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MATERIAL SAME

MURTGAGE

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THIS MIFTGAGE made this 15th day of August, 1988, between UNITED DIPING SYSTEMS. INC. an Illinois corporation, herein collectively referred to as "Mortgagor", and BEVERLY BANK, an Illinois banking corporation, having an office at 1357 West 103rd Street. Capt, Illinois, Illinois, herein referred to as Mortgagee's

#### WITNESSETH:

Mortgagee in the principal sum of TWO HUNDRED EIGHTY THOUSAND AND Notificing and COLLARS as evidenced by a certain Note, herein referred to as "Note" of even date herewith executed by Mortgager made payable to the order of and delivered to the Mortgagee, whereby the Mortgagor promises to pay the said principal and with interest thereon, from date, at the rate set forth therein, in instalments as set forth therein at the office of the Mortgagee aforesaid or at such other place as may be designated in writing by the legal holder thereof, until the entire principal balance, if any, remaining unpaid plus accrued

interest shall be due and payable on September 1, 1993.

PREPARED BY:
COAKLEY & SMITH
JOSEPH A. COAKLEY #12661
9400 S. Cicero Avenue, Suite/SBM2 [10] UN COAKLEY BAND II 60453

Box

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NIW. THEREFORE, in order to secure the payment of the said principal sum and interest thereon and the performance of the obvenance only and all other indebtedness, direct or contingent, that may now or nereafter become owing hereunder from Mortgagor to Mortgagor does by these presents GRANT, was said to NOVEY. MORTGAGE and WARRANT unto the Mortgagee, the source of any and assigns forever the following described real estate and all of its estate, right, title and interest therein elicitated in the Village of Scath Holliand, County of Cook, State to Italians.

which, together with all the following rights titles and interests is collectively reterred to as the "premises":

- A. All right, title and interest of Mortgagor, including any after a pured title or reversion, in and to the beds of the ways streets avenues, air rights and alleys and adjoining the real estate.
- 5. All and singular the tenements, hereditaments, easements, appurtenances, passages, waters, water courses, riparian rights, other rights, liberties and privileges thereof

any other claim at law or in equity as well as any afteracquired title, franchise or license and their reversion and reversion as and remainder and remainders thereof;

2 All rents, issues, proceeds, and profits accraing and to accree from said real estates

All baildings and improvements of every kind and description Now or hereafter erected or placed thereon and all materials into del for construction, reconstruction, alteration and repairs of such improvements now or hereafter erected thereon all if which referrals shall be deemed to be included within the premises immediately upon the delivery thereof to the said real estate and all furtures now or hereafter owned by Mortgagor and attached to or configured in and used in connection with said real estate including but not limited to all machinery, motors, elevatirs, fittings, radiators, amnings, shades, screens, and all plushing, heating, lighting, ventilating, refrigerating, th thereting air-conditioning and sprinkles equipment and tixtures and appurtenances thereto: and all items of Curniture, turn which re-equipment and personal property used or wesful in the operation of the said real estate; and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are or shall be attached to said building or collisings in any manners it being mutually agreed, intended and destated that all the aforesaid property owned by said Mortgay reani placed by it on the real estate shall, so far as

permitted by law, be idemed to form a part and parcel of the real estate and for the purpose of this Mortgage to be real estate, and covered by this Mortgage and as to the balance of the property attresail this Mortgage is hereby deemed to be as well a Security Agreement under the provisions of the Uniform commercial tode for the purpose of creating hereby a security interest on said property, which is hereby granted to the Mortgagee as secured party, securing said indebtedness and obligations.

TO HAVE AND TO HOLD the same unto the Mortgagee and its successors and assigns forever, for the purposes and uses herein set forth.

provided and all interest as provided in the Note, and shall pay all other sums hereinafter provided for, or secured hereby, and shall well and trily keep and perform all of the covenants herein contained then this Mortgage shall be released at the cost of the Mortgagor standards to remain in full force and effect.

TO PROTECT THE SECURITY OF THIS MORTGAGE, MORTGAGOR AGREES:

- principal of and interest on the indebtedness evidenced by the Note at the times and in the manner herein and in the Note provided.
- 2. Ther payments. To, at the Mortgagee's request, deposit with the Mortgagee, or a depository designated by the Mortgagee in addition to the monthly instalments of principal

and interest due under the terms of the Note and concurrently therewith mustaly until the Note is paid, the following.

The premises all as estimated by the Mortgagee, divided by the premises all as estimated by the Mortgagee, divided by the primiter of country to elapse defore one month prior to the date when all some and appearants will become delinquent;

A sime equal to An installment of the premium or the control will, resume ite shi payable to renew the insurance as required payable to renew the insurance shall be an about which by the payment of approximately equal installments. All result in there accumulating in the hands of the impository a sitficient amount of pay renewal premiums upon such policies of insurance, at least one month into the enquiretion date or saves of the policy or policies to be renewed.

All will payments described in this Paragraph 2 shall be need by the Minipage or depositary in trust without accruing or without any obligation arising for the payment of interest thereon in a shall be used for the payment of taxes and assessments and insurance premiums as the dase may be. All such payments on all related together with the payments required to be made under the Note secured hereby and the aggregate amount thereon in all related with by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagor each month in a single payment to be applied by the Mortgagee at its option to the oil, which items in the order set forth.

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Secure: hereby (11) amortimation of the principal of the said With.

If the Mortgagee requires the Mortgager to make the deposits set forth at we and if the funds as deposited are insufficient to gay all take to assessments when due and premiums for such insurable tenewall the Mortgager shall within ten (10) days after reading to remain therefor deposit such additional funds as may be seen about pay outh taxes, assessments and premiums. If the funis so reposited exceed the amounts required to pay such item, the excess shall be applied on a subsequent deposit or deposits.

In the event of a default in any of the provisions contained in this Martispe or in the Nore secured hereby, the Mortgagee may at its option, without being required to do so, apply any moneys at the time on deposit pursuant to this paragraph 2 hereof, as any one or more or the same may be applicable, on any of Mortgager's conjections herein or in the Note contained, in such order and manner as the Mortgagee may elect.

When the injections secured hereby has been fally paid. any remaining deposits shall be paid to Mortgagor or to the then twher in twhere of the premises. Buch deposits are hereby pledged as additional security for the indebtedness hereunder and shall be not in trust to be irrevocably applied by the depositary for the purposes of which made hereunder and shall not be object to the directions or control of the Mortgagor, provided however, that neither the Mortgagee nor said depositary

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shall be liable for any failure to apply to the payment of insurance premiums, taxes, and assessments any amount so deposited unless Mortgagor, while not in default hereunder, shall have requested said Mortgagee or depositary in writing to make application of such funds to the payment of the particular insurance premiums, taxes or assessments for payment of which they were deposited, accompanied by the bills for such insurance premiums. Mortgagee may make or cause the depositary to make any such application of finds without necessity of such request by Mortgagor.

taxes special assessments, water charges, sewer service charges, and other charges against the promises, and shall furnish to Mortgagee duplicate receipts therefor within thirty (30) days after payment of such charges are due. Nortgagor may, in good taith and with reasonable diligence, contest the validity or amount of any such taxes or assessments provided: (1) that such contest shall have the effect of preventing the collection of the tax or assessment so contested and the sale or forfeiture of said premises or any part thereof, or any interest therein, to satisfy the same: 20 that Mortgagor has, before such taxes or assessments shall have been increased by any interest, penalties, or costs, notified Mortgagee in writing of the intention of Mortgagor to contest the same, and (3) the Mortgagor shall have deposited with Mortgagee at such place as Mortgagee may from time

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time in writing appoint, and in, the absence of such appointment them at the wifice of Beverly Bank, 1387 West 103rd Thirage, Illinois a sum of money which (when added to on if any then on deposit for such items; shall be sufficient in the judgement of the Mortgagee to pay in full such with the and assessments and all penalties and interest that might become due thereon, and shall keep on deposit an arount so difficient at all times, increasing such amount to gayer additional penalties and interest whenever, in the judgment of the Mortgagee, such increase is advisable. In case the Mirtgager shall fail to presecute such objections with reasonable it regres in shall fail in maintain sufficient funds on deposit as haranabove provided, the Mortgagee may at its option apply the money as deposited in payment of or on account of such taxes and assessments or that part thereof then unpaid, together with all penalties and interest thereon. If the amount of the money so deposited shall be insufficient for the payment in full of on a rage of assessments together with with penalties and interest thereon the Mortgagor shall forthwith upon armand mighter is one out with the Mortgagee the sum which whet added to the tunks then in Reposit shall be sufficient to make such payment in I to or to in case the Mortgagee shall have applied tunds in legisit on alrount of such taxes and assessments, guerian the Mortgagee shall, gin the tinal disposition of such contest, apply the numbers of leposited in fill payment of such taxes and assessments

or that part thereof then unpaid, together with all penalties and interest thereon, provided the Mortgagor is not then in default) when so requested in writing by the Mortgagor and furnished with sufficient tunds to make such payment in full with an official littlest warm taxes.

(a) Hazard - To keep the improvements now Insurance. In hereafter erected on the premises, insured against loss or damage resulting from fire, windstorm and other hazards, as may be reasonably required by Mortgagee normally insured under tile standard Extended Coverage Endorsement, and to pay promptly, when due, any premiums of such insurance. All insurance shall be in form and content as approved by the Mortgagee and shall be carried in companies approved by the Mortgagee and the policies and renewals (or certificates evidencing same), marked "PAID", shall be delivered to the Mortgagee at least thirty (30) days before the expiration of the old policies and shall have attached theret, standard non-contributing mortgage cipuse(s) in favor of and entitling the Mortgagee to collect any and all of the princeeds payable under all such insurance), as well as standard waiver if subrogation endorsement, all to be in form and content aclest dile to the Mortgagee. Mortgagor shall not carry separate insurance, concurrent in kind or form and contributing in the the loss with any insurance required hereunder. event of a change in ownership or of occupancy of the premises, immediate notice thereof by mail shall be delivered to all insurers. In the event of loss, Mortgagor will give immediate



eactive by mail to the Mortgagee. The Mortgagor hereby authorizes the Mirtgames of Mirtgagee's Sition, to adjust, and compromise. any lisses inder any of the insurance aforesaid and after deducting mists at coule tion to apply the proceeds at its outplants of the war of all as a credit upon any portion of the injects here we are inerety or the to restoring the improvements in which event the Mortgagee shall not be obligated to see to the The application thereof nor shall the amount so released or uset be deemed a mayment on the indebtedness secured hereby; or go to deliver same to the Mortgagor. In the event of foreclosure of this Moltgage, or other transfer of title to the realty encumbered hereby in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor, in and to any insurance policies than in force, shall pass to the purchaser or grantee. Mortgagee may at any time and at its own discretion, procure and substitute for any and all of the insurance so held as aforesaid, such other policy or policies of insurance. In such amount, as it may determine.

- Liability To carry and maintain Comprehensive Public Liability insurance as may be required from time to time by the Mortgagee in forms, amounts and with companies satisfactory to the Mortgagee and shall contain provision for ten (10, days) notice to the Mortgagee prior to any cancellation thereof.
- Application of Insurance Proceeds That notwithstanding any provision herein to the contrary and in particular paragraph 4/a hereof, in the event of any such loss

\* Barage a fremeth described to the improvements upon the stantian, of a lareby agreed that the Mortgagee shall make the ergine is received under any such insurance policies as therein dwagg, bed available for the rebuilding and restoration of the in proverents of damaged, subject to the following conditions: Mirriagor is not then in getault under any of the terms. Mad conditions hereofy (b) that all then existing Estime in full force and effect without reduction of rental except during the period of hat Mortgagee shall first be given ory pro fichatopoli improvements have been full restored of that of the expenditure. It such noney will be fully restored, tree and clear of all liens except as to the lien of this wareless of that in the event such proceeds shall be insurfucient to restore or rebuild the said improvements, More legar shall deposit promptly with Mortgagee the amount of definitionly in order to restore and rebuild the said premises; (d) that in the event Mortgagor shall fail within a reasonable time, surje to the layor beyond its control, to restore or rebuild the said improvements, then Mortgagee, at its option, may recore or recall the said improvements, for or on behalf of the Martgagor and the such purpose may do all necessary acts, including using waspire. We begin sirai by Mortgagor as aforesaid; (f) that waiver or the region is wish garden shall be obtained from any incurer under such polities of insurance who, at that time, claims that the contractly emists as to the Mortgagor or the then owner or the



assured under such policies, and g) that the excess of said insurance proceeds above the amount necessary to complete such restoration shall be applied as herein before provided as a credit upon any potion, as selected by Mortgagee, or the indebtedness secured hereby. In the event any of the said this standard or cannot be satisfied, then the alternate disposition of such insurance proceeds as provided in paragraph 4 a nereth shall become applicable. Under no circumstances shall Mortgaged become personally liable for the fulfillment of the terms, covenants and conditions contained in any of the said leases nor obligated to take any action to restore the said imprivements.

Ereservation of Premises and Compliance with Government begalations. That he hilding of other improvement on the premises shall be altered, removed, or demolished nor shall any intrines or appliances on, in or about said building or improvements be severed, removed, sold or moltgage, without the monsent of Mortgagee and in the event of the demolition or iestruction in whole or in part of any of the fixtures, chattels or articles of personal property covered hereby, the same shall be replaced promptly by similar fixtures, chattels and articles of personal property at least equal in quality and condition as those replaced, free from any security interest in or encumbrance there in a reservation of title thereto; to permit, commit or suffer no waste, impairment or deterioration of said property or any part therent it keep and maintain said premises and every

part there if in good repair and condition; to effect such repairs As the Mintgagee may reasonably require and from time to time to make all needful and proper replacements and additions so that sail buildings fixtures, machinery and appurtenances will, at origas, he in good condition, fit and proper for the respective purposes for which they were originally erected or ingrall to comply with all statutes, order, requirements or perform relating to said premises by any Federal, State or Municipal authority: to observe and comply with all conditions and requirements heressary to preserve and extend any and all rights in enses permits in oiling but hit limited to zoming margannes special exceptions and non-conforming uses. purpolages from hises and the assints which are applicable to that the pranchable which have been granted to or contracted for ry Mintgager in connection with Jay existing or presently ្សាស់ក្រុសស្រស់ ស្រស់ នេះ the said ព្រះសារមេស

That the Mirtgage will not create into the misses any virtues of the premises any virtues of the premises and the related of the light of this will not to the light of this will not to the light of this will not to the light of the premises will not the premise of the light of the property will not the light one incurred by will not the light one incurred by will not be a considered by the premise of the light of the

The Premises of the Premises of a Benefigial Interest, in the Morngagor of If all or any part of the premises of any cases of the premises of any



interest in Mortgagor is sell to transferred and Mortgagor is not a natural person without Mortgagee's prior written consent. Mortgagee may an its option, demand and require immediate payment in full of all sums secured by this Mortgage.

- Tax. That if at any time the United States Government, or and their incommental subdivision shall require Internal Revenue of other documentary stamps hereon or on the Note, or shall require gayment of a tax upon the indebtedness secured hereby, then he said indebtedness and the accrued interest thereon shall be and become due and payable at the election of the Mortgagee thirty (30) days after the mailing of notice of such election to Mortgages; provided, however, said election shall be unavailing and this Mortgage and the Note shall be and remain in effect, if Mortgages lawfully may pay for such stamps or with tax including interest and remaines thereon to or for Mortgagee and does in fact pay, when payable, for all such stamps or such tax as the case may be, including interest and penalties thereon.
- event of the enactment after this date of any law of the pate in which the premises are located deducting from the value of the land tor the purpose of taxation any lien thereon, or imposing upon the Mirtgagee the payment of the whole or any part of the taxes or acsessments or charges or liens herein required to be paid by Mirtgager, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the

mortgagee's interest in the property, or the manner of collection if taxes, a an to affect this Mortgage or the debt secured hereby in the holder thereof then, and if any such event, the Mirtigg respire demand by the Mortgagee, shall pay such taxes or assessments to reincourse the Mortgagee therefore provided, nowever that if in the opinion of counsel for the Mortgagee (a) it might to his which to require Mortgager to make such payment or the matrice of such payment might result in the imposition of interest event to maximum amount permitted by law, then and in which event the Mirtgager may elent, by notice in writing given to the Mirtgagor, to deglare all of the indebtedness secured hereby to be such become the and payable sixty (60) days from the giving of such votice.

Other Charges or Liens. That Miritagee, is hereby authorized to make any payment or advance in the place and stead of the Miritage and payment or advance in the place and stead of the Miritage and inter governmental or municipal charges, sewer rentals and inter governmental or municipal charges, fines, imposition or liens assented against the premises agreed with any do so arounding to any bill, statement or estimate produced from the appropriate poblic office without inquiry into the accuracy of the pull statement or estimate or into the validity of any tax, encourage of any apparent or threatened adverse title, lien, statement of lien, encumbrance, claim or charge; or otherwise velating to any other purpose herein and hereby authorized, but

not enginerated in this paragraph, may do so whenever, in its judgement and discretion, such advance or advances shall seem decreasing in intracle to protect the full security intended to be operated by this instrument, and provided further that in some or now ith any soon advance. Mortgagee, at its option, may and a hereby with rimed to obtain a continuation report of title prepared by a fittle insurance company, the costs and expenses of which shall be on in thereby.

Miritgagor agrees that any and all The moneyafter made or to be made to the present and all allegangueur owners of the premises, by and governmental or There was an entry for texting by condemnation or Eminent for the the whole any part of their premises or any building I care: there: I shay easement the on appurtenant thereto on line range ward from the United States Givernment at any time after the all wante of the claim therefor the ascertainment it the an all therent and the issuance of the warrant for payment tings of the correct assigned by Mortgagor to Mortgagee, which awards Mirtgagee is hereby authorized to collect and recable from sych arthurities and to give appropriate receipts and applittances therefore, and at said Modifgagee's option, to apply the live twind the payment of the amount owing on account of the it talta [mails secure inhereby and Mortgagor covenants and agrees this Migripay will give Mirtjagee immediate notice of the actual r turgetened commencement of any proceedings under condemnation

or Eminent Dimain. Affecting all or any part of the said premises or any easement therein or appurtenance thereof, including severance and consequential damage and change in grade of streets, and will deliver to Mortgagee copies of any and all papers served in connection with any such proceedings. Mortgagor further covenants and agrees to make, execute and deliver to Mortgagee at any time or times upon request, free, clear and discharged any encumbrances of any kind whatsoever, any and all further assignments and or instruments deemed necessary by Mortgagee for the purpose of validly and sufficiently assigning all awards and other compensation heretofore and hereafter to be made to Mortgager for any taking, either permanent or temporary, under any such proceeding.

notwithstanding any provision herein to the contrary and in particular paragraph in herein in the event of any damage or taking as therein described by eminent domain of less than the entire mortgaged premises, it is hereby agreed that Mortgagee shall make available the proceeds of any award received in connection with and in compensation for any such damage or taking for the purpose of rebuilding and restoring so much of the improvements within the premises affected thereby, subject to the following conditions: (a) that Mortgagor is not then in default under any of the terms, covenants and conditions hereof; (b) that all then existing leases affected in any way by such damage or taking shall continue in full force and effect without



reflaction is adaptement of rental (except during the period of untenability of that Mortgagee shall first be given satisfactory proof that such improvements have been fully restored or that by the expenditure of such money will be fully restored, free and clear of all liens, except as to the lien of do that in the event such award shall be insufficient to restore or rebuild the said improvements. Morrgagor shall deposit promptly with Mortgagee the amount of such deficiency, which, together with the award proceeds, shall has sufficient to restary and rebuild the said premises: (e) that in the event Mortgagor shall fail within a reasonable time, subject to delays beyond its montrol, to restore or rebuild the said improvements. Mortgagee, at its option, may restore or rebuilt the said improvements for or or behalf of the Mortgagor and for such purpose may do all necessary acts including using pail finite legisited by Mortgagor as aforgsaid; (f) that the agrass of wait award not necessary for completing such regionation shall be applied as hereinbefore provided as a predit upon any portion, as selected by Mortgagee, of the indebtedness secured hereby. In the event any of the said conditions are not or cannot be satisfied, then the alternate disposition of such award as provided herein shall again become applicable. Under no pirpumstables shall Mortgagee become personally liable for the fulfillment of the terms, covenants, and conditions contained in any of the said leases of the said premises har obligated to take any set hat restore the said improvements.

- That Mortgagor within fifteen to lays after Mortgagee's request will furnish a written statement only a knowledged of the amount due upon this Mortgage and whether any alleged offsets or defenses exist against the independence of the statement of the content of the co
- That the Mortgagor and all permits where if the precises shall permit the Mortgagee or its representatives to inspect the premises from time to time, at more considers reasonable.
- 18. Assignment of Rents. That all right, title and interest of the Mortgagor in and to all present Leases affecting the premises and including and ogether with any and all future theres it will or any part of the premises, and together with all it the rents income, receipts, revenues, issues and profits from I have been transferred and assigned simultaneously herewith to the Mortgagee as further security for the payment of said indebtedness under provisions of a pertain instrument captioned Assignment of Rents, of even date harewith exampled by Mortgagor and to be recorded simultaneously harewith the terms, covenants and conditions of which are hereby expressive inderporated herein by reference and made a part here, to with the same force and effect as though the same were more plants clarly set forth herein. All Leases affecting the premises shall be submitted by the Mortgagor to the Mortgagee for its approval prior to the execution thereof. All approved and

when the control thas expected the specifically assigned to Mortgagee by construction in form satisfactory to Mortgagee. All on any such thanks of all or the option of Mortgagee, be paramount or such rich test of the Mortgage.

is a like the strong of Suburdination. That at the written it has force Managagee this Managage shall become subject and suburdinate each while or in part but not with respect to principly what thement to insurante proceeds on any award in subdemnation to any and all leases of all or any part of the premises upon the execution by Montgagee and recording thereof, at any time hereafter, (i) the office of the Recorder of Deeds in and for the largestion to that wafect.

Agrees that the proceeds of the Mottgagor represents and purpose of the Motte will be used for the purpose open it with Medicine 6404 of or the 17 Ill. Rev. Stat. at 1 that the following is bligations secured Mereby constitute a following is a which romes within the purview or said Paragraph.

perfected for any transaction related thereto shall be construed to shall so operate either presently or prospectively. As to require Montgager to pay interest at a rate greater than is now lawful in such case to contract for, but shall require payment of interest only to the extent of such lawful rate, or by to require Montgager to make any payment or do any act contrary to law, but if any clause and provisions herein contained shall



part them some clauses and provisions only shall be held for maight as through his herein contained and the remainder of this Mortgage shall remain operative and in full force and effect.

13 Fingagment Privilege. At such time as the Mortgagor is to being in whither under the terms of the Note or under the terms of the privilege of making presents on the principal of said Note (in addition to the pregnance payments on accordance with the terms and notices of the order of the said Note of any.

រករបស់ 👉 Geoupity Agreement ផ្សង់ 🐉ស្ងួតប្រសួ This Mortgages Within ten (10 lays upon regrest by - arknowledge and deliver to Mortgagee a Swigging Agreement Final ing Starphyton other schiller te crity projects of the right whats ever when by the Mortgager, which, in the solution of Mirtgagne on exsenting to the operation of the great elegand on entire which there may be any disti with their time cotine to same has been onlyeyed by or a security where the section of this Mortgage under the laws of  $\infty$  State office of all will firther execute lacknowledge and deliver any Agramage of the savitor of the statement of object of the state of the forements as Minteagee may request in order to seems to give error maintain orntinge and extend the security Steph to pulse and the grantery of such security instrument. Moreover, a process agrees to pay to Mortgagee on detand all obsts

and expenses incurred by Mortgagee in connection with the preparation, execution, recording, filing and refiling of any such documents.

21. Releases. That Mortgagee, without notice, and without regard to the consideration, if any, paid therefor, and notwith tanding the existence at that time of any inferior liens thereon, may release any part of the premises or any person liable for Gry indebtedness secured hereby, without in any way affecting the tability of any party to the Note and Mortgage and without in any way affecting the priority of the lien of this Mintgage, to the full extent of the indebtedness remaining unpaid hereunder, upon any part of the security not expressly released, and may agree with any party woligated on said indebtedness or having any interest in the security described herein to extend the time for payment of any part or all of the indebtednes; secured hereby Such agreement shall not, in any way, release or impair the lies hereof, but shall extend the lies hereof as against the title of all parties having any interest in said Repairing which unterest is subject to said lien.

in the event the Mortgagee (a) releases, as aforesaid, any large to the event ty described herein or any person liable for any intertedness secured hereby: (b) grants an extension of time for any payments of the debt secured hereby: (c) takes other or additional security for the payment thereof; (d) waives or fails to exercise any right granted herein or in said Note, said act or mission shall not release the Mortgagor, subsequent purchasers

of the sail premises or any part thereof, or makers or sureties of this Mirigage in of said Note, or endorsers or guarantors thereof under any lovement of this Mortgage or of said Note, nor premise the Mortgage from exercising any right, power or intuiting herein or intended to be granted in the event of any that Refault then made or any subsequent default.

- Morigagor's Agreement to Pay Expenses. To save Mortiage Comless from all costs and expenses, including reasonable a tirueys fees and costs of a title search, and preparation of simply incurred by reason of any action, suit, proceeding hearing (Dion or application before any court or administration is in and to which Morrgagee may be or become a party by reasin hereof, spoluding but not limited to condemnation, bankruptcy, probate and administration proceedings, as well as any other of the foregoing wherein proof of claim is by law required to be filed or in which it becomes necessary to defend it uphall the terms of and the lian created by this Mortgage, And all noney paid or expended by mortgagee in that regard. together with interest thereon from date of such payment at the rate of ith in said Note shall be so much adoltional Indebtedness on and hereby and shall be immediately and without ments of the collapsy of the by Mort paper.
- 23. Mortgagee's Performance of Lefaulted Acts. In the case of default here. Mortgagee may, but need not, make any payment or perform any a t here. Trequired of Mortgagor in any form and mainer leaved expedient, and may, but need not, make full or

Length and percents of principal or interest in prior encumbrances, in any said processed lis harge. Impromise or settle any tax lies or ther point lies or title or claim thereof, or redeem from any tax sale or firstellure affecting said premises or contest by tax is assessment. All moneys paid for any of the purposes here is any nined and all expenses paid or incurred in connected therewith including attorneys' fees, and any other moneys always by Mortgagee to protect the premises and the lies hereof, shall be so much additional indebtedness secured hereby, and shall become incompately due and payable without notice and with interest therein of the Post Maturity Pate. Inaction of Mortgagee shall never be considered as a waiver of my right according to it in account of any default on the part of the Mortgage.

14. Pefault and Foreclosura.

Martyager in the payment of the principal sum setured hereby, or any enstalment thereof. Or interest thereof, or of any enstalment thereof. As they severally become due, or in the performance or elservance of any other term, covenant or condition in this Mortgage or in the Note or in any instrument now a nerelifer evidencing or securing said indebtedness, or if the Mortgager shall file a petition in voluntary bankruptcy of the Federal Bankruptcy Act or any similar law, state or federal, whether how or hereafter existing, or if Mortgagor shall file and answer somitting insolvency or inability to pay its debts, or

fail to litain a vacation or stay of involuntary proceedings within two is days from the institution thereof, or the Mortgager shall be adjudicated a bankrupt, or a trustee or a we elvem shall be appointed for the Mortgagor or for all of its property of the major part thereof in any involuntary proceeding, or shall have taken jurisdiction of the property of the y the major part thereof in any involuntary proceeding the recryptoration dissolution. Liquidation or winding up of the Mirtiagir, and such trustee or receiver shall not be discharged or such jurisdiction relinquished or vacated or stayed on appeal or otherwise stayed within ten (10) days, or the Manifest would make an assignment of the benefit of creditors. th shall almit in writing its inability to pay its debts generally as they become due or small consent to the appointment of a receiver in trustee in liquidator of all of its property or the major just there for then upon the occurrence of any of said event of a while indebtelness secured hereby shall, at the Still form Mortgager and without natice to Morkgagor, become irrelistely the and payable and thereupon, or at any lime during the existence of any such default, the Mortgagee, may proper to tope for this Mirtgage by judicial proceedings according to the tariles in the case provided, and any failure to exercise said option shall not constitute a waiver of the right to exercise the same at any ther time.

Figure 26 Forestoware Litigation. In any suit for forestose the lien hereof or enforce any other remedy of the

Mortgagee under this Mortgage or the Note, there shall be allowed and included as additional indebtedness in the decree for sale or other judgment or decree, all expenditures and expenses which may he baid is incurred by or in behalf of Mortgagee for attorneys' fees, appraisen's fees, outlays for documentary and expert evi(e.gr. stemographers' charges, publication costs, and costs which may be estimated as to litems to be expended after entry of the decree Associating all such abstracts of title searches and emaninations dit'e insurance policies. Torrens certificates, and similar data and assurances with respect to title as Mortgagee may lear reasonably necessary either to prosecute such suit or to evidence to bilders at any sale which may be had pursuant to such decree the true condition of the title to or value of the premises. All excenditures and expenses of the nature in this paragraph mentioned, and such expenses and fees as may be the ried in the protection of said premises and the maintenance of the lien of this Mortgage including the fees of any attorney emplyed by the Mortgagee in any litigation or proceeding afferting this Mirtgage, the Wite or in preparations for the space when a reference of any proceeding or threatened suit or or regime shall be immediately due and payable by Mortgagor, with private of thereon at the Post Maturity Rate and shall be Secure Lity this Mortgage.

Mirtgagee's Right of Possession in Case of Default. In thy which under the provisions of this Mortgage the Mirtgagee's right to institute foreclosure proceedings,

whether her re in after the whole principal sum secured hereby is lieclared to be immediately due as aforesaid, or whether before or after the institution of legal proceedings to foreclose the lien hereof in defore in after sale thereunder, forthwith, upon demand of Mirtgagee, Mortgagor shall surrender to Mortgagee and Mortgage shall be entitled to take actual possession of the premises or any part thereof personally, or by its agent or attorneys. Oas for condition broken, and Mortgagee in its discretion may with or without force and with or without process of law, enter con and take and maintain possession of all or any part of said premises, together with all documents, books, reports, papers and accounts of the Mortgagor or the them owner of the precises relating thereto, and may exclude the Mortgagor, gra agents in servants, wholly therefrom and may as attorney in factor agent of the Mortgagor, or in its own name as Mortgagee and under the powers herein granted, hold\_operate, manage and syntryl the precises and conduct the business, if any, thereof, either personally or by its agents, and with \$11 bower to use such measures legal or equitable, as in its discretion or in the distriction of its successors or assigns may be deemed proper or necessary to enforce the payment or security of the avails, rents cooper and profits of the premises, including actions for the recovery of rent, actions in forcible detainer and actions in distress for ment, hereby granting full power and authority to exer the earth and every of the rights, privileges, and powers herein tranted at any and all times hereafter, without notice to

the Mirtiagir and with full power to cancel or terminate any lease in sublease for any cause or on any ground which would entitle Mirigagor to cancel the same, to elect to disaffirm any lease in outlease made subsequent to this Mortgage or subtributed to the lieu hereof, to make all necessary or proper repair in maturing, renewals, replacements, alterations, allity in pertendents and improvements to the premises as to it may seem pure to the induce and reinsure the premises and all play indicated to Mortgagee's possession, operation and management thereof and to receive all of such available rents.

i. Apprintment of Receiver. Upon or at any time after the folling of any fill to forestern this Mortgage, the Court may, upon application, appoint a receiver of said premises. Such appointment may be made either before or after sale without notice and without regard to the solvency or insolvency, at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness occured hereby and without regard to the then value of the premises by whether the same shall he then occupied as a homestead or not, and without relief required of the applicant. Such receiver shall have the power to take possession, control and care of said premises and to collect the rents, issues and profits of said premises bring the pendency of such foreclosure suit and, in the collection, whether there be redemption or not, as well as

during any firther times when the Mirtgagor, its heirs, similarization executors, somessors or assigns, except for the intervention of a perelyer would be entitled to like thomb rents in outer and protection and all other powers which may be necessary or are isseful in such vasas for the protection, possess, to other orangement and speration of the precises, during some less said period. The fourt from time to time may authorize to see ever to apply the net income in his bands in papers to work a quart of the indeptedness secured remay only may be seen a quart of the indeptedness secured remay only may be seen for a single which may be for become superior to the liken here if or of such decree provided such application is made prior of reclosure sale. In the definite of same for all and decrees, Any seek pix elections which is the context of the liken and decrees. Any seek pix elections

Application of Priceeds of Foreclosure and Sale. The previous terms of reclosure and sale of the previous shall be districted and applied in the following order of priority: First and solution all moots and expenses incident to the tree-losure proceedings, uncluding all such items as are mentioned to the paragraph 24 by hereof; second, all other items which in our the terms hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon are denerol provided at the Post Maturity Rate, third, all principal and interest remaining unpaid on the Note; fourth, any



overplus to Montgaguro lits successors on assigns, as their rights have appear

- Acceleration. That the failure to the Mortgagee to exercise the option for acceleration of maturity and or foreclosure following any detaplic as aforesaid or to exercise any other option granted to the Mortgagee nereunder in any one or more instances, or the acceptance by Mortgagee of partial payments hereunder shall not constitute a serier of any such default except as may be provided by law, nor extend or affect the grace period, if any, but such option shall recain continuously in force. Acceleration of maturity, once claimed hereunder by Mortgagee, may, at the option of Mortgagee, le resimbed by written acknowledgment to that errect by the Mortgagee, but the tender and acceptance of partial payments alone shall not in any way affect or rescind such as eleration of maturity except as may be provided by law nor extend or affect the grace period if any
- f reclieving sale of sail plemises, the same may be sold in one
- Will het welly for a avail itself of any appraisement, walkation example extension or exemption laws, or any so-called Mean run laws in wexisting or hereafter enacted, in order to prevent or bunder the entorcement or foreclosure of this Margare and hereby waives the benefit of such laws. Mortgagor

for itself and all who may claim through or under it waives any and all right to have the property and estates comprising the party jaged property marshalled upon any foreclosure of the lien hereof and agrees that any neuron having jurisdiction to foreclose such lien may order the mortgaged property sold as an entirety.

Mort by a hereby waives any and all rights of redemption from sale under any order or decree of foreclosure, pursuant to rights herein profess on behalf of the Mortgagor, the trust estate and all persons be ficially interested therein, and each and every person appring any interest in, or title to the premises less ribed herein subsequent to the date of this Mortgage, and on helicit of all other persons to the extent permitted by the provisions of diapter 112. Section 15-1601 of the Illinois Sevised Statutes.

- 1. Pist Maturity Rate. The form Post Maturity Rate is deemed to mean interest at the rate of fourteen (14%) per cent per annum.
- Fights and Remedies are Cumulative. That the rights and remedies herein provided are cumulative and that the holder to the Note secured hereby and of every other obligation secured hereby may recover judgment thereon, issue execution therefor, and resurt to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security or any right or remedy afforded by this Mortgage.

- The diving of Notice. Any notice which either party hereto may desire in he required to give to the other party shall be in writing and the mailing thereof by certified mail addressed to the Morngagor at 18823 South State Street. South Holland, Illinois (1473) on to the Mortgagee at 1367 West 103rd Street. Oning at 1863 at a such other place as either party hereto making notice in writing designate as a place for service of notice hereunder.
- IT Construction. That the realty herein mortgaged being located in the Grade of Illinois, and the place of contract and payment also being located in Illinois, the Mortgage and the rights and inheritainess harely secured shall be construed and enforced appending to the laws of that State.
- 25. Strain in Successors and Assigns. This Mortgage and all privisions hereof, shall extend to and be binding upon Mortgaget and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage. The word Mortgagee when used herein shall include the successors and assigns of the Mortgagee named herein, and the holder or holders, from time to time, of the Note secured hereby. Whenever used, the singular number shall include the plural, the plural the singular and the use of any gender shall include all genders.

The Captions. The Captions and headings of various paragraphs are for convenience only and are not to be construed as defining in limiting, in any way, the scope or intent of the provisions herent

Fig. 7.18 Fig. the Essence. It is specifically agreed that the mosenime of this Mortgage and that the waiver of r cligations secured hereby, shall not at any time  $\sim \infty$  , all to be any innert of such rights. Notice of the exercise of any option granted to the Mortgagee herein or in the More the red hereby, in this required to be given.

The County to give with the Land. That all the covenants ners to be of man with the Ama.

IN WITHERS WHERE, F. UNITEL PIPING SYSTEMS, INC., has caused the eigherent to be signed by Mc President and Secretary, and its componate small to be hereanto affined and attested by its The day and year line above written.

UNITED PIPING SYSTEMS, INC.,

W/ Sudar L. Care ITS: 1/10-10-11-1

Attace

Segment Legan ins coursely

88366748

SS. COUNTY OF A 1 A E

	<b>:</b> ,		, Notary Publ	ic in and
for	said County, in the St	ate aforesaid,	DO HEREBY CERT	IFY, that
Do	LALD G. KSANS BA.	of QNO	ra Piping Squis	as, Inc.
and	Dymond T. Aspan		, respectively,	appeared
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	GIVEN under my hand an	d Notarial Seal	this 22 d	day of
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JOSEPH A COAKLEY Notary Public. State of Illanois