RECORDATION REQUESTED DY: SOUTHWEST FINANCIAL DANCE NO UST 9901 S. WESTERN AVENU CHICAGO, IL 60643

WHEN RECORDED MAIL TO:

SOUTHWEST FINANCIAL BANK AND TRUST 9901 S. WESTERN AVENUE CHICAGO, iL 60643

SEND TAX NOTICES TO:

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SOUTHWEST FINANCIAL BANK AND TRUST 9901 S. WESTERN AVENUE CHICAGO, IL 60643

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONL

## MORTGAGE

THIS MORTGAGE IS DATED OCTOBER 23, 1991, between Kevin F. Reynolds, Sr. and Margaret D. Reynolds, husband and wife, whose address is 8335 South Komensky Avenue, Chicago, IL 60652 (referred to below as "Grantor"): and SOUTHWEST FINANCIAL BANK AND TRUST, whose address is 9901 S. WESTERN AVENUE. CHICAGO, IL 67643 (referred to below as "Lender").

GRANT OF MORTG AGF. For valuable consideration, Granter mortgages, warrants, and conveys to Lender all of Granter's (girls, tille, and information and features) and to the following of actions are all of the following of actions and the following of actions are all of the following of actions and conveys to Lender all of Granters and the following states are actions and conveys and action (girls of v.a., and apputtenances; all water, water ughts, water and substantial without bridges and conveys, and apputtenances; all water, water ughts, weathing without bridges all minerals, oil, gas, geothermal and similar rights); and all other rights, or allos, and problem to the roal property. State of Illinois (the "Real Property"):

SOUTH 40 FEET OF LOT 23 IN BLOCK 43 IN FREDERICK H. BARTLETT'S CITY OF CHICAGO SUBDIVISION OF LOTS 2 AND 3 IN ASSESSOR'S SUBDIVISION OF SECTION 34, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPT THAT PART OF THE EAST 129 FEET OF THE WEST HALF OF THE SOUTH WEST QUARTER OF SAID SECTION 34 AS LIES IN SAID LOT 3

The Real Property or its address is commonly known as 8335 South Komensky Avenue, Chicago, IL 60652. The AND EXCEPT RAILROAD) IN COOK COUNTY, ILLINOIS.

Grantor prosontly assigns to Londor set of Granton's right, also, and universit in and to all leasers of the Property and all Rents from the Property. In: addition, Grantor grants to Londor a Uniform Constitution Constitution of the Property and Runts.

DEFINITIONS. The following words shull have the following new image when used in this Montpage. Testus not utherwise defined in this Montpage shall remain amounts in lawful money of have the meanings attributed to such terms in the Uniform Community of Co. In. All releases to clothar presents shall tribute and tributed to such terms in the Uniform Community of Co. In.

Grantor, The word "Granter" means Keem F. Regredels, St. and Mar (we D. Regnolds. The Granter is the mortgager under this Mortgage: the United States of America.

Guarantor. The word "Guarantor" revenue and exchition without burdator, usesh and all of the quarantors, muchas, and accommodation parties in

Improvements. The word "Improvements" rivering and includes without but on all existing and future improvements, fixtures, buildings, improvements. The work inquivernancy mains and amounts and all of the construction on the Real Property.

Lender. The word "Londer" means SOUTHWEST FINANCIAL BANK AND TRUST, its survice and assigns. The Londer is the mortgagee

Mortgage. The word "Mortgage" neans this Mortgage between Granter and Londor, and includes vilinguity limitation all assignments and security

The word "Note" means the promessory note or credit agreement dated October 23, 1991, in the original principal amount of interest provisions relating to the Personal Property and Rouls, \$73,500.00 from Grantor to Londer, together with all remewals of, extensions of, modifications of, refinancing of, consolidations of, and \$73,500.00 nom Granior to Londer, regenter with an removals of, excussions of, inclinications of, removed of, consolidations of, and substitutions for the promissory note of agreement. The interest rate on the Note is 9.500%. The maturity de a of this Mortgage is November 1,

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property new or horeafter owned resonal property. The words reasonal property mean all aquipment, axinos, and once ancies of personal property new or nerealiter owned by Grantor, and now or herealter attached or attixed to the Real Property; together with all accessions, parts, and aduation, at o, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance processes and refunds of property from any sale or other disposition of the Property. premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the property, interests and rights described above in the "Grant of Mortgage" section.

Related Documents. The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, socurity agreements, mortgages, deeds of trust, and all other instruments and documents, whether now or hereafter existing, executed in connection with Grantor's Indebtedness to Lender.

Rents. The word "Rents" means all present and future rents, revenues, income, issues, royalties, profits, and other benefits derived from the

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE AND THE RELATED DOCUMENTS. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Grantor shall pay to Lender all amounts secured by this Mortgage as they become due, and shall strictly perform all of Grantor's obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the

Possession and Use. Until in default, Grantor may remain in possession and control of and operate and manage the Property and collect the tokowing provisions:

Duty to Maintain. Granter shall maintain the Property in tenantrible condition and promptly perform all repairs, replacements, and maintenance

Hazardous Substances. The terms "bayardous waste," "hazardous substance," "disposat," "tolonso," and "threatened release," as used in this Hazardous Substances. The terms thazardous words," "hozardous substance," "disposal," "release," and "threatened retease," as used in this Mortgage, stall have the case measurement, as used forth in the Comprehensive Environmental Response, Componential, and Limbilly Act of 1986, Pub. L. No. 09-400 Mortgage, stall have the case measurement, and Reputhorization Act of 1986, Pub. L. No. 09-400 Amondments and Reputhorization Act of 1986, Pub. L. No. 09-400 Mortgage, stall have the CERCLA"), the Superior the Resource Committee Committee and Reputhorization and Recovery Act, 49 U.S.C. Society 1997, the Resource Committee Committee Committee and Reputhorization and Recovery Act, 49 U.S.C. Society 1997, the Resource Committee Committ

storage; flea ment disposal (release of the second elease of an halardous vasto of sub-lia ice by any person on, under; or about the Property (b) Grantor; has no more design, of reason to believe that mere has been, except as previously disclosed to and acknowledged by Lender in writing. (i) any use; generation, manufacture, storage, treatment, disposal, release, or threatened release of any hazardous waste or substance by any person relating to sub-like the property or (ii) any actual or threatened titigation or claims of any kind by any person relating to such any prior owners or occupants of the Property or (ii) any actual or threatened litigation or claims of any kind by any person relating to such matters. (c) Except as previously disclosed to and acknowledged by Lender in writing, (i) neither Grantor nor any tenant, contractor, agent or matters. (c) Except as previously disclosed to and acknowledged by Lender in writing. (i) neither Grantor nor any tenant, contractor, agent or other authorized user of the Property shall use, generate, manufacture, store, treat, dispose of, or release any hazardous waste or substance on under, or labout the Property and (ii) any such activity shall be conducted in compliance with all applicable federal, state, and local laws, its agents to enter upon the Property to make such inspections and tests as Lender may deem appropriate to determine compliance of the Property with this section of the Mortgage. Any inspections or tests made by Lender shall be for Lender's purposes only and shall not be construed to create any responsibility or liability on the part of Lender to Grantor or to any other person. The representations and warranties any claims against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such laws, and (b) agrees to indemnity and hold harmless Lender against any and all claims, losses, liabilities, damages, penalties, and expenses which generation, manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Property. generation, manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Property, whether, or not the same was or should have been known to Grantor. The provisions of this section of the Mortgage, including the obligation to Indemnify, shall survive the payment of the Indebtedness and the satisfaction and reconveyance of the lien of this Mortgage and shall not be affected by Lender's acquisition of any interest in the Property, whether by foreclosure or otherwise.

Nulsance, Waste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Specifically without limitation, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), soil, gravel or rock products without the prior written consent of Lender.

Removal of Improvements. Grantor shall not demolish or remove any Improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of any improvements, Lender may require Granton to make arrangements satisfactory to Lender to replace

and r's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable times to attend to Lenger's interests and to inspect the Property for purposes of Grantor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all povernmental authorities applicable to the use or occupancy of the Property. Grantor may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in security or a sumb local reasonably satisfactory to Lunder to protect Lender's interest.

Duty to Protect. Gran or agrees neither to abandon nor leave unattended the Property. Grantor shall do all other acts, in addition to those acts sel forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

DUE ON SALE - CONSENT BY LENGTR. Lender may, at its option, ductare immediately due and payable all sums secured by this Mortgage upon the sale of transfer, without the Londer's at a written consent, of all or any part of the Real Property, or any interest in the Real Property. A "sale or whether by outright sale, deed, installment ale contract, land contract, contract tor deed, leasehold interest with a term greater than three (3) years, other method of conveyance of Real Property or any tight, title or interest therein; whether legal or equitable; whether voluntary or involuntary; lease-option contract, or by sale, assignment, or mansfer of any beneficial interest in or to any fund trust holding title to the Real Property, or by any other method of conveyance of Real Property are sale, assignment, or the greater than three (3) years. noise-opinion contract, or by said, assignment, or itemsfor or any continuous in or to any time areas nothing time to the near Property, or by any more than twenty-five percent (25%) of the voli, a specific or partnership interests, as the case may be, of Grantor. However, this option shall not be exercised by Lender it such exercise is prohibited by ade at any or by Illinois taw.

TAXES AND LIENS. The following provisions relating to any taxes and liens on the Property are a part of this Mortgage.

Payment. Grantor shall pay when due (and in all events the Property, and shall pay when due all claims for work done on or for services and sever service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services tendered or material furnished to the Property. Grantor shall pay when due all claims for work done on or for services are detailed to the Property. Grantor shall pay when due all claims for work done on or for services are detailed to the Property.

Right To Contest. Grantor may withhold payment of any tax, assection of chain in connection with a good faith dispute over the obligation to (15) days after the lien arises of, if a lien is lied, within lineon (15) days after Crimitor has notice of the lieng, secure the discharge of the lien, or if requested by Lender, deposit with Lander cash or a sufficient corporate surely sold or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' fees or other charges that could exerce as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse jud ment before enforcement against the Property. Grantor shall have been any surely bond furnished in the contest proceedings.

Evidence of Payment. Grantor shall upon demand turnish to Lender satisfactory evider could be appropriate governmental official to deliver to Lender at any time a written state and assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written state and assessments against the

Notice of Construction. Grantor shall notify Lender at least fifteen (15) days before any work is communiced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lien, materialmen's lien, or other lien could be as serted on account of the work, services. or materials. Grantor will upon request of Lender turnish to Lender advance assurances satisfactory to Lend's that Grantor can and will pay the

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Mortgac A.

Maintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended co. er 259 endorsements on a replacement basis for the full insurable value covering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgagee clause in favor of Lender. Policies shall be written by such insurance currounce currounce control and such insurance currounces. Greater shall deliver to Lender continues and market insurance control and insurance currounces. form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of ten (10) days' prior written notice to Lender.

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property if the estimated cost of repair or replacement exceeds \$1,000.00. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor shall repair or replace the damaged or destroyed Improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, which have not been disbursed within 180 days after their receipt and which Lender has not committed to the repair or restoration of the organic or restoration of the repair or restoration of the Property applied to the principal balance of the Indebtedness. If Lender holds any proceeds after payment in tuit of the Indebtedness, such proceeds shall be paid to Grantor.

Unexpired insurance at Sale. Any unexpired insurance shall inure to the benefit of, and paus to, the purchaser of the Property covered by the Montgage at any trustee's sale or other sale held under the provisions of this Montgage, or at any toroclosure sale of such Property.

TAX AND INSURANCE RESERVES. Grantor agrees to establish a reserve account to be retained from the loans proceeds in such amount deemed to be sufficient by Londer and shall pay monthly into that reserve account an amount equivalent to 1/12 of the annual real enter that the date the taxes and insurance premiums become delinquent. Grantor shall further pay a monthly pro-state abare of all assessments one month process which may accrue against the Property. If the amount so estimated and paid shall prove to be madificant to pay such taxes, insurance premiums, assessments and other charges, Grantor shall pay the difference on demand of Londer. All such payments whether the reserve account with Lander, provided that if this Mortgage is received in connection with the granting of a mortgage on a single-lander to secure the payment of estimated that if this Mortgage is received in connection with the granting of a mortgage on a single-lander to secure the payment of estimated taxes, insurance premiums, assessments, and other charges a count with the vertical average account. All such payment of estimated taxes, insurance premiums, assessments, and other charges a count with the vertical average account. All such payment of estimated to determine the valuety or accuracy of any deat had when the holder payment of the payment of anything it may do or omit to do with respect to the reserve account. All amounts in the manure account are hereby authorized to the reserve account. All amounts in the manure account are hereby authorized to hallest as an expension and Londer is hereby authorized to withdraw and apply such amounts on the health-allocate payment of all exerces of the payment of the reserve account. All amounts in the manure account are hereby pladged to hallest as an expension and Londer is hereby authorized to withdraw and apply such amounts on the hereby and hereby pladged to hallest as an expension and before the payment of the reserve account. TAX AND INSURANCE RESERVES. Grantor agrees to establish a renerve account to be retained from the loans proceeds in such amount destination Indestedness, and Londar is haraby authorized to withdraw and apply such amounts on the Indestedness upon the or utrainer of an eyent or set a

EXPENDITURES BY LENDER. If Grantor fails to comply with any provision of this Montgage, or if any action of proceeding is consistent out that a 🕡

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materially affect Lender's interests in the reports. Lender is Great it's behalf My, but shall not be equite to the any action that Lender summarially affect Lender's interests in the rest of the date incurred of pale by appropriate. Any amount that conder expenses is doing will one interest a more than date of the date of the date of the conder is the conder to the date of repayment by Grantor. All such expenses, at Lender's option, will not be physical on agreement, (b) be added to the balance of the leaves of th Lendor to the date of repayment by Grantor. All such expenses, at Landor's option, will (a) be payable by command, (b) to added to the balance of the Note and by applicable insurance.

Note and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note's maturity. The policy or (ii) the remaining term of the Note's maturity is a bulleon payment which will be during any other rights or any remaining term of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remaining to which Londor may be entitled on account of the default. Any such action by Landor shall not be construed as curing the default seemed beauty and the standard payments. trom any remody that it otherwise would have find

WARRANTY; DEFENSE OF TITLE. The following provisions intaling to ownership of the Property art a part of this Morigage.

Title. Granter warrants that: (a) Granter holds good and marketable hite of record to the Property in loss simple, hos and clear of all linus and Time. Gramor warrang mar. (a) Gramor more group and newedgers may be readed to the traperty in the series, the report, and case of the limit and free and the first point of the first p

Defense of Title. Subject to the exception in the paragraph above, Granter warrants and will traver defend the title to the Property against the lawful claims of all pursons, in the event any action or proceeding is constructed that questions Granter that pursons, the throughout any action of proceeding is constructed that the normal party in mich proceeding, but Lander stall be Mortgage, Granter shall defend the action at Granter's expense. Granter may be the normal party in mich proceeding, but Lander will deland in the proceeding by coursel of Lander's own choice, and Granter will deland in the proceeding by coursel of Lander's own choice, and Granter will deland to participate in the proceeding and to be represented in the proceeding to permy such paragraphs.

Compliance With Laws. Chanter warrants that the Property and Chanter's use of the Property complies with all existing applicable times, ordinancoa; and regulations of governmental authorisms

CONDEMNATION. The following provisions relating to contratistation of this Freprity are a part of this Montgage.

Application of Not Proceeds. If all or any part of the Prepart is also and alternated the manual statement of the second of the second of the second of the frequency.

Application of Not Proceeds. If all or any part of the Prepart is also any funder of the manual second of the second of the second of the international of the second of t

Proceedings. If any proceeding in combanisher is that, Cramba shall promptly holds buildings in white, and Cramba shall promptly take such stops as may be not used to be consisted the action and obtain the second Chamba that the remarks to the representation of the control of the proceeding and to be requested in the proceeding and to be requested by the proceeding the control of the control of the proceeding and to be requested by the proceeding the control of the c

IMPOSITION OF TAXES, FEED AND CHANGES BY GOVERNIMENTAL AUTHORITIES. The handward pervisions relating to governmental harm, from and chargon arn a part of this Mort out?

Current Taxes, Fees and Charges. Upon respect by Leader, Thanks shall execute such description in actions to the Multipage and lake windows the fees frequent. Charles that combines Lunchs for all than forested by the fees frequents. Charles that combines Lunchs for all than, as described bytes, localizing without britished at the charges of constanting the Montapage, including without britished at the constant of the constant of the fees IDNOS, INDS, COCUMUNITAL STATES, THE CITY OF THE STATES THE SECRETARIES OF THE STATES OF THE STATES

Taxon. The following sholl conclude there is not a second appears. (a) a specific we equivaled a decircle of the holes of

Subsequent Taxes. If any to to which the section to the terms of subsequent to the class of this blockpape, this recent in the hard has an example of control of Dolant (or defined before), that terms and terms of the section of Dolant (or defined before in the Terms and Liens below unless Granica with Lanks (a) page the terms of terms of the terms of terms of the terms of terms of the terms of the terms of the terms of terms of the terms of terms

SECURITY AGREEMENT; FINANCING STATEMENTS. The bridges of the bounding to the Montage as a security adjectment are a part of this Mortgage.

Security Agreement. This instrument shall constitute a security agreed by the extent any of the Property constitutes or other personal property, and Lander shall have all of the rights of a security party under the same Constructed Code as arranded from time to time.

Security Interest. Upon request by Leinky, Guanky shall execute transmit survives and take whatever other action is requested by Lender to Security Interest. Upon request by Lender, Chance shall execute transcent say needs and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Reas and Present Property. In addition to recording this Montgage in the real preparty records, Londer may, at any time and without the authorization from Gustion, the executed counterparts, copies or reproductions of this Mortgage as a financing statement. Creation shall resultance tender for all expenses in current in perfecting or continuing this security interest. Upon default, Granter shall assemble the Property in a manual and a place cooperately convenient to Granter and Lender and make it evaluated to Lender within three (2) days althous exempt of written chancely born Lender.

Addresses. The mailing addresses of Grants (debts) and Luxius (secund party), from etc. a information concerning the secund intensity granted by this Mortgage may be obtained to this Mortgage.

FURTHER ASSURANCES; ATTORNEY-IN-FACT. The tollowing provisions relating to further assurances and attorney-in-fact are a part of this Mortgago

Further Assurances. At any limb, and hum limb to hims, upon request of Lender, Grantor will make, be-scule and deliver, or will cause to be made, executed or delivered, to Limiter or to Limiter's thesepare, and when requested by Lander, cause to be filed, recorded, relifed, or rerecorded, as the case may be, at such buses and in such offices and places as Lander may down appropriate. Levend all such moriginges, deeds of trust, security deeds, security agreements, humany statements, continuation statements, instruments of brain agreements, confilation, doods of must, socurity deads, security adjuventions, manking statements, commutation statements at marker assurance, confincing, and other documents as may, in the sale opinion of Lender, be necessary or destrable in order to effectuate, complete, perfect, continue, or preserve (a) the obligations of Grantor wicks the Note, that Mortgage, and the Related Documents, and (b) the like and security internals created by this Mortgage as hist and pice liens on the Property, whether now owned or horeafter acquired by Grantor. Unless prohibited by law or agreed to the contrary by Lender in writing, Grantor shall reimburse Lender for all costs and expenses incurred in connected with the matters

Attorney-In-Fact. If Grantor tails to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor treeby irrevocably appoints Lender as Grantor's attorney-In-fact for the purpose of making, executing, delivering, filing, recording, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to operating coloured to make proportion to propose the proposed to make propo accomplish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. If Grantor pays all the Indebtedness when due, and otherwise performs all the obligations imposed upon Grantor under this Mortgage, Lender shall execute and deliver to Grantor a suitable satisfaction of this Mortgage and suitable statements of termination of any financing mongage, Length shall execute and deliver to channel a sendon shallow property of the statement on file evidencing Lender's security interest in the Rents and the Personal Property. Grantor will pay, if permitted by applicable law, any statement on file evidencing Lender's security interest in the Rents and the Personal Property. reasonable termination fee as determined by Lender from time to time.

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Mortgage:

Default on Indebtedness. Failure of Grantor to make any payment when due on the Indebtedness.

Default on Other Payments. Failure of Granter within the time required by this Mortgage to make any payment for taxes or insurance, or any other payment necessary to prevent thing of or to effect discharge of any lion.

Compliance Default. Failure to comply with any other term, obligation, covenant or condition contained in this Mortgage, the Note or in any of the Compliance Default. Failure to comply with any other term, obligation, covenant or condition contained in this worigage, the Note of in any of the Mortgage of Related Documents. If such a failure is curable and it Grantor has not been given a notice of a breach of the same provision of this Mortgage of Related Documents. If such a failure is curable and it Grantor has not been given a notice of a breach of the same provision of this Mortgage of the Mortgage demanding cure of such failure. (a) cures the failure within fifteen (15) days; or (b) if the cure requires more than fifteen (15) days, immediately mitiates steps sufficient to cure the failure and thereafter continues and completes all reasonable and necessary steps sufficient to produce

Breaches. Any warranty, representation or statement made or turnished to Londor by or on behalf of Grantor under this Mortgage, the Note or the

Insolvency. The insolvency of Crantor, appointment of a recover for any part of Grantor's property, any assignment for the benufit of creditors, the commencement of any precedency funder any bankruptcy or insolvency tawa by or against Grantor, or the dissolution or termination of Grantor's existence as a going business (if Grantor is a business). Except to the extent prohibited by faderal law or illinois law, the death of Grantor is an individual) also shall constitute an Event of Default under this Mortgage.

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ether by justical proceeding. Section shall not apply in the Foreclosur ncem n in vi tor cost e whether en . However, his subse eto reposse sion or any other method, by any creditor of Grantor aga the count of a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the foreclosure, provided that Grantor gives Lender written notice of such claim and furnishes reserves or a surety bond for the claim satisfactory to Lender.

Breach of Other Agreement. Any breach by Grantor under the terms of any other agreement between Grantor and Lender that is not remodiced within any grace period provided therein, including without limitation any agreement concerning any indebtedness or other obligation of Grantor to Lender, whether existing now or later.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor dies or becomes incompetent. Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure the Event of Default.

Insecurity. Lender reasonably deems itself insecure.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Lender, at its option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate Indebtedness. Lender shall have the right at its option without notice to Grantor to declare the entire Indebtedness immediately due and payable, including any prepayment penalty which Grantor would be required to pay.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right, without notice to Granter, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the not proceeds, over and above Londer's costs, against the Indebtedness. In furtherance of this right, Lender past due and impaid, and apply the not proceeds, over and above conder's costs, against the indeptedness. In intrinerance or this right, Lender may require any tenant or other user of the Property to make paymonts of tent or use tees directly to Lender. If the Rents are collected by Lender, thon Grantor irrevocably designates Lender as Grantor's attorney-in-fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Paymonts by tenants or other users to Lender in response to Lender's demand shall all the obligations less which the proceeds are need whether or need and shall all the obligations to which the newcoult are need whether or need and shall all the obligations to which the newcoult are need whether or need and another than the newcoult are need and the new tenants or other users to Lender in response to Lender's demand shall a, sty the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its condent this subparagraph either in person, by agent, or through a receiver.

Mr. (gages in Possession. Lender shall have the right to be placed as mortgages in possession or to have a receiver appointed to take possessin of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and "Collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The mortgage in possession or receiver may serve without bond it permitted by law. Lender's right to the appointment of a receiver shall exist whether or may be apparent with a program with a property and disputations. whether or not the apparent value of the Property exceeds the Indubtedness by a substantial amount. Employment by Lender shall not disqualify a person fron, solving as a receiver.

Judicial Forectosurs. Condermay obtain a judicial decree foreclosing Granter's interest in all or any part of the Property.

Deficiency Judgment. If permitted by applicable law, Lender may obtain a judgment for any deliciency remaining in the Indebtedness due to Lender after application of e', an ounts received from the exercise of the rights provided in this section

Other Remedies, Lender shall vave all other rights and remedies provided in this Mortgage or the Note or available at law or in equity.

Sale of the Property. To the exter, perr itted by applicable taw, Grantor hereby waives any and all right to have the property marshalled. In exercising its rights and remodies, Lender shall be free to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bid at any public sale on all or any portion of the Property.

Notice of Sale. Lender shall give Grantor re-son able notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended dispession of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten (10) days before the time of the sale or disposal in.

Walver; Election of Remedies. A waiver by any party of a brack of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to mak', exhanditures or take action to perform an obligation of Grantor under this Mortgage after failure of Grantor to perform shall not affect Lender's right of clare a default and exercise its remedies under this Mortgage.

Attorneys' Fees; Expenses. If Lender institutes any suit or action' of force any of the terms of this Mortgage, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' leas at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lender's opinion are not as any time for the protection of its interest or the enforcement of the rights shall become a part of the Indebtedness payable on domand and not be been untuest from the date of expenditure until repaid at the Note rate. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law. Lender's attorneys' fees any automatic stay or injunction), appeals a lawsuit, including attorneys' leas for ban ruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipated post-judgment collected services, the cost of searching records, obtaining title reports (including foreclosure reports), surveyors' reports, and appraisal fees, and after a survence, to the extent permitted by applicable law Grantor also will pay any court costs, in addition to all other sums provided by law. Grantor also will pay any court costs, in addition to all other sums provided by law.

NOTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Mortgage, including withor climitation any notice of default and any notice of States mail first class, registered mail, postage prepaid, directed to the addresses shown near the beginning of this Mortgage. Any party may change its address for notices under this Mortgage by giving formal written notice to the other parties, specifying the the purpose of the notice is to change the party's address. All copies of notices of foreclosure from the holder of any lien which has priority over this Mor Jage shall be sent to Lender's address. as shown near the beginning of this Mortgage. For notice purposes, Grantor agrees to keep Lender informed a all tiriles of Grantor's current address

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amendments. This Mortgage, together with any Related Documents, constitutes the entire understanding and agrice and of the parties as to the matters set forth in this Mortgage. No alteration of or amendment to this Mortgage shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Applicable Law. This Mortgage has been delivered to Lender and accepted by Lender in the State of Illinois. This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.

Caption Headings. Caption headings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mongage.

Merger. There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender

Multiple Parties, All obligations of Grantor under this Mortgage shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each of the persons signing below is responsible for all obligations in this Mortgago

Severability. If a court of competent jurisdiction finds any provision of this Mortgage to be invalid or unenforceable as to any person of circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If toasple, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity, however, if the offending provision cannot to so modified, it shall be stricken and all other provisions of this Mortgage in all other respects shall remain valid and enforceable

Successors and Assigna. Subject to the limitations stated in this Mortgage on transfer of Granter's interest, the Mortgage shall be binded upon Successors and Assigns. Subject to the innerions stated in this worthground transfer of Citation's measure, and managers and assigns, if ownership of the Proporty becomes vested in a passon other than Citation and intro to the parties, their successors and assigns. If ownership of the Proporty becomes vested in a passon other than Citation Lander, without notice to Granter, may deal with Granter's successors with rules one to the Mortgage and the Indebteduces by A.M. of the Proporty becomes vested in the Indebteduces.

Time is of the Essence. Time is of the essence in the performance of this Mortgage

Walver of Homestead Exemption. Grantor heroby releases and waives all rights and beneate of the recomplicit town of the 'stage. lilinois as to all Indebtedness secured by this Mortgage.

Walvers and Consents. Londer shall not be deemed to have waived any rights under the Month special for deamed jump such waiver is in writing and signed by Londer. No delay or omission on the part of Londer in concersing any right shall operate as a 4 to such right or any other right. A waiver by any party of a provision of this Monthage shall not constitute a waiver of or prepare the party of the otherwise to decrease state constitute. and using the property of the property of a provision of this realistic and the consequence within a property of a provision of the provision. The prior server of Consequence is the ally stated of the end of the provision. The prior server of Consequence is the ally stated of the end of the end of the provision of the provision of the prior of the end of the en subsequent instances where such commit is required

10-23-1991 Loan No 10182

## UNOFFICAL COPY

THE STATE OF	EACH GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND EACH GRANTO	R AGREES TO II
	GRANTOR!	
Strange La	Kilman Kanaralan Berned	
de la	Kevin F. Reynolds, Sr. Margapet D. Reynolds	
	This Mortgage prepared by:	
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		1. 1947 1. 1947
mariantes.	INDIVIDUAL ACKNOWLEDGMENT	
	STATE OF CONTRACTOR OF CONTRAC	1 de
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	COUNTY OF COT COUNTY OF CO	hughand and with to
Market	On this day before mg, the preferaigned Notary Public, personally appeared Kevin F, Reynolds, Sr.; and Margaret D. Reynolds, me known to be the individuals described in and who received the Mexicog, and ecknowledged that they signed the Mortg	ago na their tion and
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