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limits for personal injury and death and property damage as Lender may require. And so, des of insurance to be furnished hereunder shall be insurance to and death and property damage with mortice death of policies in favor of and in form satisfactory to Lender, with mortice and insurance and enrounts shall deliver all policies, including a distinct provision requiring the coverage evidenced thereby shall not be terminated or may enditied without thirty (30) days prior written notice to Lender, and, in the case of insurance written notice to Lender, and, in the case of insurance written notice to Lender and renewal policies, including additional and receive to Lender, and, in the case of insurance about to expire, shall deliver renewal policies not less than for 130) days prior to their recover, we daise of expiration.

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A Deposite. Borrower coverants and agrees to deposit at such piace as Lender may from this to the fine in writing appoint, and in the absence of such appointment, then at the office of Lender in Chicago, Illinois, on each principal and interest. Assessment at the office of Lender in Chicago, Illinois, on each principal and interest. Assessments at the office of Lender in Chicago, Illinois, on each principal and interest and assessments at the same said the same based upon assessments and assessments on the manner. The constituted in which event into another the annual taxes at the annual taxes and assessments of constituted, in which event into another the deposits a had been at the constituted in which event into another the constituted in the annual to the constituted in the constituted in the constituted in the constituted in the constituted of the constituted in the constituted in the constituted in the constituted of the constituted in the constituted in the constituted of the constituted in the cons on or betore the due date thereof.

5. Dutter When Paying Premises Obligations. Lender in making any payment hereby authorized: (a) relating to taxes and essentiated to the accuracy of such bill, statement or estimate without inquiry into the accuracy of such bill, statement or estimate without inquiry into the accuracy of such bill, as a statement or still or claim for the validity of any tax, assessment, as is, for the validity or assured the validity of any other prior then which may be asserted.

6. Insurance Settlements and Proceeds. In case of loss, Lender (or after entry of decree of foreclosure, the purchaser at the sale or the decree creditor, as the case may be) is hereby authorized eithous companies on the abunder such insurance policies with the insurance companies on the abunder such insurance proceeds. Dender is authorized to repeat for any such transmore money, at the sole discretion of Lender, the insurance proceeds Lender is authorized to resting the insurance proceeds any policies, and receipt for any such transmore money. At the sole discretion of Lender, the insurance proceeds may be applied (# to restorated) or the insurance proceeds may be applied (# to restorated) or the framework or (ii) to the sums secured by this Mortgage (whether or not then due), with

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- 7. Condemnation. Borrower hereby assigns, transfers and sets over unto Lender the entire proceeds of any award or any claim for damages for any of the Fremises taken or damaged under the power of eminent domain or by condemnation. At the sole discretion and election of Lender, the proceeds of the award may be applied upon or in reduction of the indebtedness secured hereby, whether then due or not, or to require Borrower to restore or rebuild. Any surplus which may remain out of said award after payment of such cost of rebuilding or restoration shall be applied on account of the indebtedness secured hereby. If the Premises is abendoned by Borrower or if after notice by Lender to Borrower that the condemnar offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within five (5) days of the date of such notice, Lender is authorized to settle, collect and apply the proceeds at Lender's discretion.
- 8. Variation: If the payment of the indebtedness or any part thereof be extended or varied or if any part of the security be released, all persons now or at any time hereafter liable therefor, or interested in said Premises, shall be held to assent to such extension, variation or release, and their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by Lender, notwithstanding such extension, variation or release.
- 9. <u>Prepayment</u>. At such time as the Borrower is not in default either under the terms of the Note secured hereby or under the terms of this Mortgage, the Borrower shall have the privilege of making prepayments on the principal of said Note (in addition to the required payments) in accordance with the terms and conditions, if any, set forth in said Note.
- 10. Obligations Relating to Premises. Borrower shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the Premises which may become damaged or be destroyed; (b) keep said Premises in good condition and repair, free of waste and mechanics' items or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the Premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Lender; (d) comply with all requirements of law, municipal ordinances, or restrictions of record with respect to the Premises and the use thereof; (e) make no material alterations to said Premises, except as required by law or municipal ordinance and provided Lender has given prior written consent; (f) not use or suffer or permit use of the Premises for any purpose other than that for which the same is now used; (g) not initiate or acquiesce in any zoning reclassification without Lender's written consent; (h) pay each item of Indebtedness secured by this Mortgage when due according to the execution and acknowledgement of this Mortgage and all other documents securing the indebtedness secured hereby and all federal, state, county and municipal taxes, other taxes, duties, imposts, assessments and charges arising out of or in connection with the execution, delivery, filing, recording or registration of the indebtedness secured hereby, this Mortgage and all other documents securing the indebtedness secured hereby.
 - Borrower's Aunt of al Covenants. Borrower further covenants and agrees with Lender, its successors and assigns as follows:
- A. Borrower will call, comply and cause compliance by tenants with all of the material terms, conditions and provisions of all leases on the Premises so that the same shall not become in default or be cancelled, terminated or declared void, and will do all that is needful to preserve all said leases in force. Except for taxes and assessments to be paid by Borrower pursuent to Paragraph I of this Mortgage, Borrower will not create or suffer or permit to be created, a subsequent to the date of this Mortgage, any lien or snoumbrance which may be or become superior to any lease affecting the Premises; and
- B. No construction shall be computed upon the Land or upon any adjoining land at any time owned or controlled by Borrower or by other business entities related to Borrower, valess the plans and specifications for such construction shall have been submitted to and approved in writing by Lender to the end that such construction shall not, in the sole judgment of Lender, entail prejudice to the loan evidenced by the Note and secured by this Mortgage.
- C. Borrower will at all times fully comply with and cause the Premises and the use and condition thereof to fully comply with all federal, state, county, inunicipal, local and other governow of all statutes, ordinances, requirements, regulations, rules, orders and decrees of any kind whatsoever that apply or relate thereto, and will observe and comply with all conditions and requirements necessary to proserve and extend any and all rights, licenses, permits, privileges, franchises and or accessions (including, without limitation, those relating to land use and development, landmark preservation, construction, access, water rights, use, noise and pollution) which are applicable to Borrower or the Premises.
- D. Borrower shall within fifteen (15) days after a written request by Lender furnish from time to time a signed statement setting forth the amount of the obligation secured hereby and whether or not we went of Default, offset or defense then is alleged to exist against the same and, if so, specifying the nature thereof.
- 12. Environmental Matters. A. Borrower represents to Lender ti at incre are no known or unknown, nor have there been any, nor will Borrower cause or suffer there to be, nor, to the best of its knowledge after due it we tigation has any other person or entity caused there to be, any "Hazardous Materials" (as hereinafter defined) generated, released, stored, buried at eposited over, beneath, in or upon, or which have been or will be used in the construction or renovation of any buildings, facilities or improvements of any nature whatsoever on, the Land, or, to the best of its knowledge, over, beneath, in or on adjacent parcels of real estate. For purposes of the Mortgage, "Hazardous Materials" shall mean and include asbestos, radon, underground storage tanks, PCBs and any hazardous, toxic or dang—ous waste, substance or material defined as such in or for purposes of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 USC Section 960) et. seq.), the Hazardous Materials Transportation Act (49 USC Section 1802, et. seq.), the Resource Conservation and Recovery Act (42 USC Section 690) et. seq.), the United States Department of Transportation Table (49 CFR Section 172.10) and an indicents thereto) or any other federal, statu or local statute, law, ordinance, code, rule, regulation, order or decree regulating, relating to or imposing in hillty or standards of conduct concerning any hazardous, toxic or dangerous waste, substance or material as now or all any time hereafter in effect.
- B. Borrower covenants that Borrower will indemnify, hold harmless, and defend Lender at dany current or former officer, director, employee or agent of Lender thereinafter collectively referred to as the "Indemnifees") from any and all claims, losses, damages, response costs, clean-up costs and expenses arising out of or in any way relating to (i) the existence, presence, suspected presence, refease or suspected release of any Hazardous Materials over, beneath, in or upon the Premises or adjacent parcels, or in the improvements on the Premises, or (ii) a breach of any representations, warranties, covenants or agreements set forth in Paragraph 12A hereof, in either event including, but not limited to:
 (a) claims of third parties (including governmental agencies) for damages, penalties, response costs, clean-up co is, in unctive or other relief; (b) costs and expenses of removal, remediation and restoration, including, without limitation, fees of attorneys in der perts, and costs of reporting the existence of Hazardous Materials to any governmental agency; and (c) any and all other expenses or obligation, where or not taxable as costs, including, without limitation, attorneys fees, witness fees, deposition costs, copying and telephone charges and of the expenses, all of which shall be paid by Borrower when incurred. The loregoing indemnity shall survive the payoff of the loan evidenced by ine Note.
- C. The representations, warranties, covenants and agreements contained herein and the obligations of Borrover to indemnify Lender and the other Indemnitees with respect to the expenses, damages, losses, costs, damages and linbilities set forth in Paragraph 12t hereof shall survive (i) any transfer of all or any portion of the beneficial interest in, to and under Borrower, (ii) the foreclosure of any liet's on the Premises by Lender or a third party or the conveyance thereof by deed in lieu of foreclosure (and shall not be limited to the amount of any deficiency in any foreclosure sale of Premises) and (iii) all other indica of the termination of the relationship between Borrower and Lender.
- D. During the term of the loan evidenced by the Note, Lender shall have the right, at its option, to retain, at Borrower's expense, an environmental consultant who shall prepare a report indicating whether the Premises contain any wellands or are being used for any activities involving, directly or indirectly, the use, generation, treatment, storage or disposal of any Hazardous Materials. Borrower hereby grants to Lender and Lender's agents, employees, consultants and contractors the right to enter upon the Premises and to perform such tests on the Premises as are reasonably necessary to conduct any such investigation.
- E. If any of the provisions of the Illinois Responsible Premises Transfer Act of 1988 ("IRPTA") are now or hereafter become applicable to the Premises, Borrower shall comply with such provisions. Without limitation on the generality of the foregoing, (i) if the delivery of a disclosure document is now or hereafter required by IRPTA, Borrower shall cause the delivery of such disclosure document to be made to all parties entitled to receive same within the time period required by IRPTA: and (ii) Borrower shall cause any such disclosure document to be recorded with the Recorder of Deeds of the County in which the Premises are located and filed with the Illinois Environmental Protection Agency, all within the time periods required by IRPTA. Borrower shall promptly deliver to Lender evidence of such recording and filing of such disclosure document.
- inspection. Lender shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose.
- 14. Maintenance of Borrower's Existence So long as any part of the Note remains unpaid, Borrower shall maintain its existence and shall not merge into or consolidate with any other corporation, firm, boint venture or association; nor convey, transfer, lease or otherwise dispose of all or substantially all of its property, assets or business; nor assume, ginning or become primarily or contingently liable on any indebtedness or obligation of any other person, firm, joint venture or corporation, without prior written consent from Lender.

15. Default If (a) default be made in the due and punctual payment of the Note, or any installment due in accordance with the terms hereof, either of principal or interest or in any payment required to be made under the terms of said Note or this Mortgage; or (b) a petition shall be filed by or against the Bierrower in voluntary or involuntary banks uptcy or under Chapters XI, XII or XIII of the Federal Banksuptcy Act or any similar law, state or federal, whether now or hereafter existing; or (c) the Borrower shall be adjudicated a banksupt, or a trustee or a receiver shall be appointed for the Borrower or for all Borrower's property or the major part thereof in any proceeding, or any count shall have taken jurisdiction of the property of the Borrower or the major part thereof in any proceeding for the arrangement, liquidation or winding up of the affairs of the Borrower; or (d) the Borrower shall make an assignment for the benefit of creditors, or shall admit in writing inability to pay Borrower's debig generally as they become due; or (e) default's shall be made in the due observance or performance of any other of the covenants, agreements or conditions hereinbefore or hereinafter contained or as contained in any other instrument evidencing, securing or guarantying the Note, and the same shall continue for five (5) days (any and all of the foregoing being herein referred to as an Event of Default'), then and in every such case the whole of said principal sum hereby secured shall, at once, at the option of Lender become immediately due and payable, together with accrued interest thereon, without notice to Borrower.

Prohibition on Sale or Financing

- A. Any sale, conveyance, assignment, pledge, hypothecation, encumbrance or other transfer of title to, or any interest in, or the placing of any lien upon the Premises, the beneficial interest in Borrower or any ownership interest in the Borrower or the beneficiary of Borrower (whether voluntary or by operation of law) without Lender's prior written consent shall be an Event of Default hereunder.
- B. For the purpose of, and without limiting the generality of, Paragraph 16A, the occurrence at any time of any of the following events shall be deemed to be an unpermitted transfer of title to the Prenuses and therefore an Event of Default hereunder: (a) any sale, conveyance, assignment or other transfer of any general partnership interest in any limited partnership or general partnership (hereinafter called the Fartnership') which constitutes the Borrower or the beneficiary of Borrower hereunder; provided that if there is only one general partner and that general partners, ies or becomes incapacitated, a transfer to a successor general partner, subject to the approval of Lender, which approval will not unreasonably be will not be an event of default; (b) any grant of a security interest in any general partnership interest in the Partnership; (c) any sale conveyance, assignment or other transfer of any share of stock of any corporation which constitutes the Borrower or the beneficiary of Burrower, or which directly controls the Partnership, which results in any material change in the identity of the individuals previously in for 10 such corporation or Partnership; (d) the grant of a security interest in any share of stock of any corporation described in the previous cause c) which could result in a material change in the identity of the individuals previously in control of such corporation or Partnership? (he secured party holding such security interest would exercise its remedies.
- C. It is understood and agreed that the indebtedness secured hereby was created solely due to the financial sophistication, creditworthiness, background and busin is sophistication of Borrower (or in the event Borrower is a trust, the beneficiary of Borrower) and Lender continues to rely upon same as the means of maintaining the value of the Premises. It is further understood and agreed that any secondary or junior financing placed upon the Premise, or the improvements located thereon, or upon the interests of Borrower (or in the event Borrower is a trust, the beneficial interest of the trust, may divert funds which would otherwise be used to pay the indebtedness secured hereby, and could result in acceleration and/or foreclosure by any such junior lienor. Any such action would force Lender to take measures, and incur expenses, to protect its security, and would detract from the value of the Premises, and impair the rights of Lender granted hereunder.
- D. Any consent by Lender to, or any will or of any event which is prohibited under this Paragraph 16, shall not constitute a consent to, or waiver of, any right, remedy or power of Le. der upon a subsequent event of default.
- 17. Default of Guarantor. The Note has been run antied, by separate Guaranty, by Vincent A. Petrancosta and Linda A. Petrancosta and it is a covena, if a cold that in case any guarantor shall be declared a bankrupt, or shall file a petition in voluntary bankruptcy, or under Title 11 of the United States Cole, or any other similar state or federal law, or should any guarantor file any declaration, answer or pleading admitting his insolvency or inset of the property or estate of any guarantor, or should any court lake jurisdiction of any guarantor's property, or estate, or should any guarantor make an assignment for the benefit of its ceditors, then upon the occurrence or happening of any such event, Lender may declare an Event of Default hereunder, and may at its op' ion disclare the entire remaining principal balance to be immediately due, or said Lender may immediately institute foreclosure proceedings, and/or avail itself of any right or remedy herein reserved, and/or any right or remedy allowed by law in such case made and provided.
- 18. Foreclosure. When the indebtedness hereby secured, or any print thereof, shall become due, whether by acceleration or otherwise, Lender shall have the right to foreclose the lien hereof for such indebtedness up to thereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Lender for attorneys' fees, appraisers' fees, outlays for documentary and expense stemographers' charges, publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) for procuring all such abstracts of title, title searches and examinations, title insurance policies. Torrens certificates and similar data and assurance with respect to title as Lender may deem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be har, porsuant to such decree the true condition of the title to or the value of the Premises.

All expenditures and expenses of the nature in this Paragraph mentioned, and such expenses and fees as may be incurred in the protection of said Premises and the maintenance of the lien of this Morigage, including the fees of any after $e^{i\phi}$ imployed by Lender in any litigation or proceeding affecting this Morigage, the Note or said Premises, including probate and bankruptcy proceedings, or in preparations for the commencement or defense of any proceeding or threatened suit or proceeding, shall be immediately sue and payable by Borrower, with interest from the date of disbursement at the Detault Rate stated in the Note and shall be secured by this Morigage.

The proceeds of any foreclosure sale of the premises shall be distributed and applied in the order set (crt) in Paragraph 7 of the Note; and the overplus (if any) to Borrower, Borrower's heirs, legal representatives or assigns, as their rights may apply.

- 19. Appointment of Receiver. Upon, or at any time after the filing of a complaint to foreclose this Mo tgage, the court in which such complaint is filed may appoint a receiver of the Premises. Such appointment may be made either before or after sale. All, out notice, without regard to the solvency or insolvency of Borrower at the time of application for such receiver and without regard to the necessary or insolvency of Borrower at the time of application for such receiver and without regard to the may be spoointed as such receiver. Such receiver shall be then occupied as a homestead or not and Lender hereunder or any holder of the Note may be spoointed as such receiver shall have power to collect the rents, issues and profits of the Premises during the pendency of sur, foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there he redemption or not, as well as curing any further times when Borrower, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the P. etc. ses during the whole of said period. The court from time to time may authorize the receiver to apply the net income in his hands after deducing reasonable compensation for the receiver and his counsel as allowed by the court, in payment fin whole or in part) of any or all of any obligation secured hereby, including without limitation the following, in such order of application as Lender may elect. (I) amounts due upon the Premises; (iv) insurance premiums, repairs, taxes, special assessments, water charges and interest, penalties and costs, in connection with the Premises; (iv) any other lien or charge upon the Premises that may be or become superior to the lien of this Mortgage, or of any decree foreclosing the same; provided that such application is made prior to foreclosure sale, and (vi) the deficie
- 20. Application of Funds Upon Default. In the event of a default in any of the provisions contained in this Mortgage or in the Note secured hereby. Lender may at its option, without being required to do so, apply any morties at the time on deposit pursuant to Paragraph 4 hereof, on any of Borrower's obligations herein or in the Note contained in such order and nature as Lender may elect. When the indebtedness secured hereby has been fully paid, any remaining deposits shall be paid to Borrower. So long as any amount is impaid under the Note or this Mortgage, the funds on deposit pursuant to Paragraph 4 hereof shall be applied for the purposes for which made hereunder and shall not be subject to the direction or control of the Borrower; and Lender shall not be liable for any failure to apply to the payment of taxes, assessments or insurance premiums unless Borrower, while not in default hereunder, shall have requested in writing to make application of such funds to the payment of the particular taxes, assessments or insurance premiums for payment of which they were deposited, accompanied by bills for such laxes, assessments or insurance premiums.
- 21. Lender's Right to Exercise Remedies. The rights and remedies of Lender as provided in the Note, in this Mortgage, in any other Loan Document or available under applicable law, shall be cumulative and concurrent and may be pursued separately, successively or together against Borrower or against other obligors, if any, or against the Premises, or against any one or more of them, at the sole discretion of Lender, and may be exercised as often as occasion therefor shall arise. The fulture to exercise any such right or remedy shall in no event be construed as a waiver or release thereof. No delay or omission of Lender to exercise any right or power accruing upon any default shall impair any such right or power, or shall be construed to be a waiver of any such default or any acquiescence therein, and every power and remedy given by this Mortgage to Lender may be exercised from time to time as often as may be deemed expedient by Lender. Nothing in this Mortgage or in the Note shall affect the obligation of Borrower to pay the principal of, and interest on, the Note in the manner and at the time and place therein respectively expressed.

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22. Rights of Lender. In case of default herein, Lender may, but need not, make any payment or perform any act herein required of Borrower in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All monles paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other monles advanced by Lender to protect the Premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon from the date of the disbursement at the rate stated in the Note; provided that the aggregate amount of the indebtedness secured hereby together with all such additional sums advances shall not exceed five hundred (500%) percent of the amount of the original indebtedness secured hereby. Inaction of Lender shall never be considered as a waiver of any right accruing to it on account of any default on the part of Borrower.

23. <u>Fortestance</u>. Any fortestance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any right or remedy hereunder. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage or to demand repayment for amounts so paid, with interest, as provided herein or in the Note.

24. Waivers by Borrower. Borrower waives the benefit and agrees not to invoke any appraisement, valuation, stay, extension or exemption laws, or any so-called "moratorium laws," not existing or hereafter enacted, in order to prevent or hinder the enforcement of foreclosure of this Mortgage. Borrower for Borrower and all who may claim through or under Borrower waives any and all rights to have the property and estates comprising the mortgaged Premises marshalled upon any foreclosure of the lien hereof and agree that any court having jurisdiction to foreclose such lien may order the mortgaged Premises sold as an entirety. Borrower hereby waives any and all rights of redemption from saie under any order or decree of foreclosure of this Mortgage on Borrower's behalf and on behalf of each and every person (except decree or judgment creditors of Torrower) acquiring any interest in or title to the Premises subsequent to the date of this Mortgage. Borrower hereby waives and releases all rights as it benefits under and by virtue of the homestead exemption laws of the State of Illinois.

25. Binding This Mortgage and all provisions hereof shall extend to and be binding upon Borrower and all persons claiming under or through Borrower, and the word "Borrower" when used herein shall include all such persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage, and shall include the singular or plural as the context may require. All obligations of Borrower hereunder shall be joint and several if more than one party comprise the Borrower. The word "Lender" when used herein shall include he successors and assigns of Lender named herein, and the holder or holders, from time to time, of the Note secured hereby.

26. No Merger. It being 'ne desire and intention of the parties hereto that this Mortgage and the lien hereof do not merge in fee simple title to the Premises, it is hereby under no od and agreed that should Lender acquire any additional interest in or to the Premises or the ownership thereof, then, unless a contrary intent is manifested by Lender, as evidenced by an express statement to that effect in an appropriate document duly recorded, this Mortgage and the limit needs shall not merge in the fee simple title, toward the end that this Mortgage may be foreclosed as if owned by a stranger to the fee simple title.

27. Release. Lender shall release (1.1.2) ortgage and the lien thereof by proper instrument upon payment and discharge of all indebtedness accured hereby and payment of a leasonable fee to Lender for the preparation and execution of such release.

28. Borrower not a Joint Venturer of Paring. Borrower acknowledges and agrees that it no event shall Lender be deemed to be a partner or joint venturer with Borrower or any benefit of Borrower. Without limitation of the foregoing, Lender shall not be deemed to be such a partner or joint venturer on account of its becoming a mortgages in possession or exercising any rights pursuant to this Mortgage or pursuant to any other instrument or document evidencing or occuring any of the indebtedness secured hereby, or otherwise.

29. Notice. Any notice which either party hereto not desire or be required to give to the other party shall be in writing and the mailing thereof by certified mail addressed to the Borrower or Le ider at the address set forth above, or at such other place as any party hereto may by notice in writing designate as a place for service of notice, shall constitute service of notice hereunder.

30. Severability. In the event any of the provisions contained in this Mortgage or in any other Loan Documents (as defined in the Note) shall, for any reason, be held to be invalid, illegal or unenforceable in any .expect, such invalidity, illegality or unenforceability shall, at the option of Lender, not affect any other provision of this Mortgage, the obligation setured hereby or any other Loan Document and same shall be construed as if such invalid, illegal or unenforceable provision had never use contained herein and therein. This Mortgage has been executed and delivered at Chicago, illinois and shall be construed in accordance there will and governed by the laws of the State of Illinois.

31. <u>Captions.</u> The captions and headings of various paragraphs of this his igage are for convenience only and are not to be construed as defining or limiting in any way the scope or intent of the provisions hereof. Wherever used, the singular number shall include the plural and the plural the plural the singular, and the use of any gender shall be applicable to all genders.

32. Assignment of Rents and Leases. A. In further secure the indebtedness sectived by Borrower does hereby sell, assign and transfer unto Lender all the rents, issues and profits now due with respect to the Premises, and hereby sell, assign and transfer onto Lender all Borrower's right, title and interest as lessor under or by virtue of any lease, whether written or v. Dal, or any letting of, or of any agreement for the use or occupancy of the Premises or any part thereof, which may have been interectione or v. v. beneafter made or agreed to or which may be made or agreed to by Borrower or its agents or beneficiaries under the powers herein granted, it only g the intention hereby to establish an absolute transfer and assignment of all of such lesses and agreements, and all the avails thereunder, v. to Lender, and Borrower does hereby appoint irrevocably Lender its true and lawful attorney in its name and stead (with or willhout taking presents) to rent, lease or let all or any portion of the Premises to any parties at such rental and upon such terms as Lender shall, in its discretion, determine, and to collect all of asid avails, rents, issues and profits arising from or accruing at any time hereafter, and all now the or that may hereafter exist on the Premises.

B. Borrower represents and agrees that no rent has been or will be paid by any person in possession of any portion of the Premises for more than one installment in advance and that the payment of none of the rents to accrue for any portion of the Premises has been or will be, without Lender's consent, waived, released, reduced, discounted, or otherwise discharged or compromised by Borrow it. Borrower shall not grant any rights of set off or permit any set off to rent by any person in possession of any portion of the Premises. Borrower, at rees that it will not assign any lease or any rents or profits of the Premises, except to Lender or with the prior written consent of Lender.

C. Nothing herein contained shall be construed as constituting Lender as a mortgagee in possession in the abjency of the taking of actual possession of the Fremises by Lender. In the exercise of the powers herein granted Lender, no liability shall be asset to senforced against Lender, all such liability being expressly waived and released by Borrower.

D. Borrower further agrees to assign and transfer to Lender all future leases upon all or any part of the Premises and to execute and deliver, at the request of Lender, all such further assurances and assignments in the Fremises as Lender shall from time to time require.

E. Although it is the intention of the parties that the assignment contained in this Paragraph 32 shall be a present assignment, it is expressly understood and agreed, anything herein contained to the contrary notwithstanding, that so long as there is no Event of Delault hereunder. Borrower shall have the privilege of collecting and retaining the rents accruing under the leases assigned hereby, until such time as Lender shall elect to collect such rents pursuant to the terms and provisions of this Mortgage.

F. Borrower expressly covenants and agrees that if Borrower, as lessor under any lease for all or any part of the Premises, shall fail to perform and fulfill any term, covenant, condition or provision in said lease or leases, or any of them on its part to be performed or fulfilled, at the limes and in the manner in said lease or leases provided, or if Borrower shall suffer or permit to occur any breach or default under the provisions of any assignment of any lease or leases given as additional security for the payment of the indebtedness secured hereby, such breach or default shall constitute a default hereunder and entitle Lender to all rights available to it in such event.

G. At the option of Lender, this Mortgage shall become subject and subordinate, in whole or in part (but not with respect to priority of entitlement to insurance proceeds or any award in eminent domain), to any one or more lenses affecting any part of the Premises, upon the execution by Lender and recording or registration thereof, at any time hereafter, in the office wherein this Mortgage was registered or filed for record, of a unilateral declaration to that effect.

This document is made by the Pioneer Bank & Trust. Company as Trustee and accepted upon the express understanding that the Pioneer Bank & Trust Comthat y enters into the same not personally, but only as Trustee and that no personal libility is assumed by nor shall be asserted or entolded against the Pioneer Bank & Trust Comply yip notice of or on account of the making checked in the cholument or of anything thereir contains, all solutions of try, if any being exprestry waived, nor shim the Pioneer Bank & Trust Company be held personally liable upon or in conseglence of any of the covenants of this document, eliker expressed, or implied.

TRUSTEE: AFFIX EXCULPATION CLAUSE HERE

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Op Op Control of the IN WITNESS WHEREOF, Borrower has execute of this Mortgage.

ATTEST

Its: Assi stant cretary/Sharon Jackson

DOCUMENT PREPARED BY:

Kevin P. Breslin
Katz Randall & Weinberg
200 North LaSalle Street
Suite 2300
Chicago, Illinois 60601

RETURN TO RECORDER'S BOX 340

DANIEL N. WLODEK

KPB 199130/8325W

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TRUSTEE: AFFIX EXCULPATION CLAUSE HERE

IN WITNESS WHEREOF, Borrower has executed this Montgarie.

DOCUMENT PREPARED BY:

Kevin P. Breslin Katz Randali & Weinberg 200 North LaSalle Street Suite 2300 Chicago, Illinois 60601

RETURN TO RECORDER'S BOX 340

The First National Bank of Des Plaines

Experience program respecting and tradition of first descent afficient or this or on the second cide here dor attained heles.

1. expressly made a part herein.

STATE OF ILLINOIS COUNTY OF COOK Rena M. Phillips _, a Notary Public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that DANIEL N. WLODEK, as Trust Officer processes SHARON JACKSON . as Pioneer Bank and Trust Company as _ <u>Assistant</u> Secretary Trustee under Trust Agreement dated December 9, 1991 and known as Trust No. 25541 , who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such <u>Trust Officer</u> programmet Assistant Secretary of said Company, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Company for the uses and purposes therein set forth; and said Assistant Secretary did then and there acknowledge that he, as custodian of the corporate seal of said Company did affix the corporate seal of said Company to said instrument as his own free and voluntary act and as the free and voluntary act of my han

Cook County Clark's Office said Company, for the uses and purposes therein set forth. GIVEN under my hand and notarial seal this 12th day of December 19_91

KPB 199130/8325W

STATE OF	ILLINOIS	í				
COUNTY OF	соок)				
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EXHIBIT "A"

Parcel 1: Property of Pioneer Bank and Trust Company Trust No. 25541

The North Half (N 1/2) of Lot Twelve (12) in Block Eleven (11) in Hansbrough and Hess' Subdivision of the East Half (E 1/2) of the South West Quarter (SW 1/4) of Section ThirtySix (36), Township Forty North (40 N), Range Thirteen (13), East (E) of the Third (3rd) Principal Meridian, in Cook County, Illinois.

Address: 1709 N. Richmond

Chicago, Illinois

13-36-321-015 PIN:

Property of The First National Bank of Des Plaines Trust No. 16971697

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the West 1/2 of East of the Phird P.

3402-06 W. Medil) Chicago, Illinois
-35-202-022 Lot 9 and Lot 10 in Block 1 in Allport's Subdivision of the North 3/8 of the East 1/3 of the West 1/2 of the Northeast 1/4 of Section 35, Township 40 North, Range 13, East of the Phyrd Principal Meridian, in Cook County, Illinois.

Address: 3402-06 W. Medil)

PIN: 13-35-202-022

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