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## UNOFFICIAL COPY

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THIS MORTGAGE is made on October 1, 1991 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
200 m at 45t and 31 for			(the "Mortgagor")
100 Olashurah Dark	· CL		(Bank Name)
and NBD Glenbrook Bank		Compantion	Dank Same
	condistates banking	Conporation	other OMA and and the
*To be deleted when this Mortgage is not executed by a	gsten Rd, Glenview, Land Trest	11. 00/23	(the "Mortyapee")
The Mortgagor MORTGNOES, CONVEYS AND WARRAN		d monerty and all the his	dilines, structures and im-
	and the specifical contraction	a property and an occum	mings, sometimes and an
provements on a described as Village Village	ę s f	Northbrook	
C1	. State of Elinois		
LOT 2 IN DOWNING STREET SUBDIVISION, BEING A SU	BOIVISION IN THE NOR	RTHEAST QUARTER OF TH	E
NORTHWEST O'RIT R OF SECTION 7, TOWNSHIP 42 NOR	17H, RANGE 12, EAST C	F THE THIRD PRINCIPA	
MERIDIAN, IN COCK COUNTY, ILLINOIS		. DEPT-D1 REC	
O			H 7351 11/01/91 12:55
70_		\$4258 \$ A	
		. Cook cou	MTY RECORDER
The Premises (1) 204 Downing North	mod: 11 60062		
74 07 000 03C0 0000			
Tax Parcel Identification No 124-07-200-0000		•	
		a about the second	
The Premises shall also include all of the Mortg got's right,		to the tonowing	
(1) All easements, rights-of-way, increses, provideges and	I hereditaments.		
(2) Land lying in the bed of any road, or the (ice, open	ed, proposed or vacated	, or any strip or gore, a	dioming the Premises:
(3) All machinery, apparatus, equipment, fittings, fixtures,	and articles of personal p	ropeny of every kind and	nature whatsoever located
now or in the fature in or upon the Premises and used or			
(alt of which is called "Liquipment"). It is agreed that al-	pydan/ment is barred in	e Premises and appropri	ated to the use of the real
estate and, whether affixed or annexed or not shall for t			gee shall otherwise elect.
be deemed conclusively to be real estate and mortgaged			
4) All numeral, oil, gas and water rights, royalties, wat	er and water stock, if a		
(5) All awards or payments including interest made as a	result of the progresse of	the right of enunem dot	nam, the alteration of the
grade of any street, any loss of or damage to any buildir	is or other unito cinear	on the Premises, any of	ner injury to or decrease
in the value of the Premises			
m n Nhn	and Federal Savinos	and Loan Association	1
The Premises are unencumbered except as follows PON	incoo i caci ar activigo		
		4	***
1.20 (A) <del>1.20 (A)</del> 1.20 (A) 1.20 (A)	•	T'.	The second of th
manus .	at transmission		Haratan Haddinatan
("Permitted Fricumbrances"). If the Premises are encumbered	1 by Permitted Encompr.	ances, the violity's of sta-	m periorin an ornigations or community Darmitod
and make all payments as required by the Permitted Encumbran.	ex the violence man f	activity robits of all activity	ogs pertaming io retrinico Olio-sonomi or bissiclador
Encambrances, and the Mortgagee is authorized to request and re-	CAAC min mianimmaa laan	a any orner berson within	i wie coarein ta vnewienge
of the Mortgagor			91574057
This Mortgage secures the indebtedness or obligation evidence	red by	,	0.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
or The noters) dated 0ctober 1, 1991	de the mineral and	nuntee of Ninety Four,	Thousand Eight:
			xecuted and delivered by
Hindred Dollars and no cents************************************		<u>.</u> .	•
	oth interest at the per an		
percent is 1.0 % in excess of Mortgagee's f		•	balance temaining from
<ul> <li>time to time argued. Interest after default or maturity of t</li> </ul>	he now whether by acco		r the principal balance of a
the note remaining from time to time unpaid shall be at	the per annum rate of	three	, percent
in excess of Mortgagee's Prim	e Rate	, and	
one the guaranty of the debt of Promote You Enterpri	ises, Inc. dated .		executed
and delivered by Deborah L. Bronn and Bruce I	n. DIUHI	•	to the Mortgagee; and
(m)			•
and the second s			Control of the spiritual partners programmers.
			ي فيعد فيجد به جيندي
including any extensions, renewals, modifications or repl	acements without limit a	is to the number or frequ	iency (the "Dohi") 🧲

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CROSS-LIEN: The Debt shall also include all other present and tourn circuit and incircuit deligations and liabilities of the Mortgagor, or any one or more of them, with or without others, at the Mortgagee. This shall not apply to any obligation or debt incurred previously for personal, family or household purposes unless the note or guaranty expressly states that it is secured by this Mortgage.

This Mortgage shall also secure the performance of the promises and agreements contained in this Mortgage. The Mortgagor promises and agrees as follows:

- 1. PAYMENT OF DEBT; PERFORMANCE OF OBLIGATIONS. The Mortgagor shall promptly pay when due, whether by acceleration or otherwise, all the Debt for which the Mortgagor is liable, and shall promptly perform all obligations to which the Mortgagor has agreed under the terms of this Mortgage and any loan documents evidencing the Debt.
- 2. TAXES. The Mortgagor shall pay, when due, and before any innerest, collection fees or penalties shall accrue, all taxes, assessments, fines, impositions, and other charges which may become a lien prior to this Mortgage. Should the Mortgagor fail to make such payments, the Mortgagee may, at its option and at the expense of the Mortgagor, pay the amounts due for the account of the Mortgagor. Upon the request of the Mortgagor shall immediately formish to the Mortgagee all notices of amounts due and receipts evidencing payment. The Mortgagor shall promptly notify the Mortgagee of any lien on the Premises or any part of the Premises and shall promptly discharge any unpermitted lien or encumbrance.
- 3. CHANGE IN TAXES, in the event of the passage of any law or regulation, state, federal or municipal, subsequent to the date of this Mortgage in any manner changing or modifying the laws now in force governing the taxation of mortgages or debts secured by mortgages, or the moment of collecting such taxes, the entire principal secured by this Mortgage and all interest accrued shall become due and payable in occitately at the option of the Mortgagee.
- 4. INSURANCE The Mortgagor shall keep the Premises and the present and future buildings and other improvements on the Premises, constantly insured for the bipefit of the Mortgagee, until the Debt is fully paid, against fire and such other huzards and risks customarily covered by the standard for a of extended coverage endorsement available in the State of Illinois, including risks of vandalism and mulicious mischief, and shall further provide flood insurance (if the Premises are situated in an area designated as a flood risk area by the Director of the Federal Emergency Managrane 1 Agency or as otherwise required by the Flood Disaster Protection Act of 1973 and regulations. issued under it), and such other appropriate insurance as the Mortgagee may require from time to time. All insurance policies and renewals must be acceptable to Mortgagee, must provide for payment to the Mortgagee in the event of loss, must require 30 days notice to the Mortgagee in the event of nonrenewal or can ellution, and must be delivered to the Mortgagee. Should the Mortgagor fail to insure of fail to pay the premiums on any insurance or fail to deliver the policies or certificates or renewals to the Mortgagee, then the Mortgagee at its option may have the insurance written or renewed and pay the premiums for the account of the Mortgagor. In the event of loss or damage, the proceeds of the insurance shall be paid to the Mortgagee alone. No loss or damage shall uself reduce the Debt. The Mortgagee 4 is authorized to adjust and compromise a loss without the consent of the Mortgagor, to collect, receive and receipt for any proceeds in a the name of the Mortgagee and the Mortgagor and to end are the Mortgagor's name upon any check in payment of proceeds. The proceeds shall be applied first toward reimbursement of all costs and expenses of the Mortgagee in collecting the proceeds and then toward payment of the Debt or any portion of it, whether or not then due or payable, or the Morgagee at its option may apply the proceeds, or any part to the repair or rebuilding of the Premises provided that Mortgage is not then or at any time during the course of restoration of the Premises in default under this Mortgage and has complied with all requireme as for application of the proceeds to restoration of the Premises as Mortgagee, in its sole discretion may establish.
- 5. RESERVES FOR TAXES AND INSURANCE. Mortgagor shall, if equested by Mortgagee, pay to Mortgagee, at the time of and in addition to the monthly installments of principal and/or interest due under the Debt a sum equal to one-twelfth (1/12) of (a) the amount estimated by Mortgagee to be sufficient to enable Mortgagee to pay at least thirty (30) days before they become due and payable, all taxes, assessments and other similar charges levied against the Premises, and (b) the amount of the annual premiums on any policies of insurance required to be carried by Mortgagor. Mortgagee shall apply the sums to gay the tax and insurance items. These sums may be commingled with the general funds of Mortgagee, and no interest shall be payable on the or not shall these sums be deemed to be held in trust for the benefit of Mortgagor. Upon notice at any time, the Mortgagor will, within the count of foreclosure of this Mortgage, any of the moneys then remaining on deposit with the Mortgagee or its agent shall be applied against the Debt prior to the commencement of foreclosure proceedings. The obligation of the Mortgagor to pay taxes, assessments, charges or insurance premiums is not affected or modified by the arrangements set out in this paragraph. Any default by the Mortgagor in the performance of the provisions of this paragraph shall constitute a default under this Mortgage.
- 6. WASTE. The Mortgagor shall keep the Premises in good repair, shall not commit or permit waste on at Premises not do any other act causing the Premises to become less valuable. Non-payment of taxes and cancellation of insurance shall each constitute waste. Should the Mortgagor fail to effect the necessary repairs, the Mortgager may at its option and at the expense of the Mortgagor make the repairs for the account of the Mortgagor. The Mortgagor shall use and maintain the Premises in conformance with all applicable laws, ordinances and regulations. The Mortgage or its authorized agent shall have the right to enter upon and inspect the Premises at all reasonable times.
- 7. ALTERATIONS, REMOVAL. No building, structure, improvement, fixture or personal property constituting any part of the Premises shall be removed, demolished or substantially altered without the prior written consent of the Mortgagee.
- 8. PAYMENT OF OTHER OBLIGATIONS. The Mortgagor shall also pay all other obligations which may become lieus or charges against the Premises for any present or future repairs or improvements made on the Premises, or for any other goods, services, or utilities furnished to the Premises and shall not permit any lieu or charge of any kind securing the repayment of borrowed funds (including the deferred purchase price for any property) to accrue and remain outstanding against the Premises.
- 9. ASSIGNMENT OF LEASES AND RENTS. Further, Mortgagor does hereby pledge and assign to Mortgagee, all leases, written or verbal, rents, issues and profits of the Premises, including without limitation, all rents, issues, profits, revenues, royalties; bonuses, rights and benefits due, payable or accruing, and all deposits of money as advance rent or for security, under any and all present and future leases of the Premises, together with the right, but not the obligation, to collect, receive, demand, sue for and recover the same when due or payable. Mortgagee by acceptance of this Mortgage agrees, as a personal covenant applicable to Mortgagor only, and not as a limitation or condition hereof and not available to anyone other than Mortgagor, that until a default shall occur or an event shall occur, which under the terms hereof shall give to Mortgagee the right to foreclose this Mortgage, Mortgagor may collect, receive and enjoy such avails. Upon the request of Mortgagee, Mortgagor shall deliver to Mortgagee all original leases of all or any portion of the Premises, together with assignments of such leases from Mortgager to Mortgagee, which assignments shall be in form and substance satisfactory to Mortgagee; Mortgagor shall not, without Mortgagee's prior written consent, procure, permit or accept any prepayment, discharge or compromise of any rent or release any tenant from any obligation, at any time while the indebtedness secured hereby remains unpaid.

or any policies or requirements of he database when a chase use it in a cover tell use of selections Materials used in the Premises. The indemnity obtained under this parastaph are specifically some as follows:

- the Mortgagor shall have no indemnity obligation with respect to Hazardou. Materials that are first introduced to the Premises or any part of the Premises subsequent to the date that the Mortgagor casts but of and possession of the Premises shall have fully terminated by for all some of this Mortgago or acceptance of a deed in lieu of foreclosure.
- (i.e.) The Mortgagor shall have no indemnity obligation with respect to any Hazardous Materials introduced to the Premises or any part of the Premises by the Marzagee, its successors of assigns

The Mortgagor series mat in the event this Mortgage is foreclosed or the Mortgagor tenders a deed in her of foreclosure, the Mortgagor shad deliver the Premises to the Mortgagor tree of any and all Hazardons Materials which are then required to be removed (whether over time or immediately) pursuant to applicable tederal, state and local laws, ordinances, rules or regulations affecting the Premises.

Lor purposes of this Mortgage. "Hazardous Materials", includes, without binaration, any flaminable explosives, radioactive materials, but indicate materials defined in the Comprehensive Environmental Response Compensation and Lability Act of 1980, as amended (42.4. S.C. Section 9001) et. seq.), the Hazardous Materials Transportation 5.11 as amended (42.4. S.C. Section 1901) et. seq.), the Resource Conservation and Recovery Act, as amended (42.4. S.C. Section 1901) et. seq.) and in the regulations adopted and publications promuleated possibility thereto, of any other regulation local governmental law ordinance, rule or regulation.

The provisions of this paragraph shall be in addition to any and all other obligations and liabilities the Mortgagor may have to the Mortgagor ander the 2 strong loan document, and in common taw, and shall survive on the repayment of all sums due for the debt in the satisfaction, a sill of the other obligations of the Mortgagor in this Mortgagor and classes any loan document. (c) the discharge of this Mortgagor and (d) the foreclosure of this Mortgagor or acceptance of a deed in tiea of foreclosure. Notwithstanding anything to the contrary command in this slopeage, it is the intention of the Mortgagor and the Mortgagor that the indemnity provisions of this paragraph shall only apply to an action confinenced against any owner or operator of the Premises in which any interest of the Mortgagor is threatened or any claim is made against any Mortgagor for the payment of money.

PVENTS OF DEFALET ACCELERATION: Up on the occurrence of any of the Mortgagee shall be entitled to exertise its remades under this Morig of your softensive provided by two 14-10 months in the runarity, or any other objects of the Debt of Debt of Debt of Debt of the months of the runarity of any other dept of the Debt of Debt of Debt of the mole of this paper. Acceptance of the property of the Debt of Deb

18. REMEDIES UPON DEFAULT, Upon the occurrence of any or the event of default of both in this Mornigre, at the sole option of Mortgagge, the note and or any other habilities shall become ammediately due and payable and Mortgagor Mall gay all expenses of Mortgages including attorneys, and paralogals, tees and all expenses incurred in connection with this Mortgage and of expenses incurred in the entorcement of Mortgagee's rights in the Premises and other costs incurred in connection with the disposition of the Premises. When the indebtedness secured hereby shall become due whether by acceleration to otherwise. Morteague shall have the right to foreclose the tion of this Mortgage. In any sort to forcelose the hen of this Mortgage, there shall be alwayed and included as additional indebtedness in the adement of toreclosure all expenditures and expenses which may be faid or incurred by or on behalf of Mortgagee for attorneys' and paralogals' tees, appraisers' tees, outlays for documentary and expert evidence, stenographer's charges, publication costs and costs of procuring all abstracts of fully fully searches and examinations, title assurance policies. Fortens certificates, tax and first seatches, and similar data and assirances with respect to title as Mortgacce may deem to be reasonably necessary either to prosecute the foreclosure sect of to exidence to buddets at any toreclosure sale. All of the forecount flens, which may be expended after entry of the foreclosure increment, may be estimated by Mortgaree. All expenditures and expenses, pentioned in this paragraph, when incurred or paid by Mortgagee shall become additional indebtedness secured hereby and shall be infined at its due and payable, with interest therein at a rate equivalent to the bost maturity interest rate set torth in the note. This paragraph shall also apply to any expenditates or expenses incurred or paid by Merigagee of on behalf of Mortgagee in connection with (a) any proceeding, including without Irrotation, probate and bankruptcy proceedings, to which Mortgagee shall be a party-cities as plaintiff, darmant or detendant, by reason of this Mortgage or any indebtedness secured to obvious by any preparation for the commencement of any sun for the foreclosure of the Mortgage affer accrual of the right to to reclose whether a not actually commenced or preparation for the commencement of any out to collect upon or enforce the provisions of the note of any instrument which secures the note after default, whether of not actually commenced, or column preparation for the defense of any threatened suit or proceeding which might affect the Premises of the security fierest, scheffler of not actually commenced. The proceeds of any foreclosure sale shall be distributed and applied in the following order of priority. Just, on account of all costs and expenses incident to the foreclosure proceedings, including all the items that are above mentioned, second, all other items which under the terms of this Mortgage constitute indebtedness secured by this Mortgage additional to that evidenced by the note, with interest therein as herein provided, third, all principal and interest remaining impaid on the note and the habilities (first to interest and then to principal); fourth,

of any threatened suit or proceeding which might affect the Premises or the security hereof, whether or not actually commenced. The proceeds of any foreclosure sale shall be a stribule than applied in the following order of priority. Essent account of all costs and expenses incident to the foreclosure proceedings, including all are near that are and commissions second, all other items which under the terms of this Mortgage constitute indebtedness secured by this Mortgage additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note and the liabilities (first to interest and then to principal); fourth, any surplus to Mortgagor or Mortgagor's heirs, legal representatives, successors or assigns, as their rights may appear. Upon, or at any time after the filing of a complaint to foreclose this Mortgage, the court in which such suit is filed may appoint a receiver of the Premises, The receiver's appointment may be made either before or after entry of judgment of foreclosure, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for the receiver and without regard to the then value of the Premises or whether the Premises shall be then occupied as a homestead or not. Mortgagee may be appointed as the receiver. Such receiver shall have power to collect the rents, issues and profits of the Premises during the pendency of the foreclosure suit and, in case of an entry of judgment of foreclosure, during the full stanutory period of redemption, if any, whether there be redemption or not, as well as during any further times when Mortgagor, except for the intervention of the receiver, would be emitted to collect the rents, issues and profits. Such receiver shall also have all other powers which may be necessary or are usual for the protection, possession, control, management and operation of the Premises. The court in which the foreclosure suit is filed may from time to time authorize the receiver to apply the net income in the receiver's hands in payment in whole or in part of the indebtedness secured hereby, or secured by any judgment foreclosing this Mortgage, or any tax, special assessment or other lien or encumbrance which may be or become superior to the lien hereof or of the judgment, and the deficiency judgment against Mortgagor or any guarantor of the note in case of a forfeiture sale and deficiency. No action for the enforcement of the lien or of any provision of this Mortgage shall be subject to any defense which would not be good and available to the party interposing the same in an action which would not be good and available to the party interposing the same in an action at law upon the note.

- 19. REPRISSENTATIONS, If the Mortgagor is a corporation, it represents that it is a corporation duly organized, existing and in good standing under the 'aw' of its state of incorporation, and that the execution and delivery of this Mortgage and the performance of the obligations it imposes are within its corporate powers, have been duly authorized by all necessary action of its board of directors, and do not contravene the terms.' It's articles of incorporation or by haws. If the Mortgagor is a general or limited partnership, it represents that it is duly organized and existing and that the execution and delivery of this Mortgage and the performance of the obligations it imposes do not conflict with any provision of its partnership agreement and have been duly authorized by all necessary action of its partners. Each Mortgagor represents that the execution and delivery of this Mortgage and the performance of the obligations it imposes do not violate any law and do not conflict with any agreement by which it is bound, and that no consent or approval of any governmental authority or any third party is required for the execution at selivery of this Mortgage or the performance of the obligations it imposes and that this Mortgage is a valid and binding agreement, enforceable in accordance with its terms. Each Mortgagor further represents that it shall provide all balance sheets, profit and loss statements, and other financial statements, as requested by Mortgagee. Any such statements that are furnished to the Mortgagee are accurate and fairly represent the financial condition of the organizations and persons to which they apply on their effective dates, including contingent liabilities at every type, which financial condition has not changed materially and adversely since those dates.
- 20. NOTICES. Notice from one party to another relating to ani. Mortgage shall be deemed effective if made in writing (including telecommunications) and delivered to the recipient's address, telex number or telecopier number set forth above by any of the following means: (a) hand delivery, (b) registered or certified mail, postage prepaid, with return receipt requested, (c) first class or express mail, postage prepaid, (d) Federal Express, Purolator Courier or like overnight courier service or (e) telecopy, telex or other wire transmission with request for assurance of receipt in a manner typical with respect to communication of that type. Notice made in accordance with this paragraph shall be deemed delivered upon receipt if delivered by hand or were transmission, 3 business days after mailing if mailed by registered or certified mail or one business day after mailing or deposit with an overnight courier service if delivered by express mail or overnight courier. This notice provision shall be inapplicable to any judicial or non-judicial proceeding where Illinois law governs the manner and timing of notices in foreclosure or receivership proceedings.
- 21. WAIVER OF HOMESTEAD RIGHT. Morigagor does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois. Morigagor does hereby expressly waive and release any and all rights in respect to marshalling of ussets which secure the Debt or to require the Morigagee to pursue it, remedies against any other such assets.
- 22. WAIVER OF RIGHT OF REDEMPTION, MORTGAGOR HEREBY WAIVES ANY AND ALL RIGHTS OF REDEMPTION FROM SALE UNDER ANY ORDER OR JUDGMENT OF FORECLOSURE OF THIS MORTGAGE AND ANY RIGHTS OF REINSTATEMENT PURSUANT TO THE LAWS OF THE STATE OF ILLINOIS REGARDING FOR ICLUSURE OF MORTGAGES, ON MORTGAGOR'S OWN BEHALF AND ON BEHALF OF EACH AND EVERY PERSON, EXCEPT OF GMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES AS OF OR SUBSEQUENT TO THE DATE OF THIS MORTGAGE. IN THE EVENT THE PREMISES IS AGRICULTURAL PROPERTY AND MORTGAGOR IS AN ILLINOIS CORPORATION, A FOREIGN CORPORATION LICENSED TO DO BUSINESS IN THE STATE GOLLLINOIS OR A CORPORATE TRUSTLE OF AN EXPRESS TRUST, MORTGAGOR HEREBY WAIVES ANY AND ALL RIGHTS OF REDEMPTION FROM SALE UNDER ANY ORDER OF JUDGMENT OF FORECLOSURE OF THIS MORTGAGE AND ANY RIGHTS OF REINSTATEMENT PURSUANT TO THE LAWS OF THE STATE OF ILLINOIS REGARDING FORECLOSURE OF MORTGAGES, ON MORTGAGOR'S OWN BEHALF AND ON BEHALF OF EACH AND EVERY PERSON, EXCEPT JUDGMENT CREDITORS OF MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES. AS OF OR SUBSEQUENT TO THE DATE OF THIS MORTGAGE. IN THE EVENT THE PREMISES IS RESIDENTIAL PROPERTY AS DEFINED UNDER THE LAWS OF THE STATE OF ILLINOIS REGARDING FORECLOSURE OF MORTGAGES, BUT PRIOR TO THE FILING OF A COMPLIANT FOR FORECLOSURE, THE PREMISES CEASES TO QUALIFY AS RESIDENTIAL PROPERTY, MORTGAGOR HEREBY WAIVES ANY AND ALL RIGHTS OF REDEMPTION FROM SALE UNDER ANY ORDER OR JUDGMENT OF FORECLOSURE OF THIS MORTGAGE AND ANY RIGHTS OF REINSTATEMENT PURSUANT TO THE LAWS OF THE STATE OF ILLINOIS REGARDING FORECLOSURE OF MORTGAGES, ON MORTGAGOR'S OWN BEHALF AND ON BEHALF OF EACH AND EVERY PERSON EXCEPT JUDGMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES AS OF OR SUBSEQUENT TO THE DATE OF THIS MORTGAGE.
- 23. WAIVER OF JURY TRIAL. The Mortgagee and the Mortgagor after consulting or having had the opportunity to consult with counsel, knowingly, voluntarily and intentionally waive any right either of them may have to a trial by jury in any litigation based upon or arising out of this Mortgage or any related instrument or agreement or any of the transactions contemplated by this Mortgage or any course of conduct, dealing, statements, whether oral or written or actions of either of them. Neither the Mortgagee nor the Mortgagor shall seek to consolidate, by counterclaim or otherwise, any such action in which a jury trial has been waived with any other action in which a jury trial cannot be or has not been waived. These provisions shall not be deemed to have been modified in any respect or relinquished by either the Mortgagoe or the Mortgagor except by a written instrument executed by both of them:

OF ASSIGNMENT OF ICED EXPLANTED RUBGILS FRACTILE Mortgagor's interest in the Premises is that of a tenant or a purchaser, the Mortgagor also assigns, mortgages and warrants to the Mortgagor, as additional security for the Debt, all of the Mortgagor's right, fittle and interest in and to any leases, land contracts or other agreements by which the Mortgagor is leasing or purchasing any part or all of the property, including all modifications, renewals and extensions and all of the Mortgagor's right, title or interest in any purchase options contained in any lease or other agreement. The Mortgagor agrees to pay each installment or rent, principal and interest required to be paid by it under the lease, land contract or other agreement when each installment becomes due and payable whether by acceleration or otherwise. The Mortgagor further agrees to pay and perform all of its other obligations under the lease, land contract or other agreement.

If the Morigagor details in the payment of any installment of rent, principal, interest or in the payment of performance of any other obligation under the lease, land contract or other agreement, the Morigagee shall have the right, but not the obligation, to pay the installment or installments and to pay or perform the other obligations on behalf of and at the expense of the Morigagor. On receipt by the Morigagee from the landlord or seller under the lease, land contract or other agreement of any writter, to tack of default by the Morigagor may rely on the notice as cause to take any action it deems nece sars or reasonable to care a default even if the Morigagor questions or denies the existence or nature of the default.

- 11. SECURITY AGREFMENT. This Mortgage also constitutes a security agreement within the meaning of the Illinois Uniform Commercial Code of UCC and Mortgager grains to Mortgage a security interest in any Equipment and other personal property included within the definition of Premises. Accordingly: Mortgagee shall have all of the rights and remedies available to a secured party under the UCC. Upon the occurrence of an event of default under this Mortgage, the Mortgagee shall have in addition to the remedies provided by this Mortgage, any method of disposition of collateral authorized by the UCC with respect to any portion of the Premises subject to the UCC.
- 42 REIMBUASUIENT OF ADV ANCES, It Mortgagor tasks to perform any of its obligations under this Mortgage, or if any action or proceeding is communiced which materially affects Mortgagee's interest in the Premises (including but not finited to a lien priority dispute emment domain (so le enforcement, insolvency) bankruptcy or probate proceedings), then Mortgagee at its sole option may make appearances, disburse suns and vike action as a deems necessary to protect its interest (including but not limited to disbursement of reasonable and ricks) and parallelastic econolistic upon the Premises to make repairs). Any amounts disbursed shall become additional Debt, shall to immediately due and payable upon once from the Mortgagee to the Mortgagor, and shall lear interest at the highest rate payable on the Debt.
- 13. DUE ON TRANSFER. Netwarbstanding any other provisions of this Mortgage, no sale, lease, mortgage, trust deed, grain by Mortgagor of an encumbrance of any kind, conveyance transfer of occupancy or possession, contract to sell, or transfer of the Premises, or any part thereof, or sale or transfer of two ending of any beneficial interest of power of direction in a land trust which holds fifle to the Premises, shall be made without the prior written consent of Mortgagee.
- (4. NO ADDITION AT LIFN, Mortgagor of guards not to execute any mortgage, security agreement, assignment of leases and tentals or other agreement granting a lien against the interest of Mortgagee in the Premises without the prior written consent of Mortgagee, and then only when the document grantine that lien expressly provides that it shall be subject to the lien of this Mortgage for the full amount secured by this Mortgage, together with interest, and shall of the subject and subordinate to any then existing or future leases affecting the Premises.
- is EMINENT DOMAIN. Notwithstanding any taking under the proceeds by any public or quasi-public authority or corporation, the Mortgagor shall continue to pay the Debt in accordance with the terms of the underlying loan documents until any award or payment shall have been actually received by Mortgagoe. By executing this Mortgago, the Zior gagor assigns the entire proceeds of any award or payment and any interest to the Mortgagoe. The proceeds shall be applied tost toward rembursement of all costs and expenses of the Mortgagoe, including reasonable attorneys, and paraceeals? tees of the Mortgagoe in collecting the proceeds and then toward payment of the Debt whether or not then due of payable, or the Mortgagoe at its option may apply the proceeds, or any part to the alteration, restoration or rebuilding of the Ptemises.
- 46. HAZARDOUS WASTE. The Mortgagor represents and warrants to the Mortgages that say the Mortgagor has not used Hazardous Materials (as defined below), on from or affecting the Premises in any manner which violates orderal, state or local laws, ordinances, mass, regulations of policies governing the use, storage, treatment, transportation, manufacture, refinement, handling, production of disposal of Hazardous Materials and, to the best of the Morigazor's knowledge, no prior owner of the Pre-insex or any existing or prior tenant, or occupant has used Hazardous Materials on, from or affecting the Premises in any manner which violates tederal, state or local law, cordinances, rules, regulations or policies governing the ase, storage, treatment, transportation, mainitacture, refriencent, handling, production or disposal of Hazardons Materials, (b) the Mortgagor has never received any notice of any violations sand is not aware of any existing violations) of federal, state or local laws, ordinances, rules, regulations of policies governing the use, storage, framment, transportation, manufacture, retinement, handling, production of disposal of Hazardon, Materials at the Premises and, to the lost of the Mortgagor's knowledge, there have been no actions commenced or threatened by any party for noncompliance which affects the Promises; ici Mortgagot shall keep or cause the Premises to be kept tier of Hazardous Materials except to the extent that such Hazardous Materials, he stored and or used in compliance with all applicable tederal, state and local faws and regulations, and, without limiting the foregoing, Mortgagor shall not cause or permit the Premises to be used to generate manufactore refine transport treat, store handle, dispose of, transfer, produce or process Hazardous Materials, except in compliance with all applicable federal, state and local laws and regulations, not shall Mortgago, cause of permit is a result of any internonal or unintentional act or omission on the part of Mortgagor or any tenant, subtenant or occurrent a release, spiti, leak or emission of Hazardous Materials onto the Premises or onto any other contiguous property, (d) the Mortzagor Shall conduct and complete all investigations, including a comprehensive environmental audit, studies, sampling, and testing, and all remedial, removal and other actions necessary to clean up and remove all Hazatdous Materials on, under, from or affecting the Premises as required by all applicable tederal, state and local laws, ordinances, rules, regulations and policies, to the satisfaction of the Mortgaged, and in accordance with the orders and directives of all federal, state and local povernmental authorities, and (e) the Mortgagor appresents and warrants that there are no underpround storage tanks on the Premises of as reasonably can be ascertainable on property ad acent to form close proximity to the Premises. If the Mortgager, tails to conduct an environmental audit required by the Mortgagee, then the Mortgagee may at its option and at the expense of the Mortgagor, conduct such audit,

satisect to the immations set forth below, the Mortgagot shall defend, indemnity and hold harmless the Mortgagee, its employees, agents, officers and directors, from and against any claims, demands, penalties, lines, habilities, settlements, damages, costs or expenses, including, without lamitation, attorness', paralegals, and consultants, fees, investigation and laboratory fees, court costs and fifigation expenses, known or unknown, contingent or otherwise, arising out of or in any way related to (a) the presence, disposal, release or threatened release of any Hazardous Materials on, over, under, from or affecting the Premises or the soil, water, vegetation, buildings, personal property, persons or animals, (b) any personal injury (including wrongful death) or property damage (real or personal) arising out of or related to such Hazardous Materials on the Premises, (c) any laws introduction of threatened, settlement reached or government order relating to such Hazardous Materials with respect to the Premises, and or (d) any violation of laws, orders, regulations, requirements or demands of government authorities.

These promises and agreements shall bind and these rights shall be to the benefit of the parties and their respective successors and if there is more than one Mortgagor, the obligations under this Mortgage shall be joint and several.  This Mortgage shall be governed by Illinois haw except to the extent it is preempted by Federal haw operegulations.  Witness the hand, and scal of Mortgagor the day and year set formative.  Not personally, but as Trustee under a Trust Agreement da  19 and known as Trust No  By:  State of Illinois  SS  L_Mary K. Schultz a Notary Public in and for said County and State, do hereby certify that  Brorn and Deborah Brorn personally known to me to be the same person(s) whose name(s) are sub	rceable d shall ight of of the gager
Witness the hand, and scal, of Mortgagor the day and year set forth above.    Not personally, but as Trustee under a Trust Agreement da, 19, and known as Trust No   By	ssigns
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State of Illinois  State of Illinois  SS  County ofCook	
State of Illinois  SS  County of	
County of Cook )  1. Mary K. Schultz a Notary Public in and for said County and State, do hereby certify that Bronn and Deborah Bronn personally known () me to be the same person(s) whose name(s) are sub-	·
County of Cook )  1. Mary K. Schultz a Notary Public in and for said County and State, do hereby certify that Bronn and Deborah Bronn personally known to me to be the same person(s) whose name(s) are sub-	
1, Mary K. Schultz a Notary Public in and for said County and State, do hereby certify that	
Bronn and Deborah Bronn personally known to me to be the same person(s) whose name(s) are sub-	
to the foregoing instrument, appeared before me this (a) in person, and acknowledged that the y signed and deliver	d the
said instrument as his/her free and voluntary act, for the uses and purposes herein set forth.	
Given under my hand and notarial seal this 1st day of October, 19 91	
My Commission Expires: 5-14-92 May Shulto	
My Commission Expires: 1) 17 10 Notary while	
man manufacture }	
State of Illinois    SS	
) SS	
County of	
and the state of t	:
1,, a Notary Public in and for said County, in the State aforesaid, do l	ereby
certify that, of	· '
a (corporation) (association) and of said (corporation) (association) personally known to me to be the same persons whose names are substrained to the form	eoine
instrument as such and and, respectively appeared before	e me
this day in person and acknowledged that they signed and delivered the said instrument as their own free and	olun-
tary acts, and as the free and voluntary act of said (corporation) (association), as Trustee, for the uses and purposes there	ı set
forth; and the said	
did also then and there ackowledge that he, as custodian of the corporate seal of said (corporation) (association), affixed the	suid
corporate seal of said (corporation) (association) to said instrument as his own free and voluntary act, and as the free act, and act	ntury
act in sain (cinjonation) (association), as trusteed for the note and purposes thereto see the	
Given under my hand and notarial seal, this day of 19	
My Commission Expires:  Notary Public	istina sintifica
Prepared by: R. Bergquist, 2801 Pfingsten Rd. Glenview, 11. 60025	
Mail Recorded-Decuments to: NBD Glenbrook Bank, 2801 Pfingsten Rd. Glenview, II. 60025	