R5057

19<u>8</u>5 This Mortgage made this 13th day of December Eddie B. Avant and Edna M. between Avant , his wife (therein the "Mortgagor") and American Funding Ltd., a New Jersey Ltd. Partnership and its successors and assigns (hereinafter the "Mortgagee"). RECITALS WHEREAS Mortgagor is indebted to Mortgagee in the sum of Fifty-Eight Thousand Nine Hundred Seventy-Eight & 80/100 County, Illinois, to wit: of the following real estate situated in, Lot 375 in Cummings and Foreran Real Estate Corporation Roosevelt Road and 17th Avenue Subdivision of Lots I tr 5, 7 and 8 inOwner's Partition of the South 83.2 acres in the west 1/2 of Section 15, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois

Permanent Index No.:

Signature of the contract of t Broadview, IL £0153 Commonly known as: 2104 S. 23rd

Together with all improvements, tenements, hereditaments, easements, and appurtenances thereunto belonging or pertaining, and all equipment and

hxfures now or hereafter situated thereon or used in connection therewith, whether or not physically attached thereto.

To have and to hold the premises unto Mortgagee: its successors and assigns. To rever, for the purposes and uses herein set forth, free from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which said rights and benefits Mortgagor does hereby expressly release and waive

BEBLUNOFFICIAL COP STRANSPORT OF THE PROJECT OF STREET AND EARLY U.

Chairgager covenants and agreement, working, and the continues of the cont 1. To pay, when due, all sums secured hereby,

3. To keep the buildings now and hereafter standing on the Mortgaged premises and all insurable parts of said reaf estate insurad against teet of damage by fire or other hazards as the Mortgages may from time to time require, all such insurance to be in forms and companies and in sums damage by fire or other hazards as the Mortgages may from time to time require, all such insurance as its interest may appear. At least statistically to Mortgages. At copy of all insurance policies shall be held by and be payable to Mortgages as its interest may appear. At least statistically to Mortgages. At copy of all insurance policies shall be held by and be payable to Mortgages as copy of a policy to take state policy. Mortgager shall deliver to Mortgages a copy of a policy to take state policy. Mortgager shall deliver to Mortgages as the expiration of each such policy. Mortgager shall deliver to Mortgages as copy of a policy to take state. 2. To keep the premises in good condition and repair and net to commit or permit waste therson:

4. To pay, ten (10) days before the same shall become delinquent or a penalty attaches thereto for non-payment; all taxes, assessments and to pay, ten (10) days before the same shall become delinquent or a penalty attaches thereto for non-payment; and to pay, when due any charges of every nature which may be levied, assessed, or charged or imposed on the premises, and, upon request by Mortgages, to exhibit to Mortgages satisfactory indebtedness which may be secured by a junt or charge on the premises, and, upon request by Mortgages, to exhibit to Mortgages attached to the payment and discharge of such tien or claim.

5. To comply promptly with all ordinances, regulations, laws, conditions and restrictions which affect the mortgaged property, or its use, and not permit it to be used to any unlawful perposes.

6. To execute, acknowing a and deliver any and all instruments upon demand of Mortgages, as Mortgages may deem appropriate to parfect.

further evidence, protect or facilitate the enforcement of the Hen of this Mortgage.

7. Mortgagor hereby assit as and attransfers to Mortgagoe all rents and profits due or to become oue and all deposits of money as advanced rent.

Or for security: under all or saint and tuture leases or agreements for use or occupancy of the Mortgagod premises, including those made by Mortgagoe under all or saint and attawaits thereunder.

Mortgagoe under powers now, manifed, hereby absolutely transferring and assigning all such leases and agreements and attawaits thereunder to Mortgagoe under powers now.

8. Mortgagor hereby assigns and translates unto Mortgages, up to the amount of the indebtedness/secured hereby, all awards of damages in connection with any taking or injury of the mortgages and use, and the processes of all awards one the payment of all expenses, including Mortgages afterney's fees, shall be gold to Mortgages and use, and the processes of all awards one the payment of all expenses, including Mortgages's afterney's fees, shall be gold to separate the payment of all expenses, including Mortgages's afterney's fees, shall be gold to separate the payment of all expenses. Including Mortgages afterney's valid acquittances and to separate the mortgages is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver, valid acquittances. The payment of the payme

9. In the event of loss or damage to the mortgaged poperty by Merigages a) where any policy of insurance, (b) from awards or damages in constant with any tubing or injury of the mortgaged property by Merigages a) where any policy of insurance, (b) from awards or damages in constant with any of the mortgaged property by Merigages a) where any policy of the mortgages property for public usual (c) from rents and income, may at Mortgages's option, without nectors of information of the mortgages' property for public usual (c) from rents and income, may at Mortgages's option, without nectors (ii) forwards reinfluenced to the mortgages' property for public usual (ii) from rents and income, may at Mortgages's option, without nectors (iii) forwards reinfluenced to the mortgages' property and the constant of the income of the income of the income of the mortgaged property. Any such mortes received ay Merigages not used as aforesaid will be paid over to Mortgages' in the income of the mortgaged property. Any such mortes received ay Merigages not used as aforesaid will be paid over to Mortgages' in the income of the mortgaged property. Any such mortes received ay Merigages not used as aforesaid will be paid over to Mortgages' in the income of the mortgaged property. Any such mortes received ay Merigages not used as aforesaid will be paid over to Mortgages' in the income of the

injury of the mortgaged property. Any such monies received by Mortgages not used as aforesaid will be paid over to Mortgages.

10. In the event of a default by Mortgages in the performance of any agreement of Mortgagor hereunder or under any other in any prior more as accounts in connection with this transaction of in any asyment provided by herein and the terms of any prior agreement of the promises for a period of thirty (3D) days, or it these to an advanges, to Mortgages under the benefit of a settlers or a voluntary without the written consent of Mortgages, or it Mortgages shall be completely and a sasignment, or the a settlers of have a received without the written consent of Mortgages, or it Mortgages shall be after a consent of the representations, warrantees perition to reorganize or to effect a plan or other arrangements with creditions or several exit any of the representations, warrantees appointed or should the mortgaged promises or any perit thereof be attained, levied upon or setzed, or if any of the representations with creditions of statements of Mortgages have be incorrect or if the Mortgage or any all abandon the mortgaged property of self-exercised as continuely. If Mortgages should abandon the management of sections and payable without notice or demand and this mortgage may be it reclaimed as continuely. If Mortgages should abandon the mortgage may be and payable without notice or demand and this mortgage may be it reclaimed as continuely. If Mortgages should abandon the mortgage may be it reclaimed as continued before any take immediate possession thereof with or without horeclosity.

morrgages may take immediate possession the sort with or without reconstruction in the event of default in performance of any of Mertgager's covenants or agreements here a contained, Morrgages may, but need not, make the payment or perform any act hereinhefore required of Mertgager, in any form and manner "cemed expedient and may but need not, make the payment or perform any act hereinhefore required of Mertgager, if any, and purchase, "cohere affecting the permisse or centent any, take or partial payments of principal or interest on prior encumbrances, if any, and purchase, steeling the permisse or centent interest, including other lien, excumbrance, sulf; title or claim thereof or redeem from any tax sale or two incurred in connection therewith, including other lien, excumbrance, sulf; title or claim thereof or redeem from any tax sale or two incurred in connection thereof shall be so much other lien, excumbrance, sulf; title or claim thereof or redeem from any tax sale or two incurred in connection thereof shall be so much of the purposes herein authorized and all expenses period in hereof shall be so much as provided to a secure of the secure of hereby and shall become immediately due and payable without lotics and with interest thereof as provided to have by and shall become immediately due and payable without lotics and with interest thereof as provided to the Note secured hereby.

12 In the event of any fereclosure of this Mortgage, the Mortgager shall pay all costs and attorney's less mich may be incurred by Mortgages, in the event of any fereclosure of this mortgage, with pay proceeding to which Mortgages may be a party by reason of this mortgage, with pay proceeding to which Mortgages may be a party by reason of this mortgage, with pay proceeding to which Mortgages may be a party by reason of this mortgage, with pay all costs and attorney's less and this mortgage, with pay the property and expenses of the costs and attorney's less and payments may be incurred by Mortgages, in the property and expenses of upkeeping and repair made in order to place the same in a condition to be self-imposition of liens or claims against the property and expenses of upkeeping and repair made in order to place the same incurred by Mortgages.

Every maker or other person liable upon the Note secured hereby shalf remain primarily bound (jointly and several), whether of the pairs of the pairs. The singular number shall insert the pairs of the pairs of the pairs of the pairs. The word Mortgagor shall include all persons claiming under or through Mortgagor and the use of any gender shall be applicable to all genders. The word Mortgagor shall include all persons claiming under or the mote are and the use of any gender shall be applicable to all genders. The word Mortgagor shall include all persons chall have executed the mote are and all persons liable for the payment of the indebtedness or any part thereof, whether or not such person shall have executed the mote are this mortgage.

No remedy or right of Mortgages shall be exclusive, but shall be in addition to every other right or remedy herein conferred or new or herestra-No remedy or right of Mortgages shall be exclusive, but shall be in addition to every other right or remedy in any exercise of any Mortgages of existing by law, Each and every right, power and remedy may be exercised or enforced currently. No delay in any exercise of employers are in default hereunder and no waiver by Martgages of rights hereunder shall proclude the subsequent exercise thereof so long as Mortgages of this Mortgage.

15. Any notice required or permitted by the previsions of this mortgage, or by law, shall be sufficiently given is sent by certified mail; first class postage prepaid to the address of the respective parties set forth below.

16. Upon full payment of all sums secured hereby, Mortgages shall execute and deliver to Mortgagor, a release of this mortgage. WITNESS WHEREOF, the Morigagor, and each of them, has hereunto set his hand and seal the day and year first above written. ्रिता के स्वतिक त्या के विकास के प्राथमित के प्राप्त के प्राप्त के कि विकास के कि विकास के विकास के विकास के व अस्ति के अस्ति के कि अस्ति अस्ति के कि अस्ति के अस्ति के अस्ति के कि अस्ति के अस्ति के विकास के अस्ति के अस्

set his hand and seal the way arm y	7/ /	
Eddi B	elling-	- 1 V V V
Talia B Avant	ego ord tellegible to the excellent	
Free Clase	Colonia Coloni	(\$00
Edna M. Avant		

LIN OF WHAT OF

Company of the responsible

of the said a series

अध्यक्षित्रक वर्षे विक्रमान्त्रक एक मूल्या एक प्रमुख

ANÓWLEDGEMENTS:

UNOFFICIAL COPY 8 9 4 4 1 8 3 6

Individuals

		Miditionale				
State of Illinois, County ofC	oook	SS.,	I, the unde	rsigned, a Notary Public i	n and for said County,	,
,		and the State aforesaid, 00 H		Fddie B. Avant	and Fdna M.	-
14 4 B 05 81410		personally known to me to be		whose name S	are	<u>.</u>
IMPRESS SEAL	subscribed in the foregoing instrument, appeared before me this day in person, and acknowledged					
HERE		that <u>they</u> signed, ser free and voluntary act, for the of the right of homestead.	aled and delivered the uses and purposes the	said instrument as erein set forth, including t	their he release and waive	ī
Given under my hand and official se	ad this	12+h	day of Decard	ner	1985	
Commission expires			_ 00,00			•
This instrument was preparer by			// 1		Hotary Public	•
This mandment was prepare toy	0		MAME AND ADDRESS)			<u>-</u>
	/x	THIS INSTRUMENT ("				×
•	1/2 00	PREPARED BY:	_			AFFIX
		MUEL M. EINHORN			•	7
		25 N. Arlington His. Rd				
	ATH	ngton Heights, IL 60004	1			
		Corporate				
		O _Z				1_
State of Illinois, County of		ss. 1, the undecoinned, a No	tary Public, in and fo	r the County and State at	oresaid. DO HEREBY	띯
CERTIFY, that				lo be the		ĮŽ.
of the						DOCUMENT NUMBER
		, and	pe	ersonally known to me to	be the	. Z
·		of said corporation, and perso				
	subscribed	to the foregoing instrument, app	ealed before me this d	ay in person and several	ly acknowledged that	川岸
IMPRESS	as such	President	dent and	Secreta	ry, they signed and	ı İ
NOTARIAL SEAL HERE		he said instrument as				
HERE	Secretary of	I said corporation, and caused th	e corporat <i>a sa</i> ol ol sai	d corporation to be affixe	d thereto, pursuant to	, —
	authority, g	iven by the Board of		of said corporation as the	eir free and voluntary	,
	act, and as	the free and voluntary act and d	eed of said corporalio	n, for the uses and purpo	ises therein set forth.	
			· (P		•
Given under my hand and off	icial seal, this _		_ day of		19	
•				U _X		
Commission expires						
1				NOTAP: TISLIC		
This instrument was prepared by _		· · · · · · · · · · · · · · · · · · ·				
× (5)				(NAME AND ADURESS)	853418	
V.					ណ៍	
· <u>"</u> /					3	
\$ 100 miles						
the of					$\overline{\alpha}$	

UNOFFICIAL COPY

CARDINI FORFERER TS:

zientivital.

