2034 Ridge Road Homewood, Illinois 60430

91152461

JUNIOR MORTGAGE

This is a	. Madaana mad	this 25TH	day of	MARCH				, 19 <u>91</u> ,
between	Daniel D.	Rossi a	day of nd Kathlee	n E. ro	ssi, his	wife (J)		
/'Modanco	" and BANK O	E HOMEWOO	D an Illinois ban	king corporati	on, its success	sors and assigns ("N	fortgagee").	
(MONGAGO	I J and DANK	11011121100	, an initial sur	RECITAL				
This Agr	eement provides	for advances	and readvances	of credit to th	e maximum an	nount of		
FIFTEEN	THOUSAND	AND NO/	100					Dollars,
in accordan	ce with the term	es and condition	by a note bearing ons stated therein all have the same	, with the bala	ance of the indi	page made by Mortg ebtedness. All future Igage.	agor (the "Note advances and	readvances of
of the Note of this Mortg	or of this mortga age or in the '\n ostitute note, (whoes hereby grant	ige to be paid te and to secu lich renewal ei	by Mortgagor, and re the prompt pay xtension, modifica	to secure the ment of any station, or substi	e performance ims due under tution shall not	ment and of all othe of the terms, covens any renewal, extensi impair in any manne successors and assig	ants and conditionation or modification or modification or modification or the validity or	ions contained ion of the Note priority of this
OF THAT	T PART OF 14 EAST O	THE COU	TH WEST 1/ IRD PRINCI	4 OF SEC PAL MERI	TION 32, DIAN, LY	GORE'S SUBD: TOWNSHIP 36 ING WEST OF NTY, ILLINO:	5 NORTH, THE	
	9-32-309-		Ox					
PROPERT	ry common	LY KNOWN	AS 18211	ASHLAND,	HOMEWOO	D, IL 60430 DEPT-01 RECO	ORBING	\$13.00
5 -			0	911	L 5 2461	7#8888 TRAI #2307 # #4	N 4534 04/04	1/91 15 45 00 -152461
				4		COOK COOK	A)) MECOUNE	1
	"THE	MAXIMUM	INTEREST I	RATE WIL	L NOT EXC	CEED 18%."		
ituated in Spremises"):	ook	_County, Illino	is (which together	with the follo	wing described	i property is sometir	nes herein refe	rred to as the
A. All ri	ght title and inte	rest of Mortgag	gor, including an a	fter-acquired (itle r r r version	n, in and to the beds	of the ways, stre	eels, avenue s,

and the alleys adjoining the premises;

B. All tenements, hereditaments, easements, appurtenances, and privileges in any vay now or later appertaining to the premises.

C. All buildings and improvements of every kind now or later erected or placed on the promises and all materials intended for construction, reconstruction, alteration or repairs of the improvements. All materials shall be desimed to be a part of the premises. The premises shall include all machinery, equipment and fixtures owned by the Mortgagor used or useful in the operation of the real estate, and all renewals or replacements and substitutions of those items, whether or not the same are or small be attached to the building or buildings in any manner, all the property owned by Mortgagor and placed on the premises or used in correction with the operation or maintenance of the premises shall, so far as permitted by law, be deemed to form a part of the real estate and for the purpose of this mortgage to be real estate, and covered by this mortgage. As to any property which does not form a part of the real estate or does not constitute a "fixture" (as such term is defined in the Uniform Commercial Code), this mortgage is hereby deemed to be a security agreement under this Uniform Commercial Code for the purpose of creating a security interest in such property, which Mortgagor grants to the Mortgagee as Secured Party (as such term is defined in the Uniform Commercial Code).

To have and to hold the premises by the Montgagee, its successors and assigns, forever, for the purposer and uses stated, free from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which rights and benefits the top top the state of the State of Illinois, which rights and benefits the top top the state of the State of Illinois, which rights and benefits the top top top the state of the release and waive.

COVENANTS

1. Mortgagor covenants and agrees:

a. To pay, when due, all sums secured by this Mortgage.

b. To keep the premises in good condition and repair and not to commit or permit waste on the premises

c. To keep the building now and hereafter on the mortgaged premises and all insurable parts of the real estateider a rebiacement cost form of insurance policy, against loss or damage by fire or other hazards as the Mortgagee may from time to time require, in forms, and companies and in sums satisfactory to Mortgagee. All insurance policies shall be held by and be payable to Mortgagee. as its interest may appear. At least fifteen (15) days before the expiration of each policy, Mortgagor shall deliver to Mortgagee a policyreplacing the one expiring.

d. Except to the extent money shall have been deposited and shall be available for payment of taxes under the provisions of the next paragraph or under a prior mortgage, to pay, not less than ten (10) days before the same shall become delinquent or a penalty attaches thereto for non-payment, all taxes, assessments and charges of every nature which may be levied, assessed, charged or imposed on the premises, or any part thereof and to pay when due any indebtedness which may be secured by a lien or charge on the premises, and, upon request by Mortgagee, to exhibit to Mortgagee satisfactory evidence of the payment and discharge of such lien or claim.

Upon request from Mortgagee, Mortgagor will pay to Mortgagee, on each date on which payment is due under the Note, such amount as Mortgagee may from time to time estimate will be required to pay (before the same become past due) all taxes, assessments and other governmental liens or charges against the property hereby mortgaged. Mortgagor shall procure and deliver to Mortgagee, in advance, statements for such charges. In the event of any default under the terms of this Mortgage, any part or all of the amounts paid by Mortgagee may be applied to the indebtedness secured by this Mortgage and in refunding any part of such amounts, Mortgagee may deal with whomever is represented to be the owner of the premises at that time.

e. To comply promptly with all ordinances, regulations, laws, conditions and restrictions which affect the mortgaged property, or its use. and not to permit the premises to be used for any unlawful purpose(s).

 To execute and deliver upon demand of Mortgagee any and all instruments Mortgagee may deem appropriate to perfect, evidence. protect or facilitate the enforcement of the lien of this Mortgage.

91152461

2. Mortgagor hereby assigns and rains in to light garder all rents and profits due or to become due and all deposits of money as advanced rent, or for security, under all present and future leases or agreements for use or occupancy of the mortgaged premises, including those made by Mortgagee under powers herein granted, hereby absolutely transferring and assigning all such leases and agreements and all avails of those leases and agreements to Mortgagee. 3. Mortgagor assign a light provide the premises under power of eminent domain or acquisition for public use or quasi-public use, and the proceeds of all awards after the payment of all expenses, including Mortgages's attorneys' fees, shall be paid to Mortgages. Mortgages is hereby authroized, on behalf and in the name of Mortgagor, to execute and deliver valid acquittances and to appeal from any such award. 4. All monies received by Mortgagee (a) under any policy of insurance, (b) from awards or damages in connection with any taking of or injury to the mortgaged property for public use, or (c) from rents and income, may at Mortgagee's option without notice, be used (i) towards the payment of the indebtedness secured by this Mortgage or any portion of the indebtedness whether or not yet due and payable; (ii) toward reimburgement of all costs, attorneys' fees and expenses of Mortgagee in collecting the proceeds of the insurance policies or the awards.

Any monies received by Mortgagee not used will be paid over to Mortgagor. 5. In the event of a default by Mortgagor in the performance of any agreement of Mortgagor under this Mortgage or under any other 5. In the event of a default by Mongagor in the penformance of any agreement of Mongagor under this Mongage of under any other instrument given as security in connection with this transaction or in any payment provided for in this Mongage or in the Note, of lif (a) there is a default in any prior montgage affecting the premises for a period of thirty (30) days, (b) there is an advance to Mortgagor under the terms of any prior open-end montgage without the written consent of Mongagee, (c) Montgagor shall become bankrupt or insolvent, or file a petition in bankruptcy or a voluntary petition to reorganize or to effect a plan or other arrangement with creditors or make an assignment for the benefit or creditors or have a receiver appointed, (d) the montgaged premises or any part thereof is attached, levied upon or seized, (e) any of the representations, warranties or statements of Montgagor are incorrect or (f) Montgagor abandons the montgaged property, or sells or attempts to sell all or any part of or any interest in the premises, then and in any of such events, at Mortgagee's option, the whole amount secured

shall become immediately due and payable without notice or demand and this mortgage shall be foreclosed accordingly. If Mortgagor should abandon the mortgaged poperty. Mortgages may take immediate possession of the property with or without foreclosure.

6. If any of Mortgago: covenants or agreements contained in this Mortgage are not performed, Mortgagee may, but need not, make any payment or perform any act required of Mortgagor, in any form and manner deemed expedient and may, but need not, make full or partial payments of principal or interest on prior encumbrance, if any, and purchase, discharge, compromise or settle any tax lien or any other lien, encumbrance, suit, title or club, or redeem from any tax sale or forfeiture affecting the premises or contest any tax assessment. All monies paid for any of the purposes authorized and all expenses paid or incurred in connection with those purposes, including reasonable attempts less, and any other monies advant to by Morigages to project the premises or the lien of this Morigage shall be additional indebtedness secured hereby and shall become with littless of the lien of the monies and payable without notice and with interest due on those payments as provided in the Note secured horeby.

7. In the event of foreclosure of this Montgage, Mortgager shall pay all costs and attorneys' fees which may be incurred by Mortgagee or in connection with any proceeding to which Mortgagee is a party by reason of this Mortgage. Mortgager will pay Mortgages, in addition to other costs, a reasonable fee for title evider ce prior to and after the filing of foreclosure and the preparation of such foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims against the premises and expense; of upkeep and repair made in order to place the same in a condition to be sold.

B. Every maker or other person liable on the Note spall remain primarily bound (jointly and severally, if more than one) until the Note is fully paid, notwithstanding any sale or transfer of bour un juged property. This instrument shall inure to the benefit of and bind the respective heirs; successors and assigns of the parties. Wheneversed, the singular number shall include the plural, and the plural the singular and the use of any gender shall be applicable to all genders. The word Mortgagor shall include all persons claiming under or through Mortgagor and all persons liable for the payment of the indebted. For any part thereof, whether or not such person shall have executed the Note of this Mortgage.

9. No remedy or right of Mortgagee shall be exclusive; but shall; e-in addition to every other right or remedy conferred or now or hereafter existing by law. Each and every right, power and remedy may be excelled or enforced concurrently. No delay in any exercise of any Mortgagee's rights shall preclude the subsequent exercise of that right and no waiver by Mortgagee of any default of Mortgagor, shall operate as a waiver of subsequent defaults. Time is of the essence in this Mortgage.

10. Any notice required by this mortgage or by law shall be sufficiently given is sent by certified mail, postage prepaid, to the addresses of the respective parties set forth above. Notices shall be deemed received on the third business day following the date of mailing.

11. If Mortgagor transfers, conveys, or assigns or attempts to transfer, convey or assign title to all or any portion of the beneficial interest on any trust which may hold title to the premises (including a collateral assignment there?), whether by operation of law, voluntarily, or otherwise, or if Mongagor contracts to do any of those things, Mongages, at its option, may accidenate the maturity of the Note causing the full principal balance, accrued interest, and prepayment premium, if any, to be immediately due and payable without notice to Mortgagor. Any waiver by Mortgagoe of the provisions of this paragraph shall not be deemed to be a waive of the right of Mortgagoe to insist upon strict

compliance with the provisions of the paragraph in the future.	
12. The terms of the Note of the same date as this Mortgage, with interest, incorporated by reference into this Mortgage.	and all renewals attensions and modifications are heret
Mortgagor has executed this mortgage the day and year first above written.	· (C
GO OF A STORY AND A STORY	
and the second of the second o	- Crance
provident rot to a contract the	Kathlen L' Kalk
STATE OF ILLINOIS	
COUNTY OF COUNTY	and the Otate of Hillands do handle and the
the understand a Notary Public in and for the County of is (are) personally known to me to	be the same person(s) whose name(s) is (are) subscribe
the release and walver of the right of homestead. Civen under my hand and notarial seal this 2000 day of	(cin 55 () 2 /
	Notary Public
This Document prepared by:	•
(Please Return (To)	Organia de la companya della companya della companya de la companya de la companya della company
के मार्थे अंग्रेडियर मार्थिय कर कर है जिल्ला है।	OFFICIAL SEAL
	1040
நாதிர் பார்க்கிய நிறு இரு இரு மா <mark>ரிக்கிய</mark>	(iRig Liona)
Address of Property:	Notary Public, State of Line
Address of Property:	(iRig Liona)
Address of Property: Every defining a second of the secon	Notary Public, State of Line
Address of Property: Exclusion on the control of th	Notary Public, State of Line
Address of Property: Every defining a part (2000年度を発展している)	Notary Public, State of Line

practice parteets evidence