUM AND LYING ABOVE A HORIZONTAL PLANE HAVING AN ELEVATION OF #4.88 CHICAGO CITY DATUM AND LYING WITHIN ITS HORIZONTAL BOUNDARY PROJECTED VERTICALLY AND DESCRIBED AS FOLLOWS: COMMENCING AT THE SOUTHWEST CORNER OF SAID LOT 1: THENCE NORTH 00°00'00" EAST, ALONG THE WEST LINE THEREOF, 19.36 FEET; THENCE SOUTH 30°00'00" EAST, 26.32 FEET TO THE POINT OF BEGINNING; THENCE NORTH 00°04'10" WEST, 36.31 FEFT, THENCE NORTHERLY 13.18 FEET ALONG THE ARC OF A CIRCLE, HAVING A RADIUS OF 136.61 FEET, CONVEX WESTERLY, AND WHOSE CHORD BEARS NORTH 13°48'32" WEST A DISTANCE OF 13.17 FEET; THENCE NORTH 70°29'29" EAST, 0.41 FEET; THENCE NORTH 88°19'45" EAST, 5.41 FEET; THENCE SOUTH 00°28'25" WEST, 1.13 FEET; THENCE SOUTH 89°54'00" EAST, 1.72 FEET; THENCE SOUTH 00°11'42 AST, 2.94 FEET; THENCE SOUTH 88°36'47" EAST, 2.79 FEET; THENCE SOUTH 00°05'25" WEST, 9.70 FEET; THENCE NORTH 89°34'58" EAST, 1.41 FEET; THENCE NORTH 00°18'21" EAST, 0.41 FEET; THENCE SOUTH 89°41'39" EAST, 8.87 FEET; THENCE SOUTH 00°04'18"

WEST, 0.83 FEET; THENCE SOUTH 89°41'50' FAST, 3.88 FEET; THENCE NORTH 00°18'10" EAST, 1.99 FEET; THENCE NORTH 89°48'37" EAST, 14.33 FEET; THENCE NORTH 00°18'17" EAST, 1.69 FEET; THENCE NORTH 89°52'08" EAST, 14.43 FEET; THENCE SOUTH 00°11'08" EAST, 5.26 FEET; THENCE SOUTH 89°49'40" EAST, 14.33 FEET; THENCE SOUTH 00°57'07" WEST, 25.19 FEET; THENCE SOUTH 89°52'13" EAST, 5.67 FEET; THENCE SOUTH 00°57'07" WEST, 8.32 FEET; THENCE WESTERLY 70.75 FEET ALONG THE ARC OF A CIRCLE, HAVING A RADIUS OF 128.18 FEET, CONVEX SOUTHERLY, AND WHOSE CHORD BEARS SOUTH 89°59'01" WEST A DISTANCE OF 69.86 FEET TO THE POINT OF BEGINNING), IN COOK COUNTY, ILLINOIS; WHICH SURVEY IS ATTACHED TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 0613532041, (OGETHER WITH AN UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

PARCEL 2:

THE EXCLUSIVE RIGHT TO USE STORAGE SPACE S-55, A LIMITED COMMON ELEMENT AS DELINEATED ON THE SURVEY ATTACHED TO THE DECLARATION AFORESAI'D RECORDED AS DOCUMENT 0613532041.

PARCEL 3

NON-EXCLUSIVE EASEMENT FOR THE BENEFIT OF PARCEL 1 AND OTHER PROPERTY FOR PEDESTRIAN AND LIMITED VEHICULAR INGRESS AND EGRESS AS CREATED BY GRANT OF ACCESS EASEMENT AND AGREEMENT FOR USE AND MAINTENANCE OF EASEMENT PARCEL RECORDED JULY 27, 2000 AS DOCUMENT NUMBER 00570791 MADE BY CHICAGO TITLE TRUST NUMBER 1080000 AND MUSEUM PARK EAST, LLC. AND AMENDED BY DOCUMENT RECORDED APRIL 24, 2002 AS NUMBER 0020470285.

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ADDENDUM/EXHIBIT A

PARCEL 1:

UNIT 1104 AND GU-213 AND GU-214 IN THE TOWER RESIDENCES CONDOMINIUMS, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED PROPERTY:

LOT 1 IN KILEY'S SUBDIVISION, BEING A SUBDIVISION OF PART OF THE LAND PROPERTY AND SPACE IN FRACTIONAL SECTION 22, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THAT PART OF LOT 1 IN KILEY'S SUBDIVISION, BEING A SUBDIVISION OF PART OF THE LAND PROPERTY AND SPACE IN FRACTIONAL SECTION 22, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING BELOW A HORIZONTAL PLANE HAVING AN ELEVATION OF 25.18 CHICAGO CITY DATUM AND LYING ABOVE A HORIZONTAL PLANE HAVING AN ELEVATION OF 14.83 CHICAGO CITY DATUM AND LYING WITHIN ITS HORIZONTAL BOUNDARY PROJECTED VERTICALLY AND DESCRIBED AS FOLLOWS: COMMENCING AT THE SOUTHWEST CORNER OF SAID LOT); THENCE NORTH 00°00'00" EAST, ALONG THE WEST LINE THEREOF, 19.36 FEET; THENCE SOUTH 50°00'00" EAST, 26.32 FEET TO THE POINT OF BEGINNING; THENCE NORTH 00°04'10" WEST, 36.31 FEET, THENCE NORTHERLY 13.18 FEET ALONG THE ARC OF A CIRCLE, HAVING A RADIUS OF 136.61 FEET, CONVEX WESTERLY, AND WHOSE CHORD BEARS NORTH 13°48'32" WEST A DISTANCE OF 13.17 FEET; 1HENCE NORTH 70°29'29" EAST, 0.41 FEET; THENCE NORTH 88°19'45" EAST, 5.41 FEET; THENCE SOUTH Co 28'25" WEST, 1.13 FEET; THENCE SOUTH 89°54'00" EAST, 1.72 FEET; THENCE SOUTH 00°11'42" EAST, 2.94 FEET; THENCE SOUTH 88°36'47" EAST, 2.79 FEET; THENCE SOUTH 00°05'25" WEST, 9.70 FEET; THENCE NORTH 89°34'58" EAST, 1.41 FEET; THENCE NORTH 00°18'21" EAST, 0.41 FEET; THENCE SOUTH 89°41'39" EAST, 8.87 FEET; THENCE SOUTH 00°04'18"

WEST, 0.83 FEET; THENCE SOUTH 89°41′50″ EAST, 3.88 FEET; THENCE NORTH 00°18′10″ EAST, 1.99 FEET; THENCE NORTH 89°48′37″ EAST, 14.33 FEET; THENCE NORTH 00°18′17″ EAST, 1.69 FEET; THENCE NORTH 89°52′08″ EAST, 14.43 FEET; THENCE SOUTH 00°11′08″ EAST, 5.26 FEET; THENCE SOUTH 89°49′40″ EAST, 14.33 FEET; THENCE SOUTH (0°)7′47″ WEST, 25.19 FEET; THENCE SOUTH 89°52′13″ EAST, 5.67 FEET; THENCE SOUTH 00°57′07″ WEST, 8.32 FEET; THENCE WESTERLY 70.75 FEET ALONG THE ARC OF A CIRCLE, HAVING A RADIUS OF 123 18 FEET, CONVEX SOUTHERLY, AND WHOSE CHORD BEARS SOUTH 89°59′01″ WEST A DISTANCE OF 69.86 FEET TO THE POINT OF BEGINNING), IN COOK COUNTY, ILLINOIS; WHICH SURVEY IS ATTACHED TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 0613532041, TOGETHER WITH AN UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

PARCEL 2:

THE EXCLUSIVE RIGHT TO USE STORAGE SPACE S-56, A LIMITED COMMON ELEMENT AS DELINEATED ON THE SURVEY ATTACHED TO THE DECLARATION AFORESAID RECORDED AS DOCUMENT 0613532041.

PARCEL 3

NON-EXCLUSIVE EASEMENT FOR THE BENEFIT OF PARCEL 1 AND OTHER PROPERTY FOR PEDESTRIAN AND LIMITED VEHICULAR INGRESS AND EGRESS AS CREATED BY GRANT OF ACCESS EASEMENT AND AGREEMENT FOR USE AND MAINTENANCE OF EASEMENT PARCEL RECORDED JULY 27, 2000 AS DOCUMENT NUMBER 00570791 MADE BY CHICAGO TITLE TRUST NUMBER 1080000 AND MUSEUM PARK EAST, LLC. AND AMENDED BY DOCUMENT RECORDED APRIL 24, 2002 AS NUMBER 0020470285.

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ADDENDUM/EXHIBIT A

PARCEL 1: UNITS 1102 AND P-644 AND P-645 IN PARKVIEW AT RIVER EAST CONDOMINIUMS AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE: PART OF BLOCK 3 (EXCEPT THE SOUTH 9.33 FEET THEREOF) IN CITYFRONT CENTER, BEING A RESUBDIVISION IN THE NORTH FRACTION OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED FEBRUARY 24, 1987 AS DOCUMENT 87106320; WHICH SURVEY IS ATTACHED AS EXHIBIT "E" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER 0811410154 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS; ALL IN COOK COUNTY, ILLINOIS.

RCEL 2:

i CREATED B:

OOS AS D'CUIEN:

PIN \$17-10-218-004-000 PARCEL 2: NON-EXCLUSIVE EASEMENTS FOR THE BENEFIT OF PARCEL 1 AND OTHER PROPERTY