92604165

DEPT-01 RECORDING

T#2222 TRAN 6346 08/14/92 14:49:00

#0604 # *-92-604165

92604165

COOK COUNTY RECORDER

(Space above this line for recording purposes)

REAL ESTATE MORTGAGE

To Secure a Loan From BRICKYARD BANK

1. DATE AND PARTIES. The date of this Real'Es'ate Mortgage (Mortgage) is July 30, 1992, and the parties and their mailing addresses are the following:

MORTGAGOR:

MAURICIO SCHABES

7433 N. CLARK ST.

CHICAGO, ILLINOIS 60626 Social Security # 134-70-8891

HUSBAND OF BETH ANN SCHABES

BETH ANN SCHARES

8328 N. CENTRAL PARK CHICAGO, IL 80859

Social Security # 327-70-0790

WIFE OF MAURICIO SCHABES

B**À**ICKYARD BANK

a) ILLINOIS banking corporation 8678 North Lincoln Ave.

Lincolnwood, Illinois 60645-3631 Tax 1.D. # 38-2993012

(as Morigages)

2. OBLIGATIONS DEFINED. The term "Obligations" is defined as and includes the following:

A. A promissory note, No. 31349450, (Note) dated July 30, 1992, with a maturity date of July 20, 1807, and executed by MAURICIO SCHABES and BETH ANN SCHABES (Boyrower) payable in monthly payments to the order of Bank, which (vide) ces a loan (Loan) to Borrower in the amount of \$15,000.00, plus interest, and all extensions, ranewals, modifications or substitutions the

8. All future advances by Bank to Borrower, to Morigagor, to any one of them or to any one of them alld where (and all other obligations referred to in the subparagraph(s) below, whether or not this Morigage is specifically referred to in the discover of indebtedness with

regard to such future and additional indebtodness).

C. All additional sums advanced, and expenses incurred, by Bank for the purpose of insuring, preserving or other the protecting the Property (as herein defined) and its value, and any other sums advanced, and expenses incurred by Bank pursuant to this Mortgage, plus interest

at the same rate provided for in the Note computed on a simple interest method.

D. All other obligations, now existing or hereafter arising, by Borrower owing to Bank to the extent the taking of the Property (as herein defined) as security therefor is not prohibited by law, including but not limited to liabilities for overdrafts, all advances made by Blank on Borrower's, and/or Mortgagor's, behalf as authorized by this Mortgage and Rabilities as guarantor, endorser or surety, of Borrower to Bank, due or to become due, direct or indirect, absolute or contingent, primary or secondary, Equidated or unfiquidated, or joint, several, or joint and several.

E. Borrower's performance of the terms in the Note or Loan, Mortgagor's performance of any terms in this Mortgage, and Borrower's and Mortgagor's performance of any terms in any deed of trust, any trust deed, any other mortgage, any deed to secure debt, any security agreement, any assignment, any construction loan agreement, any loan agreement, any assignment of beneficial interest, any guaranty

agreement or any other agreement which secures, guaranties or otherwise relates to the Note or Loan.

Howavar, this Mortgage will not secure another debt:

A. if this Mortgage is in Borrower's principal dwelling and Bank fails to provide (to all persons entitled) any notice of right of rescission required by law for such other debt; or

B. If Bank falls to make any disclosure of the existence of this Morigage required by law for such other debt.

MAXIMUM OBLIGATION LIMIT. The total principal amount (plus all interest, atterneys' fees, paralogal fees, costs of the Obligations secured by this Mortgage, not including, however, any sums advanced for the prof interest therein, shall not exceed the sum of \$15,000.00, provided, however, that sel

07/30/92

Mortgage SCHARES, M & B

** NEAD FRONT AND BACK OF PACK PAGE FOR ANY REMAINING PROVISIONS **

ELECTION CO. I

and the obligations in this Montgage), Montgagor haraby bargains, grants, montgages, selts, conveys and warrants to Bank, as Montgages, the following described property (Property) affusied in COOK County, ILL:NOIS, to-will: CONVEYANCE. In consideration of the Loan and Obligations, and to secure the Obligations (which includes the Note according to its specific lenter DESCRIPTION OF MANY STREET OF SEVENCES IN SINY SMOUTHER.

.000-401-60-61 REMINIM XAT THEMANIFER TOT 30 IN BLOCK 1 IN OLIVER SALINGER AND COMPANYS THE KINEMAL MERIDIAN, IN COOK COUNTY, KLINOIS, EDGEWATER, A SUBDIVIOU OF THE NORTH EAST FRACTIONAL 1/4 IN THE NORTH WEST FRACTIONAL 1/4 OF EDGEWATER, A SUBDIVIOU OF THE NORTH FLAST FRACTIONAL 1/4 OF UNTINOIS.

The Property may be commonly referred to as ease M. CENTRAL PARK, CHICAGO, ILLINOIS soles

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the Property consiliating the homesteed of Borrower, logatiner with the Property consiliating, but not including, but not included to, all health, a mean the part of the property including, but not included the consistences, profits, allowed so deemed to be and enter in the Property. The immersion the part of the Property. The immersion while includes, but is not illustrated to the Property. The immersion forms to the part of the Property while includes, but included the part of the Property. The immersion is not and the property of the property while the forms of the property while the forms of the forms of the property with the value of the forms o

5. INTEREST AND REPAYMENT OF THE OBLIGATIONS. The Note accruse interest from August 3, 1982, on the unique principal belance at an accelerated. The Prime Rate is quoted by FIPST WATIONAL BANK OF CHICAGO's Prime Rate until the Note matures or the obligation is accelerated. The Prime Rate is quoted by FIPST WATIONAL BANK OF CHICAGO's Prime Rate as adjusted and announced from time to time. The Prime Rate is quoted points, m ty also be referred to terreafter as the "Contract Pale".

rate of inferest. The Prime fields is a benchmark for prior postering of inspectating on the dicumstances, authorizing a benchmark for prior prior prior and the prior prior and the concentration of an arrangement of a form of the prior arrangement may be measured. The use of the Prime Paris is for convenience only and dose not consisting a commitment by Bank to land money at a preferred The effective Contract Rate today is the which is the sum of FIRST MATICINAL BANK OF CHICAGO's Prime Rate (6%) plus 2 percently the fowest rate at which FIRST MATICINAL BANK OF CHICAGO bends to the observity the fowest rate at which finerest rates actually charged to customers to the chicago points.

constructions are true to the construction of All adjustments to the Contract Rate will be made on each day (trui the Prime Rate changes. Any increase to the Prime Rate changes have been adjustment to the Contract Rate without resulting in a waiver or to letter or such acqueitment adjustment in the Contract Rate will be to different amount due at maturity. The waithin the claim of such increase. Any change in the Contract Rate the form of a different amount due at maturity. The maturity or maturity is claim to the first open amount of the maturity or maturity or an activity of the first open and the first maturity or an activity of the first open and the first open and the first open and the first maturity or maturity or an activity of the first open and the first open a

Principal and stormed interest are due and payable in the equal monthly payments of \$300,00 on the 20th day of each month, beginning, huguet to, 1982, or the always the payment day is a Bank holiday or is a non-arms to be the tot be and payable on July 16, 1987, the test exhemined payment of malunity. These payment and hours in based upon timely payment of each post and no change in the Contract while of malunity. The last payment are based upon timely payment of each industriant on the last payable on July 16, 1987, while it the Contract and no change in the last payment of each industriant of each industrial payment of each industrial payment of each industrial payment of the last payment of each industrial payment on the last payment only when collected.

pay at claims when due that might result, it unpeld, in the toreclosure, execution or imposition of any ten, claim or encumbrance by posting any bund in an amount necessary from the any pay thereof. Mortgagor may in good faith contest any such ten, claim or encumbrance by posting any bund in an amount necessary LIENS AND ENCUMBRANCES. Mortgagor warrants and represents the Property NO. 92328302 M.OE BY MALFILLIO SCHABES AND ENCUMBRANCES. Mortgagor warrants and recombrances of the State of the Sta

to prevent such cleim from becoming a lien, cleim or encumbrance or to prevent he foreclosure or execution.

In the covered to the control of the

injurge, any correct notes the interest of Mortgagor as a racel of the Property shall not be bound by any payment of interest and the property shall provide that the interest of the Property shall provide that the interest of interest and increase made with tenents of the Property shall provide that the providence of the committee of the commit asso yes in for live more and the devices and the source of the property of accounts that Mortgagor and the foreigness of the source of the property and the source of the udoeqean ilia ni riolus as eldenevegen

of compliance with this provision together with a verified statement of all lease securities d by the tenants and copies of all leases.

8. EVENTS OF DEFAULT. Mortgagor shall be in default upon the occurrence of any of the following events, circumstances or conditions (Events of Celault):

A. Failure by any party obligated on the Obligations to make payment when due; or

- B. A default or breach by Borrower, Owner or any co-signer, endorser, surely, or guarantor under any of the terms of this Morigage, the Note, any construction loan agreement or other loan agreement, any security agreement, mortgage, deed to secure debt, deed of trust, trust
- deed, or any other document or instrument evidencing, guarantying, securing or otherwise retailing to the Obligations; or C. The making or furnishing of any verbal or written representation, statement or warranty to Bank which is or becomes take or incorrect in any material respect by or on behalf of Mortgagor, Borrower, or any one of them, or any co-signer, endorser, surely or guaranter of the Obligations; or

Fallure to obtain or maintain the insurance coverages required by Bank, or insurance as is customary and proper for the Property (as herain defined); or

E. The death, dissolution or insolvency of, the appointment of a receiver by or on bothaif of, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any precent or future federal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against Mortgagor, Borrower, or any one of them, or any co-signer, endorser, surely or guaranter of the Obligations; or

F. A good faith belief by Bank at any time that Bank is insecure with respect to Borrower, or any co-signer, endorser, surely or guarantor, that the prospect of any payment is impaired or that the Property (as herein defined) is impaired; or

G. Failure to pay or provide proof of payment of any tax, assusament, rent, insurance premium or secrow, secrow deficiency on or before its

due date; or A material acress change in Mortgagor's business, including ownership, management, and financial conditions, which in Bank's colinion, impairs the Properly or repayment of the Obligations; or

I. A transfer of a substantial part or Mortgagor's money or property; or

- J. If all or any part of the Soperty or any interest therein is sold, leased or transferred by Mortgagor except as permitted in the paragraph below entitled "DUE ON 3/LE OR ENCUMBRANCE".
- 9. REMEDIES ON DEFAULT. At the option of Bank, all or any part of the principal of, and accrued interest on, the Obligations shall become immediately due and payable without notice or demand, upon the occurrence of an Event of Delault or at any time thereafter. In addition, upon the occurrence of any Event of Default, Bank, at its option, and immediately commence foreclosure proceedings and may immediately invoke any or all other remedies provided in the Note, Mortgage or related documents. All rights and remedies are distinct, cumulative and not exclusive, and Bank is entitled to all remedies provided by law or equity, whether or not expressly set forth.
- 10 DUE ON SALE OR ENCUMBRANCE. Bank may, at Berit's option, declare the entire balance with all accrued interest on the Obilgations to be immediately due and payable upon the creation of any lier, or phimbrance, transfer or sale, or contract for any of the foregoing, the Property, or any portion thereof, by Mortgagor, except as stated below. The fore-, ing events shall not cause the Obligations to be immediately due and payable:

A. the creation of a lien or other engumbrance subordinale to Bank's security instrument which does not relate to a transfer of rights of occupancy in the Property;

B. the creation of a purchase money security interest for house and appliances;

- C. a transfer by devise, descent, or operation of law on the death of print tenant or tenant by the entirely;
- D. the granting of a leasehold interest of three years or less not contail and an option to purchase;
 E. a transfer to a relative resulting from the death of Mortgagor;

F. a transfer where the spouse or children of Mortgagor becomes an owner of un Property;
G. a transfer resulting from a decree of dissolution of marriage, legal semiglion agreement, or from an incidental property settlement agreement, by which the spouse of Mortgagor becomes an owner of the Property:

a transfer into an inter vivos trust in which Mortgagor is and remains a bent folary and which does not relate to a transfer of rights of occupancy in the Property, assignment of baneficial interest or direction to executio, or

i. any other transfer or disposition described in regulations prescribed by the Office of firm Supervision (12 CFR 591 of seq) on account of which a lender is prohibited from exercising a due-cn-sale clause,

In the preceding paragraph, the phrase "transfer or sale" includes the conveyance of any right, title or interest in the Property, whether voluntary or involuntary, by outright sale, deed, installment contract sale, land contract, contract for deed, leasehold interest with a ferm greater than 3 years, lease-option contract or any other method of conveyance of the Property Interests; the term "interest" includer, whether legal or equitable, any right, title, interest, lien, claim, encumbrance or proprietary right, choate or inchoate, any of which is superior to the lift presided by this Mortgage. This covenant shall run with the Property and shall remain in effect until the Obligations and this Mortgage are fully paid. Funk may impose conditions on such consent to transfer, sale or encumbrance, including, but not limited to, a fee therefor, an adjustment in the line est rate, a modification in any term of the Obligations or the payment plan, and an attention in the prepayment privilege. Lapse of time or the accordance of payments by Bank after any such transfer shall not be deemed a waiver or estoppel of Bank's right to accelerate the Obligations. If Bank vercises such option to accelerate, Bank shall mall, by certified mail or otherwise, Mortgagor notice of acceleration to the address of Mortgagor shown on Bank's records; the notice shall provide for a period of not less than 30 days from the date the notice is maked within which Mortgagor shall pay the sums declared due. It Mortgagor fails to pay such sums prior to the expiration of such period, Bank may, without further notice or demand on Mortgagor, invoke any remedies permitted on Default.

- 11. POSSESSION ON FORECLOSURE. If an action is brought to foreclose this Mortgage for all or any part of the Obligations, Mortgagor agrees that the Bank shall be entitled to immediate possession as Mortgagoe in possession of the Property to the extent not prohibited by law, or the court may appoint, and Mortgagor hereby consents to such appointment, a receiver to take possession of the Property and to collect and receive rents and profits arising therefrom. Arry amounts so collected shall be used to pay taxes on, provide insurance for, pay costs of headed repairs and for any other expenses relating to the Property or the foreclosure proceedings, sale expenses or as authorized by the court. Any sum remaining after such payments will be applied to line Obligations.
- 12. PROPERTY OBLIGATIONS. Mortgagor shall promptly pay all taxes, assessments, levies, water rents, other rents, insurance premiums and all amounts due on any encumbrances, it any, us they become due. Mortgagor shall provide written proof to Bank of such payment(s).
- 13. INSURANCE. Mortgagor shall insure and keep insured the Property against loss by fire, and other hazard, casualty and loss, with extended coverage including but not limited to the replacement value of all improvements, with an insurance company acceptable to Bank and in an amount acceptable to Bank. Such insurance shall contain the standard "Mortgages Clause" and where applicable, "Loss Payee Clause", which shall name and endouce Bank as mortgages and loss payes. Such insurance shall also contain a provision under which the insuran shall give thank at least 2 days notice before the cancellation, termination or material obstage to coversion.



Hems provided for in this Mortgage, whether due or not, all in such order and manner as Bank may determine. Such application or release shall not exceeding, Mortgagor or arrawer in any default. In the evert Bank deems it necessary to appear or arrawer in any condemnation action, hearing or proceeding, Mortgagor shall had from any default. In the evert Bank deems it necessary to appear or arrawer in any default. In the evert Bank deems in the every selection or including but not imited to resconsible attentions and penalogal test, court costs and shall be an array default. When paid, such awards shall be used, at Bank's option, toward the payment of the Obligations or payment of taxes, assessments, repairs or other

shall be enfened in favor of Bank.

under the lote. Mortgegor eace agrees to nolity the Bank of any proceedings instituted for the establishment of says sewer, water, proceedings instituted for the establishment of says aswers, water, under the following the proceeding instituted for the establishment of says aswers and indirect possession of, or desired relating to or binding upon the Property or any private before. As awards payable for the things of the Property by nesson of any private before, any entered or condemnation, enterings of the following the proceeding shall, at the option of Bank, be paid to Bank. Such awards or compensation are hereby assigned to Bank, and judgment therefore 21. CONDEMNATION. In the event all or any part of the Property (including but not limited to any essement therein) is sought to be taken by physically or by virtue of the taw of eminent domain. Mortgegor further agrees to notify the night of any estement therein, by any public authority or by any other processor to notify the night of the ving the chind of eminent domain or appropriation. Mortgegor further agrees and directs that all condemnation processor or produced to any estement there agrees and directs that all condemnation processor or produced to any extension processor or produced to any extension to be due of the direct transfer as a prepayment of the condemnation processor or produced to any extension or which the extension processor or produced to any extension or produced to the condemnation of any extension or the condemnation of the condem

.egagnon

20. ATTORNEYS' FEES, in the event of any default or action by Bank for collection of the Obligations, for protection of the Protection of the Pank. Any such restonable attorneys' fees, paralegal fees and other legal expenses incurred by Bank. Any such restonable attorneys' fees should be accused to the panels of the principal amount of the Obligations, shall accuse interest at the obligations on that the same rate as the Obligations of the Secure of the same rate as the Obligations of the secured by this

to account, inforestor agrees to pay all fees and expenses incurred by Bank. Such fees and expenses, the protection as a manner of the protection as a more than the protection of the protection are all fees and expenses of collecting, enforcing and protecting the Property and Obligations. Any such collection expenses shall be stated to the principal amount of the Obligations, and shall be stoured by this Mortgage.

18' COFFECTION EXPRISES. In the event of any defend or ection by Bank for collection of the Co-grider, for probably or for

18. PROTECTION OF BANK'S SECURITY. If Mortgagor falls to perform any come and activated interest in the Propagation or proceedings involving a bank's interest in the Propagy, including, but not limited to, account or transfer or the proceeding is bank's interest, in the Pank's interest, interest, in the Bank's assigns to believe and appearance, dispuse active among anothering a bankupt or decedent, then Bank, at Bank's assigns to gark any tight Mortgagor may have by east not any prior entering an analysis involving a bank's interest. Mortgagor hardy assigns to Bank any tight Mortgagor may have by east not any prior entering any increasing the most and the Propagator or subdivide the physician of the process of the physician of the process of the physician of th

that Bank shall make reasonable efforts to give Mortgagor prior notice if an such inspection.

12. INSPECTION BY BANK. Bank or its agents may make or cause to but made reasonable entries upon the Property and inspect the Property provided

injunctions.

SPECIAL INDEMMINISTRATION, MORGEON agrees to protect, indemininy, densess, demages (including, without infinitely), and against all olaims, demands, causes of action, suits, losses, demages (including, without limitation, purifixed demands, indemands), violations, environmental response and expenses, including, without limitation, neasonable states, costs and expenses including, without limitation, indemands and expenses including and defending against the assertion of such individual, without limitation; the ownership and expenses are including, individually individually and expenses are including and defending or maintain of such assertion or maintain individual inventanty by Morgagon; are interested or process. The control of the compensation and Liability Act of 1960 and any other applicable todars), state or local rule, ordinance or statute; the otherwise compensation and Liability Act of 1960 and any other applicable todars), state or local rule, ordinance or statute; the otherwise industrial carriers are not an applicable state of release of resources including certains or evaluation and investigation of the release or statute; any private suits or courtenance or statute; and eny private suits or courtenance or statute; and eny private suits or courtenance or statute; and eny private suits or courtenance or attained or natural carriers. 16. SPECIAL INDEMNIFICATION. Morteco vagrees to protect, indemnify, defend and hold Benk harmless to the fullest extent possible by law and not

To the best of Mortgagor's kin-Medgu, the Property does not contain hazardous and/or toxic waste, substances, poliutants and/or contaminants. Montgagor makes this affirmative was myty fully intending Bank to rely upon it in adending the Loan to Borrower.

- prevent the correct or notious or demeging weeds, preserve and prevent the erosion of the sol and confinuously precision approved methods of fer ning on the Property it used for agricultural purposes.
 - the value of the Property to become subject to or conteminated by or with waste.
- 15. CONDITION OF PROPERTY. As to the Property, Morigagor shall:

 A. Iteap all buildings occupied and iteap all buildings, structures and improvements in good repair.

 B. releash thom the commission or allowence of any acts of waste or impairment of the value of the Property or improvements thereon.

 C. not cut or remove; or permit to be cut or removed, any wood or timber from the Property, which cutting or remover would adversely affect.

ownership and occupancy of the Property.

As WASTE. Mortgagor shall not allensie or encumber the Property to the prejudice of Benk, or commit, permit or suffer any waste, impelment or determined to the Property, and regardless of natural depreciation, shall keep the Property and all its improvements at all limited to good condition and repair. The term waste, but is not limited to the sense and further, specifically includes, but is not limited to, hazardous and/or bodic waste, substances, politients and/or conteminants. The term waste, substances, politients and not violate any and all lews and regarding the use, ownership and cocupency of the Property. Mortgagor shall perform and abide by all obligations and restrictions under any declarations, covering and obtained the Strongly with the Strongly with the Strongly with the Strongly with the sense of the substances and restrictions and restrictions and restrictions and contemporary of the Strongly and the Strongly and the Strongly and sold the Strongly and the Strongl

the event Mortgagor falls to pay such premiums, Bank may, at its option, pay such premiums. Any such payment by Bank shall be repayable upon demand or if no demand is made, in accordance with the paragraph below titled "BANK MAY PAY". Mortgegor strait pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates. In

if an insurer elects to pay a fine or other hazard loss or damage claim helms than to reper, rebuild or replace the Property lost or damaged, Bank shall have the explore such insurance proceeds upon the Obligations secured by this Mortgage or to have said Property impelied or rolling which contacts and Property and promote of such coverage and copies of all notices and insurance if Mortgagor falls to promptly do so.

- 22. OTHER PROCEEDINGS. If any action or proceeding is commenced to which Barik is made or chooses to become a party by reason of the execution of the Note, this Mortgage, any loan documents or the existence of any Obligations or in which Bank deems it necessary to appear or answer in order to protect its interests, Mortgagor agrees to pay and to hold Bank harmless for all liabilities, costs and expenses paid or incurred by Bank in such action or proceedings, including but not limited to reasonable altorneys' fees, paralegal fees, court costs and all other damages and
- 23. WAIVER BY MORTGAGOR. To the extent not specifically prohibited by law, Mortgagor hereby waives and releases any and all rights and remedies Mortgagor may now have or sequire in the future relating to:

A. homestead;

B. exemptions as to the Property;

C. appraisement;

D. marshalling of liens and assets; and

E. statules of limitations.

In addition, redemption by Mortgagor after foreclosure sale is expressly walved to the extent not prohibited by few-

- 24. PARTIAL FORECLOSURE. In case of default in the payment of the Obligations or in case of payment by Bank of any tax, insurance premium, cost or expense or the filling, imposition or attachment of any lien, judgment or encumbrance, Bank shall have the right, without declaring the whole indebtedriess due and payable, to foreclose against the Property or any part thereof on account of such specific default. This Mortgage shall continue as a lien on any of the property not sold on foreclosure for such unpaid balance of the Obligations.
- 26. BANK MAY PAY. If Morgegor latts to pay when due any of the items it is obligated to pay or falls to perform when obligated to perform, Bank may, at its option:

A. pay, when due, in tall nents of principal, interest or other obligations, in accordance with the terms of any morigage or assignment of

beneficial interest senio to that of Bank's flen Interest;

B. pay, when due, installments theny real estatutex imposed on the Property; or

C. pay or perform any other collegation relating to the Property which attacts, at Bank's sole discretion, the interest of Bank in the Property.

Mortgagor agrees to indemnify Bank and hold Bank harmless for all the amounts so paid and for Bank's costs and expenses, including reasonable altorneys' lees and paralegal fees.

Such payments when made by Bank shall be adder to the principal balance of the Obligations and shall bear interest at the rate provided for by the Note as of the date of such payment. Such payments shall be a part of this lien and shall be secured by this Mortgage, having the benefit of the lien and its priority. Morigagor agrees to pay and to relimbur a 2 ank for all such payments.

26. GENERAL PROVISIONS.

A. TIME IS OF THE ESSENCE. Time is of the essence in (torigenor's performance of all duties and obligations imposed by this Mortgage.

B. NO WAIVER BY BANK. Bank's course of dealing, or Bank's ft reasoning from, or delay in, the exercise of any of Bank's rights, remedies, privileges or right to insist upon Mortgagor's strict performance of any provisions contained in this Mortgage, or other loan documents, shall not be construed as a waiver by Bank, unless any such we'ver is in writing and is signed by Bank. The acceptance by Bank of any sum in payment or partial payment on the Obligations after the training is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Bank's right to require full and complate cure of any existing default for which such actions by Bank were taken or its right to require prompt payment when due of all other remaining sums due under the Obilgations, nor will it cure or waive any default not completely cured or any other defaults, or operate as a defense to any foreclosure proceedings or deprive Bank of any rights, remedies and privileges due Bank under the Note, this Mortgage, other foun doction its, the law or equity.

C. AMENDMENT. The provisions contained in this Mortgage may not be amended, except through a written amendment which is signed by

Mortgagor and Bank.

FURTHER ASSURANCES. Morigagor, upon request of Bank, agrees to execute, and nowledge, deliver and record or file such further

instruments or documents as may be required by Bank to secure the Note or confirm any fair.

E. GOVERNING LAW. This Mortgage shall be governed by the laws of the State of ILLITYCIC, provided that such laws are not otherwise. preempted by inderei laws and regulations.

F. FORUM AND VENUE In the event of illigation pertaining to this Mottgage, the exclusive forum, venue and place of jurisdiction shall be in the State of ILLINOIS, unless otherwise designated in writing by Bank or otherwise required by law.

G. SUCCESSURS. This Mortgage shall inure to the benefit of and bind the heirs, personal representative successors and assigns of the parties; provided however, that Mortgagor may not assign, transfer or delegate any of the rights or obligations under this Mortgage.

NUMBER AND GENDER. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be

applicable to all genders.

DEFINITIONS. The forms used in this Mortgage, if not defined herein, shall have their meanings as denor and the other documents. executed contemporaneously, or in conjunction, with this Morigage.

J. PARAGRAPH HEADINGS. The headings at the beginning of any paragraph, or any sub-paragraph, in this Morigage are for convenience only and shall not be dispositive in interpreting or construing this Mortgage.

K. IF HELD UNENFORCEABLE. It any provision of this Mortgage shall be held unenforceable or void, then such provision shall be severable

from the remaining provisions and shell in no way affect the enforceability of the remaining provisions nor the validity of this Morigage.

CHANGE IN APPLICATION. Mortgagor will notify Bank in writing prior to any change in Mortgagor's name, address, or other application information.

M. NOTICE. All notices under this Mortgage must be in writing. Any notice given by Bank to Mortgagor hereunder will be effective upon personal delivery or 24 hours after mailing by first class United States mail, postage prepaid, addressed to Mortgagor at the address indicated below Mortgagor's name on page one of this Mortgago. Any notice given by Mortgagor to Bank hereunder will be effective upon receipt by Bank at the address Indicated below Bank's name on page one of this Mortgage. Such addresses may be changed by written notice to the other party.

N. FILING AS FINANCING STATEMENT. Mortgagor agrees and acknowledges that this Mortgage also suffices as a financing statement and as such, may be filed of record as a financing statement for purposes of Article 9 of the ILLINOIS Uniform Commercial Code. A carbon,

photographic or other reproduction of the Mortgage is sufficient as a financing statement.



I I UDIENTY DUDIES, CONTRY THE BETTH

a notery public, osetty that

Mortgage has been received by the Mortgagor. aid to your a tack beat of beings best be 27. ACKNOWLEDIZMENT, By ins signature(s) below, Mortgagor acknowledges that the

en halloling		SPILAN SPINIS A PTSB LA PTSB
W	~6	HORTGAGOR:

SIGNITH 40 STATE

COUNTY OF COOK

for going instrument, expensed before me this day in person, and soknowledged the literal legisles) signed and delivered the instrument on (nistran) and sold delivered the instrument of instrument or instrument or instrument or instrument or instrument. On this 30ch day of 1614 1992, I Toni M. Constanting on the same person whose name is subscribed to the

and volumery and its the uses and purposes set forty:

TONI M. CONSTAULINE " OFFICIAL SEAL

WA COMMISSION EXLIVES 5/5/83 MOTARY PUELIC, STATE OF ILLINOIS STATE OF ALIMOIS

This document was prepared by BRICKYARD BARK, 8676 Inc. in Lincoln Ave., Lincolnwood, Illinoia 60645-9631. WA COMMINEROUN EXCLUSES SYSTEMS FIREMAIN TO A VIS OF A STATUTE

Please refurn this document after recording to BRICKYARRD BANK, sent Hortin Lincoln Ave., Lincolnwood, littingis essets-3631.

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