

WHEN RECORDED

UNOFFICIAL COPY

91117329

MAIL TO:

COMMERCIAL NATIONAL BANK OF CHICAGO
4800 N. Western Avenue
Chicago, Illinois 60625

SPACE ABOVE THIS LINE FOR
RECORDER'S USE

COMMERCIAL NATIONAL BANK OF CHICAGO

4800 N. Western Avenue
Chicago, Illinois 60625

MORTGAGE

THIS MORTGAGE made this 6th day of March
1991 between Bruce R. Swanson and Shirley M. Swanson, his wife,
as joint tenants

15.00

(hereinafter referred to as "Mortgagor") and the COMMERCIAL NATIONAL BANK OF CHICAGO, a national banking association (hereinafter referred to as the "Mortgagee")

WHEREAS Mortgagor is indebted to Mortgagee in the principal sum of
One hundred ten thousand nine hundred ninety and 29/100 Dollars
(\$ 110,990.29) which indebtedness is evidenced by Mortgagee's Note dated March 6, 1991

(hereinafter referred to as the "Note") and

WHEREAS the Note provides for interest to be charged on the balance of principal remaining from time to time outstanding at a rate equal to 1.25 percent (1 1/4 %) above the rate quoted daily by the First National Bank of Chicago and identified by it as its "prime rate" (or its equivalent).

WHEREAS the initial interest rate charged under the Note is equal to Ten and one quarter percent
10.25 % per annum and

WHEREAS the Note provides for monthly payments of One thousand four hundred ninety five and 74/100 Dollars (\$ 1,495.74) on the 15th day of each month commencing with April 15, 1991 with the balance of the indebtedness if not sooner paid due and payable on March 15, 2001 and

NOW, THEREFORE, Mortgagor, to secure the payment of the Note with interest thereon, the payment of all other sums with interest thereon advanced in accordance herewith to protect the security of this Mortgage and the performance of the covenants and agreements of Mortgagor herein contained Mortgagor does hereby mortgage, grant and convey to Mortgagee the following described real estate located in the County of Cook State of Illinois:

Parcel 2:

lot 80 in Hill's resubdivision of Lots 27 to 28 inclusive in Block 70 and lots 3 to 14 inclusive and 27 to 38 inclusive in Block 71 and lots 3 to 14 in Block 72 in the North West Land Association's Subdivision of the West $\frac{1}{4}$ of Blocks 22 and 27 and all of Blocks 23, 24 and 26 in Jackson's Subdivision of the South East $\frac{1}{4}$ of Section 11, Township 40 North, Range 13 East of the Third Principal Meridian with Blocks 1 and 8 and Block 2 (except the east 1 acre thereof) in Clark's subdivision of the North West $\frac{1}{4}$ of the North East $\frac{1}{4}$ of Section 14, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois

COOK COUNTY, ILLINOIS

1991 MAR 5 PM 37

91117329

Permanent Index No. 13-11-426-025

Which has the address of

4818 N. Bernard, Chicago, Illinois

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(j) In the event this Mortgage is made out in a condominium, perform all of Mortgagor's obligations under the declaration or covenants creating or governing the condominium, the by-laws and regulations of the condominium and the constituent documents.

3. Any sale, conveyance or transfer of any right, title or interest in the Premises or any portion thereof or any sale, transfer or assignment of all or any part of the beneficial interest in any trust holding title to the Premises without the prior written approval of Mortgagee shall, at the option of Mortgagee, constitute a default hereunder on account of which the holder of the Note secured hereby may declare the entire indebtedness evidenced by said Note to be immediately due and payable and foreclose this Mortgage immediately or at any time such default occurs.

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(1) If the government for any like, desirably or other reasons, it may be expedient shall provide certain of its members upon whom it is to be imposed, such charge as by mutual consent.

(ii) Consistently with the provisions of any lease if this Mortgage is on a leasehold.

(4) Not suffer or permit any unlawful use of or any nuisance to exist on said premises nor to do anything or make by any act or omission to do so.

(c) *Keep said Premises in good condition and repair without waste and race from any encroachers or other лица or claim of лица non曲折者* so as to do the least harm.

(d) Companies within a consortium (inc any buildings or properties) now do all the same things in respect of certain assets and property.

(c) Keep the improvements and changes of the beneficiary recorded on the property, measured separately by area, length, width, and some other standards, so that the beneficiary may readily ascertain the cost of repairing or replacing any part of the property.

(1) (any modification), where the said paragraphs all generally affect the procedure and service charges, service agreements, service contracts and other terms and conditions of the Note; the changes are to be applied, notwithstanding that the Note is otherwise heretofore due, (the majority) by means provided in the Note in anticipation of such changes and charges as may be applicable, including those heretofore due, and changes to be applied, which are provided and payables under the Note, and so forth, notwithstanding that the Note is otherwise heretofore due, (the majority) by means provided in the Note in anticipation of such changes and

(2) Primarily capable of fulfilling its functions in the present or the future in the present or the future.

and the *Newspaper* and *Journal* paragraphs, part which due the *particular* and *intensity* on the *notices* (*notices*) contained by the *Notice*, and *the changes* to *be* *passed*.

IT IS FURTHER UNDERSTOOD THAT

Moreover, as we have seen, the Mongol Empire is usually credited with the cause of the early concentration and later the shift to mercantile, grain and commodity agriculture.

PARIS/CHINA: China is the main destination for Chinese tourists, followed by the United States and Australia. The Chinese government has implemented strict travel restrictions, which have significantly impacted the tourism industry. The Chinese government has also imposed a ban on international flights, which has further exacerbated the situation.

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(g) In the event this Mortgage is on a unit in a condominium, or part of a Mortgagee's interest under the declaration of covenants creating or governing the condominium, the by-laws and regulations of the same, and the Governing documents.

3. Any sale, conveyance or transfer of any right, title or interest in the Premises or any portion thereof or any sale, transfer or assignment of all or any part of the beneficial interest in any trust holding title to the Premises without the prior written approval of Mortgagee shall, at the option of Mortgagee, constitute a default hereunder on account of which the holder of the Note secured hereby may declare the entire indebtedness evidenced by said Note to be immediately due and payable and cause to be made this Mortgage immediately or at any time such default occurs.

4. In the case of a failure to perform any of the covenants hereof, or if any action or proceeding is commenced which materially affects Mortgagee's interest in the property, including, but not limited to eminent domain, involuntary land enforcement, or arrangements or proceedings involving a bankrupt or deceased Mortgagor, or upon Mortgagee's behalf everything so mentioned, Mortgagee may, also do any act it may deem necessary to protect the lien herein, and Mortgagor will repay upon demand any money paid or disbursed, including reasonable attorney's fees and expenses, by Mortgagee for any of the above purposes and such money together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness hereunder and shall be included in any decree foreclosing this Mortgage and be paid out of the rights or proceeds of sale of said Premises if not otherwise paid. It shall not be obligation upon Mortgagee to inquire into the validity of any lien, encumbrance, or claim in advancing money as above set forth, but nothing herein contained shall be construed as requiring Mortgagee to advance any money for any purpose nor to do any act hereunder, and Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder nor shall any act of Mortgagee act as a waiver of Mortgagee's right to accelerate the maturity of the indebtedness secured by this Mortgage or to proceed to foreclose this Mortgage.

5. Time is of the essence herein, and if default be made in performance of any covenant herein contained or contained in the Note or in making any payment under said Note or obligation or any extension or renewal thereof, or if proceeding be instituted to enforce any other lien or charge upon any of the Premises, or upon the filing of a proceeding in bankruptcy by or against Mortgagor, or Mortgagee shall make an assignment for the benefit of his creditors or if his property be placed under control of any court or officer of the government, or if Mortgagor abandons the Premises or fails to pay when due any charge or assessment, whether for insurance premiums, maintenance, taxes, capital improvements, purchase of another unit, or otherwise imposed by an association, club, corporation or similar owners' group, then and in any of said events, Mortgagee is hereby authorized and empowered at its option, and without affecting the lien herein created or the priority of said lien or any right of Mortgagee hereunder, to declare without notice all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor and apply toward the payment of said Mortgage indebtedness any money of Mortgagor held by Mortgagee, and said Mortgagee may also immediately proceed to foreclose this Mortgage and in any foreclosure a sale may be made of the Premises or trustee without the offering of the several parts separately.

6. Upon the commencement of any foreclosure proceeding hereunder, the court in which such suit is filed may at any time, either before or after sale, and without notice to Mortgagor, or any party claiming under him, and without regard to the solvency of Mortgagor or the then value of said Premises, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver, with power to manage and rent and to collect the rents, issues and profits of said Premises during the pendency of such foreclosure suit and the statutory period of redemption, and such rents, issues and profits, when collected, may be applied before as well as after the foreclosure sale, towards the payment of the indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the Premises, including the expenses of such receivership, or on an deficiency decree whether there be a decree thereof in personam or not, and if a receiver shall be appointed he shall remain in possession until the expiration of the full period allowed by statute for redemption, whether there be redemption in law and until the issuance of a deed in case of sale, but if no deed be issued, until the expiration of the statutory period during which it may be issued and no lease of said Premises shall be nullified by the appointment of a receiver, and the receiver shall be free to terminate any lease tenancy in the lien herein, and upon foreclosure of said Premises, there shall be allowed and included as an additional indebtedness in the decree of sale all expenditures and expenses together with interest thereon at a rate per annum equal to five percent (5%) above the rate quoted daily by the First National Bank of Chicago and identified by it as its "Prime Rate," or its equivalent, or if said rate of interest is higher than permitted by state law, then in the highest rate permitted by state law, which may be paid or incurred by or in behalf of Mortgagee for attorney's fees, appraiser's fees, court costs and costs (which may be estimated as to include items to be expended after the entry of the decree) and in procuring all such data with respect to title as Mortgagee may reasonably deem necessary, either to prosecute such suit or to evidence its hold over at any sale held pursuant to such decree the true title to or value of said Premises, all of which aforementioned amounts together with interest as herein provided shall be immediately due and payable by Mortgagor in connection with any proceeding, including a probate or bankruptcy proceeding in which either party herein shall be a party by reason of this Mortgage or the Note herein secured, or in preparations for the commencement of any suit for the foreclosure herein after the accrual of the right to foreclose, whether or not actually commenced, or in preparations for the defense of an intervention in any suit or proceeding or any threatened or contemplated suit or proceeding, whether or not the Premises is the security herein. In the event of a foreclosure sale of said Premises, there shall first be paid out of the proceeds thereof, first, all of the aforesaid items, then the entire indebtedness, whether due and payable by the terms herein or not, and the interest due thereon up to the time of such sale, and the surplus, if any, shall be paid to Mortgagor and the purchaser shall not be obliged to set off the application of the purchase money.

7. Extension of the time for payment or modification or amortization of the sums secured by this Mortgage granted by Mortgagor to any successor in interest of Mortgagor shall not operate to release in any manner the liability of the original Mortgagor and Mortgagor's successor in interest. Mortgagee shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sum secured by this Mortgage by reason of any demand made by the original Mortgagor and Mortgagor's successor in interest.

8. Any forbearance by Mortgagee 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 such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Mortgagee shall not be waiver of Mortgagee's right to accelerate the indebtedness secured by the Mortgage.

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MAIL TO:

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4900 N. Western Avenue
Chicago, Illinois 60625

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91117329

**SPACE ABOVE THIS LINE FOR
RECODER'S USE**

NOTARY PUBLIC

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THE UNDERSIGNED, I, A. NADY RABBI
DO HEREBY CERTIFY THAT
I AM THE OWNER OF THE PROPERTY
DESCRIBED AS FOLLOWS:
A. ADDRESS: 1234 BROADWAY,
NEW YORK CITY, NY 10001
B. PROPERTY: A ONE STORY
MATERIALS: STAINLESS STEEL
C. PURCHASE PRICE: \$100,000.00
D. PURCHASE DATE: JUNE 1, 2010
E. PURCHASE AGENT: JOHN SMITH
F. PURCHASE PRICE: \$100,000.00
G. PURCHASE AGENT: JOHN SMITH
H. PURCHASE PRICE: \$100,000.00
I. PURCHASE AGENT: JOHN SMITH
J. PURCHASE PRICE: \$100,000.00
K. PURCHASE AGENT: JOHN SMITH
L. PURCHASE PRICE: \$100,000.00
M. PURCHASE AGENT: JOHN SMITH
N. PURCHASE PRICE: \$100,000.00
O. PURCHASE AGENT: JOHN SMITH
P. PURCHASE PRICE: \$100,000.00
Q. PURCHASE AGENT: JOHN SMITH
R. PURCHASE PRICE: \$100,000.00
S. PURCHASE AGENT: JOHN SMITH
T. PURCHASE PRICE: \$100,000.00
U. PURCHASE AGENT: JOHN SMITH
V. PURCHASE PRICE: \$100,000.00
W. PURCHASE AGENT: JOHN SMITH
X. PURCHASE PRICE: \$100,000.00
Y. PURCHASE AGENT: JOHN SMITH
Z. PURCHASE PRICE: \$100,000.00

**THE COMMISSIONERS
FOR THE
MANUFACTURE
OF
NANCY OZIAZ
„TASS“ STARCH.**

SHATTUCKS • MATERNS

Bruce R. Saylor

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