	THIS INDENTU	RE, made	prill,		g ⁽⁾ between	Michael	P. Kelly on	d Gall L.
elly,	his wife						king corporation (h	
as "M	fortgagee") with						Agreement horein referred t hundred sixt	
boneis	o aves date he	ensuth in the	nancinal sum o	Thirty	three thou	sand six	hundred sixt	y five and
(X)	_/ 100 Dollars (\$.	33,665,	()() mac	de payable to Moi	tgagee and deliv	vared, in and b	y which Note, Mor h in the Note.	Igagor promises
to pay	on or before	April 1,	1994	the said principa	l sum with inter	est as set fort	h in the Note.	
baland	All such payments and the remain , Illinois.	its on account der to principa	of the indebtedn II. All said principa	ess evidenced by Land interest beir	y said note to be ig made payable	e first applied at the principa	to interest on the il office of the Mort	unpaid principal gages in Buffalo
limitat forma and va the Mi	tions of this Mort nce of the covers	gaes, and all e ints and agree	xtensions and ren ments herein con	ewals thereof, to tained, by the Mo	gether with inter ortgagor to be pe	est and charge erformed, and	rms and the terms es as therein provid also in consideration presents Mortgage OOK	led, and the per- on of other good
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	t/ 4 C Reat	of the Mor	Led Princ no	Maridian	in Main T	owneh Lis	in Cook Count	EV.
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at.				, C		DEPT	O1 RECORDING	\$15.7
WICES	00 10 110	650.6	tescribed, is refer		40.	• 1484 • 4484	II IRAN 1680 I 64 \$ ♠ ★9 30K COUNTY RECO	4/04/91 11:32:00 1-152132 RDER
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Ewhich	with the propert	v hareinafter r	tageribed is refer	red to beroin as	tha "izanyang"			
i i	CONSETTING DISPOSIT	il impressore	nte thoronn situati	and which move	harastar ha aras	tac or pieced	lhereon, hereditam	ante and anous
tenanc	es and easamer	its thereunto	belonging and th	e rents, issues a	and profits then	eof, which ar	hereby expressly	conveyed and
							rain conveyed for the may at any time	

building now or hereafter standing on said premises.

It is mutually covenanted and agreed, by and between the parties hereto that, in addition to all other things which at law or by convention are regarded as fixtures, and specifically but not by way of limitation all shildes and awnings, acreens and co. pols, shrubbery, gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, bathtubs, sinks writer-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, retrigerating plants, icohoxes, electric retrigerators, air conditioning apparatus, cooking apparatus and appurtenances, and such other goods and chattels as may ever be furnished by a landlord in letting and operating an unfurnished building, similar to any building now or hereafter standing on said premises, whether or not the same are or shall be attached to said building by nails, acrews, holts, pipe connections, masonry, or in any other manner whatsoever, which are now or hereafter to be used upon said described premises shall be conclusively deemed to be "fixtures" and an accession to the freehold and a part of the realty, whather affixed or annexed or not, and conveyed by this Mortgage; and all the estate, right, title or interest of the said Mortgagor in and to said premises, property, improvements, furniture, apparatua, furnishings and fixtures, are hereby expressly conveyed, assigned and pledged; and as to any of the property aforms and, which does not so form a part and parcel 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 as well a Security Agreement under the Uniform Commercial Code for the purpose of creating hereby a security interest in such property, which Mortgagor hereby grants to the Mortgagee as Secured Party (as such term is defined in the Unifrorm Commercal Code).

TO HAVE AND TO HOLD the above described premises with the appurtenances and fixtures thereto apportaining or belonging unto. 🔌 the Mortgagee, its successors and assigns, forever, for the purposes herein set forth and for the security of the said obligations hereinbefore described, and interest thereon and free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the said Mortgagor does hereby expressely release and waive.

In addition, the Mortgagor covenants with the Mortgagee as follows:

 Mortgagor shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) 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 Mortgagee; (4) complete within a reasonable time any building or buildings or wor at any time in process of erection upon said promises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) not remove or demolish, or after the structural character of, any building at any time erected on the premises without the prior written consent of the Mortgagee.

- 2. Mortgagor shall immediately pay, when first due and owing, all general taxes, special taxes, special assessments, water charges, sewer service charges, and other charges which may be levied against the premises, and furnish to Mortgages duplicate receipts thereof within thirty (30) days after payment thereof.
- 3. Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lighting and such other risks and hazards that are insurable under the present and future forms of all-risk insurance policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Mortgagee, under insurance policies payable, in case of loss or damage, to Mortgagee, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Mortgagee, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. Mortgagor shall pay to the Mortgagee monthly at the time when such monthly installment of principal and interest is payable, an amount equal to one-twelfth (1/12) of the annual premiums for such fire and extended coverage insurance and such annual real estate taxes, water and sewer runts, special assessments, and any other tax, assessment, claim, lien, or encumbrance which may at any time be or become a lien upon the Primises prior to the lien of this Mortgage, and on demand from time to time shall pay to the Mortgagee additional sums necessary to pay such premiums and other payments, all as estimated by the Mortgagee, the amounts so paid to be security for such premiums and other payments and to be used in payment thereof. At the Mortgagee's option, the Mortgagee may make such payments available to the Mortgagor for this payments required under Sections 2 and 3, or may make such payments on the Mortgagor's behalf. All amounts so paid shall be desined to be trust funds, but no interest shall be payable thereon. If, pursuant to any provisions of this Mortgage, the whole amount of said principal dubt remaining becomes due and payable, the Mortgagee shall have the right at its election to apply any amounts so held against the entire industedness secured hereby.
- 5. In case of default herein, Moitgagee may, but need not, make any payment or perform any act hereinbefore required of Mortgagor in any form and manner usemed expladient, 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 redacm from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in confraction therewith, including attorneys fees, and other moneys advanced by Mortgagee to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Mortgagee for each matter concerning which action herein authorized may be taken, shall be so much auditional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of each in the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Inaction of Mortgagee shall never be considered as a waiver of any right accruing to it in account of any default hereunder on the part of Mortgagor.
- 6. The Mortgagee making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien, or title or claim title.ecf.
- 7. At the option of Mortgagee, and without notice to Mortgagor, all unprid indebtedness secured by this Mortgage shall, not-withstanding anything in the Note or in this Mortgage to the contrary, become sue and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the Note; (b) immediately in the event Mortgagor shall, without the prior consent of Mortgagee, sell, transfer, convey, encumber, or assign the title to all or any powers of the premises, or the rents, issues, or profits therefrom, whether by operation of law, voluntarily or otherwise, or shall contract to do any of the foregoing, or in the event the owner being herein referred to as a "Beneficial Owner") shall, without the prior written consent of Mortgago at transfer or assign all or any portion of such beneficial interest, or the rents, issues, or profits from the premises (including, without being limited to, a collateral assignment), whether by operation of law, voluntarily or otherwise, or shall contract to do any of the foregoing. (c) minediately in the event Mortgagor files for bankruptcy or bankruptcy proceedings are instituted against Mortgagor and are not dismissed with in thirty (30) calendar days, under any provision of any state of federal bankruptcy law in effect at the time of filing; (d) immediately in the event Mortgagor makes an assignment for the benefit of creditors, becomes insolvent or becomes unable to meet his obligations as they become due, or (e) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagor contributed herein or in any other agreement of the Mortgagor with the Mortgagee.
- 8. When the indebtedness hereby secured shall become due whether by acceleration or otherwise. Mortgaç ee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the idecree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys, fees. Mortgagee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all abstracts of title, title searches and eximinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary enter to prosecute such suit or to evidence to bidders at any sale which may be had pursuant 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 shall become so much additional indebtedness secured hereby and immediately due and payable, with interest the rate stated in the Note (unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law), when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either or them shall be a party, either as plaintiff, claimant or defendant, by reason of this Mortgage or any indebtedness hereby secured; (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- 9. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: first, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof, constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest, remaining unpaid on the Note; fourth, principal and interest, remaining unpaid on other obligations of the Mortgagor or any of them to the Mortgagoe; fifth, any overplus to Mortgagor, its successors or assigns, as their rights may appear.

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- 10. Upon, or at any time after the filing or a bill to foreclose mis warteage, the coart nowhigh such bill a file may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or need rung the pendency of such foreclosure suit and, in case of sale and a deficiency, during the full statutory period of redemption, wherever there be 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 premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) the indebtedness secured hereby, or any decree foreclosing this Mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sales; (2) the deficiency in case of a sale and deficiency.
- 11. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note hereby secured.
- 12. Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 13. As further security for payment of the indebtedness and performance of the obligations, covenants, and agreements secured hereby, the Mortgagor hereby assigns to the Mortgagee all leases already in existence and to be created in the future, together with all rents to become due and under existing or future leases. This assignment, however, shall be operative only in the event of the occurrence of a default hereunder, or under the Note or other instrument collateral hereto; and in any such case the Mortgagor hereby confers on the Mortgagee the exclurive owner, to be used or not be used in its sole discretion, to act as agent, or to appoint a third person to act as agent for the Mortgagor, with power to take possession of, and collect all rents arising from, the Premises and apply such rents, at the option of the Mortgagee, to the payment of the mortgage debt, taxes, costs of maintenance, repairs, expenses incident to managing, and other expenses, in such order of pricing as the Mortgagee may in its sole discretion determine, and to turn any balance remaining over to the Mortgagor; but such collections frents shall not operate as an affirmance of the tenant or lease in the event the Mortgagor's title to the Premises should be acquired by the Mortgagee. The Mortgagee shall be liable to account only for rents and profits actually received by the Mortgagee. In exercising any of the rewers contained in this section, the Mortgagee may also take possession of, and for these purposes use, any and all personal property contained in the Premises and used by the Mortgagor in the rental or leasing thereof or any purt thereof.
- 14. In the event of default in the purcormance of any of the terms, covenants and agreements herein contained, the Mortgagor if he is the occupant of the premises or any part thereof, shall immediately surrender possession of the premises to the Mortgages, and if Mortgagor shall be allowed to remain in possestion. Mortgagor shall be as a tenant of the Mortgages, and shall pay monthly, in advance to the Mortgages a reasonable rental, and in the event wortgagor defaults under such lease. Mortgagor may be dispossessed by the usual summary proceedings.
- 15. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be for thwith applied by the Mortgage as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagors or their assignee.
- 16. Mortgagee has no duty to examine the title, location, existence, or condition of the premises, nor shall Mortgagee be obligated to record this Mortgage or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, and it may require indemnities satisfactory to it legfore exercising any power herein given.
- 17. Mortgages shall release this Mortgage and the lien thereof by proper in strument upon presentation of satisfactory evidence that all indebtedness secured by this Mortgage has been fully paid.
- 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed that ote or this Mortgago. The use of any gender applies to all genders. If more than one party is named as the Mortgagor, the obligation hoteuriter of each such party is joint and several.
- 19. In the event of the passage after the date of this Mortgage of any law changing in any v.a., the laws now in force for the taxation of mortgages, or debts secured thereby, or the manner of operation of such taxes, so as to affect the interest of Bank, then and in such event Mortgagor shall pay the full amount of such taxes.
- 20. Mortgagor shall not and will not apply for or avail itself of any homestead, appraisement, valuation, redemption, stay, extension, or exemption laws, or any so-called "moratorium laws," now existing or hereafter enacted, in order to prevenic change the enforcement or foreclosure of this Mortgage, but hereby waives the benefit of such laws. Mortgagor, for itself and all who may claim through or under it, waives any and all right to have the property and estates comprising the premises marshalled upon any foreclosive of the lien hereof and agrees that any court having jurisdiction to foreclose such lien may order the premises sold as an entirety. Mortgagor, hereby waives any and all rights of redemption from sale under any order or decree of foreclosure, pursuant to rights herein granted, on behalf of the Mortgagor, the trust estate, and all persons beneficially interested therein, and each and every person acquiring any interest in or title to the premises described herein subsequent to the date of this Mortgage, and on behalf of all other persons to the extent permitted by Illinois law.

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage

IIA AALLIAESS AAUENESI, laidi ilaakoi maa axaentee hiis laisiilaags.	DEBTOR (CORPORATION OR PARTNERSHIP SIGN BELOW)
INDIVIDUAL(S) SIGN BELOW	
> Thuchael P. Leller	Name of Corporation or Partnership
lichael P Kelly Name	Name and Title
ail L. Kelly Name SECURED PARTY:	By: Name and Title ATTEST:
BANK OF BUFFALO GROVE	
By: Allen Collegens	Ву:
110: Classolant Cashes	

UNOFFICIAL COPY

STATE OF ILLINOIS

COUNTY OF

SS.

shael P. Kelly are same person(s) whose name(s) (are) that they tary act for the uses and purposes t	(18) subscribed to fi signed and delivi herein set forth.	ne toregoing inst ered the said inst	rument appeare	their	own free and
GIVEN under my hand and noti		stday of	April	19	. /
"OFFICIAL SEAL"	{				
SAMARA GUSMAN	{				<u></u>
Notary Public, State of Hunois	{			Notary Public	ماً! المحالة معكماً موانش يد
My Comyngianion Explines 7 7.92	{			,	
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STATE OF ILLINOIS					
COUNTY OF					
I, the undersigned, a Notary	Public in and for	r the said Cour	ity and State :	oforesaid, DO HERS	BY CERTIFY that
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who are personally known to me	to be the same	nerson(s) who	ose names are	name) subscribed to the	of corporation)
ar	db		of said corporat	ion appeared before	me this day in perso
(title) acknowledged that they signed the sa		(title)	uoluntam, net en	d the free and values	second of anial comment
acknowledged that they signed the sa the uses and purposes therein set fo		icir own tree and	voluntary act an	o the tree and volunts	iry act of said corporat
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	ariai seai, this	day of		Notary Public	
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	ariai seai, this	day of		Notary Public	
My Commission Expires:	and a second	T C	Ounz (2	Manla Street
My Commission Expires: THIS DOCUMENT PREPARED BY	Debra Willi	ams A		RO(£9 TY : 7701	Maple Street
My Commission Expires: THIS DOCUMENT PREPARED BY	Debra Willi Bank of Buf	ams A falo Grove	Ounz (RO(£9 TY : 7701	Maple Street on Grove, 11.
My Commission Expires: THIS DOCUMENT PREPARED BY RECORD AND RETURN TO:	Debra Willi	ams A falo Grove e Rd.	DDRESS OF PI	ROFESTY: 7701 Mort	on Grove, 11.
My Commission Expires: THIS DOCUMENT PREPARED BY RECORD AND RETURN TO:	Debra Willi Bank of Buf 10 E. Dunde	ams A falo Grove e Rd.	DDRESS OF PI	ROFESTY: 7701 Mort	on Grove, 11.
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