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THE GOTTON

THIS MORTGAGE is dated as of	March 30	19 88, and is between Socki	Deeb and Jamile Deeb	
his wife, as joint ("Mortgager") and the Hyde Par	rk-Bank and	Trust Company		origagee").
(Workgagor) and the		WITNESSETH:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
amount of \$ 35,000.00	(the "Line of Cred	the same date as this Mortgage payable to the fit"). Payments of accrued interest on th	e Note shall be due and payable	beginning
		ame day of each month thereafter, and the en nterest on the Note shall be calculated on the		
		percent per annum in excess of the Variable R rate if more than one, published in <u>The Wall S</u>		
"Prime Rate" on the last business day of other than a Saturday or Sunday or gene results in the Variable Rate Index being mirst day of the next billing cycle after the Index being less on the last business day during which the change in the Variable hotice by the Bank to the undersigned. At from any past of future principal advance Rates" column, the Variable Rate Index simonth, Interest after Defail, Indefined believed.	each month for the prival legal holiday on word on the last busine date of change in the of the month that it will have a course. In the case of the interval in the last half be intereunder. In the case the intereunder are the last he interest raiow), or maturity of the ow,	receding business day. As used in the Note a which The Well Street Journal is not publishe less day of the month than it was on the first da it Variable Rate looks. Any change in the Varia was on the first thay of the billing cycle will be The Variable Rate Index may fluctuate unde able Rate Index will be applicable to all the out event. The Wall Street Journal discontinues the published in the Federal Resorve Statistic. Note, whether by acceleration or otherwise,	and this Mortgage "business day" mean of Any change in the Variable Rate in my of the billing cycle will become effect the Rate todes which results in the Var- come affective on the first day of the bill is the Note from month to month with a distanding indebtedness under the Note publication of the "Prime Rate" in the shall be calculated at the per annum rates.	ns any day des which two on the lable Rata lling cycle or without a whether e "Money ay of nach is equal to
Two 2.00, pe aggregate unpaid principal balance of the the note will not exc	ircent per annum in e la Note at any time, w SECU 20 6	excess of the Variable Rate Index, Mortgaor vithout penalty. The Maximum per Note and the Liabilities (defined below), Incl.	r annum rate of inter	est on
To secure payment of the inclebted Note, Morigagor does by these presents C	Nessevidences by the CONVEY, WARRANT:	· Note and the Liabilities (defined below), incli and MORTGAGE unto Mortgages, all of Mort	uding any and all cenewals and extensi- igagor's estate, right, title and interest	ons of the
estate situated, lying and being in the Co	unty ofCook	and State of Illinois, leg	gally described as follows:	
	A-		·	1/100
•	SEE ATTA	CHED EXHIBIT "A"	/	14
easements located in, on, over or under the gas, an conditioning, water, light, power, doors and windows, floor coverings, awnin Premises. Nonpurchase money security	e Premises, e.dall tvr retrigeration or v. att igs, stoves and willer h interests and tien.	all improvements, buildings, tenements, her oes and kinds of fixtures, including without in ligiton (whether single units or centrally con nouters, whether now on or in the Premises or, nd household goods are excluded from the stancia portion of the security for the Liabilit	mishion, all of the foregoing used to suy irrolled) and all screens, window shad hereafter erected, installed or placed or security interest and lien granted tie	oply heat. es, storm norm the
The Note evidences a "revolving cre of any existing indebtedness and future a	dit" as delined in lllin dvances made pursu: i to whelher or not the:	ois Flevii ed Statutes Chapter 17. Paragraph 6 ant (1946) vote, to the same extent as if such reis any a ivance made at the time this Mortga	3405. The lign of this Mortgage secures I future advances were made on the di	ite of the nether or
without limitation, all rents, issues, profits, rent or for security, under any and all prese for and recover the same when due or paya not as a limitation or condition hereof and the terms hereof shall give to Mortgagee ti	revenues, royalties, t int and future leases of ible. Mortgagee by ac- not available to anyor he right to foractose t	fortgagee, all lease; written or verbal, rents bonuses, right and henefits due, payable or i I the Pramises, too shir, with the right, but no ceptance of this Mort yeye agreed, as a perso ne other than Mortgag in that until a Default s this Mortgage, Mortgag in by collect, receiv	accruing, and all deposits of money as i the obligation, to collect, receive, dem nal covenant applicable to Mortgager o shall occur or an event shall occur, whi re and enjoy such avalls.	advance send, sue sonly, and chunder
Further, Mortgagor does hereby exp. of Illinois.	ressly walve and relea	ase all rights and benefits บก 🚁 รักฮ by งเทินย์	of the Homestead Exemption Laws of	No. of
Further, Mortgagor covenants and a				
damaged or be destroyed; (b) keep the Pro- security interests, hens, mechanics liens or upon request exhibit satisfactory evidence buildings now or at any time in process of of the Premises and the use of the Premises,	emises in good condit r claims for lien; (c) pa a of the discharge of onstruction upon the l (f) make no material i	utild any buildings or improvements fow it indo and repair, without waste, and, except from and repair, without waste, and, except from the any indebtedness which mu, bos such lien or charge to Mortgages; (d) Corr. Premises, (e) comply with all requirements of attentions in the Premises, except as require gee, (g) retrain from impairing or diminishing	r this Mortgage, free from any encuminactured by a lien or charge on the Premion to the within a reasonable time any build it within a reasonable time any build it was or municipal ordinances with read by Y.w or municipal ordinance, unle	brances. It is
FORTH ON THE REVERSE SIDE OF THIS	DOCUMENT, WHICH	NOTE SET FORTH ABOVE AND TO THE A H ARE INCORPORATED BY REFERENCE H	IEREIN	NS SET
WITNESS the hand _ S and	I seal S of	Mortgagor the day and your set forth pove	Sodki Deeb	• • •
	-	Jamile Drold	Janile Dee	b
STATE OF ILLINOIS) Ss		· C-	
COUNTY OF COOK	Ronald E.	Angel	, a Notary Cublic in	mmed for
said County and State, do hereby certify th	Solki Dee	ranger and the second s	wife .	and lor
personally known to me to be the same per	son(s) whose name(s		subscriber	
=		acknowledged that t _ he Y _signed as	nd delivered the said instrument as his /	her free
and voluntary act, for the uses and purpose Given under my hand and notarial se		March 1988	rael	
My Commission Expires:		Nglary		
STATE OF ILLINOIS		RONALD E. ANGE	1 3	on.
COUNTY OF	55	NOTARY PUBLIC, STATE OF ILLI MY COMMISSION EXPIRES 2/3	NOIS . B Notary Public in a	and for
the County and State aforesaid, do hereby o	ernity that	***************************************		يي
the same persons whose names are as				<u> </u>
and		, respectively, of		حَجُر
		eing thereunto duly authorized, signed and d		peared ee and
•		n, for the uses and purposes therein set forti	n.	

Notary Public

My Commission Expires

- morgagot shall par, when divided before any panally structive taxes of charges, sewing or ce taxes charges and who have furnish to morgagee duplicate paid receipts for such taxes, assessing the taxes of the control o s, "Perent taxes, special taxes, special taxes or charges, assessments, water taxes or charges, assessments water taxes or charges, assessments and charges. To prevent Default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax, assessment or charge which Mortgagor may dealte to contest prior to such tax, assessment or charge becoming delinquent.
- 3. Upon the request of Mortgager, Mortgager shall deliver to Mortgagee all original leases of all or any portion of the Premises, together with assignments of such leases from Mortgager to Mortgager, which assignments shall be in form and substance satisfact sry to Mortgager, Mortgager shall not without Mortgagee's prior written consent, procure, permit or accept any prepayment, discharge or compromise of any rent or release any tenant from any obligation, at any time white the indebtedness secured hereby remains unpello.
- 4. Any award of damages resulting from condemnation proceedings, exercise of the power of eminent domain, or the taking of the Premises for public use is hereby transferred, assigned and shall be paid to Mortgagee; and such awards or any part thereof may be applied by Mortgagee, after the payment of all of Mortgagee's expenses, including costs and attorneys' and paralegats' fees, to the reduction of the indebtedness secured hereby and Mortgagee is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver valid acquistances and to appeal from any such award.
- No remedy or right of Mongages hereunder shall be exclusive. Each right or remedy of Mongages with respect to the Liabilities, this Mongage or 5. No remay or right or morgaged resounder stien be exclusive. Each right or remay or morgaged with respect to the Liabilities, this mongage or the Premises shall be in addition to every other ramedy or right now or here-filter existing at law or in equity. No delay by Mortgages in exercising, or omitting to exercise, any ramedy or right accruing on Default shall impair any such remedy or right, or shall be construed to be a waiver of any such Default, or acquisescence therein, or shall affect any subsequent Default of the same or a different nature. Every such remedy or right may be exercised concurrently or independently, and when and as often as may be deemed expedient by Mortgages.
- Mortgagor shall keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against loss or damage 6. Mortgagor shall keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by first, lightning, windstorm, vandalism and malicious damage and such other hazards as may trom time to time be designated by Mortgagor shall keep all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by flood, it the Premises is located in a flood hazard zone. Each insurance policy shall be for an amount sufficient to pay in full the cost of replacing or repairing the buildings and improvements on the Premises and, in no event loss than the principal amount of the Note Antigagor shall obtain liability insurance with respect to the Premises in an amount which is acceptable to Mortgagoe. All policies shall be issued by companies satisfactory to Mortgagoe. Each insurance policy shall be lissued by companies loss payable clause or endorsement, in form and substance shall define all insurance policies, including additional and renewal policies, to Mortgagoe in case of insurance about to expire Mortgagoe shall define all insurance policies not less than ten days prior to the respective dates of expiration. Each insurance policy shall not be cannelled by the interest commany without all less 130 days, prior within policies to Mortgagoe. cancellable by the in out since company without at least 30 days' prior written notice to Morigages.
- 7. Upon Detaint by Mortgagor herounder. Mortgagee may, but need not, make any payment or perform any act required of Mortgagor herounder in any form and manner of sended expedient by Mortgagee, and Mortgagee may, but need not, make the or perform any act required of Mortgagor herounder in any form and manner of sended expedient by Mortgagee, and Mortgagee may purchase, discharge, compromise or settle any tax lien or other lien or little or claim thereof, or refeer if rom any tax sale or forfeiture affecting the Premises or contest any tax or assessment. All moneys paid for any other lien or little or claim thereof, or refeer if rom any tax sale or forfeiture affecting the Premises or contest any tax or assessment. All moneys paid for any other trunds advanced by mortgages to protect the Premises or contest any tax or assessment. All moneys paid for any other trunds advanced by Mortgages to protect the Premises or contest any tax or assessment and any other trunds advanced by Mortgages to protect the Premises or read and the second matter concerning which action herien authorized may be taken, shall be so much a still indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon is to per annount rate equiviling. If the post maturity rate ast forth in the Note inaction of Mortgagee shall never be considered as a waiver of any right payable in Mortgagee may do an account of any Default hereunder by this Mortgager relating to taxes, assessments, charges, liens, security interests or encumbrances.

 Mortgagee may do so according to any Pill statement or estimate received from the appropriate party claiming such funds without inquiry into the accuracy or called in thereof.
- claim thereof.
- 9. Upon Default, at the sole option of Moligages, the Note and/or any other Liabilities shall become immediately due and payable and Mortgagor shall pay attempted in connection with this Mortgage and all expenses incurred in connection with this Mortgage and all expenses incurred in the enforcement of Mortgage inghts in the Premises and other costs incurred in connection with the disposition of the Premises. The term "Default" when used in this Mortgage, has the same mealing an defined in the Note and includes the failure of the Mortgagor to completely cure any Cause for Default and to deliver to the Mortgage written notice of this conplete cure of the Cause for Default within ten (10) days after the Mortgage maits written notice to the Mortgagor that a Cause for Default has occurred and included the Note shall be Default under this Mortgage. The term "Cause for Default in se used in this paragraph means any one or more of the existing. Default under the Note for Default" in the Note, including but not limited to the failure of Mortgagor to pay the Note or Liabilities. In coordance with their terms or failure of Mortgagor to comply with or to perform in accordance with any representation, warranty, term, provision, coild ion, covenant or agreement contained in this Mortgago, the Note or any instrument, agreement or writing accurring any Liabilities. agreement or writing securing any Liabilities
- 10. Notwithstanding any other provisions of this Mortgage, no sells, lease, mortgage, trust deed, grant by Mortgagor of an encumbrance of any kind, convayance, transfer of occupancy or possession, contract to sell, or transfer or the Premises, or any part thereof, or sale or transfer of ownership of any beneficial interest or power of direction in a land trust which holds tifle to the Premises, sitell be made without the prior written consent of Mortgages
- 11. "Liabilities" means any and all tiabilities, obligations and indebtedness of Yortgagor or any other maker of the Note to Mortgagoe for payment of any and all amounts due under the Note or this Mortgagoe, whether heretofore, now will, or hereafter arising or owing, due or payable, howsoever created arising or evidenced hereunder or under the Note, whether direct or indirect, absolute or or in agent, primary or secondary, joint or several, whether existing or arising any decorder, including advising the Mortgagoe's right. If mortes and security interests hereunder, including advising the Mortgagoe or drafting any documents for the Mortgagoe at any time. Notwithstanding the or going or any provisions of the Note, the Liabilities secured by this Mortgago shall not exceed the principal amount of the Note, plus interest thereon are any disbursements made for the payment of taxes special assessments, or insurance on the property subject to this Mortgagoe, with interest on such disbuts ine, its, and if permitted by tax, disbursements made by Mortgagoe which are authorized hereunder and attorneys' tees, costs and expenses relating to the elforcement or attempted enforcement of the Note and this Mortgagoe, plus interest as provided herein.
- When the Indebtedness secured hereby shall become due whether by acceleration or otherwive. Mortgage shall have the right to foreclose the lien of this Mortgage. In any suit to foreclose the fien of this Mortgage, there shall be allowed and in fulde, an additional individences in the judgment of foreclosure all expanditures and expanses which may be paid or incurred by or on behalf of Mortgagee for elong year and paralegats' tees appraisers' lees outlays for documentary and expense suit evidence, stenographers' charges, publication costs and costs of proting all of the fire searches and examinations, title insurance policies. Torrens certificates, tax and lien searches and similar data and assurances with inspect to title are Mortgagee may deem on because yether to prosecute the foreclosure suit or to evidence to bridders at any foreclosure sails. A life foregoing items, which may be estimated by Mortgagee. All expanditures and expense mentioned in this paisgraph, which may be estimated by Mortgagee. All expanditures and expense mentioned in this paisgraph, when incurred or paid by Mortgagee shall become additional indebtedness secured hereby and shall be immediately due and payrille. With interest thereon at a rate equivalent to the post maturity interest rate set forth in the Note. This paragraph shall also apply to any expenditures or as renses incurred or paid by Mortgagee and in Mortgagee in on behalf of Mortgagee in connection with (a) any proceeding, including without limitation, probate and bins in critical processing of this Mortgage or any indebtedness secured his et units of the foreclosure of this Mortgage after secured of the light to foreclose whether or in circular commencement of any suit for the foreclosure of this Mortgage after secured of the light to foreclose whether or in circular commenced or (c) any preparation for the defense of any threatened suit or proceeding which might effect the Premises or the security hereof, whether or not actually commenced. When the Indebtedness secured hereby shall become due whether by acceleration or otherwise. Mortgagee shall have the right to forectose the
- 13. The proceeds of any foreclosure sale shall be distributed and applied in the following order of priority first, on account of all costs and expenses incident to the foreclosure proceedings, including all the same that are mentioned in the immediately preceding paragraph, second, all other items which under the terms of this Mortgage constitute indebtedness secured by this Mortgage additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note and the Liabilities (first to interest and then to principal); fourth, any surplus to Mortgagor's heirs, legal representatives, successors or assigns, as their rights may appear.
- 14. Upon, or at any time after the filing of a complaint to foreclose this Mortgage, the court in which such such such such such is filed may appoint a receiver of the Premises. The receiver's appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for the receiver and without regard to the then value of the Premises or whether the Premises shall be then occupied as a homestead or not Mortgagor may be appointed as the receiver. Such receiver shall have power to collect the rents, issues and profits of the Premises during the producing of the foreclosure suit and, in case of a sale and deficiency, during the full slatulory period of redemption, if any, whether there be redemption on not, as well as during any further times when Mortgagor, except the intervention of the pregion, would be entitled to collect the rents issues and profits. Such receiver, shall also have all other powers which may be necessary or are usual for the projection, possession, control, management and operation of the Premises. The court in which the foreclosure suit is filed may from time to time authorize the receiver to apply the net income in the receiver's hands in payment in whole or in part of the indebtedness secured hereby, or secured by any judgment foreclosing this Mortgagor or any tax, special assessment or other tien or encumprance which may be or become superior to the lian hisroof or of the judgment, and the deficiency judgment against Mortgagor or any guarantor of the Note in case of a foreclosure sale and deficiency. a foreclosure sale and deficiency
- 15. No action for the enforcement of the tien or any provision of this flortigage shall be subject to any defense which would not be good end evallable to the party interposing the same in an action at 15% upon the Note.
 - 16. Mortgages shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose
- 17. Mortgages agrees to release the lien of this Mortgage and pay all expenses, including recording fees and otherwise, to release the lien of this Mortgage, if the Mortgagor renders payment in full of all Liabilities secured by this Mortgage.
- 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons or parties claiming by, under or through Mortgagor. The word "Mortgagor" when used herein shall also include all persons or parties liable for the payment of the indebtedness secured hereby or any part thereof, whether or not such persons or parties shall have executed the Note or this Mortgage. Each Mortgagor shall be portly and smerally obligated hereunder. The singular shall include the plural, the plural is shall mean the singular and the use of any gender shall be applicable to all genders. The word "Mortgagee" includes the successors and assigns of Mortgagee.
 - This Mortgage has been made, executed and delivered to Mortgagee in

19. This Mortgage has been made, executed and delivered to Mortgages in CHICAGO. Hitnois and shall be construed in accordance with the laws of the State of Illinois. Wherever possible, each provision of this Mortgage shall be interpreted in such manner as to be effective and valid under applicable law. If any provisions of this Mortgage are prohibited by or determined to be invalid under applicable law, such provisions shall be interfective to the extent of such prohibitions drinvalidating the remainder of such provisions or the remaining provisions of this Mortgage.



TOE PARK BAND KONTEMPANY CAL GORYS 4

1525 EAST 53rd STREET CHICAGO, ILLINOIS 60615 (312) 752-4600 Member FDIC

ATTACHED EXHIBIT " A "

THE SOUTH 7 FEET OF LOT 15 AND THE NORTH 23 FEET OF LOT 16 IN BLOCK 4 OF NASH'S SUBLIVISION OF THE NORTH EAST 1/4 OF THE WEST 1/2 OF THE NORTH EAST 1/4 OF SECTION 14, TOWNSHIP 38 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MEPIDIAN, IN COOK COUNTY, ILLINOIS.

88135534

5636 S. Homan Ave.

COMMONLY KNOWN AS: Chicago, IL. 60629

PERM. R.E. INDEX #: 19-14-208-033-0000 (2000)

PREPARED BY: Ronald E. Angel
HYDE PARK BANK AND TRUST COMPANY
1525 E. 53rd STREET
CHICAGO, ILLINOIS 606T5

RETURN RECORDED DOCUMENT TO:
HYDE PARK BANK AND TRUST COMPANY
1525 E. 53rd STREET
CHICAGO, ILLINOIS 50519

BOX-333-HV----

UNOFFICIAL CQPX 4

Property of Coot County Clert's Office