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#### MODIFICATION OF NOTE AND MORIGAGE

This Agreement is made this day of 1987, by and between Citicorp Savings of Washington, DC, (Mortgages) and American National Bank, as Trustee under Trust Number 57690 dated April 28, 1983, (Mortgagor).

Whereas, Mortgagor is indebted to the Mortgagee under a certain note ("Note") dated 5/31/83 in the principal amount of \$26732.65 which said Note is secured by a mortgage ("Mortgage") of even date therewith, which said Mortgage is recorded in the office of the Register of Deeds of the County of Cook, State of Clinois, as document number 26634565, on the following described real property: 29 HEMIOCK, PARK FOREST, IL.

Where 18 Mortgagor and Mortgagee mutually desire and agree to amend the Note and Mortgage by providing for an adjustment in the interest rate expressed in said Note and Mortgage and by providing for an extension of the term of said Note and Mortgage;

Now, Therefore, in consideration of the premises and of the mutual agreements herein contain a, and upon the express conditions that the lien of the aforesaid Mortgage held by Mortgages is a valid, first and subsisting lien on said real property and that the execution of this agreement will not impair the lien of said Mortgage held by Mortgages (for breach of which conditions, or either of them, this agreement shall not take effect and shall be void,) it is hereby agreed as follows:

- 1. Mortgagor hereby covenants, promises, agrees, and reaffirms:

  (a) to pay the Note at the times, in the manner and in all respects as therein provided, except as modified herein; (b) to perform each and all of the covenants, agreements and obligations in said Mortgage to be performed by the Mortgagor therein, at the time, in the manner, and in all respects as therein provided, and (c) to be bound by each and all of the terms and provisions of said Note and Mortgage.
- 2. This agreement does not constitute the prestion of a new debt or the extinguishment of the debt evidenced by said Not, nor does it in anywise affect or impair the lien of said Mortgage, which Mortgager acknowledges to be a valid and existing first lien against the real property described in said Mortgage, and the lien of said Mortgage is agreed to have continued in full force and effect from the date thereof, unaffected and unimpaired by this agreement, and the same shall so continue until fully satisfied.
- 3. All of the real property described in said Mortgage sour? remain in all respects subject to the lien, charge or encumbrance of said Mortgage, and nothing herein contained, and nothing done pursuant hereto, shall affect or be construed to affect the lien, charge or encumbrance of, or warranty of title in, or conveyance affected by said Mortgage, or the priority thereof over other liens, charges, encumbrances or conveyances or, to release or affect the liability of any party or parties whomsoever who may now or hereafter be liable under or on account of said Note and/or Mortgage; nor shall anything herein contained or done in pursuance hereof affect or be construed to affect, any other security or instrument, if any, held by Mortgagee as security for or evidence of the aforesaid indebtedness.
- 4. Notwithstanding anything herein to the contrary, this agreement shall not affect or impair any representation in regard to any warranty of title heretofore made by the Mortgagor, all of which shall remain in force and inure to the benefit of the Mortgages and any insurer of the title to said property or the lien of the Mortgage thereon.

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- 5. In the event there is any judgment, or lien of any kind, or any encumbrance, right, title or interest against or in said property in favor of any party or parties not a party hereto as of the effective date of this agreement, the Agreement in favor of the Mortgagor shall be of no force or effect.
  - 6. The Note and Mortgage are hereby amended as follows:
    - (A) The rate of interest on the unpaid principal balance from May 1, 1987 shall be 10% per annum.
    - (B) The monthly installments of principal and interest from and after May 1, 1987 shall be:
      TWO HUNDRED THIRTY-FOUR AND 60/100 (\$234.60).
    - (C) The term of the Note and Mortgage is hereby extended to June 1, 1991 with the entire amount of the unpaid principal balance being due and payable on said date.
    - D) Prepayment of the loan, in full or partial, will be allowed at any time without penalty before the maturity on June 2, 1991.
- 7. The word "Note" as used herein, shall be construed to mean note, bond, extension or milification agreement, or other instrument evidencing the indebtedness herein referred to, and to include such instrument whether originally made and delivered to the Mortgagee or assigned and/or endorsed to the Mortgagee; and the word "Mortgage" shall be construed to mean mortgage, deed of trust, loan deed or other instrument securing the indebtedness herein referred to, and to include such instrument, whether originally made and delivered to the Mortgagee as mortgagee, or made and delivered to some other mortgagee and purchased by the Mortgagee and now owned by the Mortgagee by virtue of an assignment to it. The "Mortgagor" referred to herein may be an original maker of the note or any person obligated thereon by endorsement, assumption of the debt, or otherwise.

IN WITNESS WHEREOF, this instrument has been executed by the parties hereto in manner and form sufficient to bird them as of the day and year first above written.

Attest: Soorotary	By: Vice President
Jooan M Rubb	INLAND REAL ESTATE CORPORATION  By: Roymand P.O'Me-Oll AUP  Ita:
Attest:	AMERICAN NATIONAL BANK AS TRUSTEE UNDER TRUST NUMBER 57690 DATED APRIL 28, 1983  By:
ASSISTANT SECRETARY This Instrument is executed by AMERICAN MATIONAL BANK OF CHIEF GO, not personnel with a large of the Mation of the Chief Go, and personnel with a large of the Mation of the Chief Go, and the	one of the standard Mills (Mills)  Lamber and Mills (Mills)  Lamber an

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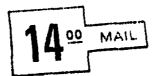
CITY  XENOUS OF  DISTRICT OF COLUMBIA  COUNTY OF	) ss: )
The foregoing instrument	t was acknowledged before me this 8th day of  Kenneth Rosenberg , Vice President Washington, DC., A Federal Savings and Loan Association.
	Notary Public  My Commission Expires  5/31/90
STATE OF Allinois	THE COURT COUNTY THE COURT OF T
The foregoing instrument 1987, by of Inland Real Estate Co	AMINO LINDING LUNT VILLIPRIO.
	Notory Public A. Rise
STATE OF J (	My Commission Expires 6/8/
COUNTY OF Cook )	JUN 1 2 1987
of American National Ban	Fater H. Johansen , second File resident
Multo:	Notary Public  My Commission Expires
Mail to:	**OFFICIAL STAL**  Loretta M. Sovienski  Novar ( ubt c. State of Hirasia  M. Commission Expire , 6/2//88
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FIREMAN'S FUND

MORTGAGE CORPORATION

15601 FOUTH CICEDO AVENUE

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