

UNOFFICIAL COPY

83-580131

LM USA Loan No. 535907

MORTGAGE DEED (WITH SECURITY AGREEMENT AND ASSIGNMENT OF RENTS AND LEASES)

By this agreement dated DEO. 5, 1988, the undersigned, Haverford at Schaumburg Limited Partnership, an Illinois Limited Partnership ("Mortgagor," whether one or more), whose address is c/o Kimball Hill, Inc. 5999 New Wilke Road, Suite 504; Rolling Meadows, Illinois, 60008, to secure the indebtedness and obligations hereinafter described, does hereby GRANT, BARGAIN, SELL, ASSIGN, and CONVEY, unto LOMAS MORTGAGE USA, INC., a Connecticut corporation ("Mortgagee"), the following described land (the "Land") located in Cook County, Illinois:

Legal Description set forth on Exhibit A attached hereto and made a part hereof;

TOGETHER with the following, whether now owned or hereafter acquired by Mortgagor: (a) all improvements now or hereafter attached to or placed, erected, constructed or developed on the Land (the "Improvements"); (b) all equipment, fixtures, furnishings, inventory and articles of personal property (the "Personal Property") now or hereafter attached to or used in or about the Improvements or which are necessary or useful for the complete and comfortable use and occupancy of the Improvements for the purposes for which they were or are to be constructed or developed, or which Personal Property is or may be used in or related to the planning, development, financing or operation of the Improvements, and all renewals of or, replacements or substitutions for any of the foregoing whether or not the same are or shall be attached to the Land or Improvements; (c) all building materials and equipment now or hereafter delivered to and intended to be installed in or on the Land or the Improvements; (d) all plans and specifications for the Improvements; (e) all contracts relating to the Land, the Improvements or the Personal Property; (f) all permits, licenses, franchises, certificates, and other rights and privileges obtained in connection with the Land, the Improvements and the Personal Property; (g) all proceeds arising from or by virtue of the sale, lease or other disposition of the Land, the Improvements or the Personal Property; (h) all proceeds (including premium refunds) of each policy of insurance relating to the Land, the Improvements or the Personal Property; (i) all proceeds from the taking of any of the Land, the Improvements, the Personal Property or any rights appurtenant thereto by right of eminent domain or by private or other purchase in lieu thereof; (j) all rights, title and interest of Mortgagor in and to all streets, roads, public places, easements and rights-of-way, existing or proposed, public or private, adjacent to or used in connection with, belonging or pertaining to the Land; (k) all of the leases, rents, royalties, bonuses, issues, profits, revenues or other benefits of the Land, the Improvements or the Personal Property, including without limitation, cash or securities deposited pursuant to leases to secure performance by the lessees of their obligations thereunder; (l) all rights, hereditaments and appurtenances pertaining to the foregoing; and (m) other interests of every kind and character that Mortgagor now has or at any time hereafter acquires in and to the Land, Improvements and Personal Property described herein and all property described herein and all property that is used or useful in connection therewith, including rights of ingress and egress and all reversionary rights or interests of Mortgagor with respect to such property. The above-described property is collectively referred to herein as the "Mortgaged Property."

TO HAVE AND TO HOLD the Mortgaged Property, together with the rights, privileges and appurtenances thereto belonging, unto the Mortgagee and his substitutes or successors, forever, and Mortgagor hereby binds itself and its heirs, executors, administrators, personal representatives, successors and assigns to warrant and forever defend the Mortgaged Property unto the Mortgagee, and its successors and assigns, against the claim or claims of all persons claiming or to claim the same or any part thereof

ARTICLE 1

INDEBTEDNESS

This Mortgage is given to secure the following:

1.1 Note: Payment of the indebtedness evidenced by the promissory Note (the "Note"), dated of even date herewith, in the stated principal amount of ONE MILLION ONE HUNDRED FIFTEEN THOUSAND NINETY ONE AND NO/100 DOLLARS (\$1,115,091.00), executed by Mortgagor, payable to the order of Mortgagee, whose address is 2001 Bryan Tower, Suite 3700, Dallas, Texas 75201 and P. O. Box 650096, Dallas, Texas 75265, and bearing interest and being payable as set forth therein, and all modifications, increases, and renewals thereof made from time to time.

UNOFFICIAL COPY

RECEIVED - CLERK'S OFFICE

RECEIVED - CLERK'S OFFICE
RECEIVED - CLERK'S OFFICE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 12/20/2018 BY SP/CLERK'S OFFICE

Property of Cook County Clerk's Office

RECEIVED - CLERK'S OFFICE

RECEIVED - CLERK'S OFFICE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 12/20/2018 BY SP/CLERK'S OFFICE

UNOFFICIAL COPY

1.2 Loan Agreement: Performance of all obligations of Mortgagor under any loan agreement, tri-party financing agreement or any other agreements (collectively, the "Loan Agreement") between Mortgagor and Mortgagee pertaining to the use of the proceeds of the Note.

1.3 Mortgage: Payment of all sums advanced by Mortgagor to or for the benefit of Mortgagor contemplated hereby and performance of all obligations and covenants herein contained.

1.4 Other Indebtedness: Payment of all other indebtedness, of whatever kind or character, now owing or which may hereafter become owing by Mortgagor to Mortgagee, whether such indebtedness is evidenced by note, open account, overdraft, endorsement, surety agreement, guaranty, or otherwise.

The obligations above described are hereinafter collectively called the "Indebtedness." This Mortgage, the Note, the Loan Agreement, and any other instrument given to evidence or further secure the Indebtedness are hereinafter collectively called the "Loan Instruments." All payments on the Indebtedness shall be payable at the address of Mortgagor as set forth above, and unless otherwise provided in any instrument evidencing the Indebtedness, shall bear interest at the rate set forth in the Note, but not in excess of the highest rate permitted by applicable law, from the date of accrual of the Indebtedness until paid.

ARTICLE 2

~~ASSIGNMENT OF RENTS AND LEASES~~

2.1 Assignment of Rents, Profits, etc.: All of the rents, royalties, bonuses, issues, profits, revenue, income, and other benefits derived from the Mortgaged Property or arising from the use or enjoyment of any portion thereof or from any lease or agreement pertaining thereto and liquidated damages following default under such leases, and all proceeds payable under any policy of insurance covering loss of rents resulting from untenantability caused by damage to any part of the Mortgaged Property, together with any and all rights that Mortgagor may have against any tenant under such leases or any subtenants or occupants of any part of the Mortgaged Property (hereinafter called the "Rents") are hereby absolutely and unconditionally assigned to Mortgaggee to be applied by Mortgaggee in payment of the Indebtedness. Prior to an Event of Default, Mortgagor shall have a license to collect and receive all Rents as trustee for the benefit of Mortgaggee and Mortgagor, and Mortgagor shall apply the funds so collected first to the payment of the Indebtedness in such manner as Mortgaggee elects and thereafter to the account of Mortgagor.

2.2 Assignment of Leases: Mortgagor hereby assigns to Mortgagee all existing and future leases, including subleases thereof, and any and all extensions, renewals, modifications, and replacements thereof, upon any part of the Mortgaged Property (the "Leases"). Mortgagor hereby further assigns to Mortgagee all guaranties of tenants' performance under the Leases. Prior to an Event of Default, Mortgagor shall have the right, without joinder of Mortgagee, to enforce the leases, unless Mortgagor directs otherwise.

2.3 Leasing. Mortgagor covenants and agrees that without the prior written consent of Mortgagee, it shall not enter into any Lease of the Mortgaged Property.

2.4 Mortgagor's Acceptance: Mortgagor's acceptance of this Assignment shall not, prior to entry upon and taking possession of the Mortgaged Property by Mortgagor, be deemed to constitute Mortgagor a "mortgagor in possession," nor obligate Mortgagor to appear in or defend any proceeding relating to any of the Leases or to the Mortgaged Property, take any action hereunder, expend any money, incur any expenses, or perform any obligation or liability under the Leases, or assume any obligation for any deposits delivered to Mortgagor by any lessee and not delivered to Mortgagor. Mortgagor shall not be liable for any injury or damage to person or property in or about the Mortgaged Property. Mortgagor hereby indemnifies and holds Mortgagor harmless from all liability, damage or expense incurred by Mortgagor from any claims under the Leases, including, without limitation, claims by tenants for security deposits or for rental payments more than one (1) month in advance and not delivered to Mortgagor. All amounts indemnified against hereunder, including reasonable attorneys' fees, if paid by Mortgagor shall bear interest at the maximum lawful rate and shall be payable by Mortgagor immediately without demand and shall be secured hereby.

2.5 Right to Revert: Mortgagor hereby authorizes and directs the tenants under the Leases to pay Rents to Mortgagor upon written demand by Mortgagor without further consent of Mortgagor, and the

UNOFFICIAL COPY

tenants may rely upon any written statement delivered by Mortgagee to the tenants. Any such payment to Mortgagee shall constitute payment to Mortgagor under the Leases.

ARTICLE 3

SECURITY AGREEMENT

3.1 Security Interest: This Mortgage shall be a security agreement between Mortgagor, as the debtor, and Mortgagee, as the secured party, covering the Mortgaged Property constituting personal property or fixtures governed by the Illinois Uniform Commercial Code (hereinafter called the "Code"), and Mortgagor grants to Mortgagee a security interest in such portion of the Mortgaged Property. In addition to Mortgagee's other rights hereunder, Mortgagee shall have all rights of a secured party under the Code. Mortgagor shall execute and deliver to Mortgagee all financing statements that may be required by Mortgagee to establish and maintain the validity and priority of Mortgagee's security interest and Mortgagor shall bear all costs thereof, including all Uniform Commercial Code searches reasonably required by Mortgagee. If Mortgagee should dispose of any of the Mortgaged Property pursuant to the Code ten (10) days' written notice by Mortgagee to Mortgagor shall be deemed to be reasonable notice; provided, however, Mortgagee may dispose of such property in accordance with the foreclosure procedures of this Mortgage in lieu of proceeding under the Code.

3.2 Notice of Changes: Mortgagor shall give advance notice in writing to Mortgagee of any proposed change in Mortgagor's name, identity, or structure and will execute and deliver to Mortgagee, prior to or concurrently with the occurrence of any such change, all additional financing statements that Mortgagee may require to establish and maintain the validity and priority of Mortgagee's security interest with respect to any of the Mortgaged Property described or referred to herein.

3.3 Fixtures: Some of the items of the Mortgaged Property described herein are goods that are or are to become fixtures related to the Land, and it is intended that, as to those goods, this Mortgage shall be effective as a financing statement filed as a fixture filing from the date of its filing for record in the real estate records of the county in which the Mortgaged Property is situated within the purview of Section 9.402(b) of the Code. Information concerning the security interest created by this instrument may be obtained from Mortgagee, as secured party, at the address of Mortgagee stated above. The mailing address of the Mortgagor, as debtor, is as stated above.

ARTICLE 4

REPRESENTATIONS, WARRANTIES, COVENANTS AND AGREEMENTS OF MORTGAGOR

Mortgagor does hereby covenant, warrant and represent to and agree with Mortgagee as follows:

4.1 Payment and Performance: Mortgagor shall make all payments on the indebtedness when due and shall punctually and properly perform all of Mortgagor's covenants, obligations and liabilities under the Loan Instruments.

4.2 Title to Mortgaged Property and Lien of this Mortgage: Mortgagor has good and indefeasible title to the Land and the improvements, and good and marketable title to the personal property, free and clear of any liens, charges, encumbrances, security interests, and adverse claims whatsoever, except as otherwise provided herein. If the interest of Mortgagee in the Mortgaged Property or any part thereof, shall be endangered or shall be attacked, directly or indirectly, Mortgagor hereby authorizes Mortgagee, at Mortgagor's expense, to take all necessary and proper steps for the defense of such interest, including the employment of counsel, the prosecution or defense of litigation, and the compromise or discharge of claims made against such interest.

4.3 Organization, Power and Existence: Mortgagor (a) is duly organized, validly existing under applicable state laws and in the laws of the state of its formation and in good standing under the laws of the state of its formation and the laws of the State of Illinois, (b) has complied with all conditions prerequisite to its lawfully doing business in the state where the Land is situated, and (c) has all requisite power and all governmental certificates of authority, licenses, permits, qualifications, and documentation to own, lease and operate its properties and to carry on its business as now being, and as proposed to be, conducted. All Loan Instruments are within Mortgagor's powers, have been duly authorized by all requisite action and are not in contravention of law or the powers of Mortgagor's organizational documents. Mortgagor will preserve and keep in full force and effect its existence, rights, franchises, and trade names.

4.4 Insurance: Mortgagor shall, at its sole cost and expense, obtain and maintain title insurance, public liability insurance, and builder's risk and casualty insurance in such forms and amounts as are required by the Loan Agreement, or otherwise required by Mortgagee. Mortgagor shall deliver the policies of insurance or certificates thereof in form and substance satisfactory to Mortgagee promptly as issued; and, if Mortgagor fails to do so, Mortgagee, at its option, may procure

UNOFFICIAL COPY

such insurance at Mortgagor's expense. All renewal and substitute policies of insurance or certificates thereof in form and substance satisfactory to Mortgagee shall be delivered at the office of Mortgagee, premiums paid, at least ten (10) days before termination of policies theretofore delivered to Mortgagee. In case of loss, Mortgagee, at its option, shall be entitled to receive and retain the proceeds of the insurance policies, applying the same on the Indebtedness. If any loss shall occur at any time when Mortgagor shall be in default hereof, Mortgagee shall be entitled to the benefit of all insurance held by or for any Mortgagor, to the same extent as if it had been made payable to Mortgagee, and upon foreclosure hereunder, Mortgagee shall become the owner thereof.

4.5 Taxes_and_Assessments: Mortgagor will pay all taxes and assessments against or affecting the Mortgaged Property as the same become due and payable, and, upon request by Mortgagee, Mortgagor will deliver to Mortgagee such evidence of the payment thereof as Mortgagee may require, and, if Mortgagor fails to do so, Mortgagee may pay them, together with all costs and penalties thereon, at Mortgagor's expense.

4.6 Tax and Insurance Escrow: At the request of Mortgagee, Mortgagor shall create a fund or reserve for the payment of all insurance premiums, taxes and assessments against or affecting the Mortgaged Property in such manner and in such amount as Mortgagee shall request.

4.7 Condemnation: All judgments, decrees and awards for injury or damage to the Mortgaged Property, and all awards pursuant to proceedings for condemnation thereof, are hereby assigned in their entirety to Mortgagee, who may apply the same to the Indebtedness in such manner as it may elect; and Mortgagee is hereby authorized, in the name of Mortgagor, to execute and deliver valid acquittances for, and to appeal from, any such award, judgment or decree. Immediately upon its obtaining knowledge of the institution or the threatened institution of any proceedings for the condemnation of the Mortgaged Property, Mortgagor shall notify Mortgagee of such fact. Mortgagor shall then, if requested by Mortgagee, file or defend its claim thereunder and prosecute same with due diligence to its final disposition and shall cause any awards or settlements to be paid over to Mortgagee for disposition pursuant to the terms of this Mortgage. Mortgagee shall be entitled to participate in and to control same and to be represented therein by counsel of its own choice, and Mortgagor will deliver, or cause to be delivered, to Mortgagee such instruments as may be requested by it from time to time to permit such participation. In the event Mortgagee, as a result of any such judgment, decree or award, reasonably believes that the payment or performance of any obligation secured by this Mortgage is impaired, Mortgagee may, without notice, declare all of the Indebtedness immediately due and payable.

4.8 Taxes on Note or Mortgage: At any time any law shall be enacted imposing or authorizing the imposition of any tax upon this Mortgage, or upon any rights, titles, liens, or security interests created hereby, or upon the Note, or any part thereof, Mortgagor shall immediately pay all such taxes (excluding any state or federal income taxes charged to or assessed on Mortgagee); provided, that if it is unlawful for Mortgagor to pay such taxes, Mortgagor shall prepay the Note in full without penalty, after demand therefor by Mortgagee.

4.9 Statements by Mortgagor: At the request of Mortgagee, Mortgagor shall furnish promptly a written statement or affidavit, in such form as may be required by Mortgagee, stating the unpaid balance of the Note, the date to which interest has been paid and that there are no offsets or defenses against full payment of the Note and performance of the terms of the Loan Instruments, or if there are any such offsets or defenses, specifying them.

4.10 Repair, Waste, Alterations, etc.: Mortgagor will keep every part of the Mortgaged Property in good operating order, repair and condition and shall not commit or permit any waste thereof. Mortgagor will make promptly all repairs, renewals and replacements necessary to such end. Mortgagor will discharge all claims for labor performed and material furnished therefor, and will not suffer any lien of mechanics or materialmen to attach to any part of the Mortgaged Property. Mortgagor shall have the right to contest in good faith the validity of any such mechanics or materialmen's lien, provided Mortgagor shall first deposit with Mortgagee a bond or other security satisfactory to Mortgagee in such amount as Mortgagee shall require, and provided further that Mortgagor shall thereafter diligently proceed to cause such lien to be removed and discharged. Mortgagor will guard every part of the Mortgaged Property from removal, destruction and damage, and will not do or suffer to be done any act whereby the value of any part of the Mortgaged Property may be lessened.

4.11 No Pledge or Change of Stock or Partnership Interest: If Mortgagor is a corporation, the shareholders of Mortgagor shall not sell, pledge or assign any shares of the stock of Mortgagor without the prior written consent of Mortgagee. If Mortgagor is a partnership or joint venture, the partners or joint venturers of Mortgagor shall not sell, pledge or assign any of their partnership or joint venture interest in Mortgagor without the prior written consent of Mortgagee.

4.12 Compliance with Laws: Mortgagor, the Mortgaged Property, and the use thereof by Mortgagor shall comply with all laws, rules, ordinances, regulations, covenants, conditions, restrictions, orders and decrees of any governmental authority or court applicable to Mortgagor, Mortgaged Property, and its use, and Mortgagor shall pay all fees or charges of any kind in connection therewith.

UNOFFICIAL COPY

4.13 Hold Harmless: Mortgagor will defend, at its own cost and expense, and hold Mortgagee harmless from, any proceeding or claim affecting the Mortgaged Property or the Loan Instruments. All costs and expenses incurred by Mortgagee in protecting its interests hereunder, including all court costs and reasonable attorneys' fees, shall be borne by Mortgagor. The provisions of this Section shall survive the payment in full of the Indebtedness and the release of this Mortgage as to events occurring and causes of action arising before such payment and release.

4.14 Further Assurances: Mortgagor, upon the request of Mortgagee, will execute, acknowledge, deliver, and record such further instruments and do such further acts as may be necessary, desirable or proper to carry out the purposes of the Loan Instruments and to subject to the liens and security interests created thereby any property intended by the terms thereof to be covered thereby, including specifically but without limitation, any renewals, additions, substitutions, replacements, improvements, or appurtenances to the Mortgaged Property.

4.15 Payment of Debts: Mortgagor shall promptly pay when due all obligations regarding the ownership and operation of the Mortgaged Property except any such obligations which are being diligently contested in good faith by appropriate proceedings and as to which Mortgagor, if requested by Mortgagee, shall have furnished to Mortgagee security satisfactory to Mortgagee.

4.16 Income, Expense and Financial Statements. (a) Within thirty (30) days following Mortgagee's request, Mortgagor shall deliver to Mortgagee then current financial statements, in form and content satisfactory to Mortgagee, itemizing the income and expenses of the Mortgaged Property, (b) within sixty (60) days following the end of its fiscal year, Mortgagor shall deliver to Mortgagee then current financial statements of Mortgagor, in form and content satisfactory to Mortgagee, and (c) within thirty (30) days following Mortgagee's request, Mortgagor shall cause any other party liable on the Indebtedness (or on any part thereof) to deliver to Mortgagee then current financial statements of such party, in form and content satisfactory to Mortgagee, and if requested by Mortgagee, such financial statements in (b) and (c) hereof shall be audited by an independent certified public accountant.

4.17 Modification by Subsequent Owners: Each Mortgagor agrees that it shall be bound by any modification of this Mortgage or any of the other Loan Instruments made by Mortgagee and any subsequent owner of the Mortgaged Property, with or without notice to such Mortgagor, and no such modifications shall impair the obligations of such Mortgagor under this Mortgage or any other of the Loan Instruments. Nothing in this Section shall be construed as permitting any transfer of the Mortgaged Property which would constitute an Event of Default under other provisions of this Mortgage.

ARTICLE 5

ADDITIONAL LIENS

Mortgagor will not, without the prior written consent of Mortgagee, grant any lien, security interest, or other encumbrance affecting any of the Mortgaged Property ("Additional Lien"). If Mortgagee consents to an Additional Lien or if the foregoing prohibition is determined by a court of competent jurisdiction to be unenforceable, any such Additional Lien shall contain express covenants to the effect that the Additional Lien is unconditionally subordinate to this Mortgage and all modifications, renewals, extensions, or increases thereof. Any default under an Additional Lien shall be an Event of Default hereunder.

ARTICLE 6

MISCELLANEOUS

6.1 Collection: If the Indebtedness shall be collected by legal proceedings, whether through a probate or bankruptcy court or otherwise, or shall be placed in the hands of an attorney for collection after default or maturity, Mortgagor agrees to pay the attorneys' and collection fees in the amount set forth in the Note, and such fees shall be a part of the Indebtedness.

6.2 Change in Ownership: If the ownership (legal or beneficial) of the Mortgaged Property or any part thereof becomes vested in a person other than Mortgagor, or in the event of a change of ownership of Mortgagor, Mortgagee may, without notice to Mortgagor (whether legal or beneficial), deal with such successor or successors in interest with reference to this Mortgage and to the Indebtedness in the same manner as with Mortgagor without in any way vitiating or discharging Mortgagor's liability hereunder or upon the Indebtedness. No sale of the Mortgaged Property, and no forbearance on the part of Mortgagee, and no extension of the time for the payment of the Indebtedness, shall operate to release or affect the original liability of Mortgagor.

UNOFFICIAL COPY

8.11 Remedies Cumulative and Nonexclusive: Mortgagor shall have all rights, remedies and recourses granted in the Loan Instruments and available at law or equity (including, without limitation, those granted by the Code and capable to the Mortgaged Property, or any portion thereof) and same (a) shall be cumulative and concurrent, (b) may be pursued separately, successively or

8.10 OTHER: Mortgagor may exercise any and all other rights, remedies and recoursees granted under the loan instruments now or hereafter existing in equity or at law for the protection and preservation of the Mortgaged Property.

8.9 **Reimbursement of Expenditure:** If Mortgagor under the Note charged any money expended by applying same to reimbursement of Mortgagor under the Note, Mortgagor shall pay back to Mortgagor or to the place where the Note is payable, together with interest thereon at the highest rate permitted by law from and after the date of each such expenditure by the Mortgagor under the Note.

8.8 Mortgagor's Right to Perform: Upon Mortgagor's failure to make any payment or perform any act required by the loan instruments, then at any time thereafter, and without notice to or demand upon Mortgagor and without waiving any other right, remedy or recourse, Mortgagor may (but shall not be obliged to) make such payment or performance such account of and in the expense of Mortgagor, and shall have the right to enter the mortgaged property for such purpose and to take all such action as it may deem necessary or appropriate.

8.7 **ELIGIBILITY FOR MORTGAGED PROPERTY:** Upon occurrence of an event of default hereunder, Mortgagor may, if and to the extent permitted by applicable law, enter into and take possession of all or any part of the Mortgaged Property, and may exclude Mortgagor, and all persons claiming under Mortgagor, and its agents or servants, wholly or partly from the Mortgaged Property for so long as such event of default continues.

8.6 **WASHTIPS:** Mortgagor may proceed by a suit or suits in equity or at law, whether for the specific performance of any covenant or agreement herein contained or in aid of the execution of any power herein granted, or for any foreclosure hereunder or for the sale of the mortgaged property under the judgment or decree of any court or courts of competent jurisdiction.

8.4. Proceeds of Force Sale. The proceeds of any forcible seizure or public auction sale of the mortgaged property shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings or public auction; second, to other items which, under the terms hereof, constitute indebtedness of the debtor to the holder; third, to interest remaining unpaid upon Notes, with such items as hereinabove mentioned added thereto; fourth, to the principal amount of the Note, to the extent of the proceeds of the sale; and fifth, to the successors or assigns of the creditor.

(b) The deficiency in case of a sale and deficiency.

(a) The undifferentiated state of the lymphocytes was measured by a direct count of the lymphocytes in any tissue, practical measurement, or other [than which may be an accurate simpler] to the degree desired, provided such differentiation is made prior to the measurement of the

any employee or agent thereof may be appointed as such receiver. Such receiver shall have the power to collect in the rents, issues and profits of the Mortgaged Property during the period of such foreclosure and, in case of a sale and defeasance, during the full statutory period of redemption, if any, whether there be a redemption or not, as well as during any further time when Mortgaged Property is repossessed or sold to a purchaser at such receiver's expense.

UNOFFICIAL COPY

Property of Cook County Clerk's Office

UNOFFICIAL COPY

131-55-388

12-9-89

My Commission Expires:

Given under my hand and notarized seal this 5th day of Dec. 1988.

Notary Public in and for
Mark J. R., President of Kimbaili Hill, Inc., the Sole General
Partnership of Haverford at Schamburg Limited Partnership, an Illinois
Limited Partnership, personally known to me to be the same person whose name
is subscribed to the foregoing instrument as such President, appeared before
me this day in person and acknowledged that he signed and delivered said
instrument as his own free and voluntary act and as the free and voluntary
act of said Corporation, and as the free and voluntary act of said Limited
Partnership for the use and purposes set forth.

I, Mark J. R., a Notary Public, in and for said
County, in the State aforesaid, do hereby certify that DANID
STATE OF ILLINOIS)
COUNTY OF SCHAMBERG)
SS.)

UNOFFICIAL COPY

88580131

Elle
-
mon

COOK COUNTY CLERK
LOT 59, 60 AND 61 IN HAVERRORD AT SCHAMBURG, BEING A SUBDIVISION
IN THE WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 24, TOWNSHIP 41
NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN
COOK COUNTY, ILLINOIS.

PROFESSIONAL LEGAL DESCRIPTION

TO LOAN AGREED, DATE December 5th, 1988,
BETWEEN HAVINGDORF AT SCHAUERBERG GMBH LIMITED PARTNERSHIP, AS BORROWER,
AND LOANS MORTGAGE USA, INC., AS LENDER.

Digitized by

UNOFFICIAL COPY

6.10 **SEVERABILITY:** If any provision of this Mortgage is held to be illegal, invalid, or unenforceable under present or future laws effective while this Mortgage is in effect, the legality, the enforceability and enforceability of the remaining provisions of this Mortgage shall not be affected thereby, and in lieu of each such illegal, invalid or unenforceable provision there shall be added in its place a provision which is legal, valid and enforceable and as similar in terms to the unenforceable portion of the indenture as may be possible, if any of the indebtedness should be unsecured, the unsecured portion of the indebtedness shall be completely paid prior to the payment of the secured portion.

6.9 Mortgagee's Consent: Except as otherwise provided herein, in any instance hereunder where Mortgagee's approval or consent is required of Mortgagee's judgment is required, the granting of such denial or denial of such approval or consent and the exercise of such judgment shall be within the sole discretion of Mortgagee, and Mortgagee shall not, for any reason or to any extent, be required to grant or deny such application or consent or exercise such judgment in any particular manner regardless of the reasons advanced by either the requestor or Mortgagee's judgment.

6.8. **SUCCESSIONS AND ASSIGNS:** USE OF TERMS: The covenants herein contained shall bind, and the benefits and advantages shall accrue to, the respective heirs, executors, administrators, personal representatives, successors, and assigns of the parties hereto. Whenever used, the singular number hereinafter means all the plural and the plural means all the singular. The term "heirs, executors, administrators, personal representatives, successors, and assigns" shall include the singular, and the use of any gender shall be applicable to all genders. The term "Mortgagor," shall include in their individual capacities and jointly all parties hereinabove named a Mortgagor, shall include any lawfully born, holder, pledgee, or assignee of any of the indebtedness. The term "Mortgagee" shall include any lawfully born, holder, pledgee, or assignee of any part thereof (other than Mortgagee), covenants and agrees that it will perform, or cause to be performed, each term and covenant of this Mortgagee.

6.6 NO WAIVER: No waiver of any provision of this Mortagage or breach of any of the provisions of this Mortagage or instrument executed in connection with the indebtedness shall be considered a waiver of any other subsequent default or breach, and no delay or omission in exercising or enforcing the rights and powers herein granted shall be construed as a waiver of such rights and powers, and likewise no exercise of any right or power shall not constitute a waiver of the right or power to exercise any other right or power at any time thereafter.

6.5. **Right of Marshalling, Redemption and Certain Remedies**: To the extent that Mortgagor may lawfully do so, Mortgagor hereby expressly waives any right pertaining to the marshalling of assets, any and all rights, of redemption from sale under any order of decree of foreclosure of this Mortgagee (for itself and each and every person and entity), except decree of judgment creditors or the Mortgagor, acquiring any interest in or title to the Mortgaged Property subsequent to the date hereof, the extinguishment of the debt, or of homestead, the administration of estates of decedents, or other matter to defeat, reduce the right of Mortgagor to sell the Mortgaged Property for collection of the indebtedness (without any prior or different resort for collection), or the right of Mortgagor to payment of the indebtedness out of the proceeds of sale of the property in preference to every other person and claimant.

6.4 **Partial Release of Lien, Covenants, Etc.**: Any part of the Mortgaged Property may be released without prejudice to the Mortgagor and other mortgagees but such release does not affect the remaining parts of the Mortgaged Property or the rights of the Mortgagor and other mortgagees under the Mortgage Agreement.

6.3 Release of Lien: If Mortgagor shall perform each of the covenants and agreements herein contained, then this conveyance shall become null and void and shall be released at Mortgagor's written request and expense; otherwise, it shall remain in full force and effect. No release of mortgagee, or of the lien, security interest or assignment created hereby, shall be valid unless executed by Mortgagor.

UNOFFICIAL COPY

7.5. **UNRESTRICTED USE OF THE MORTGAGED PROPERTY:** title is to all or any part of the mortgaged property (other than personal property) placed in any premises where new) shall become vested in any party other than Mortgagor, whether by operation of law or otherwise.

7.3 **Easier Representation:** If any statement, representation or warranty in connection with the loan instruments, any financial statement or any other writing delivered to Mortgagor in connection with the loan instruments, is false, misleading or erroneous in any material respect.

7.2 Non-Performance of Covenants: If any of the covenants in the Loan instrument are not fully and timely performed.

7.1) **Failure to Pay Indebtedness:** If any of the indebtedness is not paid when due, whether by acceleration or otherwise.

The occurrence of any one of the following shall be a default hereunder: ("Event of Default");

EVENTS OF DEF AULT

ARTICLE 7

6.18 MaxIMUM IndemNITY. Notwithstanding anything contrary hereto in no event shall the indemnities hereby secured exceed the sum of ONE MILLION ONE HUNDRED FIFTEEN THOUSAND NINETEEN AND NO/100 DOLLARS (\$1,115,091.00).

6.11. **BUSINESS LOAN.** Mortagagee hereby certifies, warrants, and covenants that the indebtedness constitutes and qualifies as a "business loan" within the meaning, purview, and intent of Chapter 17, §6404(d)(1)(c) of the Illinois Revised Statutes.

6. To Entitle Assignments. The Lessor insures that the assignments concerning the entire underwriting and agreements between Mortgagor and Mortgagor and Mortgagee will respect to the transacti

6.15 **CONSULTATION NO. 13**: This Morganage consultation is a "consultation mortgagé". As defined in Section 9-313(1)(c) of the Civil and Securities and Securities an obligation incurred for the construction of the improvements, including the acquisition cost of the land.

ARTICLES, PARAGRAPHS OR SUBPARAPGRAPHS. The article, paragraph, and subparagraphs measuring intervals are inserted for convenience of reference only and shall not affect, define, or be used in constructing the text of such documents.

property constitutes any part of his business or residence or homestead.

partneredship, joint venture or association between Mortgagor and Mortgagee, or in any way make Mortgagor a co-principal with Mortgagor which reference to the Mortgaged Property, and any references to the contrary are hereby expressly negated.

mritten instrument of instruments executed by the Party against which enforcement of the modiflcation or determination is asserted. Any alleged modification or termination which is not so documented shall not be effective as to any party.

considers to have been paid on and applied first to the complete payment of the unsecured portion of the indebtedness.

UNOFFICIAL COPY

8.3 **RECEIVER.** Upon, or at any time after, the filing of a complaint to foreclose this Mortgage, the Court in which such complaint is filed may appoint a receiver of such Mortgagor at the time of application for such receiver, and without regard to the value of the property, either before or after sale, without regard to solvency of the Mortgagor, such receiver may be made either before or after sale, without regard to solvency of the Mortgagor at the time of application for such receiver, and without regard to the value of the property, either before or after sale, without regard to solvency of the Mortgagor.

8.2 **Acceleration or Otherwise**, or upon the Indebtedness of any part thereof, shall become due, whether by acceleration of the Lien, or upon the occurrence of an Event of Default, Mortaggee shall have the right to foreclose Mortaggee's rights hereunder and the Lien hereof, if permitted by applicable law, to seize such other action to protect and not limited to the right, if permitted by applicable law, to seize such other action to protect and not otherwise, to public auction, in such manner, at such time and place, upon such terms and conditions, and upon such notice (consisting of at least an advertisement in a newspaper of general circulation in the county or city in which the Mortgaged Property is located for not less than once a week for two successive weeks, or such period as the applicable law may then require) and, in case of default of any purchaser, resell with postponement of sale or resale), and upon such public notice thereof, as Mortaggee may determine, and upon judicial approval, if then required by law, convey to the Mortgaged Property in fee simple and without liability of any purchaser to see to the application of purchase money, in any suit which may be brought as a result of any indebtedness in the event of any public auction sale, all expenses and other expenses for documentation and expert evidence for attorney's fees, appraisers' fees, and costs which may be incurred by or on behalf of Mortaggee for attorney's fees, charges, publication, notices and expenses of title, title searches and examinations, title insurance policies, and similar data and assurance with respect to title, as Mortaggee may deem reasonably necessary either to prosecute such suit or to evideince to bidders at sales, the true conditions of the title to the value of the mortgaged property, All expenditures and expenses of the nature mentioned in this Paragraph, and such other proceedings or sales of this Mortgage, including the fees of any attorney employed by Mortaggee in any litigation, shall be so much deducted from the proceeds of any sale of the mortgaged property, including proceedings of sale affecting this Mortgage, shall be lesser of the highest Lien rate per annum or the bankruptcy proceedings, or in preparation of any proceeding or defense of any proceeding or the treatment of such indebtedness and shall be immediate due and payable by Mortaggee, with interest thereon at the lesser of the highest Lien rate per annum or the default rate specified in this Note.

(iv) require Mortgagor to train all security depositors and records thereof to mortgagee, together with all original counterparts of the leases.

(iii) apply the Rents so collected to the operation and management of the Mortgaged Property, including the payment of reasonable management, brokerage and attorneys' fees, and/or to the indebtedness; and

((1)) make, modify, reinforce, cancel, terminate or accept surrender of any leases, evict tenants, adjust the terms, maintain, decorate, refurbish, repair, clean, and make space ready for retiting, and otherwise do anything Mortgagee deems advisable in connection with the Mortgaged Property;

(ii) Carminate the license granted to Mortagager to collect the Rents, collect and sue for the Rents in Mortaggee's own name, give receipts and releases therefrom, and after deducting all expenses of collection, including reasonable attorney's fees, apply the net proceeds thereof to any indebtedness as Mortagagee may elect;

(c) Prior to commencement of assignment of rents and leases; mortgagor may to the extent permitted by applicable law;

(a) **ACCELERATION:** Mortgagor may declare the same shall become immediately due and payable without notice, whereupon the same shall become immediately due and payable.

8.1 EXERCISES OF SPECIFIC REMEDIES: If an event of Default shall occur, Mortgagee may exercise any one or more of the following remedies, without notice:

REMÉDIES

ARTICLE 8

more targeted property institutions for correctional or other proceedings for the enforcement of its remedies.

1.6 **Abandonment:** If mitigation or abandonment may be the most effective property.