# UNOFFIGIAL CORY 3 /

	SES AND RENTS, AND SECURITY AGREEMENT
THIS MORTGAGE, ASSIGNMENT OF LEAT "Mortgage") is made as of November 1	SES AND RENTS, AND SECURITY AGREEMENT (
Initials:	235
under Trust Agreement date	gin , not personally, but solely as Tru ed <u>October 25</u> , 19 <u>88</u> , and Known as Tru
Number <u>4850</u> .	and
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d/b/a general partnership or 30	n a(n)
60120 ("Lender").	o lander on the oringinal sum of Fifter
WHEREAS, Mortgagor is indebted to Thousand and 00/100 Dollars (\$15,000.0 promissory note or mortgage note dates order of and delivered to the Lender, extensions and renewals thereof ("Note	o Lander in the principal sum of Fiftee (0), which indebtedness is evidenced by d November 8, 1988, made payable to the and all modifications, substitutions, o"), providing for repayment of princip I payment of all cans due thereunder on
WHEREAS, Mortgagor is indebted to Thousand and 00/100 Dollars (\$15,000.0 promissory note or mortgage note date order of and delivered to the Lender, extensions and renewals thereof ("Note and interest and providing for a fine	00), which indebtedness is evidenced by d. November 8, 1988, made payable to the and all modifications, substitutions, o"), providing for repayment of principle payment of all was due thereunder of
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WHEREAS, Mortgagor is indebted to Thousand and 00/100 Dollars (\$15,000.6 promissory note or mortgage note dates order of and delivered to the Lender, extensions and renewals thereof ("Note and interest and providing for a fina November 1, 1993.	BOX 333-GG  This instrument was prepared by and relater recording to:
WHEREAS, Mortgagor is indebted to Thousand and 00/100 Dollars (\$15,000.6 promissory note or mortgage note dates order of and delivered to the Lender, extensions and renewals thereof ("Note and interest and providing for a fina November 1, 1993.  OG-19-200-009-0000 Permanent Tax No. 06-19-200-0.9-0000 Common Address of Property:	BOX 333 - GG  This instrument was prepared by and reafter recording to:  which instrument was prepared by and reafter recording to:  Pirst National Bank of Elgin Commercial Real Estate Department
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CHICAGO THTE INSURANCE CO.

FANT TO THE OLIGIE

GENEVA, ILLINOIS

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TOGETHER WITH all buildings, structures, improvements, tenements, fixtures, ensements, mineral, old and gas rights, water rights, appurtenances thereunto belonging, title or reversion of any parcels, strips, streets and alloys adjoining the Real Estate, any land or vaults lying within any street, thoroughfare, or siley adjoining the Real Estate, and any privileges, licenses, and franchises pertaining thereunto, all of the foregoing now or hereafter acquired, all leasehold estates and all rents, issues, and profits thereof, for so long and during all such times as Mortgagor, its successors and assigns may by entitled thereto (which are pledged primarily and on a partey with the Real Estate and not secondarily), and all apparatus, equipment or articles now and hereafter located thereon used to supply heat, gas, air conditioning water, light, power, refrigeration (whether single units or centrally controlled and ventilat or, and any other apparatus, equipment or articles used or useful in the operation of the property (other than inventory held for sale or lease) including all additions, substitutions and replacements thereof. All of the foregoing are declared to be a part of the Real Estate whether physically attached or not, and it is agreed that all similar appiritus, equipment, articles and fixtures hereafter placed on the Real Estate by Morgagor or Its succussors or assigns shall be considered as constituting part of the Real Estate. [All of the foregoing, together with the Real Estate (or the leasehold satate if this mortgage is on a leasehold) are hereinafter referred to as the "Property".]

To have and to hold the Property unto the Lender, its successors and assigns forever, for the purposes and uses set forth herein, free from all rights and benefits under any Homestead Exemption laws of the State of Illinois which rights and benefits Mortgagor does hereby expressly release and waive.

Mortgagor and Lender covenant and agree as fo'lows:

- 1. Payment of Principal and Interest. Mortgager shall promptly pay or cause to be paid when due all Secured Indebtedness.
- 2. Funds for Taxes and Insurance. Subject to applicable law, Mortgagor shall pay or cause to be paid to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in Jul, the following amounts (collectively, "Funds"): (a) a sum equal to all general and special real estate and property taxes and assessments (including condominium and planned unit development assessments, if any) and ground reats on the Property, it any (collectively, "Impositions") next due on the Property, all as estimated by Lender, divided by the whole number of months to clapse before the month prior to the date who such Impositions will become due and payable; provided, that in the case of the first such deposit, there shall be deposited in addition an amount which, when added to the aggregate amount of monthly sums next payable under this subparagraph (a), will result in a sufficient reserve to pay the Impositions next becoming due one month prior to the date when such impositions are, in fact, due and payable, plus (b) a sum equal to an installment of the premium or premiums that will become due and such an amount that the payment of approximately equal installments will result in the accumulation of a sufficient sum of money to pay renewal presiums for such insurance at least one (1) month prior to the expiration or renewal date or dates of the policy or policies to be renewed, If any; all as are reasonably estimated intitally and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof.

The Funds shall be held by Lender or, at Lender's election, in an institution the deposits of accounts of which are insured or guaranteed by a federal or state agency ("depository account"). Lender shall, upon the presentation to Lender by Mortgagor of the bills therefor, apply the funds to pay the Impositions, except that in the event of default, Lender may apply the funds to the Secured Indebtedness as Lender sees fit. If Mortgagoe has paid any Imposition directly, Lender shall reimburse Mortgagee therefor upon presentation to Lender of a stamped receipt. Lender shall not be required to pay any interest or earnings on the Funds unless otherwise required by law, in which case, all interest shall accrue in the depository account and Lender may charge for so holding and applying the Funds, analyzing the account or verifying and compiling assessments and bills. Upon Mortgagor's request, Lender shall provide to Mortgagor an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit was made. The funds are pledged as additional security for the sums secured by this Mortgago.

If the amount of Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of Impositions, shall exceed the amount required to pay said impositions and insurance premiums as they fail due, such excess shall be retained by Lender or in the Depository account and credited to subsequent monthly installment of funds. If the amount of the Funds held by Lender shall not be sufficient to pay the impositions and insurance premiums as they fall due, Mortgagor shall immediately pay or cause to by paid to Lander any amount necessary to make up the deficiency in one or more payments as Lender may require.

to Mortgagor, or to any person to whom Mortgagor directs, any Funds held by Londer. If, under Paragraph 14, the Property is sold or is otherwise acquired by Londer, Lender shall apply, no later than functiately prior to the sale of the Property or its acquisition by Lender, any Funds held by the Lender at the time of application as a credit against the Secured Indeb edness.

Application of Payments. Toless prohibited by applicable law, all payments received by Lender under this Mortgige, the Note and all other documents given to Lender to further evidence, secure or gurrantee the Secured Indebtedness (collectively, the "Lean Documents") shall be applied by Lender first to payments required from Mortgager to Lender under Paragraph 2, then to any sums advanced by Lender persuant to Paragraph 8 to protect the security of this Mortgage, then to interest payable on the Note and to any prepayment premium which may be due, and then to principal of the Note (and if principal is due in installments, applications shall be to such lustallments in the inverse order of their maturity.)

Any applications to principal of proceeds from insurance policies, as provided in <u>Paragraph 6</u>, or of condemnation awards, an provided in <u>Paragraph 9</u>, shall not extend or postpone the due date of any monthly installments of principal or interest, or change the amount of such installments or of the other charges or payments provided in the Note or other Loan Documents.

4. Prior Encumbrances; Liens. Mortgagor whall keep the Property free from mechanics or other liens, mortgages, charges, and other encumbrances.

Notwithstanding the foregoing, if Lender has consented in writing to the existence of any mortgage, deed of trust or other security agreement. Hortgagor shall perform all of Mortgagor's obligations under any such mortgage, deed of trust or other security agreement (collectively "Other Encumbrances") creating a lien on the Property, whether or not such lien has priority over this Mortgage, including Mortgagor's covenants to make payments when due. Any act or ommission of Mortgagor which, with the giving of notice or the passage of time would constitute a default or event of default under any Other Encumbrance or under any ground lease shall be a default under this Mortgage. Mortgagor shall promptly deliver to Lender all notices given or received of any defaults or events of default under any Other Encumbrance or any ground lease. Nothing in this paragraph shall be deemed to permit a Prohibited Transfer as defined in Paragraph 10 hereof and nothing herein shall be deemed to permit the creation of any lien, mortgage, charge, or other encumbrance on the Property

5. Taxes and Assessments; Rents. Mortgagor shall pay or cause to be paid when due all Impositions and water, sewer and other charges, fines and Impositions attributable to the Property and leasehold payments, if any, and all other sums due under any ground lease attributable to the Property. Mortgagor shall provide evidence satisfactory to Leader of compliance with these requirements promptly after the respective due dates for payment. Mortgagor shall pay, in full, but under protest in the manner provided by statute, any tax or assessment Mortgagor desires to contest.

- 6. Insurance Coverage: Form: Proceeds. Mortgagor shall insure and keep insured the Property against such perils and hazards, and in such amounts and with such limits, as lender may from time to time require, and, in any event, will continuously maintain the following described policies of insurance (the "Insurance Policies"):
  - (a) Insurance against physical loss and damage to the Property caused by fire, lightning, windstorms, vandalism, malicious mischief, and risks covered by the so called "all-risk" endorsement and such other risks as the lender may reasonably require, in amounts (but in no event less than the initial stated principal amount of the Note) equal to the full replacement value of the Property, fixtures and equipment, plus the cost of debris removal, with full replacement cost amount and inflation guard endorsment;
  - (b) Comprehensive general public liability insurance against death, bodity injury and property damage arising in connection with the Property with such limits as the Lender may reasonably require [but in no event less than One Ellion and No/100 bollars (\$1,000,000.00)];
  - (c) Rent and rental value insurance (or, at the discretion of Lender, business interruption insurance) in amount sufficient to pay during any period of up to wo (1) year in which the Property may be damaged or destroyed (i) all rents derived from the Property and (ii) all amounts (including, but not limited to, all impositions, utility charges and insurance premiums) required to be paid by Mortgagor or by tenants of the Property;
  - (d) Broad feer botter and machinery insurance on all equipment and objects customarily covered by such insurance (if any are located at the property), providing for full repair and replacement cost coverage, and other insurance of the types and in amounts as the Lender may reasonably require, but in no event less than root customarily carried by persons owning or operating like properties;
  - (e) During the making of any alterations or improvements to the Property (i) insurance covering claims based on the owner's or employer's contingent liability not covered by the insurance provided in subparagraph (b) above and (ii) worker's compensation insurance covering all persons engaged in such alterations or improvements:
  - (f) Insurance against loss or damage by flood or mud slide, if the property is now, or at any time while the Secured Indebtedness remains outstanding shall be, situated in any area which an appropriate governmental authority designates as a flood or mud slide hazard area or the like, in such amounts as Lender may require, not exceeding the maximum legal limit of coverage;
  - (g) Place glass, sprinkler leakage and machinery, explosion and pressurized vessel insurance; and
  - (h) To the extent not included in subparagraphs (i) through (g) above, such other types and amounts of coverage as are customarily malificated by owners or operators of like properties.

Lender may, at any time and in its sole discretion upon written notice to Mortgagor, procure and substitute for any and all of the Insurance Policies required above, such other policies of insurance, in such amounts, and carried in such companies, as it may select, and in such event, those policies of insurance shall be included within the definition of Insurance Policies set forth herein.

All insurance shall: (f) be in form and content, and shall be carried in companies, approved by Lender (any such company shall in any event, and not in limitation of the foregoing, have received a Best's rating of at least A(15) or higher for at least the prior three (3) years; (ii) have attached standard non-contributing mortgagee and waiver of subrogation clauses and with loss payable to Lender; ((ii) provide thirty (30) days' advance written notice to Lender before cancellation or material modification; and (iv) provide that no claims shall be paid thereunder without ten (10) days' advance written notice to Lender. Originals of all policies and renewals (or certificates avidencing the same), marked "paid," shall be delivered to Lender at least thirty (30) days before the expiration of existing policies. Mortgagor shall not carry any separate insurance on the Property concurrent in kind or form with any insurance required becounder or contributing

in the event of loss without Lender's prior written consent, and any such policy shall have attached standard non-contributing mortgages clauses and with loss payable to Lender, and shall meet all other requirements set forth herein. Mortgager shall give immediate notice of any canualty loss to Lender. Insurance policies maintained by tenants under any leasen of the premises or any portion thereof may, if in conformity with the requirements of this Mortgage and if approved by Lender, be presented to Lender in satisfaction of Mortgager's obligation to provide the lasurance coverages required bereunder.

In the case of loss covered by any of such policies, the Lender is authorized to adjust, collect and compromise in its discretion, all claims thereunder and in such case, the Mortgagor covenants to sign upon demand, or the Lender may sign or endorse on the Mortgagor's behalf, all necessary proofs of loss, receipts, releases, and other papers required by the insurance companies to be signed by the Mortgagor. At the option of the Lender, all or part of the proceeds of any such insurance may be applied either to the restoration of the Property or to the reduction of the Secured Indebtedorss. In the event the proceeds of insurance are applied to reduce the Secured in bedoess, any such application shall constitute a prepayment, and any prepayment premium required by the Loss Documents shall then be due and payable as provided therein. Lender may apply the Insurance proceeds to such prepayment premium. In the event the Property is restored, the Lender may pay the insurance proceeds in accordance with its customary construction loss payment procedures and the Mortgagor agrae; in such event to pay the Lender its customary for for such services.

- Planned Unit Development. Mortgagor shall keep the Property in good condition and repair and shall not commit wrate or permit impairment or deterioration of the Property. Mortgagor shall not allow, store, treat or dispose of Hazardous Material as defined in Paragraph 20, nor permit the same to exist or to be stored, treated or disposed of, from or upon the Property. Mortgagor shall promptly restore or rebuild any buildings or improvements now or hereafter on the Property which may become damaged or destroyed. Mortgagor shall comply will all requirements of the law or municipal ordinances with respect to the use, operation, and maintenance of the Property, including all environmental, health and safety laws and regulations, and shall make no material alterations in the Property except as required by law, without the prior written consent of Lender. Mortgagor shall not grant or permit any easements, licenses, covenants or declarations of use against the Property. If this Mortgagor shall perform all of Mortgagor's obligations under the declaration of covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents. If this Mortgage is on a ground leasehold, Mortgagor shall perform or cause to be performed all obligations of the leasee under the underlying ground lease.
- 8. Protection of Lender's Security. If Mortgagor fails to perform any of the covenants and agreements contained in this Mortgage, the Note or the other Loan Documents, or if any action or proceeding is threatened or commanced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Mortgagor, may make such appearances, disburse such sume, including reasonable actorneys' fees, and take such action as it deems expedient or necessary to protect Lender's interest, including (a) making repairs; (b) discharging Prior Encumbrances in full or part; (c) paying, settling, or discharging tax Mens, mechanics' or other liens, paying ground rents (if any); (d) procuring insurance; and (e) renting, operating and managing the Property and paying operating costs and expenses, including management fees, of every kind and nature in connection therewith, so that the Property shall be operational and usable for its intended purposes. Lender, in making such payments of impositions and assessments, may do so in accordance with any bill, statement, or estimate procurred from the appropriate office without inquiry into the accuracy of same or into the validity thereof.

Any amounts disbursed by Lender pursuant to this <u>Paragraph 8</u> shall be a part of the Secured Indebtedness and shall bear interest at the <u>default</u> interest rate provided in the Note (the "Default Rate"). Nothing contained in this <u>Paragraph 8</u> shall require Lender to incur any expense to take any action hereunder, and inaction by Lender shall never be considered a waiver of any right accruing to Lender on account of this <u>Paragraph 8</u>.

9. Condemnation. Mortgagor shall give Lender immediate notice of the actual or threatened commencement of any condemnation or eminent domain proceedings affecting all or any part of the Property and shall deliver to Lender copies of any and all papers served in connection with any such proceedings. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby analyned and shall be paid directly to Lender. Mortgagor heraby grants a security interest to Londor in and to such proceeds. Leader is authorized to collect such proceeds and, at Lander's sole option and discretion, to apply said proceeds either to restoration or repair of the property or in payment of Secured Indebtedness. In the event the Proposty is restored, Lendor may pay the condemnation proceeds in accordance with its customary construction loss payment procedures, and the Mortgagor agrees in such event to pay the Lender its customary fee for such services. In the event the condemnation proceeds are applied to reduce Secured indebtedness, any such application shall constitute a prepayment, and any prepayment premium required by the Loan Documents shall then be due and payable as provided therein. Lender may apply the condomnation proceeds to such prepayment premium.

In the event of any partial taking of the Property or any interest in the Property, which, in the palgement of Lender leaves the property as a complete economic unit having equivalent value to the Property as it existed prior to the taking, and provided no Event of Default has occured and is then continuing, the proceeds of any award shall be applied to reimburse Mortgagor for the cost of plans, specifications and procedures which must be submitted to and approved by Lender, and such proceeds shall be disbursed in the same manner as is herein provided for the application of insurance proceeds, provided that any surplus after payment of such costs shall be applied on account of the Indebtedness. If such proceeds are not applied for reimbursement of such restoracion costs, they shall be applied against the Indebtedness, in such order or manner as Lender shall elect.

- 10. Prohibitions on Transfe. of the Property or of an Interest in Mortagagor. It shall be an immediate default !! Without the prior written consent of Lander, which consent may be granted or withheld at Lander's sole discretion, Mortagagor shall create, effect or consent to or thall suffer or permit any convayance, sale (including an installment sale), assignment, transfer, lien, pladge, hypothecation, mortgage, security interest, or other encurbrance or allenation (or any agreement to do any of the foregoing), whether by operation of law, valuntarily or otherwise, (collectively, "Transfer") of (a) the Property or any part thereof or interest therein; (b) all or a portion of the beneficial interest of a trustee Mortgagor or change in the power of direction; (c) all or a portion of the stock of any corporate Mortgagor or corporate beneficiary of a trustee Mortgagor, that results or could result in a material change in the identity of the person(s) or antities previously in control of such corporation; or (d) all or a portion of a partnership, or joint venture interest of a joint venturer in the joint venture. If Mortgagor is, or if Mortgagor's beneficiary consists of or includes, a partner aip or joint venture, that results or could result in a material change in the concity of the person(s) in control of such partnership or joint venture (each of the foregoing is referred to as a "Prohibited Transfer"). In the event of such default, Londer may duclare the entire unpaid balance, including interest, immediately due ind payable. foregoing provisions of this <u>Paragraph 10</u> shall not, however, apply to the lieu of current impositions and assessments not yet due and payable and to links which secure the Secured Indebtedness. This option shall not be exercised by Landar if probibited by federal law as of the date of this Mortgago. Mortgagor a knowledges and agrees that; (1) in making the loan(s) which constitutes the Secured Indebtedness, Lender is relying not only on the creditworthiness of Mortgagor or Mortgagor's beaefictary and/or guaranter(s), if any, but also on the value of the Property as of the date bereof plus any future improvements, and that any subsequent encumbrances would seriously impair the value of the Property; and (11) therefore, if any provision in this Paragraph 10 shall be deemed a restraint on alionation, Mortgagor agrees that such restraint is a reasonable one and that any Prohibited Transfer shall be an Event of Default herounder.
- 11. Assignment of Leases and Reols. All right, title, and interest of Mortgagor in and to all present and future leases affecting the Property, written or oral (collectively, "Leases"), and all rents, income, receipts, revenues, issues, avails and profits from or arising out of the Property (collectively, "Reols") are hereby transferred and assigned to Leader as further security for the payment of the Secured Indebtedness, and Mortgagor hereby grants a security interest to Leader in and to the same. If requested by Leader, Mortgagor shall submit all future Leases affecting the Property to the Leader for its approval prior to execution, and all approved and executed Leases shall be specificially assigned to Leader by an instrument satifactory to Leader. Each Lease shall, at the option of Leader, he

paramount or subordinate to this Mortgage. Mortgagor shall furnish Lender with executed copies of each Lease and, if requested by Lender, with estoppel letters from each tenant, which estoppel letters shall be in a form satisfactory to Lender and shall be delivered not later than thirty (30) days after Lender's written demand.

lf, without Lender's prior written consent, Mortgagor: (a) as lessor, fails to perform and fulfill any term, covenant, or provision in any Loase; (b) suffers or permits to occur any breach or default under the provisions of any separate assignment of any Lease given as additional security for the Secured Indebtedness; (c) fails to fully protect, insure, preserve, and cause continued performance or fulfillment of the terms, covenants, or provisions, which are required to be performed by the lessee or lessor of any other Lease or Leases hereafter assigned to Lender; (d) cancels, terminates, or materially amends or modifies any Lease; or (e) permits or approves an assignment by the lessee of a Lease or a subjecting of all or any part of the Property demised in the Lease; such occurrence shall constitute an Event of Default hereunder.

Lender shall have the right to assign Mortgagor's right, title and interest in any Leasor to any subsequent holder of this Mortgage or the Note and other Loan Documents or to any person acquiring title to all or any part of the Property through foreclosure or otherwise.

Upon and scent of pefault, this Mortgage shall constitute a direction to each lessee under the Leases and each guaranter thereof, if any, to pay all Rents directly to Lender without report of the Event of Default. Lender shall have the authority, as Mortgagor's attorphy-in-fact (such authority being coupled with an interest and irrevocable) to sign the name of Mortgagor and to bind Mortgagor on all papers and documents relating to the operation, leasing and maintenance of the Property. While the assignment is a prosent assignment, Lender shall not exercise any of the rights or powers conferred upon it by this paragraph until an Event of Default shall occur under this Mortegage.

If Mortgagor, as lessor, such begind or refuse to perform and keep all of the covenants and agreements contined in the Lease or Lasses, then Lander may perform and comply with any such less, covenants and agreements. All related costs and expenses incurred by the Leader shall become a part of the Secured Indebtedness and shall be due and payable upon demand by Leader with interest thereon accruing thereafter at the Default Rate.

Lender, however, whall not be obligated to perform or discharge any obligation, duty or liability under any tease. Mortgagor shall, defend, protect, indemnify and hold lender harmless from and against any an ass such liability, loss or damage to tender under the leases or under or by reason of their assignments and of and from any and all claims and demands whatsoever which may be asserted against Lender by reason of all alleged obligations or undertakings on the part to perform or discharge any lease terms, covenants or agreements. The amount of any such liability, loss or damage arising under the Leases or under or by reason of their assignment, or in the defense of any claims or demands, including costs, expenses and reasonable attorneys' fees, incurred by lender shall be a part of the Secured Indebtedness due and payable upon demand with interest thereon accruing thereafter at the Default Rate.

12. Security Agreement. Without Haiting any other provisions of this Mortgage, this Mortgage constitutes a Security Agreement under the Uniform Commercial Code of the State of Illinois (herein called the "Code") with respect to all fixtures, apparatus, equipment or articles, and all replacements and substitutions, now or bereafter located on the Property an set forth in the description of the Property above, including but not limited to the air-conditioning, heating, gam, water, power, light, refrigeration, and ventilation systems which are presently located at the Property, and with respect to all Funds and other nums which may be deposited with Lender pursuant hereto (all for the purposes of this paragraph called "Collateral"), and Mortgagor hereby grants to Lender a security interest in such Collateral. All of the terms, provisions, conditions and agreements contained in this Mortgage pertain and apply to the Collateral as fully and to the same extent as to any other property comprising the Property. When the Socured Indebtedness shall become due, whether by acceleration or otherwise, Lender shall have all remedies of a secured party under the Code. Mortgagor shall execute and deliver to Lender any financing statements necessary to perfect the security interest in the Collateral created hereby.

- 13. Event of Default. Each of the following shall constitute an event of default ("Event of Default") under this Mortgage:
- (a) Mortgagor's failure to pay any amount due herein or secured hereby, or any installment of principal or interest when due and payable, whether at maturity or by acceleration or otherwise, under the Note, this Mortgage, or any other Loan Document:
- (b) Mortgagor's failure to perform or observe any other covenant, agreement, representation, warranty or other provision contained in the Note, this Mortgage (other than an Event of Default described elsewhere in this Paragraph 13), any other Loan Document, or any other document or instrument evidencing, guarantying or securing the Secured Indebtedness, and such failure continues for a period of ten (10) days after notice thereof given by Lender to Mortgagor;
  - (c) The occurrence of Prohibited Transfer;
- (i) Mortgagor, or any beneficiary of or person in control of Mortgagor, or any person who, as guarantor, co-maker or otherwise, shall be or become liable for or obligated upon all or any part of the indebtedness or any of the covenants or agreements contained herein (collectively, "Obligors"), shall: (i) file a voluntary petition in bankruptcy, insolvency, debtor relief or for arrangement, reorganization of other relief under the Federal Bankruptcy Act or any similar state of federal law now or hereafter in effect; (ii) consent to or suffer the appointment of or taking posession by a receiver, liquidator, or trustee, (or similar official) of each person or for any part of the property or any substantial part of such person's other property; (iii) make any assignment for the benefit of such person's creditors; (iv) fall generally to pay such person's debts as they become due; (v) court having jurisdiction shall enter a decree or order for relief in respect of such person is, any involuntary case brought under any bankruptcy, insolvency, debtor relief, or (initar law and such decree or order is not vacated or dismissed within thirty (30) (a)s:
- (e) All or a substantial part of the assets of Mortgagor or any beneficiary of or person in control of Mortgagor, or any Obligor, are attached, seized, subjected to a writ or distress warrant, or are 15 yield upon;
- (f) If Mortgagor, or any beneficiary of or person in control of Mortgagor, or any Obligor is other than a natural person or persons, (i) the dissolution or terminantion of existence of such entity, volucionally or involuntarily, whether by reason of death of a general partner of such entity or otherwise; (ii) the amendment or modification in any respect of the articles or agreement of partnership or corporate resolutions or articles of incorporation or bylaws of such entity that would affect Mortgagor's performance of its obligations under the Note, this Mortgage or the other Loan Documents; or
- (g) This Mortgage shall not constitute a valid lies on and security interest in the Property (subject only to the Permitted Encumbrances), or if such lies and security interest shall not be perfected.
- LENDER'S OPTION AND WITHOUT AFFECTING THE LIEN CREATED BEREBY OR TO. PRIORITY OF SAID LIEN OR ANY OTHER RIGHT OF LENDER BEREUNDER, MAY DECLARE ALL SUMS SECURED BY THIS MORTGAGE AND THE OTHER LOAN DOCUMENTS TO BE IMMEDIATELY DUE AND TALABLE WITHOUT FURTHER DEMAND AND MAY FORECLOSE THIS MORTGAGE BY JUDICIAL PROCREDING AMB/OR EXERCISE ANY RIGHT, POWER OR REMEDY PROVIDED BY THIS MORTGAGE, THE NOTE, ANY OTHER LOAN DOCUMENT OR BY LAW OR IN EQUITY OR ANY OTHER DOCUMENT OR INSTRUMENT REGULATING, EVIDENCING, SECURING OR GUARANTEEING ANY OF THE SECURED INDEBTEDNESS. LENDER SHALL, BE ENTITLED TO COLLECT IN CONNECTION THEREWITH ALL EXPENSES OF FORECLOSURE, INCLUDING, BUT NOT LIMITED TO, REASONABLE FEES OF ATTORNEYS (WHO MAY BE EMPLOYERS OF THE BANK) AND COSTS INCLUDING ABSTRACTS, TITLE REPORTS, AND TITLE INSURANCE, ALL OF WHICH SHALL BECOME A PART OF THE SECURED INDEBTEDNESS AND IMMEDIATELY DUE AND PAYABLE, WITH INTEREST AT THE DEFAULT RATE. THE PROCREDS OF ANY FORECLOSURE SALE OF THE PROPERTY SHALL BE APPLIED AS FOLLOWS: FIRST, TO ALL COSTS, EXPENSES AND FEES INCIDENT TO THE FORECLOSURE PROCEEDINGS; SECOND, AS SET FORTH IN PARAGRAPH 3 OF THIS MORTGAGE; AND THIRD, ANY BALANCE TO MORTGAGOR. LENDER MAY BE THE PURCHASER AT ANY FORECLOSURE SALE OF THE PROPERTY OR ANY PART THEREOF.

- 15. Appointment of Receiver. Upon acceleration under Paragraphs 10 or 13 or abandonment of the property, and without further notice to Mortgagor, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the Ronts Including those past due. The receiver shall have the power to collect the Rents from the time of acceleration through the pendency of any foreclosure proceeding and during the full statutory period of redemption, if any. All Rents collected by the receiver shall be applied as the appointing court may direct and, in the absence of such direction, first to payment of the coats and expenses of the management of the Property and collection of Rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then as provided in Paragraph 3. The receiver shall be liable to account only for those Rents actually received. or any imployee or agent thereof may be appointed as the receiver.
- 16. Waiver of Right of Redemption and Other Rights; Waiver of Defense. Notwithstanding anything to the contrary herein contained, to the full extent permitted by liw, Mortgagor hereby agrees that it will not at any time or in any manner whatsoe er claim any stay, exemption or extension law or any so-called "Moratorium law" low or at any time hereafter in force, or claim any benefit or advantage of or from any law now or hereafter in force providing for the valuation or appraisement of the Property, or any part thereof, prior to any sale or sales thereof to be made pursuant to any provisions herein contained, or to any decree, judgment or order of har court of competent jurisdiction; or after such sale or sales claim to exercise any rights under any statute now or hereafter in force to redeem the property so sold, br any part thereof, or relating to the marshalling thereof, upon foreclosure and or other enforcement hereof. To the full extent permitted by law, Mortgagor be oby expressly waives any and all rights of redemption from sale under any order or decres of foreclosure of this Mortgage, on its own behalf, on behalf of all persons visiming or having an interest (direct or indirect) by, through or under Mortgagor and or Schalf of each and every person sequiring any interest in or title to the Property subsequent to the data hereof, it being the intent hereof that any and all such rights of redemption of Mortgagor and of all other persons are and shall be deemed to be hereby waived to the full extent permitted by applicable law. No action of the enforcement of the lien or any provision hereof shall be subject to any defense which would not be available to, and good with respect to, the party interposing such defense in an action at law on the Note.
- 17. Principal Amount of Mortgage; Future Advances. This Mortgage also secures the payment of and includes all future or further 6d. aucus as shall be made at all times, regardless of whether loan proceeds have been disbursed, by the Lander herein or its successors or assigns, to and for the benefit of the Mortgagor, its heirs, personal representatives, or assigns, to the same extent as if such future advances were made on the date of the execution of this Mortgage, The total amount of Secured Indebtedness secured by this Mortgage may decrease or increase from time to time, but at no time shall the principal amount thereof (excluding interest thereon and any and all disbursements made by the hender for the payment of Impositions, insurance on the Property, and for reasonable attorneys' fees, lost commissions, service charges, liquidated damages, expenses and court costs incurred in the collection of any or all of such sums of money) exceed the stated principal amount of the Note plus \$50,000.00. Such further or future advances shall be wholly optional with the Lender and the same shall bear interest at the same rate as specified in the Note referred to herein, unless said interest rate shall be modified by subsequent agreement. Nothing in this Paragraph shall be deemed to imply that Lender has agreed to make any such further or future advances.
- 18. Business Loan. Mortgagor hereby represents and warrants or, in the case of a trustee Mortgagor, represents that it has been advised by its beneficiary, that: (a) the proceeds of the Secured Indebtedness (the "Loan") will be used for the purposes specified in Section 6404(1) (a) or (c) of Chapter 17 of the Illinois Revised Statutes, as amended; (b) the Loan constitutes a "business loan" within the purview of that Section; (c) the Loan is a transaction exempt from the Truth in purview of that Section; (c) the Loan is a transaction exempt from the Truth in Lending Act, 15 U.S.C. Subsection 1601, et seq.; and (d) the proceeds of the Indebtedness will not be used for the purchase of registered equity securities within the purview of Regulation "B" issued by the Board of Governors of the Federal Reserve System.

Riders. The following riders are attached hereto, and are incorporated

herein and made a part hereof:	
Initials:	
	Adjustable Rate Rider
	Condomintum Rider
	No Riders Attached
	No Riders Attached

- 20. Environmental Compliance. Mortgagor hereby represents to Lender and covenants with Lender that:
- (a) The Property, and the use and operation thereof, are currently in compliance and will remain in compliance with all applicable laws and regulations (including all environmental, health and safety laws and regulations). All required governmental permits are in effect and will remain in offect.
- (b) There are and will be no environmental, health or safety bazards that pertain to any of the Property or the business or operations conducted thereon. No storage, treatment or disposal of hazardous waste or material (collectively, "Hazardous Materials") has or will occur on the Property. (For purposes of these representations and warraties, the term "Hazaardous Materials" shall include substances defined as "hazardous substances") or "toxic substances" in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, 62 U.S.C. Sec. 9061 of seq.; Hazardous Materials Transportation Act, 49 U.S.C. Sec. 1802; the Resource Conservation and Recovery Act, 42 U.S.C. Sec. 6901 of seq.; and those substances defored as "hazardous waste" in Section 1003 (j) of the Illinois Environmental Protect on Act, 111. Rev. Stat. Chapter 111-1/2 Para. 1001 of seq.; and the regulations adopted and publications promulgated pursuant to said laws. The business and all operations conducted on the Property have and will lawfully dispose of their Hazardous Materials.
- (c) There are no pending or threatened. (1) actions or proceedings from any governmental agency or any other entity regarding the condition or use of the Property, or regarding any environmental, health or safety law; or (11) "superliens" or similar governmental actions or proceedings that rould impair the value of the Property, or the priority of the lieu of this Mortgage or any of the other Lonn Documents (collectively "Environmental Proceedings"). Mortgagor will promptly notify Lender of any notices, or other knowledge obtained by Mortgagor hereafter of any pending or threatened Environmental Proceedings, and Mortgagor will promptly cure and have dismissed with prejudice any such Environmental Proceedings to the satisfaction of Lender.
- (d) Any fees, costs and expenses imposed upon or incurred by Lender on account of any breach of this Paragraph 20 shall be immediately due and rapble by Hortgagor to Lender upon demand, and shall (together with interest thereon at the Default Rate accruing from the date such fees, costs and expenses are so imposed upon or incurred by Lender) become part of the Secured Indebtedness. Mortgagor shall keep, and and protect, defend, indemalfy and hold Lender harmless from and against and and all claims, loss, cost, damago, liability or expense, including reasonable attorneys' fees, sustained or incurred by Lender by reason of any Environmental proceedings or the breach or default by Mortgagor of any representation, warranty or covenant contained in this Paragraph 20.
- 21. Financial Statements. Mortgagor shall cause to be delivered to Leader, within aimsty (90) days after the end of each calendar year ending during the term of this Mortgage, financial and operating statements of the Property for such year, and annual financial statements of Mortgagor's beneficiary, if any, and of each Obligor, on a form approved by Leader, setting forth the information therein as of the immediately preceeding calendar year, including, but without limitation, a

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balance sheet and statement of income and expenditures, all prepared in accordance with generally accepted principles of accounting consistently applied. Such financial and operating statements shall be prepared and certified in such manner as may be acceptable to lender, and Lender may, by notice in writing to Mortgagor, require that the same be certified and prepared pursuant to mudit by a firm of independent certified public accountants satisfactory to Lender.

- 22. Further Assurances; Estoppel Certificates. Mortgagor will do, execute, acknowledge and deliver or cause to be done, executed, acknowledged and delivered all such further acts, conveyance, notes, mortgages, security sgreements, financing statements, assignments and assurances as Lender shall require for the batter assuring, conveying, mortgaging, assigning and confirming unto Lender all property mortgaged hereby or property intended so to be, including, without limiting the generality of the foregoing, proceeds of insurance and condomnation awards, whether now owned by Mortgagor or hereafter acquired. From time to time, Mortgagor will furnish within five (5) days after Lender's request a written and daly acknowledged statement of the amount due under the Note and under this Mortgage and whether any alleged offsets or defenses exist against the Secured Indebtedness.
- 23. napection of Property and Books and Records. Mortgagor shall parmit Lender and its representatives and agents to inspect the Property from time to time during normal business hours and as frequently as Lender requests. Mortgagor shall keep and marotain full and correct books and records showing in detail the income and expenses of the Property. From time to time upon not less than two (2) days demand, Mortgagor Chall permit Lender or its agents to examine and copy such books and records and all supporting vouchers and data at its offices or at the address identified above.
- 24. Mortgagor No. Deleased; No Walver; Remedies Cumulative. Extension or other modification granted by Leader to Mortgagor or any successor in interest of Mortgagor of the time for payment or the amortization of the Secured Indehtedness shall not operate to release. In any manner, the liability of the Mortgagor. Any delay, forbearance or inaction by Leader in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. Any acts performed by Leader to protect the security of this Mortgage, as authorized by Paragraph 8 or otherwise, shall not be a waiver of Leader's right to accelerate the maturity of the Indebtedness. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively and in such order as may be deemed expedient to Leader. No consent or waiver by Leader to or of any breach or default by Mortgagor shall be deemed a consent or waiver to or of any other breach or default.
- 25. Successors and Assigns Bound; Joint and Several Liability. The covenants and agreements contained herein shall blad, and the rights hereunder shall inure to, the respective heirs, executors, legal representatives, successors and assigns of Lender and Mortgagor. If this Mortgage, the Note, or any other Loan Document is executed by more than one party, the liability of such parties hereunder or thereunder shall be joint and several.
- 26. Loan Charges, if the loan secored by this Mortgage 's subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in consistion with the loan exceed the permitted limits, then: (a) any such loan charge shell be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Maker which exceeded permitted limits will be refunded to Maker. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Maker. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.
- 27. Legislation Affecting Leader's Rights. If an enactment, modification or expiration of an applicable governmental law, ruling or regulation has the effect of (a) rendering any provision of the Note, this Mortgage or any of the other Loan Documents unenforceable according to its terms or (b) deducting from the value of the property for the purpose of taxation any lien thereon, or imposing upon Leader the payment of the whole or any part of the impositions required to be paid by Mortgagor, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the interest of Leader in the Property, or the manner of collection of impositions, so as to affect this Mortgage, the Indebtedness to Leader, Leader, at its option, may require immediate payment in full of all sums secured by this Mortgage and may lavoke any remedias permitted in Paragraph 14.

- 28. Notice. Except for any notice required under applicable law to be given in another manner, any notices required or given under this Mortgage shall be given by hand delivery or by certified mail, return receipt requested. Notices shall be given to Mortgagor at the address provided below and to Lender at Lender's address stated above. Notices shall be deemed to have been given and effective on the date of delivery, if hand-delivered, or two (2) days after the date of mailing shown on the certified receipt, if mailed. Any party hereto may change the address to which notices are given by notice as provided herein. Except as otherwise specifically required herein, notice of the exercise of any right, power or option granted to Lender by this Mortgage is not required to be given.
- 29. Interpretation. This Mortgage shall be construed and enforced pursuant to the laws of the State of Illinois, without reference to conflicts of laws principles. The headings of sections and paragraphs in this Mortgage are for convenience only and shall not be construed in any way to limit or define the content, scope, or intent of the provisions. The use of singular and plural souns, and masculine, feminine, and neuter pronouns, shall be fully interchangeable, where the context so requires. If any provision of this Mortgage, or any paragraph, sentence, clause, phrase or word, or the application thereof, in any circumstances, is adjudicated to be illegal or invalid, such illegal or invalid part shall be given effect to the fullest possible extent that it is legal or valid and the validity of the remainder of this Mortgage shall be construed as if such illegal or invalid part were never included. Time is of the essence of the payment and performance of this Mortgage.
- 30. Release. Upon payment of all Secured Indebtodness, Lender shall release this Mortgage upon payment by Mortgagor of all costs and fees to release same, if any. Mortgagor shall be emponsible for recording the release, including all related costs of recordation.
- 31. Waiver of Jury Trial. Mortgagor hereby waives any right to a trial by jury in any action or proceeding to enforce or defend any rights (i) under this mortgage, the Note, the other Loan Documen's or under any amendment, instrument, document or agreement delivered or which may be the future be delivered in connection therewith; or (ii) arising from any banking relationship existing in connection with this Mortgage or the other Loan Documents; and agrees that any such action or proceeding shall be tried before a court and not before a incy.
- Land Trustee Exculpation. If Mortgagor is a trustee, this Mortgage is executed by the undersigned, not personally, but solely as Trustee in the exercise of the power and authority conferred upon and vorted in it as Trustee. No personal Hability shall be asserted or be enforceable and int the Trustee because or in respect of this Mortgage or its making, issue or transfer, and all such limbility, (f may, as expressly waived by each taker and holder hereof; except that Trustee in. its personal and individual enpacity warrants that it, as Trustee, possesses full power and authority to execute this instrument. Nothing herein shall modify of discharge the personal Hability assumed by the guaranters hereof. Each original and successive holder of this Mortgage accepts the express condition that no duty shall rest upon the Trustee to sequester the rents, issues and profits arising from the Property, or the proceeds artising from such Property's sale or other disposition.
  Upon the occurrence of an Event of Default, the sole remedy of the holder, as far as Trustee is concerned, shall be foreclosure of the Mortgage, action against any other security at any time given to secure the payment of the Secured Indeptednes, action to enforce the personal limbility of other makers on the Note or the guaranters of the Note, or any other remedies as the holder in its sole discretion may discreti

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage as of the day and year first above written.

LAND TRUST:

First National Bank of Elgin, as Trustee under Trust Agreement dated

October 25, 19 88 , and known as

Trust No. 4850 , and not personally.

y:\_\_\_\_\_

Its: Trust Officer

ATTEST:

By Landy & Barrie

They R. May Sucretary

Of Colony Sucretary

Of Colony Colo

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EXHIBIT "A"

### The Land

THAT PART OF THE NORTH 1/2 OF SECTION 19, TOWNSHIP 41 NORTH, RANGE 9 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: COMMENCING AT A POINT ON THE NORTH AND SOUTH CENTER LINE OF SAID SECTION 19, 1695 FEET SOUTH OF THE NORTH LINE OF SAID SECTION 19; THENCE NORTH 80
DEGREES 52 MINUTES 15 SECONDS EAST, 509.67 FEET, FOR A PLACE OF
BEGINNING; THENCE SOUTH 31 DEGREES 09 MINUTES 33 SECONDS WEST ALONG
WESTERLY RIGHT OF WAY, EXTENDED NORTHERLY, OF A PUBLIC STREET RECORDED
IN COOK COUNTY, ILLINOIS, ON JUNE 3, 1971 AS DOCUMENT NUMBER 21499006,
A DISTANCE OF 271.15 FEET TO THE NORTHERLY RIGHT OF WAY OF SAID PUBLIC STREET; THENCE SOUTH 89 DEGREES 30 MINUTES 32 SECONDS EAST, ALONG SAID NORTHERLY RIGHT OF WAY, A DISTANCE OF 234.52 FEET; THENCE NORTH OP DECKEES 25 MINUTES 24 SECONDS EAST, 259.51 FEET; THENCE SOUTH 80 DECKEES 52 MINUTES 15 SECONDS WEST, 138.47 FEET TO THE PLACE OF BEGINNING, IN COOK COUNTY, ILLINOIS.

# JOY OX Commonly known as:

THE UNDEVELOPED PROPERTY ON THE NORTH SIDE OF MARCON DRIVE IN ELGIN, COOK COUNT LILLINGIS, 60120 

#### Permanent Index Number:

06-19-200-009-0000 06-19-200-029-0000

STATE OF ILLINOIS )
COUNTY OF KANE )

GIVEN under my hand and Hotarial Seal, this (4th day of November, 1988)

OFFICIAL SEAL
JOYCE M. ARTMAN
NOTARY PUBLIC, STATE OF JILINDIS
My Commission Capital 6/19/1901

My Commission Expires: fune 19, 1991

88w/5