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0008-TS6 (LT9) Boston, Massachusetts 02110 120 Federal Street Bingham, Dana & Gould Heidi Pemberton, Esquire

Chicago, Illinois 1735 Mest Blackhawk Street Street Address:

J7-95-200-010-0000

Numbers: 17-05-200-008-0000

Permanent Tax Index

:03-u:n303· by and attentioners This instrument prepared

owing to the Mortgagee which is secured hereby; the Mortgagor hereunder or collect any amount or all of the Property, perform any obligation of paid or incurred by the Mortgagee to protect any aftached hereto as <u>Schedule I</u> and shall also гре шевилид зер тот и потедваде влает The term "Obligations" as used herein shall have

The Mortgagor further covenants and agrees as follows:

Mortgage Rider. representations and warranties contained herein and in said warranties contained in this Mortgage shall be deemed to include the covenants, agreements, conditions, representations 'suotatpuos egreements, COVenants, onf herein; and all references to inlly set hereto as Schedule I see incorporated herein by reference as warranties contained in the Mortgage Rider which is annexed The covenants, agreements, conditions, representations and

Exemption Laws of this State. of Cook in the State of Illinois, hereby releasing and waiving all rathts under and by virtue of the Homestead herein by reference (the "Property"), situated in the County described on Attachment A attached hereto and incorporated grants fortgagee a security interest in, the property performance of the obligations of the Mortgagor under the Security Documents (as defined in the Loan Agreement) and Portagage Rider attached hereto as Schedule I), and the (the "Mortgagee") to secure the Obligations (as defined the defined in the Mortgage Rider attached hereto as $\frac{\text{Schedule}}{\text{Lognite}}$ the itself, The First Wational Bank of Boston and such other st Liberty Lane, Hampton, New Hampshire 03842, as Agent for Capital Corporation, a Delaware corporation having offices Pennsylvania 15236, hereby Mortgages and Warrants to Signal having offices at 300 Weyman Plaza, Suite 340, Pittsburgh, THE MORTGAGOR, CHATWINS GROUP, INC., a Delaware corporation

MORTGAGE AND SECURITY AGREEMENT

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actions for the recovery of rent, (including enforce the payment of the rents relating thereto or sasigns may be deemed proper or necessary to discretion or in the discretion of its successors such measures, legal or equitable, as in its any, thereof either personally or by its agents, contractors or nominees, with full power to use relating thereto and to conduct the business, if courtoj the Property, the rents and the leases to hold, operate, manage herein granted, attorney-in-fact or agent of the Mortgagor, or in its own name as the Mortgagee and under the powers (42.1) **εμειεξο**: relating могедадог maintain possession of all of the documents, books, records, papers and accounts of the without process of law, to enter upon and take and exclude the Mortgagor therefrom; (ii) MICH personally, or by its agents or attorneys, and or sul bart and the leases, thereof, and take actual possession of the Property, the or before or after sale thereunder: (i) to enter broceedings to foreclose the lien of this Mortgage shall occur before or after institution of legal whether such Event of Mortgage Default remedies hereinafter and in the Mortgage Rider set provided by applicable law, in addition to the Mortgage Defaile (as defined in the Mortgage Rider attached hereto as Schedule I) and to the extent upon and during the continuance of an Event of The Morrysoce shall have the following remedies,

Instruments and Agreements). **2**ncy collection of this Mortgage and the other Dus forçadiud enforcement 30 sjj cozfa Dus Dereto as Schedule I), interest on all of the terms are defined in the Mortgage Rider attached Instruments, or the Loan Agreement (all of which conferued Mortgage огрец £ÿ6 ut 10 nerein smonut due on any indemnity given by the Mortgagor security interest and lien created hereby, **fue** the Mortgage to protect the Property and the including the total amount of all advances made by exceed the sum of an amount equal to \$35,000,000 the Obligations on account of principal shall not however, that the maximum amount included within the Mortgagor to the Mortgagee (provided, hereafter existing or due or to become due, owing coufingent, recourse or "non-recourse", evidenced, JG spsolute indirect, direct OL indebtedness, BITZIUd created, **POMZOGAGE** OL any and all other liabilities, obligations pue

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Optraectons. payment (3) and teurspje: 10 will, in the judgment of the Mortgagee, make it and of placing the Property in such condition as installing, replacing or repairing the property, Smid £TW6 ξO Erom fye coaf δυτρητουτ betterments and improvements of Property, £µ6 replacements, alterations, additions, assessments, the costs of all repairs, decorating, taxes, suc special cpstdes 10 and premiums on insurance herein above authorized; leases), established claims for damages, if any, seeking and procuring tenants and entering TUFO commissions and other compensation and expenses of or contractors, and it shall also include lease compensation to the Mortgages and its agents contractors, if management be delegated to agents Property, including the cast of management and leasing thereof (which shall include reasonable of the operating expenses of the payment the following, in such order as it may determine: apply the rents to the payment of or on account of the exercise of the rights and powers conferred Mortgagor or any other person. The Mortgagee, in Event of Moctoage Default without notice to the privileges and powers contained herein at any and all times after and during the continuance of any exercise escu suq 'squbti oue or the every disurting the Mortgagee full power and authority to distriction may deem proper, the Mortgagor hereby the property, as the Mortgagee in its reasonable Connection with the management and operation of rents and proceeds, and perform such other acts in wanagement thereof; and (viii) to receive all such , noisessesog worrdadee.s operation and reinsure the Property for all risks incidental discretion, may seem appropriate; (vii) to insure and improvements to the Property that, replacements, alterations, additions, betterments necessary or proper repairs, decoration, renewals, agreed otherwise in writing); (vi) to make all to the extent, if any, the Mortgagee has expressly hereto or subordinated to the lien hereof (except to disaffirm any lease made subsequent entitle the Mortgagor to cancel the same; (v) to Jesse tor any cause or on any ground which would gizfiess of tent); (iv) to cancel or terminate any scrions in forceable detainer and actions

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Instruments and Loan Agreement, with interest on such advances at the Base Rate (as that term is hereof provided herein or in the other Mortgage Wolfdøde ot ofhetwise, to protect the ZECUTLY Instruments, Agreement rosu ғұб 10 огрец ацз uŢ condition contained могедаде Mortgagor in the performance of any obligation or or Event of Mortgage Default pl the Mortgagee to cure or attempt to cure any foreclosing the same; and (vi) all moneys advanced SUA Mortgage, **FPIS** 30 10 JO Property that may be or become superior to the Property; (v) any other lien or charge upon the penalties and costs, in connection MICH special assessments, water charges and interest, Property; (iv) insurance premiums, repairs, taxes, litigation relative bns [OI6C]O2NI6 cozfz sug Mortgage; FUIZ (III) exbenses 10 upon any decree entered in any suit foreclosing smounts due upon the Obligations; (ii) amounts due application ss the Mostgage any elect: (ī) limitation, ancy order ut EOJ TONJUB' аца 30 'suolarnitgo £µ6 including, μτεμοπε conit, in payment (in whole or in part) of any or hands, after defucting reasonable compensation for receiver to apply the net amounts remaining in his The court any from time to time, authorize said and a deficiency during any period of redemption. to coilect all rents during the pendency of such foreclosure sale builthings thereon insured and in good repair, and the premises, to lease the same, со кеер гре pover to take possession, charge and control of bond therefor, be entitled on its motion to the appointment of a receiver of the Property, with the Property, and without the requirement of any Obligations, without regard to the then value of person then liable for the payment of any of the jusojneuch at the time of such application of any Mortgagor and without regard to the solvency or the Mortgagor or to any party claiming under the or after foreclosure sale, and without notice to Mortgagee or at any time thereafter, either before complaint is filed may, upon application of the contf Бhе purpose, мртср υŢ Noon the filing of any complaint this Mortgage. (in the Mortgagee's sole discretion), to foreclose the right, immediately or at any time thereafter Mortgage Default, the Mortgagee shall also have Opon and during the continuance of any Event of

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edaities 'butastra hereafter UOM OI £p6 and redemption OL and marshalling statutes, TSMZ seay. exemption, reinstatement, exfension, homestead, .tesieigge moratorium, valuation, hereby waives all rights under all appraisement, the fullest extent permitted by applicable law now or hereafter interested in the Property, to The Mortgagor, on behalf of itself and all persons

(3)

This Mortgage is granted to secure future advances and made within twenty (20) years after the date to hereof under a revolving line of credit and loans of from the Mortgagee to the Mortgagor, as provided in the Loan Agreement are obligatory advances, provided in such Agreement are obligatory advances by to the credit limits established therein and shall, to the fullest extent permitted by law, have the same priority as if advanced on the date that this Mortgage is recorded.

(G)

rights hereunder. respect to Property Joy reason of its exercise of which the Mortgagee may incur or pay under or with from any and all liabilities, losses or damages against and hold the Mortgagee harmless of and the Mortgiaor hereby agrees to indemnify hereunder or under any of the leases or otherwise, duty or liability of the Mortgagor, MUGEUGE undertake to perform or discharge, any obligation, perform or discharge, and does not hereby Mortysos, the Mortgagee shall not be obligated to Hotwiehstanding anything confeined STUA UŢ

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by the Mortgagor. other documentary evidence of title, shall be paid advertising, and costs of title insurance and any 26cnijęk" reasonable CONTE including cozrs' OL enforcement, **διο**ρες του cojjection of futs or juchized by the Mortgagee for therefor) in any court, all expenses of every kind Workgage (or the commencement of any preparation In case of any foreclosure of this sug 201q. 9]] Of the Property has been foreclosed against the Property, as the Mortgagee may elect, until successively against any portion or portions, of Mortgage may be foreclosed once against all, or spail be paid to the Mortgagor. The overplus of the proceeds of sale, defined in the Loan Agreement) plus three percent

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By: Joseph C. Lawyer President

CHATWINS GROUP, INC.

Dated on this 10th day of January, 1989.

Upon the expiration of the Mortgagee's commitments under the Lean Agreement and the full payment and performance of the Obligations, this Mortgage shall deliver to the Mortgagor a release of the shall deliver to the Mortgagor a release of the Mortgage in form acceptable for recording in Cook Mortgage in form acceptable for the Mortgage in form acceptable form acceptable for the Mortgage in form acceptable for the Mortgage in form acceptable form acceptable for the Mortgage in County, Illinois.

n (9)

Mortgagor shall not transfer its interest in the Property to any trustee or nominee pursuant to an Illinois Land Trust, nominee trust, or other similar arrangement.

(E)

decree or judgment of any court. under any sale pursuant to any statute, order, Mortgage or under any power contained herein or decree of 00 19p10 foreclosure of any and all rights of redemption from sale under date of this Mortgage, hereby irrevocably waives every person acquiring any interest in or title to the Mortgagor, to the fullest extent permitted by law, on its own behalf and on behalf of each and limiting the generality of the preceding sentence, this Mortgage or any of the Property. MIFPORF enforced, in any action enforcing or relating to based on any thereof will be asserted, or may be Mortgagor agrees that no defense, claim or right

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CORTROR.

(c) All buildings and other improvements of every kind and description now or hereafter erected or placed on the Premises or any part thereof, and all materials intended for construction, reconstruction, alteration and repairs of such improvements now or hereafter erected thereon, all of which materials shall be deemed to be included within the Property (as defined below) immediately upon the delivery thereof to

easements, appurtenances, passages (and all waters, water courses and riparian rights, if any), pipes, conduits, and privileges thereof or in any way now or hereafter and privileges thereof or in any way now or hereafter appurtaining to the premises, including any other claim at temainate or license and the reversion and reversions and franchise or license and the reversion and reversions and temainder and temainders thereof, and all of the estate, right, title, claim or demand whatscaver of the Mortgagor tight, title, claim or demand whatscaver of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereton and reversions and remainder and remainders and the state, and the states, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and thereto, and all of the Mortgagor or license and the Mortgagor or license an

(a) All tract(s) or parcel(s) of land more particularly described and set forth in Exhibit A attached here.

Attachment A

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the Premises, and all fixtures, Building Service Equipment (as defined in Schedule I hereto), and other equipment, vehicles, furniture, furnishings and articles of personal property now or hereafter owned by the Mortgagor and attached to or contained in or used in connection with the operacion, occupancy and maintenance of such buildings and improvements, and the conduct of Mortgagor's business thereon and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are or shall be attached to the Premises or such buildings and improvements in any manner; it being mutually agreed that all the aforesaid property owned by Mortgagor and placed by it on the Premises shall, so far as permitted by law, be deemed to be affixed to the ouilding or buildings and improvements and covered by this Mortgago;

- (d) All of the estate, right, title and interest now owned or hereafter acquired by the Mortgagor in and to any and all sidewalks and alleys, and all strips and gores of land, adjacent to or in connection with the Premises;
- (e) All right, title and interest of Mortgagor in and to any and all present and future leases and licenses of space in the buildings and improvements now or hereafter erected on the Premises (collectively "leases", individually "lease") and the rents, issues and profits payable

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thereunder, all of which are hereby assigned to the holder subject, however, to the right of Mortgagor to receive and use the same until an Event of Mortgage Default shall have occurred and be continuing under this Mortgage, together with all the rights and privileges of the Mortgagor as languaged thereunder;

- (E) All proceeds of the conversion, voluntary or involuntary, of any of the foregoing into cash or liquidated claims, including, but without limitation, proceeds of insurance provided for in this Mortgage and proceeds of condemnation awards and awards for restriction of access to, or change of grade of, streets;
- (g) All the rents, revenues, issues, income and profits of the Premises and the buildings and improvements now and hereafter erected thereon, all of which are hereby assigned to the holder subject, however to the right of the Mortgagor to receive and use the same until an Event of Mortgage Default shall have occurred and be continuing under this Mortgage.
- (h) All proceeds and products of the foregoing of every type.
- All of the foregoing described property, rights, privileges, interests and franchises herein granted and mortgaged are intended to be, and are collectively referred to herein as the "Property".

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EXHIBIT A <u>Premises</u> <u>Description</u>

Parcel 1

Lots 4 to 11 inclusive in Block 50 in Elston Addition to Chicago in the North East 1/4 of Section 5, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2

A strip of land lying Westerly of Lots 5 to inclusive aforesaid described as follows: commencing at the South West corner of Lot 11; thence West 24.6 feet more or less to the line of dock as it existed on January 12, 1956, of the North branch of the Chicago River; thence Northerly along said dock to the intersection of the dock with the West line of Lot 6; thence Southerly along the West line of Lots 6 to 11 inclusive to the point of beginning in Cook County, Illinois also

Parcel 3

A strip of land lying West of Lots 4 and 5 aforesaid, described as follows: commencing at the North West corner of Lot 4; thence Southerly along the Westerly lines of Lots 4 and 5 to a point of intersection with the line of the dock as it existed on January 12, 1956 of the North branch of the Chicago River; thence Northerly along said dock to a point 17 feet more or less West of the North West corner of Lot 4. measured on the North line of Lot 4 extended West; thence East to point of beginning in Cook County, Illinois.

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EXHIBIT B Permitted Encumprances

EASEMENT FOR RAILROAD TRACKS CREATED BY GRANT FROM A. M. CASTLE AND COMPANY TO CHICAGO, MILWAUKEE AND SAINT PAUL RAILWAY COMPANY DATED MARCH 9, 1927 AND RECORDED MARCH 29, 1927 AS DOCUMENT 9595502 OVER AND ACROSS A STRIP OF LAND 17 FEET IN WIDTH BEING 8 1/2 FEET IN WIDTH ON EACH SIDE OF THE CENTER LINE OF AN INDUSTRY STUB TRACK AS THEN LOCATED ACROSS THE EASTERLY ENDS OF LOTS 4 TO 8 (MILUSIVE AND EXTENDING NORTHERLY FROM A POINT AT OR NEAR THE DIVIUDING LINE BETWEEN SAID LOTS 7 AND 8 A DISTANCE OF APPROXIMATELY 295 FEET. SAID GRANT PROVIDES THAT IF THE RAILWAY COMPANY SHADL PERMANENTLY ABANDON THE USE OF SAID TRACT AND REHOVE THE SAME. THE RIGHT THEREIN GRANTED SHALL WHOLLY CEASE AND TERMINATE.

2.

EASEMENT FOR RAILROAD PURPOSES BY GRANT FROM A. M. CASTLE AND COMPANY TO CHICAGO, MILWAUKIE AND ST. PAUL AND PACIFIC RAILROAD COMPANY DATED MAY 11, 1955 AND RECORDED OCTOBER 13, 1955 AS DOCUMENT 16388836 OVER AND ACROSS A STRIP OF LAND 19 FEET WIDE IN LOTS 8 TO 11 INCLUSIVE BEING 9 1/2 FEET WIDE ON EACH SIDE OF THE CENTER LINE OF TRACK WHICH CENTER LINE IS DEFINED START AT A POINT IN WEST LINE OF CHERRY AVENUE DISTANCE 321.74 FEET NORTH OF INTERSECTIONS OF SAID STREET LINE WITH THE NORTH LINE OF BLACKHAWK STREET; THENCE SOUTHWESTERLY ON A CURVE HAVING A RADIUS OF 280.99 FEET CONVEX TO THE SOUTH EAST AND THE TANGENT OF WHICH MAKES A SOUTHWESTERLY ANGLE OF 37 DEGREES 10 MINUTES WITH SAID WEST LINE OF CHERRY AVENUE, 61.5 FEET THAT CONTINUE SOUTHWESTERLY ON A CURVE COMPOUNDED WITH THE LAST DESCRIBED CURVE AND HAVING A RADIUS OF 441.68 FEET FOR A DISTANCE OF 49.55 FEET TIPINCE SOUTHWESTERLY ON A CURVE COMPOUNDED WITHIN THE LAST DESCRIBED CURVE AND HAVING A RADIUS OF 268.08. FEET FOR A DISTANCE OF 37.10 FEET; THENCE SOUTHWESTERLY ON A STRAIGHT LINE TANGENT TO THE LAST DESCRIBED CURVE 100 FEET TO THE BEGINNING OF A CURVE HAVING A RADIUS OF 206.68 FEET CONCAVE TO THE SOUTH EAST; THENCE SOUTHWESTERLY ON SAID LAST HENTIONED CURVE 120 FEET; THENCE SOUTHWESTERLY ON A CURVE COMPOUNDED WITH THE LAST DESCRIBED CURVE AND HAVING A RADIUS OF 222.27 FEET FOR A DISTANCE OF 46.25 FEET THENCE SOUTHWESTERLY ON A STRAIGHT LINE TANGENT TO THE LAST DESCRIBED CURVE, 49.6 FEET HORE OR LESS TO A POINT ON MORTH LINE OF BLACKHAWK STREET, A DISTANCE OF 11.55 FEET EAST OF THE WEST LINE, PRODUCED NORTHERLY, OF NORTH BRANCH STREET. THE FOREGOING EASEMENT IS HADE SUBJECT TO THE EXPRESS CONDITIONS THAT IF ANY TIME THE SAID GRANTEE SHALL CEASE TO USE SAID LAND FOR RAILROAD PURPOSES AND REHOVE THE TRACK THEREFROM, THEN, IN THE CASE THE EASEMENT HEREBY GRANTED SHALL CEASE AND DETERMINE AND THE TITLE TO SAID FREMISES SHALL REMAIN IN SAID GRANTOR, ITS SUCCESSORS AND ASSIGNS FREE AND CLEAR OF ALL RIGHTS AND CLAIMS OF THE GRANTEE.

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- RAILROAD RIGHTS OF WAY. SWITCH AND SPUR TRACKS AS DEPICTED ON SURVEY BY CHICAGO GUARANTEE SURVEY COMPANY NUMBER 8503022 DATED APRIL 13, 1988.
- 4. RIGHTS OF THE UNITED STATES OF AMERICA, STATE OF ILLINOIS THE MUNICIPALITY AND THE PUBLIC IN AND TO THAT PART OF THE LAND IN QUESTION FALLING IN THE SED OF THE NORTH BRANCH OF THE CHICAGO RIVER ALSO RIGHTS OF THE PROPERTY OWNERS IN AND TO THE FREE AND UNOBSTRUCTED FLOW OF THE WATERS OF SAID RIVER.

SAID RIVER BORDERS ON THE WESTERLY AND NORTHWESTERLY LINES OF THE LAND AS SHOWN ON CHICAGO GUARANTEE SURVEY COMPANY SURVEY NUMBER 2603022, DATED APRIL 13, 1988.

RIGHTS OF THE UNITED STATES OF AMERICA AND STATE OF ILLINOIS IN AND TO THE SUPERVISION REGULATION AND CONTROL OF DOCKING PRIVILEGES AND THE USE OF THAT PART OF THE LAND BORDERING ON THE MORTH BRANCH OF THE CHICAGO RIVER FOR DOCKING PURPOSES.

(AFFECTS WESTERLY AND NORTHWESTERLY PART OF THE LAND).

- ENCROACHMENT OF BRICK ONTO THE PROPERTY EAST AND ADJOINING BY APPROXIMATELY .51 FEET AND .45 FEET, AS DISCLOSED BY SURVEY 7507018/7707019 PREPARED BY CHICAGO GUARANTEE SURVEY COMPANY, AND ON SURVEY NUMBER 5803022 DATED APRIL 13. 1988 BY SAME SURVEYOR.
- FIGURE ONTO THE PROPERTY SAST AND ADJOINING BY APPROXIMATELY .60 FEET; ENCROACHMENT OF FENCE ONTO THE PROPERTY EAST AND ADJOINING BY APPROXIMATELY .46 FEET; AND ENCROACHMENT OF CONCRETE ONTO THE LAND ALONG ITS NORTHERLY BOUNDARY BY APPROXIMATELY .07 FEET, ALL AS DEPICTED ON THE AFORESALD SURVEY.
- POSSIBLE ENCROACHMENT OF IMPROVEMENTS LOCATED ON SAID PROPERTY ONTO THE LAND ADJACENT ON THE NORTH CONSISTING OF BUILDING, BUILDING EAVES, BUILDING FOUNDATION AND CRANE WAY SUPPORTS AS DISCLOSED BY AFFIDAVIT EXECUTED APRIL 16, 1986 BY LAWERENCE A. SIEBERT, VICE PRESIDENT OF KLEMP CORPORATION.

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Schedule I (fee)

MORTGAGE RIDER

Rider attached to and made a part of that certain mortgage, dated as of the 10th day of January, 1989 (hereinafter referred to as "Mortgage") by and between CHATWINS GROUP, INC., a Delaware corporation, as grantor (hereinafter referred to as "Mortgagor"), and Signal Capital Corporation, a Delaware corporation, as Agent on behalf of the Lenders identified in the Loan Agreement (as hereinafter defirai), as beneficiary (hereinafter referred to as "Mortgagee").

with intent to be legally bound, Mortgagor and the Holder arree that the following terms and conditions are herein made a part of said Mortgage as an integral part The provisions of this Rider are supplementary to the provisions of the Mortgage to which this Rider is attached and to the extent any provision of this Rider deals with the same subject matter as similar provisions of said Mortgage, the provisions hereof are to be construed to expand such similar provisions and not to limit the general application of any general provision contained in said Mortgage. To the extent any provision of this Rider conflicts with the Mortgage, the language in the Mortgage shall control. To the extent any provision in the Mortgage or this Rider conflicts with the Loan Agreement, the Loan Agreement shall control. In case any one or more provisions of this Rider may be found to be invalid or unenforceable for any reason or in any respect, such invalidity or unenforceability shall not limit or impair enforcement of any other provisions of this Rider. Unless otherwise defined herein, capitalized terms used in the Mortgage and this Rider shall have meanings ascribed to them in the Loan (as hereinafter defined) unless the context Agreement clearly indicates otherwise.

§1. Representations and Warranties.

Mortgagor hereby represents and warrants to Mortgagee:

§1.1. Title to Property. Mortgagor warrants its title to the Property in fee subject only to the encumbrances set forth in Exhibit B attached hereto (the "Permitted Encumbrances").

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- §1.2. <u>Authority; No Encumbrances</u>. The Property is now free and clear of all encumbrances whatsoever except Permitted Encumbrances, and Mortgagor has good right and lawful authority to mortgage and convey the same in the manner and form hereby mortgaged and conveyed.
- §1.3. No Conflicts. The execution and delivery of this Mortgage does not, and the performance and observance of the terms hereof will not, contravene any provision of existing law or governmental regulations, and conflict with or result in any breach of the terms, conditions or provisions of, constitute a default under or result in or permit the creation or imposition of any charge or encumbrance upon any cΕ properties of Mortgagor pursuant to indenture, mortgage or other agreement or instrument to which Mortgagor is a party or by which its properties are bound.
- \$1.4. Governmental Filings. Other than the recording of this Mortgage and the filing of financing statements with the appropriate recording and filing offices in the state where the Property is located, no approval, authorization or other action by, or filing federal state, or with, any board or agency, is required commission, under existing law in connection with the execution and delivery by Mortgagor of this Mortgage.
- §1.5. No Leases. Except as provided for in Exhibit B attached hereto, there are presently in effect no leases by Mortgagor in favor of another party of the Property or any part thereof.
- §1.6. Absence of Litigation. Except as disclosed in Section 2.26 of the Annex to the Second Schedule annexed to the Loan Agreement, there are no actions, suits, proceedings or investigations, including, without limitation, condemnation and eminent domain proceedings, pending or, to the best of Mortgagor's knowledge, threatened, against or affecting the Property, or which may involve

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or affect the validity of this Mortgage, and Mortgagor is not in default with respect to any order, writ, injunction, decree or demand of any court or any administrative agency or governmental authority affecting the Property or the use thereof.

- Enforceability. §1.7. Execution, Delivery <u>and</u> Mortgagor is duly authorized to make and enter into this Mortgage and to carry out the contemplated transactions by the Agreement. This Mortgage has been duly executed and delivered by Mortgagor and is the legal, valid and binding obligation of generally enforceable Mortgagor, accordance with its terms, subject only the effect of any applicable bankruptcy, insolvency, moratorium, reorganization or other similar laws affecting creditors' rights generally and the discretionary nature of specific performance and other equitable remedies.
- §1.8. Compliance with Law. The Property is in compliance with all applicable laws and governmental regulations, including but not limited to those governing zoning, land use, subdivision control, health, safety and protection of the environment.
 - §2. Certain Covenants and Conditions.

Mortgagor covenants and agrees as foliows:

Governmental Charges. Mortgagor shall §2.1. before the same become delinquent all taxes. charges, sewer use fees, water sates assessments of every name and nature, whether assessed against Mortgagor, not applicable or related to the Property, or any interest therein, or applicable or related to any of the Obligations, which, if unpaid, might by law become a lien or charge upon all or any part of the Property; provided, however, that, so long as no foreclosure or similar proceedings with respect to Property or any part thereof shall have been commenced, Mortgagor shall not be required to pay any such taxes, charges, fees, rates and

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assessments by reason of this §2.1 if (a) the amount, applicability or validity thereof are currently being contested by Mortgagor good faith by appropriate legal proceedings, and (b) Mortgagor shall have set aside on its books adequate reserves (segregated to the by generally accepted required accounting principles) with respect thereto.

Provision for Payment of Governmental Charges Wi. Morty with Mort of Ce and other Obligations. To assure the payment of all taxes, charges, sewer use fees, water rates, ground rents and assessments of every name and nature, or any other obligations which may have or acquire priority over this Mortgage, and which are assessed or payable reference to the Property, Mortgagor, if so requested by the Holder citer an Event of Mortgage Default, shall deposit with the Holder, on the first day of each month, a sum determined by the Holder to be sufficient to provide, in the aggregate, a fund adactate to pay any such amounts ten (10) days at least before the same become and the Holder delinquent; whenever determines SUAS accumulated under provisions of this §2.2 to be insufficient to meet the obligation for which such deposits were made, the Mortgagor shall pay, on the demand of the Holder, any amount required to cover the deficiency trarein. Every such deposit may, at the option of the holder, be applied directly against the obligation with reference to which it was made, or, to the fullest extent permissible according to law, any other obligation of the Mortyagor secured Such deposits may, to the fullest hereby. extent permitted by law, be commingled with other assets of the Holder and, in discretion of the Holder, invested by the Holder for its account, without own income from such obligation to pay investment, or interest on such deposits, to the Mortgagor, or to account to Mortgagor for such income in any manner.

§2.3. Maintenance <u>of</u> Property; Alterations. Mortgagor shall keep and maintain Property in as good repair and condition as

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the same now is or may hereafter be put (ordinary wear and tear excepted), damage from casualty expressly not excepted, shall make all such needful and proper repairs, replacements, additions improvements and thereto as shall be necessary for the proper conduct of its business thereon, and shall not permit or commit waste on the Property. Mortgagor shall maintain the Property in a rentable and tenantable state of repair, and will make or cause to be made, as and when become necessary, same shall structural and non-structural, exterior and and extraordinary, interior, ordinary foreseen and unforeseen repairs, renewals and end. replacements necessary to that permit Mortgagor shall removal not alteration of anything which constitutes a part of the Property without the consent of the Holder such consent not unreasonably withheld. Notwithstanding prohibicions in the preceding contained sentence, the Mortgagor shall be permitted to remove obsolete or worn out fixtures from the Property without the consent of the Holder. Mortgagor shall permit the Holder to enter the Property, of any reasonable time, determine whether Mortgagor is in compliance with its obligations under this Mortgage. All construction on the Property shall comply with, and each and every part of the Property shall be maintained and used in accordance with, all applicable federal, state and local laws and governmental regulations, restrictions private O٤ requirements or provisions, relating to the maintenance or use thereof.

\$2.4. The Mortgagor agrees, at Insurance. Mortgagor's sole cost and expense, to keep the Property insured at all times throughout the term of this Mortgage with policies of follows: (a) Casualty insurance as physical hazard "extended coverage" insurance "all risks" basis, with a full endorsement (including replacement cost builder's risk during any period or periods of time that construction or remodeling is being performed on the Property),

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amount equal to 100% of the full replacement cost of all improvements (excluding only the reasonable value of footings and foundations) and the Mortgagor's contents therein, determined to the reasonable satisfaction of the Mortgagee, and in any event, in an amount sufficient to prevent the Mortgagor incurring any coinsurance liability; (b) If portion any time the Property or any thereof is located in a "Flood Hazard Area" of 1973
insurance in suc...
Mortgagee shall reasonably ...
to time; and (c) Insurance with respect to the such other insurable risks relating to the Property or the Mortgagor (including, without limitation, boiler insurance, builder's risk and workmen's compensation are as the Mortgagee to time. may reasonably require from time to time. The Mortgigor shall deposit certified copies insurance policies (or certificates of all the Mortgagee) thereof acceptable to coverage applicable to providing Property, whether or not required by this Mortgage, with the Mortgagee forthwith after the binding thereof, and shall deliver to the certificates Mortgagee new policies (or Moctgagee) tor to the acceptable insurance about to expire at least thirty (30) days before such expiration. All such insurance policies shall nume Mortgagee as mortgagee and "additional insuled_" and shall be first payable in case of loss to the standard by means o£ Mortgagee non-contributory mortgagee clavse (or by endorsement), shall be written such companies, on such terms, in such form and for such periods and amounts as the Mortgagee shall reasonably designate or approve, shall be primary and without right of contribution from other insurance which may be available, shall waive any right ΟĒ counterclaim, subrogation, or any deduction in respect of any liability of the Mortgagor and the Mortgagee, shall provide that with respect to the Mortgagee, the insurance shall

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not be invalidated by any action or inaction by the Mortgagor including without limitation any representations made by the Mortgagor in the procurement of such insurance, and shall provide that they shall not be cancelled or amended without at least thirty (30) days' prior written notice to the Mortgagee. an Event of Mortgage Default, the Mortgagor hereby grants the Mortgagee full power and o£ the authority attorney-in-fact as power of attorney Mortgagor, such cancel OF transfer such irrevocable, to insurance, to collect and endorse any checks issued in the name of the Mortgagor and to retain any premium and to apply the same to the obligations secured hereby.

Mortgagor covenants Casualties and Takings. trat it will give prompt written notice to the Mortgagee of any damage or injury to the \$10,000.30. All ο£ Proper's in excess o£ any property or casualty proceeds insurance or awards of damages on account of any taking condemnation for public use of or injury to the Property shall be paid to the Holder and, if an Event of Mortgage Default has occurred and is continuing, such of proceeds shall, at the option of the Holder, & be applied to or coward the Obligations (in C which event Mortgagor shall be relieved of the obligation in §2.3 of this Mortgage Rider to the extent of the receir of the part of the Property damaged by the loss with respect to which such proceeds are paid) or, if the Holder shall require repair of that part of the Property so damaged or remaining after such taking, shall be released to Mortgagor by Holder upon such conditions as the Holder with any balance recaining may prescribe, upon completion of such repairs applied to or toward the Obligations. Notwithstanding the foregoing, unless an Event of Default has occurred and is continuing as aforesaid, such proceeds shall be released to Mortgagor to be applied against the cost of repairing and restoring the Property or the remaining portion thereof, with any balance remaining to be applied to or toward the Obligations. Notwithstanding anything

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this §2.5 to the contrary, however, (i) if related Health Care License OF governmental regulations applicable to Property require that the Property restored or rebuilt after a casualty, then any insurance proceeds shall be released to Mortgagor for such purpose and (ii) if any liability to Mortgagor, insurer denies not be relieved of any shall Mortgagor obligations under §2.3 of this Mortgage Rider.

- Condemnation. <u>of</u> immediately upon obtaining knowledge of the institution of any proceeding for condemnation or requisition of the Property or any portion thereof, shall notify the Molder of the pendency of such proceeding. may participate The Holder in proceeding, and the Mortgagor from time to time shall deliver to the Holder instruments requested by the Holder to permit such participation.
- §2.7. Subordination. assignments; Leases; Mortgagor shall not lease the Property or any part thereof without the prior written consent of the Folder, such consent not to be If Holder withheld. unreasonably consent and Mortgagor shall enter into a lease, Mortgagor shall faithfully keep, observe and satisfy all the obligations on the part of the lessor to be kept, performed and satisfied under every lease from time to time in force with reference to the Property, and shall not alter or terminate any such except in the ordinary course of lease, business, or accept any rentals for more than one month in advance. Mortgagor hereby assigns all rents and profits under any and all leases of the Property, provided, Nowever that Mortgagor shall be entitled to retain such rents and profits until an Event of Mortgage Default shall have occurred. At any time on notice from the Holder, Mortgagor shall submit to the Holder for examination all such leases and on the demand of the Holder, shall execute and deliver a separate instrument collaterally assigning any or all

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leases, or the rents and thereof, in form satisfactory to the Holder. The Holder shall have the right, by the execution of suitable written instruments from time to time, to subordinate this and the rights of the Holder Mortgage, hereunder, to any lease or leases from time time in force with reference to Property, and, on the execution of any such this Mortgage shall instrument, suborce force and errece executed and delivered, recorded to the extent requirementice to third persons, prior to execution, delivery and recording of wortgage.

If this Mortgage, because here are time here. subordinate to the lease for which subordination is applicable with the same force and effect as if such lease had been executed and delivered, and a notice thereof to the this

- §2.8. Price Mortgages. If this Mortgage, by its terms, is now, or at any time hereafter becomes subject or subordinate to a prior mortgage, Mortgagor shall fully perform its obligations under such prior mortgage and shall not, without the consent of the Holder, agree to the modification, amendment or extension of the terms or conditions of such prior mortgage. Asthing contained in this §2.9 is intended, nor shall it be deemed, to constitute consent by the Holder to a subordination of the lien of this Mortgage.
- §2.9. Encumbrances. Mortgagor shell not create or permit to be created or permit to exist any lien or other encumbrance or the Property (other than Permitted Encumbrances and liens and charges that Mortgagor is concesting in accordance with the terms of this Mortgage and the Loan Agreement) even if such encumbrance is inferior to this Mortgage, except for encumbrances permitted under the terms of the Loan Agreement.
- Transfers of Ownership. Mortgagor shall not §2.10. sell or permit any transfer of any interest in the Property, or any part thereof (except disposition of inventory in the ordinary course of business and the sale and of obsolete equipment **b**ns replacement

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fixtures), without the prior express written consent of Mortgagee, except in accordance with the terms of Section 2 of the Loan Agreement.

- §2.11. Mortgagor shall pay when due all Expenses. bns charges (including reasonable fees reasonable attorneys' fees) incurred by the Holder incident to the transactions evidenced the Obligations and secured Mortgage, the assurance of the security
- represent the enforcement of Mortgage and such fees and secured by the lien of this Mortgage.

 §2.12. Priority of Lien; After-Acquired Property. This Mortgage is and will be maintained as a walld first-priority mortgage lien on the subject only to the Permitted liens and charges which liens and charges which liens and charges with loan the terms of this Mortgage and the Loan Agreement. All property of every kind Agreement. All property acquired by the Mortgagor after the date terms which, by the hereof, required or intended to be subjected to the lien of this Mortgage shall, immediately upon the acquisition thereof by the Mortgagor, and without any further mortgage, conveyance, assignment or transfer, become subject to the lien of this Mortgage. The Mortgagor will do, execute, acknowledge and deliver all and every such further acts, conveyances, mortgages, and assurances as the Holder shall require for accomplishing reasonably purposes of this Mortgage. If any action or proceeding shall be instituted to recover possession of the Property or for the foreclosure of any other mortgage or for any other purpose affecting the Property or this Mortgage, the Mortgagor will immediately, upon service thereof on or by the Mortgagor. deliver to the Holder a true copy of each precept, petition, summons, complaint, notice of motion, order to show cause, and all other process, pleadings and papers, however designated, served in any such action or proceeding.

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§2.13. Waiver and Modification; Fees and Expenses in Event of Redemption or Foreclosure. or not for additional interest or other consideration paid or payable to the Holder, no forbearance on the part of the Holder or extension of the time for the payment of the whole or any part of the Obligations secured hereby, whether oral or in writing, or any other indulgence given by the Holder Mortgagor or to any other party claiming any original liability of this More priority of this More prejudice or impair any right or including, without limitation, the right realize upon the security, or any increof, for the obligations secured he of them, notice of any such extens includence being hereby we have claiming consen interest in or to the Property, shall operate to release or in any manner affect the prejudice or impair any right of the Holder, including, without limitation, the right to Increof, for the obligations secured hereby or any of them, notice of any such extension, forteamance or indulgence being hereby waived by Mortgagor and all those claiming by, through or under Mortgagor. No consent or waiver, express or implied, by the Holder to or of any default by Mortgagor shall construed as a consent or waiver to or of any further default in the same or any other term, condition, covenant or provision of this Mortgage or of the obligations secured hereby. In case pursuant to the laws of the state in which the Property is located by Mortgagor redemption is had proceedings Nhave begun, foreclosure Holder shall be entitled to collect all costs, charges and expenses incurred up to the time of redemption.

Fixtures and Equipment: Financing Statement. §2.14. Mortgage constitutes a security agreement under the Uniform Commercial Code as enacted in the State of Illinois, Mortgagor hereby grants to the Holder to secure the payment and performance of the Obligations and also to secure performance of all agreements and covenants herein contained, a security interest in all fixtures, Building Service Equipment and any other property included in the Property, now owned or hereafter acquired by Mortgagor, which might otherwise be deemed "personal

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property" (and all accessions thereto and the proceeds thereof). The Mortgagor covenants agrees that, upon the subsequent acquisition of fixtures or Building Service Equipment, it will provide to the Holder such further assurances as may be required by the Holder to establish the Holder's first and prior security interest in such fixtures and Building Service Equipment. IT IS INTENDED HOLDER THAT MORTGAGOR AND THE MORTGAGE BE EFFECTIVE AS A FINANCING STATEMENT FILED WITH THE REAL ESTATE RECORDS AS A FIXTURE FILING. Upon request, Mortgagor execute, deliver and cause to be recorded and filed from time to time with all necessary public offices, at Mortgagor's sole cost and expense, continuances and such other instruments as will maintain the Holder's priority of security in all fixtures and Building Service Equipment.

§3. Refault and Remedies

- §3.1. <u>Default; Acceleration of Obligations</u>. If any of the following events (an "Event of Mortgage Default") shall occur:
 - (a) any payment required under the Obligations of under this Mortgage shall not be made when due or prior to the expiration of any applicable grace period; or
 - (b) in any respect there stall be a failure to perform Mortgagor's obligations under §2.4, §2.7, §2.8, §2.9 or §2.10 hereof; or
 - (c) any representation or warranty of the Mortgagor herein or in any certificate delivered hereunder shall prove to have been false in any material respect on the date when made; or
 - (d) there shall be any breach of any other condition or covenant set forth in this Mortgage which shall exist for more than 15 days after notice thereof has been given to Mortgagor; or

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then the Holder shall have the right to declare the entire indebtedness of the Mortgagor under the Obligations forthwith due and payable.

§3.2.

Upon the occurrence of an Event of Remedies. Mortgage Default, the Holder shall have the right to declare the entire indebtedness of the Mortgagor under the Obligations forthwith due and payable (and, in any such case, the prepayment premiums, if any, which would have been applicable to a voluntary prepayment of at the time indebtedness declaration by the Holder shall be treated as a part of the indebtedness secured hereby and added to the principal amount thereof), and shall have all remedies provided in this Rider and in the Mortgage to which this Rider is attaches, together with all other remedies now or hereacter permitted by law or provided in the Loan Agreement or any other documents providing security for the Obligations. remedy herein conferred on the Holder intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing.

§3.3.

Right of Holder to Cure Every of Mortgage Default. If an Event of Mortgage Default shall occur, the Holder shall have the right, Mortgagor, written notice to without any obligation so to do, to cure such Mor'gagor. ο£ default for the account generality of Without limiting the Mortgagor hereby authorizes foregoing, Holder to pay, at its option, all taxes, sewer use fees, water rates and assessments, interest, costs and charges thereon, which may at any time be a lien upon the Property, or any part thereof; to pay the insurance required premiums for any hereunder; incur and pay reasonable to expenses in protecting its rights hereunder

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- <u>Certain Terms of Foreclosure Sale.</u> §3.4. foreclosure sale, any combination, or all, of the Property or security given to secure the indebtedness secured hereby, may be offered sale for one total price, and proceeds of such sale accounted for in one account without distinction between the items of security or without assigning to them any proportion of such proceeds, or be offered at more than one foreclosure sale in parts or paccels. waiving Mortgagor hereby application of any doctrine of marshalling; and, case the Holder, in the exercise of the rights herein given, elects to sell in parts of carcels, said sales may be held from time to time, and the power shall not be fully executed until all of the Property or security not oreviously sold shall have been sold.
- §3.5. Uniform Commercial Code. If the provisions of the Uniform Commercial Code as enacted in the State of Illinois are applicable to any property or security given to secure the indebtedness secured hereb; which is sold in combination with or as a part of the Property, or any part thereof, at one or more foreclosure sales, any notice required under such provisions shall be fully sacisfied by the notice given in execution of the rights provided under Section 3.4 or other provision in accordance with which the sale of real property pursuant to such foreclosure is held.
- §3.6. Other Mortgage Instruments. The Obligations secured by this Mortgage are also secured by various other deeds of trust and/or mortgages (collectively, including this Mortgage, the "Mortgage Instruments") conveying or encumbering real estate in this state and in other jurisdictions. A default under the

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Loan Agreement shall be a default under all Except Mortgage Instruments. as may expressly stated in this Mortgage, all property conveyed or encumbered Mortgage Instruments is security for entire indebtedness and other obligations secured by the Mortgage Instruments without allocation of any one or more of the parcels or properties serving as security under the Mortgage Instruments to any part of section of the sectio Obligations. The Holder may act at the same time or at different times to pursue a remedy or remedies under the Mortgage Instruments or under any of them by proceedings appropriate to the state in which the property serving as security lies, and no such action shall stay or bar enforcement, or be construed as a major of, any remedy of the Holder under any ocher instrument in the same state other state or jurisoiction or in any jurisdiction.

\$4 Definitions

The following terms as used herein shall have the following meanings:

Building Service Fquipment shall mean all fixtures, equipment, machinery, apparatus of personal property and owned articles Mortgagor now or hereafter attached to or used or procured for use in connection with the operation or maintenance of any building, structure or other improvement located on or included in the Property or the conduct of any business thereon or therein, including, but without limiting the generality of the foregoing, all antennas, engines, furnaces, boilers, stokers, pumps, heaters, tanks, dynamos, motors, generators, switchboards, electrical equipment, heating, plumbing, lifting and air-cooling ventilating apparatus, air-conditioning electric apparatus, gas and fixtures, elevators, escalators, fittings, machinery and all other equipment of every kind description (except fixtures, equipment, and personal apparatus or articles of machinery, property belonging to lessees or other legal occupants of said building or to persons other than Debtor unless the same be abandoned by any

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such sublessee or other occupant or person), together with any and all replacements thereof and additions thereto.

Event of Mortgage Default shall have the meaning set forth in §3.1 hereof.

Holder shall mean, as appropriate, the Mortgagee named at the beginning of this instrument, and any subsequent holder or holders of this Mortgage or the indebtedness secured hereby, the trustee under a deed of trust, and any commonwealth, state or county official engaged in any part of the enforcement of the lien of this Mortgage.

Loan Agreement shall mean the Loan Agreement, dated as of January 10, 1989, by and between Mortgagor, Mortgagee, individually and as Agent for itself and The First National Bank of Boston, as originally executed, or if amended, modified, varied or supplemented from time to time, as so comended, modified, varied or supplemented.

Mortgage shall mean this Rider and the deed of trust to which this Rider is attached.

fortgage Instruments shall have the meaning set for'in §3.6 hereof.

Mortgagor shall mean the person or persons named at the beginning of this instrument as Mortgagor and any subsequent owner or owners of the Property Where more than one person constitutes Mortgagor, provisions in this Mortgage with reference to bankruptcy or insolvency or the like shall refer to each of the persons who at that time constitutes Mortgagor, so that if, for example, but without limitation, any person who is one of the persons who, constitute Mortgagor shall file a petition in bankruptcy, such filing shall be treated as a breach of condition of this Mortgage.

Obligations shall mean all indebtedness, obligations and liabilities (including, but not limited to, all amounts due under (i) those certain Revolving Credit Notes, saled of even date herewith, in the aggregate priscipal amount of



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\$16,000,000, payments of principal (not at the overdue) bearing interest at the specified in Section 2.05 of the Loan Agreement, which on the date hereof, is one and one-quarter percent (1 1/4%) above the Base Rate (as defined in the Loan Agreement) in effect from time to time executed and delivered by the Mortgagor to the Mortgagee and (ii) those certain Term Notes, of even date herewith, in the aggregate principal amount of \$17,000,000, payments of principal (not at the time overdue) bearing interest at the rate specified in Section 2.05 of the Loan Agreement, which on the date hereof, is one and one-quarter percent (1 1/4%) above the Base Rate (as defined Non the Loan Agreement) in effect from time to time executed and delivered by the Mortgagor to the Mortgagee) to the Agent or any Lender (as defined the Loan Agreement), individually collectively, existing on the date of the Loan Agreemen! or arising thereafter, direct indirect, joint 05 several, absolute OE. contingent, matured or unmatured, liquidated or unliquidated, secured or unsecured, arising contract, operation of law or otherwise of the Mortgagor arising or incurred under the Loan Agreement or in respect of Loans made and any Note or other instruments at any time evidencing any thereof or in respect of any Permitted Letter of Credit (as defined in the Loan Agreement).

Permitted Encumbrances shall mean those liens, encumbrances and adverse claims described on Exhibit B attached hereto.

Property shall mean the property described in Attachment A attached hereto and incorporated herein by reference as if fully set out herein.

§5. Miscellaneous

§5.1. Notices.

(a) All notices, requests and other communications made or required to be given pursuant to this Agreement shall be in writing and shall be delivered in hand, mailed by United States first-class mail, postage prepaid, or sent by telegraph, telex or telecopy confirmed by letter, addressed as provided below:

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- (i) if to the Mortgagor, at 300 Weyman Plaza, Suite 340, Pittsburgh, Pennsylvania 15236, Attn: Joseph C. Lawyer, or at such other address for notice as the Mortgagor shall last have furnished in writing to the person giving such notice, with copies delivered in the same manner to Richards & O'Neil, 885 Third Avenue, New York, New York 10022, Attn: Brian D. Beglin, Esq.; or
- (ii) if to the Mortgagee, at Liberty Lane, Hampton, New Hampshire 03842, Attn: Timothy J. Durkin, or at such other address for notice as the Mortgagee shall last have furnished in writing to the person giving such notice., with copies delivered in the same manner to Bingham, Dana & Gould, 150 federal Street, Boston, Massachusetts 02110, Attn: Louis J. Duval, Esq.

Any notice or demand shall be deemed to have been duty given or made and to have become effective (i) if delivered by hand to a responsible officer of the party to which it is directed, at the time of the receipt thereof by such officer or (ii) if sent by registered or contified first-class mail, postage prepaid, when mailed.

- §5.2. Successors and Assigns: Joint and Several Liability; invalidity. <u>Partial</u> All covenants and agreements of Hortgagor herein contained shall be binding voon Mortgagor and executors, administrators, heirs, successors and assigns of Mortgagor; and, person constitutes more than one liability of such persons Mortgagor, the under this Mortgage for the obligations set forth herein shall be joint and several. case any one or more of the provisions of this Mortgage may be found to be invalid, or unenforceable for any reason or in any respect, such invalidity or unenforceability shall not limit or impair enforcement of any other provision thereof.
- §5.3. Modification. No change, amendment, modification, cancellation or discharge of this Mortgage, or any part hereof, shall be

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- §5.4. Future Advances. In addition to all Obligations secured by the lien of Mortgage, this Mortgage shall also secure, and constitute a lien upon the Property for, future advances or additional sums advanced by any of the Lenders within twenty under.
 Agreement, which obligatory or are made at Lenders, or otherwise, and whether or reference is made to this Mortgage at the time that such loans or advances shall be added to the Obligations. Such advances (not lime overdue) shall bear interest at in Section 2.05 of the date hereof is (20) years to or for the benefit of Mortgagor the 2000 Rate (as defined in the Loan Agreement) plus one and one-quarter percent (1 1/4%) and shall be repaid at the time specified in the note or other evidence of indebtedness made in connection with such loans or advances. Such sums, if any, shall be equally secured with and, to the extent permitted by law, have the same priority as the original Obligations, and shall subject to all of the terms and provisions of this Mortgage.
 - Captions. Section headings are inserted for §5.5. convenience of reference on Ur, do not form Mortgage and shall of this part for purposes disregarded interpretation of the terms of this Fortgage.

Dated this 10th day of January, 1989

CHATWINS GROUP, INC

[Corporate Seal]

Joseph C. Lawyer

President

1989 JAN 12 24 11: 42

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COMMONWEALTH OF MASSACHUSETTS ;
COUNTY OF SUFFOLK)

I, Margaret A. Heindnen, a Notary Public in and for faid county, in the State or Commonwealth aforesaid, DO HEREBY CERTIFY that Joseph C. Lawyer, President of Chatwins Group, Inc. personally known to me or established by sufficient evidence to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, and the free and voluntary act of said corporation, by its authority for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and notarial seal this $\frac{10^{-4}}{2}$ day of January, 1989.

(Impress Seal Here)

Margaret a Vernoner

Commission Expires

PREPARED BY HAND

Address of Property:

1132 West Blackhawk Street Chicago, Illinois

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