

MORTGAGE

87502080

THIS MORTGAGE and this 9th September 1987

MAYWOOD PROVISO STATE BANK, not personally, but solely as Trustee under Trust Agreement dated March 20, 1987 and known as Trust No. 7372

(hereis, whether one or more, and if more than one jointly and severally, called the "Mortgagor"), whose address is

411 Madison Street, Maywood, Illinois 60153

american National Bank of Downers Grove, a national banking association

(herein, together with for the ressors and assigns, including each and every from time to time holder of the Note hereinafter referred to, called the "Nicolague"), whose address in

2201 63rd Street

Downers Grove, Illinois 60516 Attn: Robert J. Vinopal

WHEREAS, the Mortgagor has, concurrently herewith, executed and delivered to the Mortgagon, the Mortgagor's installment note (herein called the "Note" do test the date hereof, in the principal sum of

Two Hundred Eighty Thousand and NO/100 Dollars (\$280,000.00) bearing interest at the rate specified therein, due is inclaiment and in any event on

payable to the order of the Mortgages, and otherwise at the form of Note attached hereto as Exhibit A and incorporated herein and made a part hereof by this reference with the care effect as if set forth at length; and

WHEREAS, the indebtedness evidenced by the Note, including the principal thereof and interest and premium, if any, thereon, and any extensions and renewals thereof, in whole or in part, and any and all other same which may be at any time due or owing or required to be paid as herein or in the Note provided any herein called the "Indebtedness Hereby Secured."

NOW, THEREFORE, THIS MORTGAGE WITNESSETH:

That to secure the payment of the principal of and interest and premitter of any, on the Note according to its tenor and effect and to secure the payment of all other Indebtedness Hereby Secures and the performance and observance of all the covenants, provisions and agreements herein and in the Note contained (whether or not the Mortgagor is personally liable for such payment, performance and observance) and in consideration of the premise, and Ten Dollars (\$10) in hand paid by the Mortgagor, and for other good and valuable considerations, the now of the mortgagor of all of which is hereby asknowledged by the Mortgagor, the Mortgagor does hereby ORANT, TORASE, REMISE, ALIEN, MORTGAGE and CONVEY uses the Mortgagor all and sundry rights, interests and properly bresinafter described (all herein together called the "Frunises"):

- (a) All of the real estate (herein called the "Real Estate") described in Exhibit Battached hereto and made a part hereof;
- (b) All buildings and other improvements now or at any time hereafter constructed or erected upon a located at the Real Estate, together with and including, but not limited to, all fixtures, equipment, machinery, applian as and other articles and attachments now or hereafter forming part of, attached to or incorporated in any wind wildings or improvements (all herein generally called the "Improvements");
- (c) All privileges, reservations, allowances, hereditaments, tenements and appurtenances now or hereafter fair aging or pertaining to the Real Estate or Improvements;
- (d) All leasehold estates, right, title and interest of Mortgagor in any and all leases, subleases, arrangements or agreements relating to the use and occupancy of the Real Estate and Improvements or any portion thereof, now or hereafter existing or entered into (all herein generally called "Leases"), together with all cash or security deposits, advance rentals and other deposits or payments of similar nature given in connection with any Leases;
- (e) All rents, issues, profits, royalties, income, avails and other benefits now or hereafter derived from the Real Estate and Improvements, under Lenses or otherwise (all bersin generally called "Rents"), subject to the right, power and authority given to the Mortgagor in the Assignment hereinafter referred to, to collect and apply the rents;
- (f) All right, title and interest of Mortgagor is and to all options to purchase or lease the Real Estate or Improvements, or any portion thereof or interest therein, or any other rights, interests or greater estates is the rights and properties comprising the Framises, now owned or bertafter acquired by Mortgagor;
- (g) Any interests, estates or other claims, both in law and in equity, which Mortgagor now has or may hereafter acquire in the Real Estate and Improvements or other rights, interests or properties comprising the Premises now owned or hereafter acquired;
- (h) All right, title and interest of Mortgagor now owned or hereafter acquired in and to (i) any land or vaults lying within the right-of-way of any street or alley, open or proposed, adjoining the Real Estate; (ii) any and all alleys, sidewalks, strips and gores of land adjacent to or used in connection with the Real Estate and Improvements; (iii)

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any and all rights and interests of every name or nature forming part of or used in connection with the Real Estate and/or the operation and maintenance of the Improvements; (iv) all easements, rights-of-way and rights used in connection with the Real Estate or Improvements or as a means of access thereto, and (v) all water rights and there of most evidencing the terms;

- (i) All right, title and interest of Mortgagor in and to all tangible personal property (herein called "Personal Property"), owned by Mortgagor and now or at any time hereafter bonated in, on or at the Real Estate or Improvements or used or useful in connection therewith, including, but not limited by:
 - (i) all furniture, furnishings and equipment furnished by Mortgagor to tenants of the Real Estate or
 - (ii) all building materials and equipment located upon the Real Estate and intended to be incorporated in the Improvements now or hereafter to be constructed thereon, whether or not yet incorporated in such Improvements;
 - (iii) all machines, machinery, fixtures, apparatus, equipment or articles used in supplying heating, gas, electricity, air-conditioning, water, light, power, sprinkler protection, waste removal, refrigeration and ventilation, and all fire sprinklers, alarm systems, electronic monitoring equipment and devices;
 - (iv) all window or structural cleaning rigs, maintenance equipment and equipment relating to exclusion of vertain or insects and removal of dust, refuse or garbage;
 - (v) all lobby and other indoor and outdoor furniture, including tables, chairs, planters, deaks, sofas, shelves, lockers
 or d splinets, wall bade, wall eafes, and other furnishings;
 - (vi) all rups, carpets and other floor coverings, draperies, drapery rods and brackets, awaings, window shades, venture, blinds and certains;
 - (vii) all lan ... hundeliers and other lighting fixtures;
 - (viii) all recrue and materials;

• ;

- (ix) all office furniture equipment and supplies;
- (x) all hitchen equipment, including refrigerators, ovens, dishwachers, range hoods and exhaust systems and disposal units;
- (ai) all laundry equipment, faciliting weathers and dryers;
- (zii) all tractors, mowers, sweapers, mow removal equipment and other equipment used in maintenance of exterior portions of the Real Estate; and
- (xiii) all maintenance supplies and a ventories;

provided that the enumeration of any spicis: articles of Personal Property set forth above shall in no way exclude or be held to exclude any items of property set specifically enumerated; but provided that there shall be excluded from and not included within the term "Person's Property" as used herein and hereby mortgaged and conveyed, any equipment, trade fixtures, furniture, furniture, remainings or other property of tenants of the Promises;

(j) All the estate, interest, right, title or other claim or dem ind which Mortgagor now has or may hereafter have or acquire with respect to (i) the proceeds of insurance in "fort with respect to the Premises and (ii) any and all awards, claims for damages and other compensation made for (r presquent upon the taking by condemnation, eminent domain or any like proceeding, or by any proceeding or procedure in lieu thereof, of the whole or any part of the Premises, including, without limitation, any awards and compensation resulting from a change of grade of streets and awards and compensation for severance damages (all hereing premally called "Awards").

TO HAVE AND TO HOLD all and sundry the Premises hereby mortes and conveyed or intended so to be, together with the rents, imper and profits thereof, unto the Mortgague forever, free from all rights and benefits under and by virtue of the Homesteed Exemption Laws of the State of Illinois (which rights and benefits are hereby expressly released and waived), for the uses and purposes herein set forth, together with all right to retain possessor, of the Premises after any default in the payment of all or any part of the Indebtedness Hereby Secured, or the breach of the powerant or agreement herein contained, or upon the occurrence of any Event of Default as hereinafter defined.

FOR THE PURPOSE OF SECURING:

- (a) Payment of the indebtedness with interest thereon evidenced by the Note and any and (1) modifications, extensions and renewals thereof, and all other Indebtedness Hereby Secured;
- (b)—Performance and observance by Mongagor of all of the terms, provisions, covenants and agree way in 35 Mongagoris
 ——part-to-be-performed and observed under the Construction Loss Agreement referred to in Early's QA-bases(;
- (c) Performance and observance by Mortgagor of all of the terms, provisions, covenants and agreements of Mortgagor's part to be performed and observed under the Assignment referred to in Section 25 hereof;
- (d) Performance by any Cuarantor of its obligations under any Cuaranty or other instrument given to fur be secure the payment of the Indebtedness Hereby Secured or the performance of any obligation secured hereby.

of taxes

PROVIDED, NEVEL IT ELECTION the present of the Local transformed and all the terms, provisions, conditions and agreements herein contained on the part of the Mortgagor to be performed or observed shall be strictly performed and observed, then this Mortgage and the estate, right and interest of the Mortgages in the Pressions shall cases and become void and of no effect.

AND IT IS FURTHER AGREED THAT:

- 1. Payment of Indebtedness. The Mortgagor will duly and promptly pay each and every installment of the principal of and interest and premium, if any, on the Note, and all other Indebtedness Hereby Secured, as the same become due, and will duly perform and observe all of the covenants, agreements and growinisms herein or in the Note provided on the part of the Mortgagor to be performed and observed.
- 2. Maintenance, Repair, Restoration, Prior Liena, Perking, The Mortgagor will:
 - (a) promptly repair, restore or rebuild any improvements now or hereafter on the Premises which may become damaged or be destroyed whether or not proceeds of insurance are available or sufficient for the purpose;
 - (b) keep the Frestissa in good condition and repair, without wasta, and free from mechanics', materialmen's or like liess or claims or other liess or claims for Sea not expressly subordinated to the lies hereof;
 - (c) pay, when due, any indebtedness which may be secured by a lieu or charge on the Franciscs on a parity with or superior to the lieu hereof, and upon request exhibit exisfactory evidence of the discharge of such lieu to the Mortgages;
 - (d) complete, within a resconable time, any improvements now or at any time in the process of srection upon the Premises;
 - (e) comply with all requirements of law, municipal ordinances or restrictions and covenants of record with respect to the Process and the use thereof;
 - (f) make no ascalal alterations in the Francisco, except as required by law or manicipal ordinance,
 - (2) suffer or percit a change in the general nature of the cocupancy of the Premises without the Mortgager's prior written some
 - (h) pay when due all mying costs of the Prunies;
 - (I) initiate or acquiesc: _ a a ming reclassification with respect to the Premises, without the Mortgages's prior written consent;
 - (j) provide, improve, grade, surfue and thereafter maintain, clean, repair, police and adequately light parking areas within the Fremises of sufficient (as to accommodate not then then standard-size American-made automobiles or as may be required by low, ordinance or regulation (whichever-may be greated), together with any sidewalks, sinks, streets, driveways at d sidewalk cuts and sufficient paved areas for ingress, agrees and right-of-way to and from the adjacent public thorough (we accessary or desirable for the use thereof;
 - (k) reserve and use all such parking areas solely and exclusively for the purpose of providing ingress, agrees and parking facilities for automobiles and other passenger whiches of Mortgagor and tenants of the Premises and their invitees and licensees; and
- (i) not reduce, build upon, obstruct, redesignate or resort a say such parking areas, sidewalks, asides, structs, driveways, sidewalk cuts or paved areas or rights-of-way or less or grant any rights to use the same to any other person except tenants and invites of tenants of the Franciscs without the prior written consent of the Mortenass.

 3. Taxes. The Mortgagor will pay when due and before any penalty attacks, all general and special taxes, assessments, water
- 3. Taxes. The Mortgagor will pay when due and before any penalty at taxint, all general and special taxes, assessments, what charges, sever charges, and other fees, taxes, charges and assessments of every kind and nature whatsoever (all herein generally called "Taxes"), whether or not assessed against the Mortgagor, if applicable to the Premises or any interest therein, or the Ladebtadness Hersby Secured, or any obligation or agreement secured hereby and Mortgagor will, speed written, or the furnish to the Mortgages deplicate receipts therefor; provided that the Mortgagor was contest the amount or propriety of any Taxes in accordance with the provisions of Section 29 hersof; provided that (a) in the yeast that any law or court decree has the effect of deducting from the value of land for the purposes of taxation any lies that on, or imposing upon the Mortgages the payment in whole or any part of the Taxes or liese herein required to be paid by "any tagor, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the interest of the Mortgages in the Premises or the manner of collection of Taxes, so as to affect this Mortgages or the Indebtedness Hereby a seried or the holder thereof, then, and in any such event, the Mortgagor upon demand by the Mortgages, will pay such Taxes, or imbures the Mortgages therefor and (b) nothing in this Section 3 consisted shall require the Mortgagor to pay any income, franchise or excess tax imposed upon the Mortgages, excepting only such which may be levied against such income expressly as and for a specific substitute for Taxes on the Premises, and then only in an amount computed as if the Mortgages desired or income any source other than its interest hereunder.
- 4. Insurance Coverage. The Mortgagor will insure and keep insured the Francisco and each and every part and provide against such perils and hazards as the Mortgages may from time to time require, and in any event including.
 - (a) Insurance against loss to the Improvements caused by fire, lightning and risks covered by the so-called "all perile" endorsement and such other risks as the Mortgages may reasonably require, in amounts (but in so event less than the initial stated principal amount of the Note) equal to the full replacement value of the Improvements, plus the cost of debris removal, with full replacement cost endorsement;
 - (b) Comprehensive general public liability insurance against bodily injury and property damage in any way arising in connection with the Premises with such limits as the Mortgages may reaconably require and in any event not less than \$30,000 tingle limit coverage;
 (c) Rent and rental value insurance (or, at the discretion of Mortgages, business interruption insurance) in amounts
 - (c) Rent and rental value insurance (or, at the discretion of Mortgages, business interruption insurance) in amounts sufficient to pay during any period of up to one (1) year in which the Improvements may be damaged or destroyed (i) all rents derived from the Premises and (ii) all amounts (including, but not limited to, all taxes, sessements, utility charges and insurance premises) required herein to be paid by the Mortgagor or by senants of the Premises;
 - (d) Broad form boiler and machinery insurance on all equipment and objects customarily covered by such insurance (if any thereof are located at the Premises), providing for full repair and replacement cost coverage, and other insurance of the types and in amounts as the Mortgages may reasonably require, but in any event not less than that customarily curried by persons owning or operating like properties;

- (e) During the making of intelleration or improvement to the Fremistre (i) much as covering claims based on the owner's contingent lattice are covered by the naturalize provided in subsection (b) above and (ii) Workson's Compensation insurance covering all persons engaged in making such alterations or emprovements;
- (f) Federal Flood Insurance in the maximum obtainable amount up to the amount of the Indebtedness Hereby Section evidenced by the Note, if the Premises is in a "Sood plain area" as defined by the Federal Insurance Administration pursuant to the Federal Flood Disaster Protection Aut of 1973, as an
- (g) If any part of the Premises is now or hereafter used for the sale or dispensing of teer, wine, spirits or any other alcoholic beverages, so-called "dram shop" or "inakesper's liability" insurance against claims or liability arising If any part of the Pressum is now or increation quest for the sale or dispensing or trees, when, spirits or any own alcoholic beverages, so-called "draw shop" or "lankasper's liability" insurance against claims or liability arisin directly or indirectly to persons or property on account of such sale or dispensing of beer, wine, spirits or other alcoholic beverages, including in such coverage loss of means of support, all in amounts as may be required by mate so may be required by law or as the Mortgages may specify, but in no event less than \$3,000,000 single limit coverage.
- S. Insurance Policies. All policies of insurance to be maintained and provided as required by Section 4 hersof shall
 - (a) be in forms, companies and amounts resecuably assisfactory to Mortgagus, and all policies of casualty insurance shall have attached thereto mortgague clauses or endorsements in favor of and with loss payable to Mortgague;
 - (b) contain endorsements that no act or negligence of the insured or any occupant and no occupancy or see of the Premises for purposes more hazardous than permitted by the terms of the policies will affect the validity or enforceability of such policies as against Mortgages;
 - (e) be written in amounts sufficient to prevent Mortgagor from becoming a co-insurer; and
- (d) provide for thirty (30) days' prior written notice of cancellation to Mortgages;

and Mortgagor will deliver all policies, and including additional and renewal policies to Mortgages, and in case of insurance policies about to expire, the Mortgagor will deliver renewal policies not less than thirty (10) date more to the respective dates of expiration.

- 6. Deposits for Value and insurance Premiums. In order to assure the payment of Taxes and insurance premiums payable with respect to the Parmiese as and when the same shall become due and payable:
 - (a) The Mortga or hall deposit with the Mortgages on the first day of each and every month, commencing with the date the first payment of interest and/or principal and interest shall become due on the Indebtadness Hereby Secured, an amount equal by
 - (i) One-Twelfth ((/))) of the Taxes next to become due upon the Premises; provided that, in the case of the first such deposit, there is il be deposited in addition an amount as estimated by Mortgages which, when added to monthly deposits to be made thereafter as provided for herein, shall assure to Mortgages's satisfaction that there will be sufficient funds on deposit to pay Taxes as they come due; plus
 - (ii) One-Twelfth (1/12) of the annual premiums on each policy of insurance upon the Premises; provided that with the first such deposit the shall be deposited in addition, an amount equal to one-twelfth (1/12) of such annual insurance premiums multiplied by the number of months elepsed between the date premiums on each policy were last paid to and including the date of deposit;

provided that the amount of such deposity (a train generally called "Tax and Insurance Deposits") shall be besed upon Mortgages's reasonable estimate as to be amount of Taxes and premiums of insurance next to be payable; and all Tax and insurance Deposits shall be held by the Mortgages without any allowance of interest thereon.

- (b) The aggregate of the monthly Tax and Insurance Deposits, together with monthly payments of interest and/or principal and interest payable on the Note shall be paid in a lingle payment each month, to be applied to the following tums in the order stated:
 - (i) Taxes and insurance premiums;
 - (ii) Indebtedness Hereby Secured other than principal and laterest on the Note:
 - (iii) Interest on the Note:
 - (iv) Amortization of the principal balance of the Note.
- (c) The Mortgages will, out of the Tax and Insurance Deposits, upon the propertation to the Mortgages by the Mortgages of the hills therefor, pay the insurance premiums and Taxes or will, upon propertation of receipted bills therefor, reimburse the Mortgagor for such payments made by the Mortgagor. If the total Tax and Insurance Deposits on hand shall not be sufficient to pay all of the Taxes and insurance premiums—but he same shall become due, then the Mortgagor shall pay to the Mortgages on demand any amount necessary to water up the deficiency. If the total of the amount required to pay the Taxes and insurance president, such excess shall be credited on subsequent payments to be made for such items.
- (d) In the event of a default in any of the provisions contained in this Mortgage or in the Nortgages may, at its option, without being required so to do, apply any Tax and Insurance Deposit. A head on any of the Indebtedness Hereby Secured, in such order and manner as the Mortgages may elect. When the I was redness Hereby Secured has been fully paid, then any remaining Tax and Insurance Deposits shall be paid to the Hortgagor. All Tax and Insurance Deposits are hereby pledged as additional security for the Indebtedness have Secured, and shall be held in trust to be irrevocably applied for the purposes for which made as herein provided, and shall not be subject to the direction or control of the Mortgagor.
- (e) Norwithstanding anything to the contrary herein contained, the Mortgages shall not be liable for any fallers to apply to the payment of Taxes and insurance premiums any amounts deposited as Tax and lasurance December 1 unless the Mortgagor, while so default exists bersunder and within a remonable time prior to the due date, shall have requested the Mortgages in writing to make application of such Deposits on hand to the payment of the articular Taxes or insurance premiums for the payment of which such Deposits were made, accompanied by the bills therefor.
- 7. Preceeds of Insurance. The Mortgagor will give the Mortgages prompt notice of any damage to or destruction of the Premues, and:
 - (a) In case of loss covered by policies of insurance, the Mortgages (or, after entry of decree of foreclosure, the purchaser at the foreclosure sale or decree creditor, as the case may be) is hereby authorized at its option either (i) to settle and adjust any claim under such policies without the consent of the Mortgagor, or (ii) allow the Mortgagor to agree with the insurance company or companies on the amount to be paid upon the loss; provided that the Mortgagor may itself adjust losses aggregating not in excess of Five Thousand Dollars (\$5,000), and provided further that in any case the Mortgages shall, and is hereby authorized to, collect and receipt for any such insurance proceeds; and the expenses incurred by the Mortgages in the adjustment and collection of insurance proceeds shall be so much additional Indebtedness Hereby Secured, and shall be reimbursed to the Mortgages upon demand;

- (b) In the event of any married de nige to or distriction of the Premise or my left thereof (herein called an "Insured Casualty") and it, in the reasonable judgment of the Mortgages, the Premises can be restored to an architectural and economic unit of the same character and not issue valuable than the same was prior to the Insured Casualty, and adequately securing the outstanding balance of the Indebtedness Hereby Secured and the insurers do not deny liability to the insurence, then, if no Event of Default as hereinafter defined shall have occurred and be then continuing, the proceeds of insurence shall be applied to reimburse the Mortgagor for the cost of restoring, repairing, replacing or rebuilding (herein generally called "Restoring") the Premises or any part thereof subject to Insured Casualty, as provided for in Section 9 hereof.
- (c) If in the reseconable judgment of Mortgages the Premises cannot be restored to an architectural and economic unit as provided for in Subsection (b) above, then at any time from and after the Insured Casualty, upon thirty (30) days' written notice to Mortgagor, Mortgages may declare the entire balance of the Indebtedness Hereby Secured to be, and at the expiration of such thirty (30) day period the Indebtedness Hereby Secured shall be and become immediately due and psyable;
- (d) Except as provided for in Subsection (b) of this Section 7, Mortgages shall apply the proceeds of insurance (including amounts not required for Restoring effected in accordance with Subsection (b) above) somequent upon any Insured Casualty upon the Indebtedness Hereby Secured, in such order or manner as the Mortgages may elect; provided that no premium or penalty shall be payable in connection with any prepayment of the Indebtedness Hereby Secured made out of insurance proceeds as aforesaid;
- (e) In the event that proceeds of insurance, if any, shall be made available to the Mortgagor for the Rastoring of the Premises, Mortgagor hereby covenants to Restore the same to be of at least equal value and of substantially the same character as prior to such damage or destruction; all to be effected in accordance with plans and specifications to be 3rst submitted to and approved by the Mortgagon;
- (f) Any prition of the insurance proceeds remaining after payment in full of the Indebtedness Hereby Secured shall be paid a Mortgagor or as ordered by a court of competent jurisdiction;
- (g) No interest that be payable by Mortgages on account of any insurance proceeds at any time held by Mortgages.
- 6. Condemnation. The Mortgagor will give Mortgago; prompt notice of any proceedings, instituted or threatened, seeking condemnation or taking by eminent domain or any part of the Premises, including damages to grade; and:
 - (a) Mortgagor hereby sesigns, transfers and sets over until Mortgages the entire proceeds of any Award consequent upon any Taking;
 - (b) If in the reasonable judgment of the Mortgages the Propers can be restored to an architectural and economic unit of the same character and not less valuable than the Propers prior to such Taking and adequately accuring the outstanding balance of the Indebtedness Hereby Secured, than if yo Event of Default, as hereinafter defined, shall have occurred and be then continuing, the Award shall be applied to reimburse Mortgagor for the cost of Rastoring the portion of the Premises remaining after such Taking, as property for in Section 9 hereof;
 - (c) If in the resonable judgment of Mortgages the Premises cannot be review, to an architectural and concenic unit as provided for in Subsection (b) shove, then at any time from and after the Taking, upon thirty (30) days' written notice to Mortgages, Mortgages may declare the entire balance of the index declared to be, and at the expiration of such thirty (30) day period the Indebtedness Hereby Sec under shall be and become immediately due and payable;

 - (e) In the event that any Award shall be made available to the Mortgagor for Restoring the portrol of the Premises remaining after a Taking, Mortgagor hereby covenants to Restore the remaining portion of the Frenzess to be of at least equal value and of substantially the same character as prior to such Taking, all to be effected in accordance with plane and specifications to be first submitted to and approved by Mortgages;
 - (f) Any portion of any Award remaining after payment in full of the Indebtedness Hereby Secured shell by paid to Mortgagor or as ordered by a court of competent jurisdiction;
 - (g) No interest shall be payable by Mortgages on account of any Award at any time held by Mortgages.
- 9. Diabarsement of Insurance Proceeds and Condemnation Awards. In the event the Mortgagor is entitled to reimbursement out of insurance proceeds or any Award held by the Mortgages, such proceeds shall be disbursed from time to time upon the Mortgages being furnished with satisfactory evidence of the estimated cost of completion of the Restoring, with funds (or assurances satisfactory to the Mortgages that such funds are available) sufficient in addition to the proceeds of insurance or Award, to complete the proposed Restoring, and with such architect's certificates, waivers of tien, contractor's sworn statements and such other evidences of cost and of payment as the Mortgages may reasonably require and approve; and the Mortgages may, in any event, require that all plans and specifications for such Restoring be submitted to and approved by the Mortgages prior to commencement of work. No payment made prior to the final completion of the Restoring shall exceed nanety percent (90%) of the value of the work performed from time to time; funds other than proceeds of insurance or the Award shall be disbursed prior to disbursement of such proceeds; and at all times the undisbursed balance of such proceeds remaining in the hands of the Mortgages, together with funds deposited for the purpose or irrevocably committed to the satisfaction of the Mortgages by or on behalf of the Mortgagor for the purpose, shall be at least sufficient in the reasonable judgment of the Mortgages to pay for the cost of completion of the Restoring, free and clear of all liens or claims for lien.

10. Stamp Tax. If, by the laws of the United States of America, or of any state Miving jurisdiction over the Mortgagor, any tax is due or becomes due in respect of the instance of the Note, the Mortgagor shall pay such tax in the manner required

- 13. Prepayment Privilege. At such time as the Mortgagor is not in default under the terms of the Note, or under the terms of this Mortgago, the Mortgagor shall have the privilege of making prepayments on the principal of the Note (in addition to the required payments theremeder) is accordance with the terms and conditions, if any, set forth in the Note, but not otherwise.
- 12. Effect of Extensions of Time, Amendments on Junior Liens and Others. If the payment of the Indebtedness Hereby Secured, or any part thereof, he extended or variet, or if any part of the security he released, all persons now or at any time hereafter liable therefor, or interested in the Premises, shall be held to assent to such extension, variation or release, and their liability, if any, and the lien, and all provisions hereof, shall continue in full force and effect; the right of recourse against all such persons being expressly reserved by the Mortgages, notwithstanding any such extension, variation or release. Any person, firm or corporation taking a junior mortgage or other lies upon the Premises or any interest therein, shall take the said lies subject to the rights of the Mortgages herein to amend, modify and supplement this Mortgage, the Note and the Attigument and Genetication Lean Agreement hereinafter referred to, and to vary the rate of interest and the method of computing the tame, and to impose additional fees and other charges, and to extend the maturity of the Indebtedness Hereby Secured, in each and every case without obtaining the consent of the holder of such junior lies and without the lies of this Mortgage lease its priority over the rights of any such junior lies. Nothing in this Section contained shall be construed as waiving any provision of Section 17 hereof which provides, among other things, that it shall constitute an Event of Default in the Premise of Section 17 hereof which provides, among other things, that it shall constitute an Event of Default any Link Premise Secturing Che Notes
- 13. Effect of Course in Tex Laws. In the event of the exactment after the date hereof by any legislative authority having jurisdiction of the Primises of any law deducting from the value of land for the purposes of taxation, any lies thereon, or imposing upon the local pages the payment of the whole or any part of the taxes or measurements or charges or thems herein required to be paid to be paid to the payment of the whole or any way the laws relating to the taxation of mortgages or debts secured by mortgages or the Mortgages's interest in the Premises, or the method of collecting taxes, so as to affect this Mortgage or the Indebtedness Hereov Secured, or the holder thereof, then, and in any such event, the Mortgagor, spon demand by the Mortgages, shall pay such times or assessments, or reimburse the Mortgages therefor; provided that if in the opinion of coursel for the Mortgages the payment by Mortgagor of any such taxes or assessments shall be unlawful, then the Mortgages may, by notice to the Mortgagor, delive the entire principal balance of the Indebtedness Hereby Secured to be due and payable with the premium or penalty on the date so specified in such notice.
- 14. Mortgages's Performance of Mortgagest Shigations. In case of default therein, the Mortgages either before or after acceleration of the Indebtedness Hereby Secur de the foreclosure of the lien bersof and during the period of redemption. if any, may, but shall not be required to, make any my arat or perform any act herein erhereinafter-referred-to, which is required of the Morr, nor (whether or not the Mortgagor is personally liable therefor) in any form and manner deemed expedient to the Mortgages; and the Mortgages may, but shall not be required to, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, of the from any tax sale or forfeiture affecting the Francisca, or contest any tax or assessment, and may, but shall not be legitred to, complete construction, furnishing and equipping of the Improvements upon the Premiess and reat, operate and man go the Premiess and such Improvements and pay operating costs and expenses, including management fees, of every kind and up on in connection therewith, so that the Premi Improvements shall be operational and mashle for their intended purple. All monies paid for any of the purposes here authorized, and all expanses paid or incurred in connection therwith, including attorney's fees and any other monies advanced by the Mortgages to protect the Premies and the lies hereof, or to complete or truction, furnishing and equipping or to rent, operate and manage the Premises and such improvements or to pay my such operating costs and expenses thereof or to keep the Premises and improvements operational and mable for their intended, purposes, shall be so much additional Indebtedness Hereby Secured, whether or not they exceed the amount of the Note, and shall become immediately due and payable without notice, and with interest thereon at the Default Rate specified in the Note (hypein called the "Default Rate"). inaction of the Mortgages shall never be considered a waiver of any right accraing to by a potent of any default on the part of the Mortgagor. The Mortgages, in making any payment hereby authorized (a) relating in taxes and ass do so according to any bill, statement or estimata, without inquiry into the validity of any tita assessment, sale, forfesture, tax lies or title or claim thereof; (b) for the purchase, discharge, compromise or settlement of any Alex prior lies, may do so without inquiry as to the validity or amount of any claim for tien which may be asserted; or (1) in amaserton with the completion of construction, furnishing or equipping of the Improvements or the Premies or the exal operation or management of the Premises or the payment of operating costs and expenses thereof. Mortgages may do to a such amounts and to such persons as Mortgages may deem appropriate and may enter into such contracts therefor as Mort pages may deem appropriate or may perform the same itself.
- 15. Inspection of Premiers. The Mortgager shall have the right to inspect the Premiers at all reasonable times, and access thereto shall be permitted for that purpose.
- 16. Plannelal Statements. The Mortgagor will, within ainsty (90) days after the end of each fiscal year of Mortgagor furnish to the Mortgagor at the place where interest thereon is then psyable, financial and operating statements of the Premises for such fiscal year, all in reasonable detail and in any event including such itemized statements of receipts and disbursements as shall enable Mortgagor to determine whether any default exists hereunder or under the Note. Such financial and operating statements shall be prepared and certified at the expense of Mortgagor in such manner as may be acceptable to the Mortgagor, and the Mortgagor may, by notice in writing to the Mortgagor, require that the same be prepared and certified, pursuant to cults, by a firm of independent certified public accountants satisfactory to Mortgagor, in which case such accountants shall state whether or not, in their opinion, any default or Event of Default exists hereunder or under the Note. If the statements furnished shall not be prepared in accordance with generally accepted accounting principles consistently splied, or if Mortgagor fails to furnish the same when due, Mortgagor may audit or asses to be audited the books of the Premises and/or the Mortgagor, at Mortgagor's expense, and the costs of such audit shall be so much additional Indebtedness Hereby Secured bearing interest at the Default Rate until paid, and psyable upon demand.

17. Restrictions on Transfer It is label. Immediate heart of Delta's and described and der if, without the prior written consent of the Mortgages, any of the following shall occur, and in any event Mortgages may condition its consent upon such increase in rate of interest payable upon the Indebtedness Hereby Secured, change in monthly payments thereon, change in maturity thereof and/or the payment of a fee, all as Mortgages may in its sole discretion requires

- (a) If the Mortgagor shall creats, effect, contract for, commit to or consent to or shall suffer or permit any conveyance, sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or alienation of the Premiest or any part thereof, or interest therein, excepting only takes or other dispositions of Collateral as defined in Section 16 (herem called "Obsolete Collateral") no longer useful in connection with the operation of the Premiess, provided that prior to the sale or other disposition thereof, such Obsolete Collateral has been replaced by Collateral, subject to the first and prior lien hereof, of at least equal value and utility;
- (b) If the Mortgagor is a trustee, then if any beneficiary of the Mortgagor shall create, effect, contract for, commit to or consent to, or shall suffer or permit, any sale, assignment, transfer, lies, pledge, mortgage, security interest or other encumbrance or alienation of such beneficiary's beneficial interest in the Mortgagor;
- (c) If the Mortgagor is a corporation, or if any corporation is a beneficiary of a trustee mortgagor, then if any shareholder of such corporation shall create, effect contract for, commit to or consent to or shall suffer or permit any sale, assignment, transfer, lien, piedge, mortgage, security interest or other encumbrance or alimation of any such shareholder's shares in such corporation; provided that if such corporation is a corporation whose stock is publicly traded on a national securities exchange or on the "Over The Counter" market, then this Section 17(c) shall be inapplicable;
- (d) If the Mortgagor is a partnership or joint venture, or if any beneficiary of a trustee Mortgagor is a partnership or joint venture that if any general partner or joint venture in such partnership or joint venture shall create, effect or contact to or shall suffer or permit any sale, assignment, transfer, lies, piedge, mortgage, security interest or other explanation of any part of the partnership interest or joint venture interest, as the case may be, of suc's pirmer or joint venture; or
- (e) If there shall be any change in control (by way of transfers of stock ownership, partnership interests or otherwise) in any general prates which directly or indirectly controls or is a general partner of a partnership or joint venture beneficiary as described in Subsection 17(d) above;

in each case whether any such cor repance, sale, ensignment, transfer, lien, pledge, enorgage, security interest, encumbrance or alienation is effected directly, indirectly, voluntarily or involuntarily, by operation of law or otherwise; provided that the foregoing provisions of this Section 11 ab 11 not apply (i) to liens securing the Indebtedness Hersby Secured, (ii) to the lien of current taxes and assessments not in default or (iii) to any transfers of the Premises, or part thereof, or interest therein, or any beneficial interests, or shares of stock or pertuerable or joint venture interests as the case may be, in the Mortgagor or any beneficiary of a Trustee Mortgagor or on behalf of an owner thereof who is decessed or declared judicially incompress, to such owner's beirs, legatest, devision, executors, administrators, estate, personal representatives and/or committee. The provisions of this Section 17 shall be operative with respect to, and shall be binding upon, any persons who, in accordance with the terms bereof or otherwise, shall or quire any part of or interest in or encumbrance upon the Premises, or such beneficial interest in, share of stock of or partnership or joint venture interest in the Mortgagor or any beneficiary of a Trustee Mortgagor.

18. Uniform Commercial Code. This Mortgage constitutes a Security Agreement and the Uniform Commercial Code of the State in which the Premiese is located (herein called the "Code") with respect to (a) part of the Premiese which may or might now or hereafter be or be deemed to be personal property, fixtures or property when real estate (all herein called "Collateral"); all of the terms, provisions, conditions and agreements contained in the Mortgage pertain and apply to the Collateral as fully and to the same extent as to any other property comprising the Premiers; and the following provisions of this Section 18 shall not limit the generality or applicability of any other provision of this Mortgage but shall be in addition thereto:

or its beneficiary

(a) The Mortgagov (being the Debtor on that term is used in the Code) is and will be the true as foother of the Collateral, subject to no liens, charges or encumbrances other than the lien bereof.

- the Collateral, subject to no liens, charges or encumbrances other than the lien hereof.

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 (b) The Collateral is to be used by the Mortgagor solely for business purposes, being installed upon the remises for Mortgagor's own use or as the equipment and furnishings furnished by Mortgagor, as landlord, to the Premises.
- (c) The Colleteral will be kept at the Real Estate and will not be removed therefrom without the consent of the Mortgague (being the Secured Party as that term is used in the Code) by Mortgagor or any other person; and the Colleteral may be affixed to such Real Estate but will not be affixed to any other real estate.
- (d) The only persons having any interest in the Premises are the Mortgagor, Mortgages and persons occupying the Premises as tenants only.
- (e) No Financing Statement covering any of the Collateral or any proceeds thereof is on file in any public office except pursuant hereto; and Mortgagor will at its own cost and expense, upon demand, furnish to the Mortgagoe such further information and will execute and deliver to the Mortgagoe such financing statement and other documents in form satisfactory to the Mortgagos and will do all such acts and things as the Mortgagos may at any time or from time to time reasonably request or as may be necessary or appropriate to establish and maintain a perfected security interest in the Collateral as security for the Indebtedness Hereby Secured, subject to no adverse liens or encumbrances; and the Mortgagor will pay the cost of filing the same or filing or recording such financing statements or other documents, and this instrument, in all public offices wherever filing or recording is desired by the Mortgagoe to be necessary or desirable.

- (f) Upon any default or Event of Default hereunder (regardless of whether the Code has been enacted in the jurisdiction where rights or remedies are asserted) and at any time thereafter (such default not having previously been cured), the Mortgages at its option may declare the Indebtadness Hereby Secured immediately due and payable, all as more fully set forth in Section 19 hereof, and thereupon Mortgages shall have the remedies of a secured party under the Code including without limitation the right to take immediate and exclusive posses son of the Collete any part thereof, and for that purpose may, to far as the Mortgagor can give authority therefor, with or without judicial process, enter (if this can be done webout breach of the peace) upon any place which the Collateral of any part thereof may be situated and resnove the same therefrom (provided that if the collected is afficed to real estate, such removal shall be subject to the conditions stated in the Code); and the Mortgages shall be estitled to hold, maintain, preserve and prepare the Colleteral for sale, until disposed of, or may propose to retain the Colleteral subject to the Mortgagor's right of redemption in satisfaction of the Mortgagor's obligations as provided in the Code. The Mortgages without removal may render the Collateral enusable and dispose of the Collateral on the Premises. The Mortgages may require the Mortgagor to assemble the Collateral and make it available to the Mortgages for its possession at a place to be designated by Mortgages which is reasonably convenient to both parties. The Mortgages will give Mortgagor at least five (5) days' notice of the time and place of any public sale thereof or of the time after which any private sale or any other intended disposition thereof is made. The requirements of reasonable notice shall be met if such notice is stailed, by cartified mail or equivalent, postage prepaid, to the address of Mortgagor determined as provided in Section 37 hereof, at least five (5) days before the time of the sale or disposition. The Mortgages may buy at any public sale, and if the Collateral is a type customarily sold in a recognized market or is of a type which is the subject of widely distributed standard price quotations. Mortgages may have any private sale. Any such sale may be held as part of and in conjunction with any foreelesure sale of the Real Estate comprised within the Premises, the Collegeral and Real Estate to be sold as one lot if Mortgages so elects. The not proceeds realized upon any such disposition, after deduction for the expenses of reaking, holding, preparing for the like and the reasonable attorneys' fees and legal expenses incurred by Mortgages. shall be applicate existraction of the Indebtedness Hereby Secured. The Mortgages will account to the Mortgager for any surplus rule of on such disposition.
- (g) The remedies of the vir virges hereunder are cumulative and the exercise of any one or more of the remedies provided for here. under the Code that not be construed as a waiver of any of the other remedies of the Mortgages, including chrising the Collateral desmed part of the realty upon any foreclosure thereof so long as any part of the Indebtedness Her by Jeyured remains up neriefied.
- (h) The terms and provisions contained in this Section 18 shall, unless the context otherwise requires, have the meanings and be construed as provided in the Cod.
- 19. Events of Default. If one or more of the foll/orting events (herein called "Events of Default") shall occur:
 - (a) If default is made in the due and punctual pay me at of the Note or any installment thereof, either principal or interest. as and when the same is due and payable, or it foult is made in the making of any payment of moules required to be made hervander or under the Note and any applicable period of grace specified in the Note shall have slapsed;
 - (b) If an Event of Default pursuant to Section 17 hereof was secur and be continuing without notice or period of grees of any kind; or
 - If default is made in the maintenance and delivery to Mortages of insurance required to be maintained and delivered herounder, without notice or grace of any kind; or
 - (d) If (and for the purpose of this Section 19(d) only, the turn Mortgagor shall mean and include not only Mortgagor but any beneficiary of a Trustee Mortgagor and each person who, in guarantor, co-maker or otherwise shall be or become links for or obligated upon all or any part of the Indebtedness receively Secured or any of the covenants or agreements contained hereis or in the Construction Lean-Agreements).
 - (i) The Mortgager shall file a petition in voluntary beakreptcy under the Corticoptcy Code of the United States or any similar law, state or federal, now or hereafter in effect, or
 - (ii) The Moregagor shall file an answer admitting insolveney or inability to pay in with, or
 - within strip (40) days after the tiling against Mortgagor of any involuntary proceedings that not have been vacated or stayed, or (iii) Within sixty (60) days after the filing against Mor
 - (IV) The Mortgagor shall be adjudicated a bankrupt, or a trustee or receiver shall be appointed for the Mortgagor or for all or the major part of the Mortgagor's property or the Premiest, in any involvatory proceeding, or any court shall have taken jurisdiction of all or the major part of the Mortgagor's property of the Prein any involuntary proceeding for the reorganization, dissolution, liquidation or winding up c. it's Mortgagor, and such trustee or receiver shall not be discharged or such jurisdiction relinquished or vecessed or stayed on appeal or otherwise stayed within sixty (60) days, or
 - (v) The Mortgagor shall make an assignment for the benefit of creditors or shall admit in writing its inability to pay its debts generally as they become due or shall consent to the appointment of a receiver or trustee or liquidator of all or the major part of its property, or the Fremmes; or
 - (e) If any default shall exist under the provisions of Section 25 hereof or under the Assignment/for

 - (f) If any deduct shall exist under the provinces of Section 28 hersof, or under the Countraction boar Agreement, or (g) If default shall continue for misses (5.5) days after notice thereof by the Mortgages to the Mortgages in the due and punctual performance or observance of any other agreement or condition bersin or in the Note contained; or
 - (h) If the Premises shall be abandoned;

or any instrument securing the Note

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then the Morigages is hereby gut bound and impowers to it is a pion, and without attent, the is is sereby drested or the priority of said lies or any right of the Mortgages betweener, to declars, without further notice all Indebtedness Hereby Seneral to be immediately due and payable, whether or not such default is thereafter remedied by the Mortgages, and the Mortgages may immediately proceed to foreclose this Mortgage and/or exercise any right, power or remedy provided by this Mortgage, the Note, the Assignment or by law or in equity conferred.

- 20. Foresissura. When the Indebtedness Hereby Secured, or any part thereof, shall become due, whether by acceleration or otherwise, the Mortgague shall have the righs to foreclose the lies hereof for such Indebtedness or part thereof. In any suit or proceeding to foreclose the lies hereof, there shall be allowed and included as additional indebtedness in the decree for sale, all expenditures and expenses which may be paid or incurred by or on behalf of the Mortgages for attorneys' fees, appraisers' fees, outlays for documentary and expent evidence, stenographers' charges, publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies, and similar data and assurances with respect to title, as the Mortgages may deem reasonably necessary either to prosecute such suit or to evidence to bidders at sales which may be had pursuant to such decrea, the true conditions of the title to or the value of the Premises. All expenditures and expenses of the nature in this Section mentioned, and such expenses and fees as may be incurred in the protection of the Premises and the maintenance of the lies of this Mortgage, including the fees of any attorney employed by the Mortgage in any litigation or propagation for the commencement or defense of any proceeding or threatened suit or proceeding, shall be immediately due and payable by the Mortgagor, with interest thereon at the Default Rate.
- 21. Proceeds of Forecleaure Sale. The proceeds of any forecleaure tale of the Premises shall be distributed and applied in the following ord's of priority: First, on account of all costs and expenses incident to the forecleaure proceedings, including all such items as any mentioned in Section 20 hereof; Second, all other items which, under the terms hereof, constitute Indebtedness Hereby Secured additional to that evidenced by the Note, with interest on such items as herein provided; Third, to interest remaining upper id upon the Note; Fourth, to the principal remaining unpaid upon the Note; and leady, any overplus to the Mortgagor, and we successors or sessions, as their rights may appear.
- 22. Receiver. Upon, or as any kiest after, the filing of a complaint to foreclose this Mortgage, the court in which such complaint is filed may appoint a receiver of the Premises. Such appointment may be made either before or after sale, without notice, without regard to solveney or inably any of the Mortgager at the time of application for such receiver, and without regard to the then value of the Premises or whether the same shall be then occupied as a homestead or not; and the Mortgages bersunder or any holder of the Note may be appointed as such receiver. Such receiver shall have the power to collect the rents, issues and profits of the Premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, way, whether there be a redemption or not, as well as during any further times when the Mortgagor, except for the intervention of such receiver, would be entitled to collection of such reats, issues and profits, and all other powers which may be as an any or are usual in such cases for the protection, possession, control, management and operation of the Premises during the choice of said period. The court may, from time to time, authorize the receiver to apply the net income from the Premises is as hands in payment in whole or in part of:
 - (a) The Indebtedness Hereby Secured or the indebted seas secured by any decree foreclosing this Mortgage, or any tax, special assessment or other lies which may be or by one superior to the lies hereof or of such decree, provided such application is made prior to the foreclosure salls or
 - (b) The deficiency in case of a sale and deficiency.
- 23. Insurance Upon Peresistens. In once of an insured ion after forecion in proceedings have been instituted, the proceeds of any insurance policy or policies, if not applied in Restoring the Improvement, as aforesaid, shall be used to pay the amount due in accordance with any discret of foreclosure that easy be entered in any such proceedings, and the balance, if any, shall be paid as the court may direct. In the case of foreclosure of this Mortgage, die court in its decree, may provide that the Mortgages's clause attached to each of the casualty insurance policies may be an occided and that the decree creation may cause a new loss clause to be attached to each of said casualty insurance policies making the loss therefore the taid decree, pursuant to the statutes in each teach case made and provided, then in every such may each and every successive redemptor may cause the preceding loss clause attached to each casualty insurance policy in a canceled and a new loss clause to be attached thereto, making the loss thereunder payable to such indemptor. In the every of foreclosure cale, the Mortgages is hereby authorized, without the consent of the Mortgagor, to estign any and all insurance policies to the purchaser at the sale, or to take such other steps as the Mortgages may deem advisable to cause the interest of parchaser to be protected by any of the said insurance policies.
- 24. Welver. The Mortgagor hereby covenants and agrees that it will not at any time insist upon or plead, or a say manner whatever claim or take any advantage of, any may, exemption or extension law or any so-called "Morstorium tine" now or at any time pereafter in force, nor claim, take or inset upon any benefit or advantage of or from any law now or tamentar in force providing for the valuation or appressement of the Premises, or any part thereof, prior to any sale or sale thereof to be made pursuant to any provisions berein contained, or to decree, judgment or order of any court of competent jurisdiction; or after such sale or sales claim or exercise any rights under any statute now or hereafter in force to redeem the property so sold, or any part thereof, or relating to the marshalling thereof, upon foreclosure sale or other enforcement hereof. The Mortgagor hereby expressly waives any and all rights of redemption from sale under any order or decree of foreclosure of this Morigage, on its own behalf and on behalf of each and every person, excepting only decree or judgment creditors of the Mortgagor acquiring any interest or title to the Premises or beneficial interest in Mortgagor subsequent to the data hersof, it being the intent hereof that any and all such rights of redemption of the Mortgagor and of all other persons are and shall be deemed to be hereby warved to the full extent permitted by the provisions of Chapter 110, Para. 12-124 and Para. 12-125 of the Illinois Statutes or other applicable law or replacement statutes. The Mortgagor will not invoke or utilize any such law or laws or otherwise hunder, delay or impede the execution of any right, power or remedy hersin or otherwise granted or delegated to the Mortgages, but will suffer and perrent the execution of every such right, power and remedy as though no such law or laws had been made or enamed. If the Mortgagor is a trustee, Mortgagor represents that the provisions of this Section (including the waiver of redemption rights) were made at the express direction of Mortgagor's best the persons having the power of direction over Mortgagor and are made on behalf of the Trust Estate of Mortgagor and all beneficiance of Morigagor, as well as all other persons mentioned above.

- 25. Assignment. As further security for the Indebtedness Herrby Secured, the Mortgagor has, concurrently herewith, executed and delivered to the Mortgagor a separate instrument (herein called the "Anaignment") dated as of the data hereof, wherein and whereby, among other things, the Mortgagor has assigned to the Mortgagor all of the rents, issues and profits and/or any and all leases and/or the rights of management of the Fremises, all as therein more specifically set forth, which said Assignment is hereby incorporated herein by reference as fully and with the name offset as if set forth herein at length. The Mortgagor agrees that it will duly perform and observe all of the terms and provisions on its part to be performed and observed under the Assignment. The Mortgagor further agrees that it will duly perform and observe all the serms and provisions on lessor's part to be performed and observed under any and all leases of the Frenises to the end that no default on the part of leasor shall exist thereunder. Nothing herein command shall be deemed to obligate the Mortgagoe to perform or discharge any obligation, duty or liability of leasor under any lease of the Premises, and the Mortgagoe shall and does hereby indemnify and hold the Mortgagoe sharmless from any and all liability, loss or damage which the Mortgagoe may or might incur under any lease of the Premises or by reason of the Assignment; and any and all such liability loss or damage incurred by the Mortgagoe, together with the costs and expenses, including reasonable attorneys' fees, incurred by the Mortgagoe in the defense of any claims or demands therefor (whether successful or not), shall be so much additional indebtedness Hereby Secured, and the Mortgagor shall reimburse the Mortgagoe therefor on demand, together with interest at the Default Rate from the date of demand to the date of payment.
- 26. Mortgages in Peasession. Nothing berein contained shall be construed as constituting the Mortgages a mortgages in possession in the absence of the actual taking of possession of the Premises by the Mortgages.
- 27. Business Levy. It is understood and agreed that the loan evidenced by the Note and secured hereby is a business loan within the pur ve of Section 6404 of Chapter 17 of Illinois Revised Statutes (or any substitute, amended, or replacement statutes) transacted solely for the purpose of carrying on or acquiring the business of the Mortgagor or, if the Mortgagor is a trustee, for the purpose of carrying on or acquiring the business of the beneficiaries of the Mortgagor as contemplated by said Section.
- 28. Construction Lear Ag on rest. The Moregagor has executed and delivered to end with the Moregagor a construction loan agreement (herein called "Construction Loan Agreement") dated as of the date hereof, in connection with the construction and erection of certain improvements upon the Premism and the disbursement of all or part of the "hidebtedness Hereby Secured for the purpose of financial the costs thereof. The Construction Loan Agreement's hereby incorporated herein by this reference as fully and with use such effect as if set forth herein at length. This Mortgage secures all funds advanced pursuant to the Construction Loan Agreement (which advances shall constitute part of the Indebtedness Hereby Secured, whether more or less than the principal around statud in the Note) and the due and punctual performance, observance and payment of all of the terms, conditions, provided and agreement provided in the Construction Loan Agreement to be performed, observed or paid by any party thereto other than Mortgages. Mortgagor hereby agrees to duly and punctually perform, observe and pay or cause to be duly p rio med, observed and paid all of the terms, conditions, provisions and payments provided for in the Construction Loan Agreement to be performed, observed or paid by any party thereto other these the
- 29. Contests. Norwithstanding anything to the contrary her in contained, Mortgagor shall have the right to contest by appropriate legal proceedings diligently prosecuted any Taxa imposed or assessed upon the Premiess or which may be or become a lien thereon and any methanics', materialmen's or other size s or claims for lien upon the Premiess (all herein called "Contested Liens"), and no Contested Lien shall constitute on Ever, of Default hereunder, if, but only if:
 - (a) Mortgagor shall forthwith give notice of any Contested Lies 1. Nortgages at the time the same shall be asserted;
 - (b) Mortgagor shall deposit with Mortgages the full amount (herein or de, the "Lies Amount") of such Contested Lies or which may be secured thereby, together with such amount so hartgages may resconsibly estimate as interest or penalties which might arise during the period of contest; provided the in hou of such payment Mortgagor may furnish to Mortgages a bond or title indemnity in such amount and for, and issued by a bond or title insuring company, as may be estimated to Mortgages;
 - (c) Mortgagor shall diligently presecute the contest of any Contested Lies by appropriately gal presecutes having the effect of staying the foreclosure or forfeiture of the Premises, and shall permit Mortgager to us represented in any such contest and shall pay all expenses incurred by Mortgager in so doing, including fees and expenses of Mortgager's counsel (all of which shall constitute so much additional Indebtagess Hereby Secure) buring interest at the Default Rate until paid, and payable upon demand);
 - (d) Mortgagor shall pay such Contested Lien and all Lien Amounts together with interest and penalties thereon (i) if and to the extent that any such Contested Lien shall be determined adverse to Mortgagor, or (ii) forthwise upon demand by Mortgages if, in the opinion of Mortgages, and notwithstanding any such contest, the Premises shall be in jeopardy or in danger of being forfested or foreclosed; provided that if Mortgagor shall fall so to do, Mortgages may, but shall not be required to, pay all such Contested Liens and Lien Amounts and interest and penalties thereon and such other sums as may be necessary in the judgment of the Mortgages to obtain the release and discharge of such liens; and any amount expended by Mortgages in so doing shall be so much additional Indebtadness Hereby Secured bearing interest at the Default Rais usual paid, and payable upon demand; and provided further that Mortgages may in such case use and apply for the purpose monaiss deposited as provided in Subsection 29(b) above and may demand payment upon any bond or title indemnity furnished as aforesaid.
- 30. Title is Mercyagor's Sussessers. In the event that the ownership of the Premises or any part thereof becomes vasted in a person or persons other than the Mortgagor, the Mortgages may, without notice to the Mortgagor, deal with such successor or successors in interest of the Mortgagor with reference to this Mortgage and the Indebtedness Hereby Secured in the same manner as with the Mortgagor. The Mortgagor will give immediate written notice to the Mortgages of any conveyance, transfer or change of ownership of the Premises, but nothing in this Section 30 contained shall vary or negate the provisions of Section 17 hereof.

31. Rights Camulative. Each right, power and remote herein conferred apon the mortages a completive got in addition to every other right, power or remody, express or implied, given now or hereafter existing, at lew or in equity, and each and every right, power and remody herein set forth or otherwise so existing may be exercised from time to time as often and in such order as may be deemed expedient by the Mortgages, and the exercise or the beginning of the exercise of one right, power or remody shall not be a waiver of the right to exercise at the same time or thereafter any other right, power or remody; and so delay or omission of the Mortgages in the exercise of any right, power or remody accruing hereunder or arising otherwise shall impair any such right, power or remody, or be construed to be a weiver of any default or acquissonace therein.

32. Secretaris and Assigns. This Mortgage and each and every covenant, agreement and other provision hereof shall be binding upon the Mortgagor and its successors and assigns (including, without limitation, each and every from time to time record owner of the Premises or any other person having an interest therein) and shall insure to the benefit of the Mortgages and its successors and emigns. Wherever herein the Mortgages is referred to, such reference shall be deemed to include the holder from time to time of the Note, whether so expressed or not; and each such from time to time holder of the Note shall have and enjoy all of the rights, privileges, powers, options, benefits and security afforded hereby and hereinder, and may enforce every and all of the terms and provisions hereof, as fully and to the same extent and with the same effect as if such from time to time holder was herein by name specifically granted each rights, privileges, powers, options, benefits and security and was herein by name designated the Mortgages.

33. Previsions Severable. The unemforceshility or invalidity of any provision or provisions hereof shall not render any other provision or provisions herein contained unemforceshile or invalid.

34. Waiver of Defer. v. No action for the enforcement of the lien or may provision hereof shall be subject to any defense which would not be good and available to the party interposing the same in an action at law upon the Note.

35. Captions and Pressure. The captions and headings of the various sections of this Mortgage are for convenience only, and are not to be construct to confining or limiting in any way the scope or intent of the provisions hereof. Whenever the context requires or permits, the plural shall include the singular and the meaculine, feminine and neuter genders shall be freely interchangeable.

36. The Premises consist of Lots 1 through 20 and Outlots A and B in Morganfield's Subdivision. Beneficiary of Mortgagor intends to sell twenty (20) lots to another purchaser. In connection with such sale of the twenty (20) lots and so long as no Default then exists under the Mortgage, Mortgagee shall release from the lien of this Mortgage the twenty (20) lots comprising a portion of the Premises upon Mortgagee's receipt of the sum of Two Hundred Fifty Thousand Dollars (\$250,000.00), which sum shall be applied to the principal portion of the Indebtedness Hereby Secured.

37. Addresses and Notices. Any notice which any party hereto may desire or tray be required to give to any other party shall be in writing, and the personal delivery thereof or the passage of three days after the mailing thereof by registered or certified mail, return reseigt requested, to the addresses initially specified in the introductory paragraph hereof, or to such other places or places as any party hereto may by notice in writing designate, shall constitute service of notice hereunder.

Copies of all notices sent to Mortgagee shall also be sent to: Rudnick & Wolfe, 30 North LaSalle Street, Suite 2900, Chicago, Illinois 60602, Attention: William J. Ralph, Esq.

Copies of all notices sent to Mortgagor shall also be sent to: Michael Freeman, Esq., 960 Rand Road, Suite #210-A, Des Plaines, Ulinois 60016.

38. Mortgagor Will Not Discriminate. Mortgagor covenants and agrees at all times to be in full compliance with provisions of law prohibiting discrimination on the basis of race, color, creed or sational origin including, but not limited to, the requirements of Title VIII of the 1968 Civil Rights Act, or any substitute, amended or replacement Acts.

39. Interest at the Default Rate. Without limiting the generality of any provision herein or in the Note contained, from and after the occurrence of any Event of Default hereunder, all of the Indebtedness Hereby Secured shall bear interest at the Default Rate specified in the Note.

8751.20~n

This Mortgage is executed by Ohayvoo 1 P	ALSECOPY J
foresaid, in the exercise of the power and authority confermated and agreed that nothing herein contained shall be Maywood Proviso Stat	occupited as creating any liability on mid
as Trustee at after	
ersonally, to pay said Nete or any interest that may accrue the ny covenant either express or implied herein contained, all au nd by every person now or hereafter claiming any right or ea Maywood Proviso State Bank	sreen, or any indebtedness accreting hereunder, or to perform th liability, if any, being expressly weived by the Mortgages
as Trustee as aforesaid.	and its successors, and Maywood Proviso
State Bank personally, are concerned, the Mortga rears of the indebtedness accruing hersunder shall look sole r the payment thereof, by the enforcement of the lien hereby action to enforce the personal liability of any obligor, guar collateral securing the Indebtedness Hereby Secured.	created in the manner herein and in the Note provided, or
manuscon Manuscod Dve	oviso State Bank
IN WITNESS WHEREOF, Maywood Prospersion in Witness whereof the present the country in the countr	
be Presidents and its corporate seal to be hereusto affixed and divear first close written.	I attested by its Assistant Secretary, all es of the day, month
O .	MAYWOOD PROVISO STATE BANK,
70-	Not personally but solely as Trustee as aforesaid
Q	/ ² 7
	Market
rest:	Title: VICE PRESIDENT & TRUST OFFICER
LICITATE SECRETARY	
THE OF Illinois UNTY OF Cook . }	Notary Public in and for said County in the State
eaid, do hereby certify that MARGARET J. BRENNA	AN Vice President of
MAYWOOD PROVISO STATE BANK	7/x
TILINOIS CORPORATION	EVELYIN M. STREET
stant Secretary, of saidBank	, persons by knows to see to be the same persons
se names are subscribed to the foregoing instrument at suc	
stant Secretary, respectively, appeared before use this day is said instrument as their own free and voluntary acts, and a	
	t forth; and the seid Assistan Secretary did also then and
a acknowledge that he, as custodian for the corporate seni	
ument as his own free and voluntary act, and as the free a	
rustee, for the uses and purposes therein set forth.	Ux.
Given under applications and assertations this _SEL day of "OFFICIAL SEAL" JUDITH L. GLASNER	September
N' tary Public, State of Illinois My Commission Expires June 19, 199"	- March Millaner
	Notary Public

mus instrument was prepared by and should be mailed to:
William J. Ralph, Esq.
Rudnick & Wolfe
30 North LaSalle Street, Suite 2900
Chicago, Illinois 60602

Trustee Signature Page

Cook Colling Clark's O

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arran (m. 1864) (m. 1848).

Exhibit "A"

LEGAL DESCRIPTION

. . DEPT-01 RECORDING

\$23.40

T#1111 TRAN 1984 07/14/87 18:89:00

COOK COUNTY RECORDER

LOTS 1 THROUGH 20, IACLUSIVE, AND OUTLOTS A AND 3 IN MORGANFIELD'S SUBDIVISION, A SUBDIVISION OF PART OF THE SOUTHEAST 1/4 OF SECTION 34, TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE THIRD PRINC PM. MERIDIAN, IN COOK COUNTY, ILLINDIS, ACCORDING TO THE PLAT RECORDED MARCH 19, 1987 AS DOCUMENT NUMBER 87148081.

PIN:

07-36-407-061-0000 Voi. 187 07-36-407-060-0000 Voi. 137

VACANT LAND -4

Intersection of Voltamer Tr.

87502030

7502089

23 Mail

Cook County Clerk's Office