

THIS MORTGAGE AND SECURITY AGREEMENT WITH ASSIGNMENT
OF RENTS IS BEING RERECORDED to correct a certain SMC07/SMC/032092-m/4/022686.
Scriviner's error contained on page 1 of this Mortgage and Security Agreement with Assignment of Rents as the same was recorded on February 27, 1986 as Instrument Number 8608009 with the County Recorder of Cook County, Illinois. Said scriviner's error has been corrected herein by changes (indicated by underlining herein) made to said page.

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MORTGAGE AND SECURITY AGREEMENT WITH
ASSIGNMENT OF RENTS

(Corrected)

This Mortgage dated February 12, 1986 between Boulevard Bank National Association, a national banking association of 401 North Michigan Avenue, Chicago, Illinois 60611, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said Trustee in pursuance of a Trust Agreement dated February 5, 1986 and known as Trust Number 8237 (hereinafter referred to as "Mortgagor") and Harris Trust and Savings Bank, an Illinois banking corporation with its principal place of business at 111 West Monroe Street, Chicago, Illinois 60690 (hereinafter referred to as "Mortgagee"):

WITNESSETH THAT:

WHEREAS, Mortgagor is justly and truly indebted to Mortgagee in the principal sum of One Hundred Seventy-Five Thousand Dollars (\$175,000.00) as evidenced by that certain Promissory Note bearing even date herewith and payable to the order of Mortgagee whereby Mortgagor promises to pay said principal sum together with interest thereon prior to maturity at the rate determined by adding 1% to the rate per annum from time to time fixed by Harris Trust and Savings Bank as its prime commercial rate (and after maturity until paid at the rate per annum determined by adding 3% to such prime commercial rate from time to time in effect) at the times therein provided, with a final maturity of all principal and interest not required to be sooner paid than January 31, 1991 (such promissory note and any and all notes issued in renewal thereof or in substitution or replacement therefor being hereinafter referred to as the "Note");

NOW, THEREFORE, to secure the payment of the principal and premium, if any, of and interest on the Note as and when the same becomes due and payable (whether by lapse of time, acceleration or otherwise), the payment of all other indebtedness, obligations and liabilities which this Mortgage secures pursuant to any of its terms and the observance and performance of all covenants and agreements contained herein or in the Note or in any other instrument or document at any time evidencing or securing any of the foregoing or setting forth terms and conditions applicable thereto (all of such indebtedness, obligations and liabilities being hereinafter collectively referred to as the indebtedness hereby secured), Mortgagor does hereby grant, bargain, sell, convey, mortgage, assign and pledge unto Mort-

This Instrument Prepared By:

Suzanne M. Gross
111 West Monroe Street
Chicago, Illinois 60603

Box 331

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gatee, its successors and assigns, and grant to Mortgagee, its successors and assigns a security interest in all and singular the properties, rights, interests and privileges described in Granting Clauses I, II, III, IV, V and VI below, all of the same being collectively referred to herein as the "Mortgaged Premises":

GRANTING CLAUSE I

That certain real estate lying and being in Chicago, County of Cook and State of Illinois more particularly described in Schedule I attached hereto and made a part hereof.

GRANTING CLAUSE II

All buildings and improvements of every kind and description heretofore or hereafter erected or placed on the property described in Granting Clause I and all materials intended for construction, reconstruction, alteration and repairs of the buildings and improvements now or hereafter erected thereon, all of which materials shall be deemed to be included within the premises immediately upon the delivery thereof to the said real estate, and all fixtures, machinery, apparatus, equipment, fittings and articles of personal property of every kind and nature whatsoever now or hereafter attached to or contained in or used or useful in connection with said real estate and the buildings and improvements now or hereafter located thereon and the operation, maintenance and protection thereof, including but not limited to all machinery, motors, fittings, radiators, awnings, shades, screens, all gas, coal, steam, electric, oil and other heating, cooking, power and lighting apparatus and fixtures, all fire prevention and extinguishing equipment and apparatus, all cooling and ventilating apparatus and systems, all plumbing, incinerating, and sprinkler equipment and fixtures, all elevators and escalators, all communication and electronic monitoring equipment, all window and structural cleaning rigs and all other machinery and equipment of every nature and fixtures and appurtenances thereto and all items of furniture, appliances, draperies, carpets, other furnishings, equipment and personal property used or useful in the operation, maintenance and protection of the said real estate and the buildings and improvements now or hereafter located thereon and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are or shall be attached to said real estate, buildings or improvements in any manner, all of the foregoing only including property owned by the Beneficiary, in existence on the aforesaid property and not owned by the tenants; it being mutually agreed, intended and declared that all the aforesaid property shall, so far as permitted by law, be deemed to form a part and parcel of the real estate and for the purpose of this Mortgage to be real estate and covered by this Mortgage; and as to the balance of the property aforesaid, this Mortgage is hereby deemed to be as well

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a Security Agreement under the provisions of the Uniform Commercial Code for the purpose of creating hereby a security interest in said property, which is hereby granted by Mortgagor as debtor to Mortgagee as secured party, securing the indebtedness hereby secured. The addresses of Mortgagor (debtor) and Mortgagee (secured party) appear at the beginning hereof.

GRANTING CLAUSE III

All right, title and interest of Mortgagor now owned or hereafter acquired in and to all and singular the estates, tenements, hereditaments, privileges, easements, licenses, franchises, appurtenances and royalties, mineral, oil, and water rights belonging or in any wise appertaining to the property described in the preceding Granting Clause I and the buildings and improvements now or hereafter located thereon and the reversions, rents, issues, revenues and profits thereof, including all interest of Mortgagor in all rents, issues and profits of the aforementioned property and all rents, issues, profits, revenues, royalties, bonuses, rights and benefits due, payable or accruing (including all deposits of money as advanced rent or for security) under any and all leases or subleases and renewals thereof of, or under any contracts or options for the sale of all or any part of, said property (including during any period allowed by law for the redemption of said property after any foreclosure or other sale), together with the right, but not the obligation, to collect, receive and receipt for all such rents and other sums and apply them to the indebtedness hereby secured and to demand, sue for and recover the same when due or payable; provided that the assignments made hereby shall not impair or diminish the obligations of Mortgagor under the provisions of such leases or other agreements nor shall such obligations be imposed upon Mortgagee. By acceptance of this Mortgage, Mortgagee agrees, not as a limitation or condition hereof, but as a personal covenant available only to Mortgagor that until an event of default (as hereinafter defined) shall occur giving Mortgagee the right to foreclose this Mortgage, Mortgagor may collect, receive (but not more than 30 days in advance) and enjoy such rents.

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GRANTING CLAUSE IV

All judgments, awards of damages, settlements and other compensation heretofore or hereafter made resulting from condemnation proceedings or the taking of the property described in Granting Clause I or any part thereof or any building or other improvement now or at any time hereafter located thereon or any easement or other appurtenance thereto under the power of eminent domain, or any similar power or right (including any award from the United States Government at any time after the allowance of the claim therefor, the ascertainment of the amount thereof and the issuance of the warrant for the payment thereof), whether

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permanent or temporary, or for any damage (whether caused by such taking or otherwise) to said property or any part thereof or the improvements thereon or any part thereof, or to any rights appurtenant thereto, including severance and consequential damage, and any award for change of grade of streets (collectively "Condemnation Awards").

GRANTING CLAUSE V

All property and rights, if any, which are by the express provisions of this instrument required to be subjected to the lien hereof and any additional property and rights that may from time to time hereafter, by installation or writing of any kind, be subjected to the lien hereof by Mortgagor or by anyone in Mortgagor's behalf.

GRANTING CLAUSE VI

All rights in and to common areas and access roads on adjacent properties heretofore or hereafter granted to Mortgagor and any after-acquired title or reversion in and to the beds of any ways, roads, streets, avenues and alleys adjoining the property described in Granting Clause I or any part thereof.

TO HAVE AND TO HOLD the Mortgaged Premises and the properties, rights and privileges hereby granted, bargained, sold, conveyed, mortgaged, pledged and assigned, and in which a security interest is granted, or intended so to be, unto Mortgagee, its successors and assigns, forever; provided, however, that this instrument is upon the express condition that if the principal of and interest on the Note shall be paid in full and all other indebtedness hereby secured shall be fully paid and performed, then this instrument and the estate and rights hereby granted shall cease, determine and be void and this instrument shall be released by Mortgagee upon the written request and at the expense of Mortgagor, otherwise to remain in full force and effect.

It is expressly understood and agreed that the indebtedness hereby secured will in no event exceed two hundred percent (200%) of (i) the total face amount of the Note plus (ii) the total interest which may hereafter accrue under the Note on such face amount.

Mortgagor hereby covenants and agrees with Mortgagee as follows:

1. Payment of the Indebtedness. The indebtedness hereby secured will be promptly paid as and when the same becomes due.

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2. Further Assurances. Mortgagor will execute and deliver such further instruments and do such further acts as may be necessary or proper to carry out more effectively the purpose of this instrument and, without limiting the foregoing, to make subject to the lien hereof any property agreed to be subjected hereto or covered by the Granting Clauses hereof or intended so to be.

3. Possession. While Mortgagor is not in default hereunder, Mortgagor shall be suffered and permitted to remain in full possession, enjoyment and control of the Mortgaged Premises, subject always to the observance and performance of the terms of this instrument.

4. Payment of Taxes. Mortgagor shall pay before any penalty attached, all general taxes and all special taxes, special assessments, water, drainage and sewer charges and all other charges of any kind whatsoever, ordinary or extraordinary, which may be levied, assessed, imposed or charged on or against the Mortgaged Premises or any part thereof and which, if unpaid, might by law become a lien or charge upon the Mortgaged Premises or any part thereof, and shall, upon written request, exhibit to Mortgagee official receipts evidencing such payments, except that, unless and until foreclosure, distress, sale or other similar proceedings shall have been commenced, no such charge or claim need be paid if being contested (except to the extent any full or partial payment shall be required by law), after notice to Mortgagee, by appropriate proceedings which shall operate to prevent the collection thereof or the sale or forfeiture of the Mortgaged Premises or any part thereof to satisfy the same, conducted in good faith and with due diligence and if Mortgagor shall have furnished such security, if any, as may be required in the proceedings or requested by Mortgagee.

5. Payment of Taxes on Note, Mortgage or Interest of Mortgagee. Mortgagor agrees that if any tax, assessment or imposition upon this Mortgage or the indebtedness hereby secured or the Note or the interest of Mortgagee in the Mortgaged Premises or upon Mortgagee by reason of or as a holder of any of the foregoing (including, without limitation, corporate privilege, franchise and excise taxes, but excepting therefrom any income tax on interest payments on the principal portion of the indebtedness hereby secured imposed by the United States or any State) is levied, assessed or charged, then, unless all such taxes are paid by Mortgagor to, for or on behalf of Mortgagee as they become due and payable (which Mortgagor agrees to do upon demand of Mortgagee, to the extent permitted by law), or Mortgagee is reimbursed for any such sum advanced by Mortgagee, all sums hereby secured shall become immediately due and payable, at the option of Mortgagee upon 30 days' notice to Mortgagor, notwithstanding anything contained herein or in any law heretofore or hereafter enacted, including any provision thereof for-

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and insurance agatnse losses of rent due to fire and risks now or
earlier from the United States Government or any agency thereof,
liquidator liability, war risk insurance against when and to the extent ob-
liged machinery insurance, insurance against flood risks, host
time to time may require, including, without limitation, boiler
such amounts and against such insurance hazards as Mortgagor from
such other insurance which respects to the Mortgaged Premises in
approved by Mortgagor, Mortgagor shall also obtain and maintain
as are customary carried by owners of like property and
case in form and content satisfactory to Mortgagor in each
they, property damage and workmen's compensation insurance in each
hereby, Mortgagor shall also obtain and maintain public liability
controllable in the event of loss, which any insurance required
shall not carry separate insurance concurrent in kind or form and
form of mortgage clause to be attached to each policy, Mortgagor
rights to be evidenced by usual standard non-controllable
political parties payable, in case of loss or damage, to Mortgagor, such
or by an expert approved by Mortgagor, all under insurance
Mortgagor and at Mortgagor's expense by the insurer of insurance
physically depreciable valuation (actual replacement value) without deduction for
insurance payable policies and in any event not less than the then full
mortgagee from becoming a co-insurer of any partial loss under
like property, in amount sufficiently insured against by owners
coverage political, or which are usually insured against or
and such other risks as are usually included under extended
agreement losses or damage by fire, lightning, windstorm, explosion
hereafter containing part of the Mortgaged Premises insured
all buildings, improvements, equipment and other property now or
7. Insurance. Mortgagor will, at its expense, keep
recorded.

having the same or any insurance issued pursuant hereto
any documentary stamp tax or tax imposed upon the private legge of
connection with any such recordation or re-recording, including
payment of any and all taxes, fees or other charges incurred in
the recording, Mortgagor will pay or remit to the
protection of the mortgagee hereunder and, without limiting
premises, or any part hereof, in order fully to preserve and
intestate, assuringment or other lien or charge upon the Mortgaged
unit or for the recording and refiling of a mortgage, security
such places as may be required by law for the recording and file-
kept, recorded and filed at its own expense in such manner and in
of a securities interest recorded by Mortgagor at all times to be
supplemental hereto and any financing statement or other notes
denote the extent. Mortgagor will cause the Mortgaged Premises Inci-

6. Recordation and payment of taxes and expenses
pay hereunder,
payment of all taxes and charges which Mortgagor is required to
to exchange to Mortgagor, upon request, official receipts showing
paid during Mortgagor from making any such payment. Mortgagor agrees

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proceeds received by Mortgagor under the provisions of this
(d) Application of Insurance Proceeds, Net Insurance

\$10,000.
Final approval of Mortgagee in the case of losses exceeding
and/or compromise shall be made by Mortgagor, subject to
elections to adjust the losses as follows: a) if less than
any losses under any insurance afforded, but unless Mortgagee
Mortgagee, at Mortgagee's option, to adjust and compromise
(c) Adjustment of Loss. Mortgagee hereby authorizes

character immediately prior to such damage or destruction.
Premises as nearly as possible to its value, condition and
the restoration, replacement or rebuilding of the damaged
similar causes beyond the reasonable control of Mortgagor)
oblation labor or materials, government rentals and
occasional by strikes, lockouts, acts of God, inability to
promptly commence and complete (subject to unavoidable delays
effictient for the purpose, at Mortgagee's expense, will be
reduced on account of such damage or destruction shall be
Mortgagee, whether or not the insurance proceeds, if any,
destroyed or otherwise Mortgagee or any part thereof,
(b) Restoration. In case of any damage to or

damage or destruction,
Mortgagee, generally describing the nature and extent of such
Mortgagor shall promptly give written notice therefore to
bricklayer of the Mortgagee premises or any part thereof, Mortg-
(a) Notice. In case of any material damage to or des-

8. Damage to or Destruction of Mortgaged Premises.

all existing insurance policies.
balance provided by law, and it necessary therefore to cancel any or
for a period covering the Mortgagee from reclosure to
effect insurance upon the Mortgagee in amounts afforded
foreclosure, Mortgagee authorizes Mortgagee to
longs evidencing the payment of all premiums. In the event of
as the case may be, required by this instrument, bearing note-
delivered to Mortgagee or lignaria of any policy or renewals
policy delivered pursuant to this instrument, Mortgagee will
after note less than 15 days prior to the expiration date of any
other respects. Upon the execution of this Mortgage and there-
notece therefore, and shall be attorney to Mortgagee in all
hirty days after receipt by Mortgagee and Mortgagee of written
that no cancellation heretofore of Mortgage, shall be liable
notwithstanding any act or negligence of Mortgagee, shall provide
by Mortgagee, shall provide that any losses shall be payable
shall not provide for any deductible amount not approved in writ-
insurance regularly by so-called "extended coverage". All
hereafter empirced by mailinshed with good and
responsible companies satisfactory to Mortgagee and

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10. Construction, Repair, Waste, Etc. Mortgagor agrees that no building or other improvement on the Mortgaged premises and constituting a part thereof shall be altered, removed or demolished nor shall any fixtures or appurtenances on, in or about said buildings or improvements be severed, removed, sold or mortgaged, without the consent of Mortgagor and in the event of the default of Mortgagor in whole or in part of any of the fixtures or structures or demerit or defectuation in the same that thereby, Mortgagor covenautes that the same will be replaced promptly by similar fixtures, chattels and articles of personal property.

Mortgagee or any Inscurermenta Supplimenta hereto or thereto of under Any Policy or Policies of Insurance of the Mortgagor gaged Payment or amount owing on the Indebtedness hereby secured or note the same may then be due or be otherwise elected whether or not the same may be due or be otherwise adequarely Secured; provided, however, that Mortgagee shall have the right, but not the duty, to release the Proceeds thereof for use in repossessing the Mortgaged Premises or any part thereof for or on behalf of Mortgagor in lieu of applying such Proceeds to the payment of the Debts Rate (hereinafter defined) which includes hereby secured and shall be payable on demand additional funds so advanced shall constitute part of the remortgatation, including additional funds, and any other indebtedness hereby secured and shall proceed to complete such

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11. Liens and Encumbrances. Mortgagor will note, which-
out the prior written consent of Mortgagee, directly or
indirectly, create or suffer to be created or to remain and will
distract or Proverbially cause to be distracted any Mortgagor,
encumberance or charge on,pledge of, or conditional sale of other
estate retention or charge on,pledge of, or separate or subordinated
or any part thereof, whether separately or otherwise to the less
hereof, except for the insertion.

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or Intereat on the Note or of any other interest hereby
(a) Default in the payment when due of the principal of

17. Events of Default. Any one or more of the fol-
lowing shall constitute an event of Default:

any such lien may have been released of record,
the proceeds of the loan evaded by the Note or out of any
that Mortgage shall be subrogated to any lien discharged out of
that Mortgage acknowledgement and agrees

than annnally.
the Mortgagee is so requested by the Mortgage not more often
and certified by independent public accountants satisfactory to
consistently applied), such information and data to be prepared
accordingly accepting accounting principles
regarding (all such information and data to be prepared in
Mortgagor and the Mortgage Premiums as may be reasonable
condition, business affairs and operations of the beneficiary of
Mortgage such Information and data with respect to the financial
15. Financial Reports. Mortgagor will furnish to the

access thereto shall be permitted for that purpose.
to inspect the Mortgage Premiums at all reasonable times, and
electing in the independent hereinafter described shall have the right
14. Inspection by Mortgagee. Mortgagee and any par-

property.
Mortgagee may reasonably require for the purpose of expressing and
and all such further assurances, conveniences and assigments as
same to time, if requested by Mortgagor, execute and deliver any
fully described herein; but nevertheless Mortgagor shall from
then of this Mortgage as fully and completely as though speci-
or act on the part of Mortgagor, become and be subject to the
shall ipso facto, and without further convenience, assigment
valded, or intended to be and become subject to the lien hereof,
hereafter acquired which is of the kind or nature hereinafter
13. After-Acquired Property. Any and all property

Mortgagee.
Mortgagor is required to perform same under the terms of this
performing any act hereunder, shall be the sole judge of whether
forfeiture, tax lien or title or claim hereof. Mortgagee, in
estimate or into the validity of any tax assessment, sale,
without inquiry into the accuracy of such bill, statement or
statement or estimate procured from the appraiser public office
relating to taxes or assessments may do so according to any bill,
Mortgagee in making any payment authorized under this Section
becluded and shall be paid by Mortgagor to Mortgagee on demand.
Rate, shall constitute so much additional independent hereby

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(h) Mortgagor or any person, firm or corporation at any time guaranteeing all or any part of the indebtedness hereby secured (a "Guarantor") becomes insolvent or bankrupt or admits in writing its inability to pay its debts as they mature or makes an assignment for the benefit of creditors or applies for or consents to the appointment of a trustee, custodian or receiver for the major part of its property or

(g) Any undebtednesses secured by a lien or charge on the mortgaged premises or any part thereof is not paid when due or preceededings are commenced to foreclose or otherwise realtize upon any such lien or charge or to have a receiver appointed for the property subject thereto or to place holder of such undebtednesses or its representative in possess-
sion thereof; or

(e) All or any portion of the benefit(s) in
Mortgagor is encumbered or sold, transferred, assigned or
conveyed, whether voluntarily or involuntarily, or

(d) Any independentenee, obligation or liability of the Mortgagor (as of any beneficiary of Mortgagor who has guaranteed (at any time owing to Harriet's trustee and Savings Bank shall note be paid when due (whether by lapse of time, acceleration, or otherwise) provided that the foregoing shall constitute an event of default it and so long as Harriet's trustee and Savings Bank is the holder of the Note; or

(b) Declarative Form or Note more than 15 days in the observance of completion of any terms or provisos of such a mortgage or the Note or of any separate assignment of leases and/or rents securing the Note or of any other instrument or document.

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reasonable notation shall be met by mailing written
such property may be found. Any requirement of said Code for
right to enter without legal process any premises where any
possession of such property, or any part thereof, and the
of Illinois, including without limitation the right to the
remedies of a secured party under the Uniform Commercial Code
Uniform Commercial Code, have all the rights, options and
lien or security interest granted therein is governed by the
property of the type in respect of which realization on a
respect to any part of the Mortgagees constitutes quieting
(b) Uniform Commercial Code. Mortgagee shall, which

notice or demand of any kind.
shall become and be forthcoming due and payable, whether other
thereon, to be forthcoming due and payable, whether same
mortgagor hereby secured, including any interest in the
mortgagor, declare the Note and all unpaid interest of
(a) Acceleration. Mortgagee may, by written notice to

all times to any mandatory legal requirement,
rights as may be available under applicable law, but subject at
of the security for the terms of this instrument and of the adequacy
complying with the effect of preventing Mortgage from
which has or might have the effect of preventing Mortgage from
and its continuation (regardless of the pending of any proceeding
18. Remedies. When any event of default has happened

(k) The Mortgaged Premises is abandoned.

(j) Any Guarantor or debtor in any financial or other in-
strument in any material respect; or
information submitted by any Guarantor to Mortgagee proves

(i) Any event occurs or condition exists which is
specified as an event of default in any separate assignment
of leases and/or rents securing the Note or relating thereto;
instrument or document securing the Note or relating thereto;

(h) Any event occurs or condition exists which is
the foregoing; or
takes any action in contemplation of orurrence of any of
causes after such instrument, or Mortgagee or any Guarantor 45
consequently to or acquireased in or are not diminished within 45
any Guarantor and if instrumented against such Party are
relief of debtors are instrumented by or against Mortgagee or
law or laws or other statute, law or regulation for the
proceedings for relief under any present or future bankruptcy
insolvency, readjustment, liquidation, dissolution or other
such appointment of bankrupcy, reorganization, arrangement,
of any of them and is note discharged within 45 days after
mortgagor or a Guarantor or for the major part of the properties
such a trustee, custodian or receiver is appointed for mort-

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(c) **FORFEITURE.** Mortgagee may proceed to foreclose enforceme nt of the rights of Mortgagee hereunder (1) by any action at law, suit in equity or other appropriate proceedings, (2) by any action for the specific performance of any agreement made herein, or for an injunction against the violation of any of the terms hereof, or in aid of the exercise of any power granted hereby or by law, or (3) by the foreclosure of t alfred herein, or for any other purpose.

noterice to Mortgagor at its address above set forth at least 10 days prior to the sale or other event for which such noterice is required. The expenses of retaking, selling, and otherwise disposing of said property, including reasonable attorney's fees and legal expenses incurred in connection therewith, shall constitute so much additional indebtedness hereby secured and shall be payable upon demand with interest at the Default Rate.

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23. Mortgagor Party to suites. If Mortgagor shall be made a party to or shall intervene in any action or proceeding

22. Mortgagor's Remedies Cumulative - No Waiver. No remedy or right of Mortgagor's Remedies Cumulative shall be exclusive of but shall be cumulative and in addition to every other remedy or right of Mortgagor or heretofore existing at law or in equity or by statute or otherwise - unless. No remedy or right accruing on any default shall impair any such remedy or right or be construed to be a waiver of any such default or right or acquireance thereto, nor shall it affect any subsequent default or acquireance of the same or a different nature. Every such remedy or right accruing after the date of this instrument may be exercised concurrently or independently, by Mortgagor and as often as may be deemed expedient by Mortgagor.

21. Applicable location of Proceedings. The proceeds of any foreclosure sale of the mortgaged premises or of any sale of property pursuant to Section 18(b) hereof shall be distributed in the following order of priority: First, on account of all costs and expenses incident to the foreclosure or other proceedings including all such items as are mentioned in Section 18(b) and 20 hereof; Second, to all other items which under the terms hereof constitute undebtedness hereby secured in addition to that evaded by the Note which relates thereto as herein provided; third, to all principal of and interest on the Note with any overplus to whomsoever shall be lawfully entitled to same.

waives any and all rights of redemption from sale under any order or decree of foreclosure pursuant to rights herein granted, on behalf of Mortgagor, and each and every person acquiring any behavior of Mortgagor, or to the date of this Mortgage, and on behalf of all subsequent to the date of this Mortgage, and on behalf of all other persons to the extent permitted by applicable law.

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26. Particular invalidity. All rights, powers and remedies provided herein are intended to be limited to the extent necessary so that they will not render this mortgage invalid, unless necessary to effectuate or note entered to be recorded, registered or filed under any applicable law. If any term of this mortgage shall be held to be invalid, illegal or unenforceable or note entered to be recorded, registered or filed under any applicable law, it will not affect the validity of the remainder of the mortgage and the validity of the mortgage as a whole.

25. Note^{ce}. All communications provided for herein shall be in writing and shall be deemed to have been given when delivered personally or mailed by first class mail, postage pre- paid, addressed to the parties herein at their addresses as shown at the beginning of this Agreement or to such other and different addressees as Mortgagor or Mortgaggee may designate pursuant to a written notice sent in accordance with the provisions of this Agreement.

affectionating the Mortgaged Premiums or the title thereunto of the bankroupety proceedings), or if Mortgagee employs an attorney to collect any or all of the terms hereinafter realizable hereupon or to enforce any of the terms hereinafter realizable hereupon or to collect expenses in preparation for the commencement of any foreclosure proceedings or for the defense of any threatened suit or proceeded-
ing which might affect the Mortgagee or otherwise of the security or heretofore, whether or not any such foreclosure or other suit or proceeding shall be actually commenced, then in any such case, proceeding
mortgagee to pay to Mortgagee, immediately and without demand, all reasonable costs, charges, expenses and attorney's fees incurred by Mortgagee in any such case, and the same shall be collected by Mortgagee from the mortgagor in addition to the principal sum and interest due and payable upon demand with interest at the default rate.

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30. Default Rate. For purposes of this Mortgage, the term Default Rate means the rate of interest per annum (computed on the basis of a year of 360 days) for the actual number of days on which the balance of a year has been outstanding.

29. Changes in structure and the provisions for protection against fire, explosion, leakage, collapse, etc., shall be such as to prevent any danger to life or health or damage to property.

28. Headings. The headings in this statement affect the meaning of any provision hereof.

27. Successors and Assessments. Whenever any of the parties hereto is referred to, such reference shall be deemed to include the successors and assigees of such party; and all the convenants, promises and agreements of such party contained by or on behalf of Mortgagor, or by or on behalf of Mortgaggee, shall bind and run to the benefit of the respective successors and assigees of such parties, whether so expressed or not.

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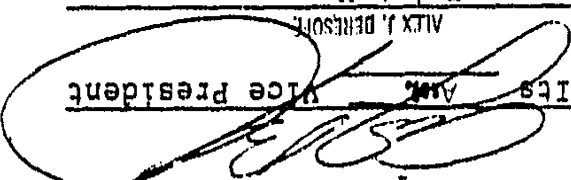
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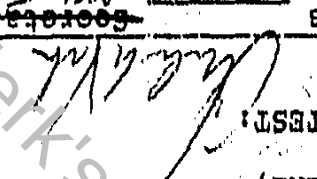
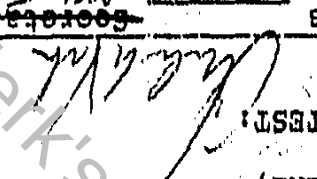
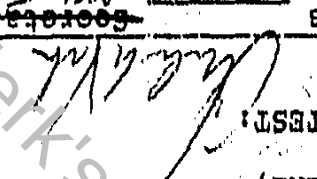
86008098

86356639

IN WITNESS WHEREOF, National Boulevard Bank of Chicago,
not personally but as trustee as aforesaid, has caused these
prosegnates to be signed by its Vice President, and its corporate
seal to be hereunto affixed and attested by its Assistant
Secretary, the day and year first above written.

NATIONAL BOULEVARD BANK
OF CHICAGO, as trustee
as Aforesaid and Not
Personally
BY 
Alex J. Dernotin
Vice President

As used herein, any reference to National
Boulevard Bank of Chicago shall mean
BOULEVARD BANK NATIONAL ASSOCIATION,
its successors through merger.

(SEAL) 
ATTEST: 
ITS 
Type or Print Name
Charles A. Virda
ASST., TRUST OFFICER

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JULY 10, 1997

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JULY 10, 1997

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AS used herein, any reference to National Boullevarid Bank of Chilego shall mean BOULLEVARD BANK NATIONAL ASSOCIATION, its successor through merger.

MY COMMUNIST ASSOCIATION EXPIRES APRIL 28, 1986

My Communion Express:

(SEAL)

MARIAN ROBINSON (TYPE OR PRINT NAME)

Digitized by srujanika@gmail.com

Given under my hand and notarial seal, this 26 day of February, 1986.

ART. FIFTH ASSISTANT OFFICER SECRETARY REPRESENTATIVE ASSISTANT
who are personally known to me to be the same persons whose names
are suggested to the foregoing instrument as such ASSISTANT
PRESIDENT and ASSISTANT OFFICER SECRETARY, REPRESENTATIVE,
before me this day in person and acknowledged that they signed
and delivereded the said instrument as their own free and voluntary
act and as the free and voluntary act of said national bank
association, as trustee as aforesaid, for the uses and purposes
therein set forth; And the said ASSISTANT OFFICER SECRETARY then
banking association, did effect the corporation seal of said national
voluntary act and as the free and voluntary act of said national
banking association as trustee as aforesaid, for the uses and
purposes therein set forth.

I, MARILAN ROBINSON a Notary Public in
and for said County, in the State aforesaid, do hereby certify
that MARY DELSIE OTT Ass't Vice
President of National Boulevard Bank of Chicago, a national
banking association, and Charles A. Vlba

COUNTY OF _____
STATE OF ILLINOIS

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00:10:00 11/27/86 11:41:00
17-16-407-021-100, Voluma 511 (Unit 719W)
429.00
429.00
00:10:00 11/27/86 11:41:00

Property Address: 719W and 721 South Dearborn Street
Chicago, IL 60605

Permanuent Tax Number: 17-16-407-021-100, Voluma 511 (Unit 721)

28 NOV 86 2:47

RECORDED IN THE DECLARATION BY THE DECLARANT, THE SUCCESSORS AND ASSIGNS.
REPORT TO THE DECLARANT, EXCLUDING HEREREFROM THE ITSELF AND EASEMENTS
AND THE PLAT AND SUBDIVISIONS FOR THE BENEFIT OF THE PROPERTY SET
SURVEY) AND ALSO THE PLAT AND SUBDIVISIONS APPURTENANT TO SAID PARCEL
UNITED STATES AND SOFT COPY IN SAID DECLARATION AND
(EXCEPTING THE INFORMATION AT THE SAID PARCEL APPURTENANT TO SAID UNIT(S)
PERCENTAGE INTEREST IN THE SAID PARCEL WITH THE RELEVANT
AMENDED FROM TIME TO TIME, TOGETHER WITH THE RELEVANT
RECORDED ON MARCH 16, 1980 AS DOCUMENT NUMBER 25,396,708 AND AS
SURVEY TO ATTACHED AS "EXHIBIT A" TO THE DECLARATION OF CONDONATION
DEATH OF THE JOHN PINTIPIA MORTDAD IN COOK COUNTY, ILLINOIS; WHICH
ADDITIONAL TO CHICAGO IN SECTION 16, TOWNSHIP 39 NORTH, HANGE 14
IN WALLACE AND OTHON, SUBDIVISION OF BLOCK 135 IN SECTION SECTION
IN THE PART TAKEN OR USED FOR DEARBORN STREET AND LYMANNA COURT
DESCRIBED REAL ESTATE: Lots 3, 4, 9, 10, 15 and 16 (EXCEPT FROM LOTS
UNITS 719W AND 721 AS DESCRIBED ON A SURVEY OF THE FOLLOWING

LEGAL DESCRIPTION

SCHEDULE I

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