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THIS MORTGAGE IS DATED SEPTEMBER 28, 1992, between James G. Daubach and Mary J. Daubach, his wife, as joint tenants, whose address is 2359 Oak Tree Lane, Park Ridge, IL 60068 (referred to below as "Grantor"); and First American Eark, whose address is 201 S. State Street, Hampshire, IL 60140 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuative consideration, Grantor mortgagos, warrante, and conveys to Lender all of Grantor's right, title, and interest all in and to the following described real property legistic with all existing or subsequently existed or stifked buildings, improvements and fixtures; all desentorits, rights of way, and apputemencer, all water rights, watercourses and direr rights (including stock in utilities with direr or imgation rights); and all other rights, revailings, and profine value of the real property including withcut limitation all minerals, oil, gas, geothermal and similation institute, located in Cook Country, State of 10 nois (the real property"); manter, located in Cook Country, State of 10 nois (the real property);

Lot 40 in Smith and Hill's Park Ridge Manor Unit Number 2, toing a Subdivision of the South 1/2 of the Northeast 1/2 and the Southeast 1/2 of the Northeast 1/2 (except the West 217 Feet measured on Northeast 1/2 and the Southeast 1/2 of South Lines) of Section 22, Township, 41 North, Range 12, East of the Third Principal Meridian, in and Sook County, Illinois.

The Real Property or its address is commonly known as 2359 Oak Tree Lane, Park Ridge, it. 60068. The Real Property tax Identification number is ce-22-116-006.

Grantor provently assigns to Lender all of Grantor's right, title, and intenset in the Person of the Property and Ronts. To Property, In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Ronts.

DEFINITIONS. The following words shall have the following meanings when used in the wordsage. Terms not otherwise defined in this Mordsage shall nave the unitation of the words in tavent in an the United at the U

Existing indebtedrose. The words "Existing indebtedroses" mean the indebtedroses cleacibed below in the Eviewing indebtedrose section of the Montgage.

Grantor. The word "Grantor" normal armen G. Daubach and Mary J. Daubach. The Grantor is the morpagor under this Mongage.

Guarantor. The word "Guaranter means and includes without limitation, each and at of the guaranters, surples, and accommodation parties in composition with the indebtedness.

improvements. The word "Improvements" means and includes without limitation all axisting and future improvements, fixtures, buildings, attuctures, mobile homes atticed on the Real Property.

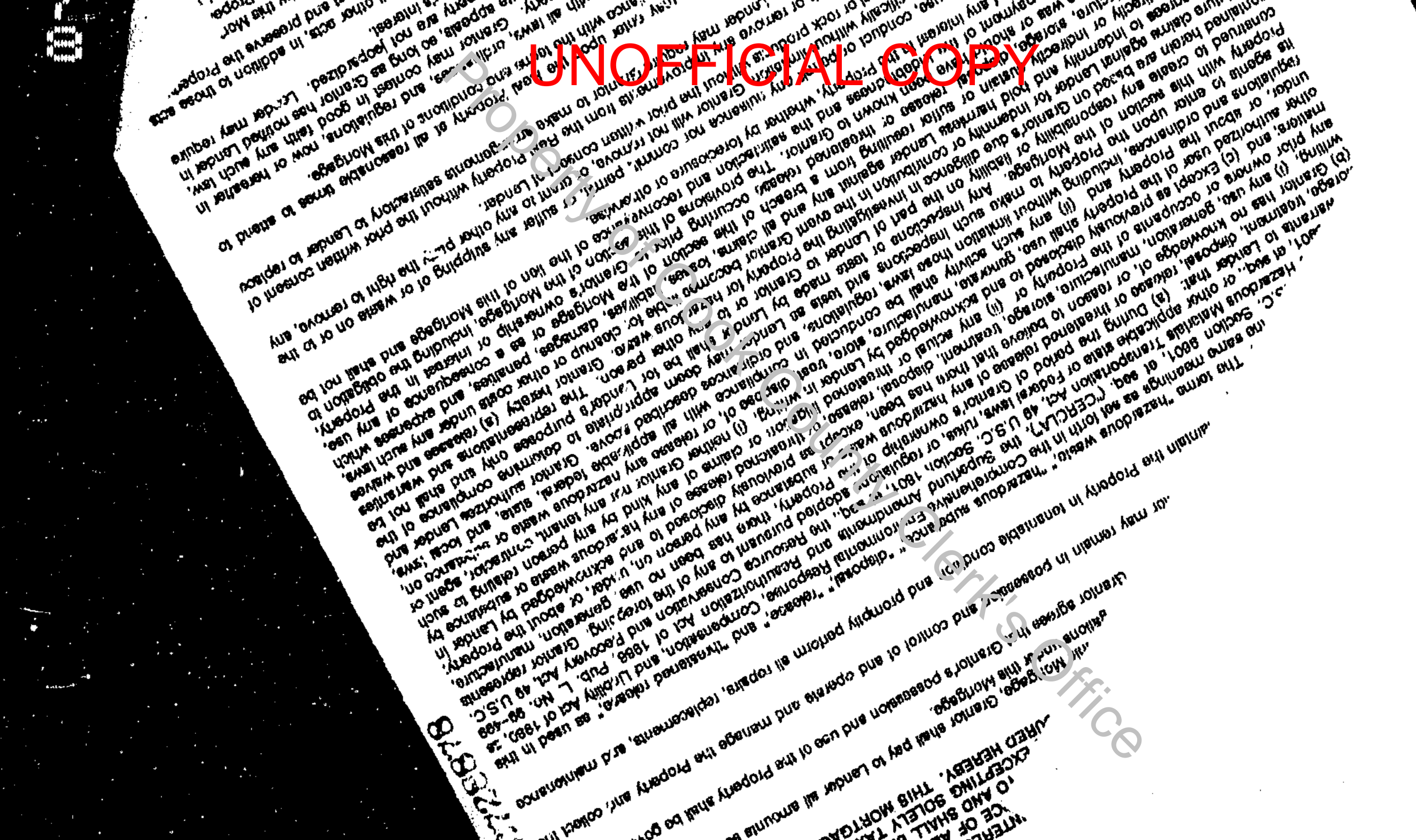
Indebtedrase. The word "Indebtedrase" means all principal and interved by Lendor to Credit Agreement and any arrounts expended or advanced by Londor to discharge obligations of Grantor or expanses incurred by Lendor to anorce obligations of drantor under this Mortgage, advanced by Londor to discharge obligations of Grantor or expanses incurred by Lendor to anorce obligations of drantor under this Mortgage, to order and with interval across any the amount which Lender has presently admont within twenty (20) years from the date of this of order and which Lender may advance to Grantor under the Credit Agreement within twenty (20) years from the date of this struture amounts which Lender has prevente were made as of the date of the date of this foorigage. Specifically, the date of this oredit and shall secure the tracer may advance to Grantor under the Credit Agreement within twenty (20) years from the date of this fooringage to the same extent as if auch trause durance were made as of the date of the date of this mounts. Such advances may be made, repaid, and remade from time to the date of the forme of the formed of the formed the previded in the Credit Agreement and the date of the postmence. Such advances may be made, repaid, and remade from time to time, subject to the limitation that the total outstanding becomments. Such advances may be made, repaid, and remade from time to time, aubject to the limitation that the total outstanding bocuments. Such advances were made, repaid, and remade from time to time, aubject to the limitation that and free dates do and the Credit Limit as provided in the Credit Agreement. It is the interview at the fore outstanding exceeded the Credit Limit as provided in the Credit Agreement. It is the interview of the Credit Limit and the total outstanding exceeded the Credit Limit as provided in the Credit Agreement. It is the interview of the Credit Limit and the total outstanding exceeded the Credit Limit as provided in the Credit Agreement. It is interview of the Credit Agreement a

Lender. The word "Lender" means First Ameloan Bank, its arccussors and assigns. The Lender is the morigegee under this Morigege. S 1 2 1 Morigege. The word "Morigege milian risk horigege both on Granitor and Lender, and Includes virtual imitation all assignments and security interests provisions of the viscous from the Morigege.

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Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or herealter owned by Grantor, and now or hereafter attached or atfixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and logether with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the property, intercets and rights described above in the "Grant of Mortgage" section.

Related Documenta. The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, and all other instruments, agreements and documents, whother new or hereafter existing, executed in connection with the indebtedness.

Rents. The word "Rents" means all present and future rents, revenues, income, issues, royalitos, profile, and other bandits derived from the Property.

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, 18 GIVEN TO SECURE (1) PAYMENT OF THI! INDEBTEDNESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE AND THE RELATED DOCUMENTS. THIS MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PRIORITY OVER ALL SUBSEQUENT LIENS AND ENCUMBRANCES, INCLUDING STAUTORY LIENS, EXCEPTING SOLELY TAXES AND ASSESSMENTS LEVIED ON THE REAL PROPERTY, 70 THE EXTENT OF THE MAXIMUM AMOUNT SECURED HEREBY. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS

PAYMENT AND PERFORMATICE Except as otherwise provided in this Mortgage, Grantor shall pay to Londer all amounts secured by this Mortgage as they become due, and shall suf any perform all of Grantor's obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until In default, Grantor may remain in possession and centrol of and operate and manage the Property and collect the 💭 Rents from the Property.

Duty to Maintain. Grantor shall maintain the Property in tenantable condition and promptly perform all repairs, replacements, and maintenance necessary to preserve its value.

Hazardous Substances. The terms "hazardous wiste," "hazardous substance," "disposal," "reloase," and "thruatened release," as used in this Mortgage, shall have the same meanings is set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et sig. ("CERCLA", "o Superfund Amendments and Resultorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et sag., the Resource Conservation and Recovery Act, 49 U.S.C. Section 6001, et seq., or other applicable tate or Federal laws, ples, pr regulations adopted pursuant to any of the foregoing. Granter represents and warrants to Lender that: (a) During the period of Granton weership of the Property, there has been no use, generation, manufacture, storage, treatment, disposal, release or thriationed release of any harar lous waste or substance by any person on, under, or about the Property; (b) Grantor has no knowledge of, or reason to believe that there has reen, except as previously disclosed to and acknowledged by Londer in writing, (i) any use, generation, manufacture, storage, treatment, disposit, relevance, or threatened release of any hazardous waste or substance by any prior owners or occupants of the Property or (ii) any actual or threatened illigation or claims of any kind by any person relating to such matters; and (c) Except as previously disclosed to and acknowledged by Londer in writing. (i) neither Granter nor any tenant, contractor, agent or other authorized user of the Property shall use, generate, manufacture, store, stat, dienene of, or release any hazardous waste or substance on, under, or about the Property and (ii) any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances, including without limitation those laws, regulations, and ordinances described above. Granter authorizes Lender and its agents to enter upon the Property to make such inspections and tests as Lender more appropriate to determine compliance of the Property with this section of the Mortgagn. Any inspections or lests made by Lender shall be for Londer's purposes only and shall not be construed to create any responsibility or liability on the part of Lander to Granter or to any other person. The representations and warranties contained herein are based on Grantor's due diligence in invostigating the Property for hazardous was's, Grantor hereby (a) releases and walves any future claims against Lander for Indemnity or contribution in the event Grantor becomes liable for chanup or other costs under any such laws, and (b) agrees to indomnify and hold harmless Lender against any and all claims, losses, liabilities, de nagre, panalities, and expanses which Lender may directly or indirectly oustain or suffer resulting from a breach of this section of the Mortg go area a consequence of any use, generation, manufacture, storage, disposal, release or threatened release occurring pilor to Grantor's own are p or interest in the Property, whether or not the same was or should have been known to Grantor. The provisions of this section of the Montgare, including the obligation to indernnify, shall survive the payment of the indobtedness and the satisfaction and reconveyance of the lien of the Mortgage and shall not be affected by Londer's acquisition of any interiors in the Property, whether by foreclosure or otherwise.

Nulsance, Waste. Grantor shall not cause, conduct or permit any nulsance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Specifically without limitation, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), soil, gravel or rock products without the prior written consent of Landar.

Removal of Improvements. Grantor shall not demoilsh or remove any improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of any improvements, Lender may require Grantor to make arrangements satiafactory to Lender to replace such improvements with improvements of at least equal value.

Lender's Right to Enter. Londer and its agonts and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes of Granter's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Granter shall prompily comply with all faws, ordinances, and regulations, new or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property. Granter may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Granitor has notified Londer in writing prior to doing so and so long as, in Lender's sole opinion, Londer's Interests in the Property are not jeopardized. Londer may require Grantor to post adequate security or a surely bond, reasonably satisfactory to Lender, to protect Lender's interest.

Duty to Protect. Granter agrees neither to abandon nor leave unationeed the Property. Granter shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to project and preserve the Property.

DUS ON SALE - CONSENT BY LENDER. Lender may, at its option, declare immediately due and payable all sums secured by this Mortgage upon the sale or transfor, without the Londer's prior written consent, of all or any part of the Real Property, or any interest in the Real Property. A "well or transfert means the conveyance of Real Property or any right, this or interest therein; whether legal or equitable; whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, land contract, contract for deed, leasehold interest with a term greater than three (3) years, loase-option contract, or by sale, assignment, or transfer of any beneficial intervet in or to any land trust holding title to the Real Property, or by any

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other method of conveyance of Real Property interest. If any Grantor is a corporation or partnership, transfer also includes any change in ownership of more than twenty-five percent (25%) of the voting stock or partnership interests, as the case may be, of Granter. However, this option shall not be exercised by Lender if such exercise is prohibited by federal law or by illinois law.

TAXES AND LIENS. The following provisions relating to the taxes and tions on the Property are a part of this Mortgage.

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Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, payroli taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material turnished to the Property. Grantor shall maintain the Property free of all liens having priority over or equal to the interest of Lender under this Montgage, except for the lien of taxes and assessments not due, except for the Existing Indebtedness referred to below, and except as otherwise provided in the following paragraph.

Right To Contest. Grantor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's Interest in the Property is not jeopardized. If a lion arises or is filed as a result of nenpayment, Grantor shall within filteen (15) days after the lien arises or, if a lien is tiled, within fitteen (15) days after Grantor has notice of the liling, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surely bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' fees or other charges that could accrue as a result of a foruciosure or sale under the lien. In any contest, Granter shall defend itself and Londer and shall satisfy any adverse judgment before enforcement against the Property. Granter shall name Londer as ... a iditional obligee under any surety bond furnished in the contest proceedings,

Evidence of Payment. Grantor shall upon demand furnish to Londer satisfactory evidence of payment of the taxes or assessmenta and shall authorize the appropriate governmental official to deliver to Lendor at any time a written statement of the taxes and essessments against the Property.

Notice of Construction. Granter shall notify Londer at least filteen (15) days before any work is commenced, any services are turnished, or any materials are supplied to the Frequery, if any machanic's lian, materialmen's lion, or other lion could be asserted on account of the work, services, or materials and the cost exceeds \$10,000,00. Grantor will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cor! or such improvements.

PROPERTY DAMAGE INSURANCE. The foll will g provisions relating to insuring the Property are a part of this Morigage,

Maintenance of insurance. Grantor shell procure and maintain policies of the insurance with standard extended coverage endorsements on a replacement basis for the full insurable value of vering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgages clause in favor of Lerder. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender Grantor shall deliver to Lender certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of ten (10) days' prior written notice to Lender. Should the Real Property at any time become located in an area designary by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain Federal flood incurance, to the extent such insurance is required and is or becomes available, for the term of the ioan and for the full unpaid principal balance of the loan, or the maximum limit of coverage that is available, whichever is less.

Application of Proceeds. Grantor shall promptly notify Lender of my loss or damage to the Property if the estimated cost of repair or replacement exceeds \$10,000.00. Lender may make proof of loss if orgator fails to do so within filtoon (18) days of the casualty. Whether or not Lander's security is impaired, Londer may, at its election, apply the proceeds to the reduction of the indebtedness, payment of any lien affecting the Property, or the restoration and repair of the Property. If Lander elects to an ely the proceeds to restoration and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Cerider. Londor shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceede which have not been disbursed within 100 days after their receipt and which Lender (as not committed to the repair or restoration of the Property shall be used first to pay any amount owing to Londer under this Mortgage, then to proper accrued interest, and the remainder, if any, shall be applied to the principal balance of the indeptedness. If Lender holds any proceeds after proment in full of the indeptedness, such proceeds shall be paid to Grantor.

Unexpired insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass ic, the purchaser of the Property covered by this Mongage at any trustee's sale or other sale held under the provisions of this Mongage, or at any foreclastice sale of such Property.

Compliance with Existing Indebtedness. During the period in which any Existing indebtedness described being is in effect, compliance with the insurance provisions contained in the instrument evidencing such Existing indebtedness shall constitute compliance with the insurance provisions under this Mortgage, to the extent compliance with the terms of this Mortgage would constitute a duplication of innurance requirement. If any proceeds from the insurance become payable on loss, the provisions in this Mortgage for division of proceeds shall apply only to that portion of the proceeds not payable to the holder of the Existing Indebtedness.

EXPENDITURES BY LENDER. If Grantor fails to comply with any provision of this Mongage, including any obligation to mainly Existing Indubtedness In good standing as required below, or if any action or proceeding is commenced that would materially affect Lender's Interests in the Property, Lender on Grantor's behall may, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends in so doing will bear interest at the rate charged under the Credit Agreement from the date incurred or paid by Londer to the date of repayment by Grantor. All such expenses, at Lender's option, will (a) be payable on domand, (b) be added to the balance of the credit line and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Credit Agreement, or (c) be treated as a balloon payment which will be due and payable at the Credit Agreement's maturity. This Mortgage also will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remodies to which Lander may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had,

WARRANTY; DEFENSE OF TITLE. The following provisions rotating to ownership of the Property are a part of this Mortgage,

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in the Existing Indebtedness section below or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full right, power, and authority to execute and deliver this Montgage to Lunder.

Defense of Title. Subject to the exception in the paragraph above, Granter warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event any action or precending is commenced that questions Granter's tille or the Interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Londer shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Londer such instrumenta as Londer may request from time to time to permit such participation.

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable faws, ordinances, and regulations of governmental nuthorities.

(penujtuog) MORTGAGE Original Document No.

EXISTING INDERTEDNEDS. The following provisions concerning existing indebtedress (the 'Existing Indebtedres') are a part of this Montgage.

under any security documents for such indebtedness. obligation to Liborty Fedoral Savings and Loan Association. The existing obligation has a current principal balance of approximately \$96,300.00 and is in the original principal amount of \$100,000,00.00. Grantor expressive covenants and rigrees to pay, or see to the payment of, the Edsting find blochodes and to provent any detault or and the indebtodenese, or any detault under the instrument of the payment of the Edsting the blochodes and to prover and to prove the payment of, the Edsting the blochodes and to provert any detault or and the blochodes and to prove the payment of the edsting the blochodes and to prove the payment of the payment of the payment of the payment of the blochodes and the provement of the payment of the payme policies as to merry a process and out of rolate the second stands of the process of the first second with the

Granior alvali noliher request nor eccept any future advances under any such security agreement without the prior written consent of Lender. has priority over this Mongage by which that agreement is modified, amanded, extended, or renewed without the prior written consent of Lender. No Modification. Granics shall not enter into any agreement with the holder of any monthage, deed of trust, or other security agreement which

CONDEMNATION. The following provisions relating to condomnation of the Froperty are a part of this Mortgage.

and attornays' tags or Lander in connection with the condomnation. In the repair of the restored may at its election require that all or any portion of the rest proceeds of the avaid be applied to a first proceeds of the rest proceeds of the restored and the process, exemply all or the restored and the restore seation of the two sectors and the reading of the product of the product of the product of the sector of the product of the pr

be delivered to (onversion instruments as may be requested by it from time to three to permit such participation. onlined to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to staps as may be moressary to defend the action and obtain the award. Grantor may be thin nominal party in such proceeding, but Lender shall be Proceedings. If any proceeding in condomnation is filed, Granics shall promptly notify Lender in writing, and Granics shall promptly take such

and charges are a part or the antipage IMPOSITION OF TAXES AND CHARGES BY GOVERNMENTAL AUTHORITIS. The polyclonal provisional relating to governmental taxes, leas

laxes, fees, documentary stamps, and other charges for recording or registering this Mortgage. whatever other action is request of your to perfect and continue Lander's san on the Real Property. Grantor shall reimburge Lander for the field of the Real Property Grantor shall reimburge Lander to the field in recording, perfecting or continuing this more than the recent of the Current Taxes, Fees and Charges. Upon roquest by Londer, Granior shall execute such documents in addition to this Mortgage and take

the indobtedness secured by this Mortgeger, (b) a specific tax on this type of Mortgege chargeable against the Lander of the Mortgege of the Credit Indobtedness secured by this type of Mortgeger, (c) a tax on this type of Mortgege chargeable against the Lander of the Mortgege Credit Agreement; and (d) a specific tax on all or a w mutual of the indebtedness or on payments of principal and interest made by Granton. texes. The following shall constitute rates to which this section applies: (a) a specific tex upon this type of Montgage or upon all or any part of

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section and depeals with Lender cash or a sufficient experies world bond or other excurts astistactory to Lender. and unlose Granior either (a) pays the tax before it becaries delinquent, or (b) contrats the texted above in the Texter and Libra Libra the Libra tax as provided above in the Texter and Libra tax bobivory as finaled to move an Event of Delault of below), and any may exercise any wall of the available for an Event of Delault as provided Bubsequent Texes. If any text o which this socion, by lies is onscied subsequent to this date of this Mengage, this event and have the same

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proprity, and Londor shall have all of the rights of a secured party under its 14 form Connected Code as amended from time to time. Security Agreement. This instruction shall constitute a security agreement to the extent inty of the Property constitutes or other personal

evallable to Lender within three (3) days after receipt of written domand from Lender. Moliging as a financing statement. Granter shall reimbures Lencer for all expenses insumed in perfecting or continuing this security interest. Upon default, Granter to Granter this records in a market it upon default. Granter to Granter and Lander and market it portion and continue Londor's security into out further authorization from Granks, "In stacting contrarparts, copies or reproductions of this Security interest. Upon request by Lender, Granter etial execute financing are any material axis whatever other action is requested by Lender to

granted by this Mortgage may be obtained (each as required by the Uniform Commercial Code), are as maled on the first page of this Mortgage. ensini yinose eri grimeoroo nollarmoiri, hiriw mon, (kina pecured exciv), irom wirih junite or deseerbba grilliam ori T. iseaaesbbA

Norigingo. FURTHER ASSURACES, ATACHT, The following provisions relating to turther assurance of another are a part of this

Interests created by this Mongage on the Property, whether new eweed or herealist acquired by Granter. Unless prohibited by the or agreed to the connection with the matters referred to in connection by Lander In withing, Granter shall refind to called for an expenses incurred in connection with the matters referred to in prosorve (a) the obligations of Granior under the Gredit Agreement, this Mortgage, and the Related Documents, and (b) the likes and security and other documents as may, in the sole opinion of Lender, be necessary or destrable in order to effectuate, complete, perfect, continue, or rencorded, as the case may be, at such three and in such offices and places as Lender may doem appropriate way and all such morigages, madu, executed or delivered, to conder or to Lender's designue, and when requested by Lender, cause to be fied, recorded, refled, or Further Resultances. At any time, and trom time to time, upon request of Lunder, Granicor will make, execute and doliver, or will cause to be

of making, executing, delivering, recording, and deing all other things as may be receasary or desirable, in Lander's sole opinion, to accomplish the metters related to in the preceding paragraph. Granior and at Granior's expense. For such purposes, Grantor horoby inevocably appoints Lander as Grantor's attorney-in-fact for the purpose to amain off of load and your voluge, it can generate any off off of the second of the second

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collatoral. This can include, for example, failure to analyzed insumnee, waste or destructive use of the dwelling, failure to pay taxes, death of all preserves in the dwelling value of pay taxes, death of all preserves in the dwelling value of the dwelling, failure to pay taxes, death of all preserves in the dwelling value of the dwelling to the dwelling to the dwelling value of the dwelling to the dwelling to the dwelling of the dwelling to the dwelling to the dwelling value of the dwelling value of the dwelling to the dwelling to the dwelling value of the dwelling to the dwelling value of the dwelling to the dwelling DEFAULT. Each of the following, at the option of Lender, shall constitute an event of detault ("Event of Detault) under this Mortgage: (a) Grantor commits fraude to material material material and the restriction at any time in connection with the credit line account. This can include, for example, a tase standard and on maker a material material material material of an example, is tase the incommit and or maker include, for example, a tase standard of the restriction of the credit line account. This could line account, (c) Grantor's active action or inaction advorated the calculation of the credit line account. (c) Grantor's active action of the calculation in the credit line account. (c) Grantor's active action of the calculation of the credit line account. (c) Grantor's active function advoration advoration advoration of all terms of the credit line account. (c) Grantor's active function advoration advoration of calculations in the credit line account. (c) Grantor's active function advoration advoration of the credit line account. (c) Grantor's active function advoration advoration of the credit line account. (c) Grantor's active function advoration advorat

Original Document No.. MORTGAGE (Continued)

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrance of any Event of Default and any time thereatter, Lender, at its option, may exercise any one or more of the following rights and remodies in addition to any other rights or remodies provided by law:

Accelerate indebtedness Lender strail have the right at its option without notice to Granice to docket and neuror to docket and have the option to the real part of the real par

and payable, including any propaynont panalty which Granior would be required to pay. UCC Remedias. With propect to all or any part of the Personal Property. Lender shall have all the rights and remedies of a secured party i

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lendor shall have the right, without notice to Grantor, to take possession of the Property and collect the Rents, including amounts part due and unpaid, and apply the net proceeds, over and above Lendor's usets, against the Indobledness. In furtherance of this right, Lender, may require any tenant or other user of the Property to make payments of rent or use fees directly to Londer. If the Rents are collected by Londer, then Grantor intercoably designates Lendor as Grantor's attentia or other users to Euroder in response to Lender and the mane of Grantor and to negotiate the same and collect the proceeds. Payments of rent or use fees directly to Londer in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments of rent or use tead for the demand and thereof in the mane of Grantor and to negotiate the same and collect the proceeds. Payments of rent or use tead to colder to chook in response to Lender in the mane of Grantor and to negotiate the same and collect the proceeds. Payments of rent or users to Londer in response to Lender may exercise its satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agent, or through a necelver.

Mortgagee in Possession. Lendor shall have the tight to be placed as mortgager in possession or to have a receiver appointed to take possession or to have a receiver appointed to take possession or to have a receiver appointed to take possession of the Property with the power to proceeds, over and above the Property for operate the Property precederate or allo, and to collect the Rents from the Property and apply the power to proceeds, over and above the Property to operate the Rents from the Property and apply the power to proceeds, over and above the Property to operate the Rents from the Property and apply the proceeds, over and above the cost of the proceedship, against the Indebtedness. The mortgage in possession or receiver may serve without bond if pomitted by law. Lender's right to the apply the receiver shall exist whether on the procession or receiver shall exist whether on the proceeds on the proceeds by a substantial amount. Employment by Lender shall exist whether on the proceeds the Indebtedness by a substantial amount. Employment by Lender shall exist whether on the proceeds the Indebtedness by a substantial amount. Employment by Lender shall exist whether on the mortgage.

Judiolai Foreolosury. Lendor may obtain a judicial docreo torucioaing Granicira Interest in all or any part of the Property.

Deficiency Judgmen 11 pomitted by applicable law, Lander may obtain a Judgmani for any deficiency remaining in the Indebtedness due to Lander after application of all (mounts received from the exercise of the rights provided in this section.

Other Remedies. Londer shell ht ve all other rights and remedies provided in this Mortgage or the Credit Agreement or available at law or in equily.

Sale of the Property. To the extent per and by applicable law, Grantor horeby waives any and all right to have the property marahabed. In Co extent periods a stant period by applicable law, Grantor horeby waives any and all right to have the property marahabed. In Co extent periods afrond a stant period of all or any part of the Property together or separate or by separate co extent periods afrond a from the property in one sale or by separate co exercising its rights and termedies, Londor single and the from the Property together or separate co by separate co exercising its rights and termedies, Londor and the from on the Property.

Notice of Sale. Londer shall give Granter reasone's notice of the time and place of any public sale of the Personal Property or of the time after with plane of Sale. Londer shall give Granter reasonable to the time face of a ny public sale of the personal Property or of the time after with control and place of any public sale of the reasonable notice. If the Personal Property or of the time after the time of the time after any public sale of the time after the time after the time of the time after any public sale of the time of the personal of the time after the time of the time after the time of the time of the time of the time after the time of the time after the time of time of the time of the time of time of the time of the time of time of time of the time of time of time of the time of the time of time of time of the time of the time of time of the time of the time of time of

Welver; Election of Remedica. A walver by any party of a b cach of a provision of this Morigage shall not constitute a walver of or prejudice the W party's rights otherwise to demand strict compliance with that we defen or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remody, and an election to make cupcincitions or take action to perior. Election by Lender to pursue any remedy shall not exclude pursuit of any other remody, and an election to make cupcincitions or take action to perior an obligation of Grantor under this Morigage (Contraction of Grantor inder this Morigage) after failure of Grantor to portor and in the fight is decline a default and exercise its remedies under this Morigage.

NOTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Mortgage, including without it stration any notice of default and any notice of the United to the United to the default of the default of the United to the default of the United to the default of the defau

MISCELLANEOUS PROVISIONS. The following miscellandous provisions are a part of this Worlgage:

Amendments. This Mortgage, together with any Related Documents, constitutes the entire understanding and agreement of the partier as to the mattern soft forth in this Mortgage. No alteration of or amendment to this Mortgage shalf be effective unless given in writing and algned by the party or parties sought to be changed or bound by the alteration of an anendment.

Applicable Law. This Mortgage has been delivered to Lender and accepted by Lender In the State of Illinola. This Mortgage has been delivered to Lender and accepted by Lender In the State of Illinola. This Mortgage has an deputed in accordance with the laws of the State of Illinola. Kniktulon. You agree with us that all disputes, claims and controversion between us, whether individual, joint, or class in nature, utsing from this Mortgage or otherwise, including without illinitation controversion by Properly and construed in accordance with the state of the State of Illinola. Kniktulon. You agree with us that all disputes, claims and controversion us, whether individual, joint, or class in nature, utsing from this Mortgage or otherwise, including without illinitation agreement. This includes, without allopee of any Properly shall constitue a waiver of this activation agreement. This includes, without of any Propenty end of trust or mortgage of any region a without individual process pursuant to this activates the interview of the properly individual process pursuant to the Property restraining a deer individual, point, or class in without individual process pursuant to the Property individual process pursuant to the Property individual process pursuant or impositing any right or the power of the under any deed of trust or mortgage; obtaining the mortal process pursuant to the Property individual process pursuant to the Property and the controversite domestation and the property individual process is any high to the power of the under any deed of trust or mortgage; obtaining the mortal process pursuant to the Property individual process claims and the property individual process proversites concerning any right, containing any region is the Property. Judgment upon any waite tended do the tended do the provided power to tended do the the property and the controversis and any reginable

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Merger. These shall be no merger of the interest or estate breated by this Mortgage with any other interest or estate in the Property at any time held by or for the break or testate in the Property at any time.

Mutuple Parties. All obligations of Grantor under this Mortgage shall be joint and servical, and all relevances to Grantor shall mean each and overy Grantor. This means that each of the persons signing bolow is responsible for all obligations in this Mortgage.

Severebility. If a court of compatent jurisdiction finds any provision of this Mortgage to be invalid or unanforceable as to any person or circumstance, such finding shall not render that provision invalid or unanforceable as to any other persons or circumstances. If teacible, any such oftentratance, such finding shall be deemed to be modified to be within the limits of antiorceable as to any other persons or circumstances. If the objection cannot be so modified, it shall be striction and all other provisions of this Mortgage in all other respects shall remain valid and anticrosable.

Successors and Aseigns. Subject to the finitiations stated in this Mortgage on transfer of Grantor's Interest, this Mortgage stall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Hoppenha vasted in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reterence to this Mortgage and the Indebtedness by way of forboards, without notice to Grantor, may deal with Grantor's successors with reterence to this Mortgage and the Indebtedness by way of forboards of extension without retearing Grantor itom the obligations of this Mortgage ct liability under the Indebtedness.

Time is of the Essence. Time is of the sesence in the performance of this Mongage.

Welver of Homestead Exemption. Granior horopy releases and welves all rights and transitie of the homestead exemption laws of the State of Illinuis as to all indebtedness secured by this Mortgage.

Weivers and "consents. Londer shall not be degred to have welved any rights under this Mortgage (or under the Related Documents) unloss such weiver is in writing and eigned by Londer. No delay or omission on the part of Londer in exercising any right shall operate as a weiver of auch right or any other right. A weiver by any party of a provision of this Mortgage shall not constitute a weiver of or prejudice the party's right consent by Londer is compliance with that provision or any other provision. No prior weiver by Londer, nor any course of any other with a consent of the movie of the garty's right consent by Londer is compliance with that provision or any other provision. No prior weiver by Londer, nor any course of any other wise tander and Granter, right compliance with that provision or any other provision. No prior weiver by Londer, nor any course of any other consent by Londer is required in this Mortgage, the granting of such consent by Londer in any instance shall not constitute continuing consent to euchageduent instances where rund consent is required.

EACH GRANTOR ACKNOWLEDDES FAVING READ ALL THE PROVISIONS OF THIS LIDATORAGE, AND EACH GRANTOR AGREES TO ITS

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pue aq a	d James G. Daubach and Mary J. Urubi ch, his wile, to me known s viedgod final they signed the Mortgage as their tree and voluntary act	nied the Morigage, and acknow	On this day before me, the underaigned Vice the find in and who executed in and who executed in and the purpose therein me
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