

UNO FAFET AT LA PRIGRED PAREDUIT NO PAREDU

THIS MORTGAGE made thingstb - day of JULY	1992	, between the
Mordagoward, Shethan Henry and Diana J. Henry, HIS WIFE, IN JOENT		
TENANCY , whose address is 108 LINDEN AVENUE	therein "	Mortgagor"), and the
HEGINOSI), ET. 60104 Mortgagee, BANC ONE FINANCIAL SERVICES, INC., an Indiana Corporation, whose address is	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
401 EAST NORTH AVENUE VILLA PARK IL 60181	(t	herain ''Mortgagee'').
WHEREAS, Mortgagor is indebted to Mortgagee in the principal aum of \$ 64555,56		, which
coopbredings is evidenced by Mortgagor's note or other debt instrument dated JULY 06		1992
(herein "Note"), providing for monthly installments of principal and interest, with the balance of the	aind <mark>ebted</mark> nes	eu, if not booner onid.
due and payable on அருர 15 2007		
ED SECURE to Modarage the recovered of the indebtedness evidenced by the Note, with it	nterest thereo	on, together with any

renewals, modifications or extensions thereof, either in whole or in part, the payment of all other sums, with interest thereon, advanced an accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Mortgagor heroin contained, Mortgagor does hereby mortgage, grant, convey and warrant to Mortgagee the following described properly located in the County of COOK State of Illinois:

TAGE 69 IN BRAESE'S FIRST ADDITION TO BELLWOOD, BEING A SCHOLVESTON OF 1005 3, 4, 5, AND 6 (EXCEPT THAT PART THEREOF CONVEYED OF THE CHICAGO AND NORTH WESTERN RAILWAY COMPANY), IN SUBERVISION OF THE FETATE OF CHORGE GLOS, SECTION 9, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRONCEPAS MERCEDIAN, IN COOK COUNTY, TLAINOIS. Th. IK ch.

DEPT-OI RECORDING

\$23.50

1#6666 TRAN 3661 07/09/92 12:58:00 #1997 : H #-92-500994

COOK COUNTY RECORDER

108 LINDEN AVENUE BELLWOOD, ILLINDIS 60104 (City) (horein "Proporty Address");

Hinoia

TOGETHER with all rights, privileges, interests, easements, hereditaments, appurtenances, fixtures and improvements now or permatter belonging, apportaining, attached to, or used in connection therewith (all of which together with said property is nereinafter referred to as the "Mortgaged Premises"), and all the rents, issues, income and profits thereof.

Mortgagor covenants that Mortgagor is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Mortgaged Premises, that the Mortgaged Premises are unencumbered (except as has been previously disclosed to Mortgagee), and that Mortgagor will warrant and defend generally the title to the Mortgaged Premises against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgagee's interest in the Mortgaged Premises.

Form No. 42 2791 Ulmore

Page 1 of 2

(Cantinued on Heverse Side)

Mortgagor covenants and agrees with Mortgages that 1. Martgagor will pay the indebt entest as he elabatore provided including paying any deliciency rerounder; keep the improvements on the property insured against less of dainage by fire and such other risks austomatily covered by fire and extended coverage insurance in amounts as may be required from time to time by Mortgagee and procured from an insurance company chosen by Mortgagor and acceptable to Mortgagee; observe and perform all covenants, terms and conditions of any prior mortgage or any lease if this Mortgage is on a leasehold, keep the Mortgaged Premises in good repair; promptly pay all taxes, assessments, and legal charges against said property, insurance premiums, installments of principal and interest on any prior mortgage, and, to the extent permitted by law, reasonable attorney's fees and court costs which actually are expended in the enforcement or defense of the terms of this Mortgage or the lien hereof or of any other instrument evidencing or securing the loan plus fees paid public officers for filling, recording and releasing this Mortgage or any other instrument securing this loan, and in the event of default in any payment the Mortgagee may pay the same and the Mortgagor shall repay the Mortgagee the amount so paid together with interest at the highest rate provided for in the Note secured hereby not to exceed the highest amount permitted by law, and all sums so paid will be secured by this Mortgage; no improvements shall be removed or destroyed without the written consent of the Mortgagee; the Mortgagee shall be entitled to the appointment of a receiver in any action to foreclose; upon default being made in the payment of any of the installments heretofore specified on the due date thereof, or upon default in any of the terms, covenants or conditions of this Mortgage or of the Note secured hereby, or in the event Mortgagor shall abandon the Mortgaged Premises, die, become bankrupt or insolvent, or make an assignment for the benefit of creditors, or in the event of sale or transfer of the premises by the Mortgagor without the consent in writing of the Mortgagee, or if waste shall be committed or permitted, or should any action or proceedings be filed in any court to enforce any lien on, claim against, or interest in the above described real estate, then the entire unpaid balance shall immediately become due and payable at the option of the Mortgagee.

2. All policies of insurance shall contain proper clauses making all sums recoverable upon such policies payable to Mortgagee and to Mortgager as their respective interests may appear, and shall not be subject to cancellation without thirty (30) days' prior written notice to Mortgagee. Nortgager authorizes Mortgagee to endorse on Mortgagor's behall drafts reflecting such insurance proceeds, and the proceeds of any confermation or eminent domain proceedings which are hereby assigned to Mortgagee, provided that Mortgagee shall remit to Mortgager such surplus, if any, as remains after the insurance or condemnation proceeds have been applied, at Mortgagee's sole discretion, to the restoration of the Mortgaged Premises or to the satisfaction of all indebtedness secured by this Mortgage. All such policies of insurance and in a bitracts of title or title insurance policies covering the Mortgaged Premises shall, at Mortgagee's request, be delivered to and retain to by Mortgagee until the indebtedness secured hereby is fully paid.

3. Any forbearance by Mortgage's in exercising any right or remedy hereunder, under the Note or otherwise afforded by applicable law, shall not be a waiver of or preclur at the subsequent 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 a waiver of Mortgagee's right to accelerate the maturity of the indebtedness secured by this Mortgage.

4. All remedies provided in this Mortgage are usainct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively. Each provision of this Mortgage shall be construed to the fullest extent possible to be in conformity with any valid and enforceable under all applicable law, but the invalidity or unenforceability of any particular provision of this Mortgage shall not attice; or impair the validity or enforceability of any other provision of this Mortgage.

5. Mortgagor waives all right of Homestead Exemption in the mortgaged property described herein.

 Mortgagor includes each person executing this instrument if more than one, his heirs, successors and assigns and Mortgagee includes its successors, assigns and attorneys.

includes its successo	rs, assigns and attorneys.				
in witness wh ß i	RBOF, Mortgagor, and each of them, he	as executed this Mortgage this	06th day of	JULY	1992
WITNESS:	My	Witness Carl	SHELTON HE	ion Hem	Mortgagor
Line	35/V-S	Witness Ubfan	A HIEVITA	exist (Mortgagor
STATE OF ILLINOIS)) SS:		O/A		
The foregoing instru	upage / Si ment was expressioned before mechi Liton henry and diana j.	06th HENRY, HIS WIFE,	IN JOYNI, JULY		1992
"" TENANCY		ري ينعود ددودت بعض مينون		A HISAHERTH	IEIR Free and
	"OFFICIAL SEAL" Rence S. Perkins	ncluding the release and was	12 July 1		Notary Public
<i>\$</i> 25. 89. €	Notary Public State of Illinois My Commission Expires 7-10-95		DUPA	-:-	County
is home	A. A	State of	ILLI	NOIS 07-10-95	
es es	DOMAIL JO	My Commission	Expires:	• , , ,	
This Instrument prepare	ed by BANC ONE FINANCL	AL 401 EAST NO	RITH AVENUE	VILLA PAR	K IL 6018
Form No. 42 2/91 Illimais	1	(Name) Page 2 of 2		(Address)	
. II II	THIS SPACE	CL RESERVED FOR RECORDER'S USE			