Prepared by and Mail to: Melanie T. Toniolo 162 S. Bloomingdale Road Bloomingdale, IL 60108

## Bioming tale, Mind and 10

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THIS IND	ENTURE WITNESSET	H: That the unders	igned, <u>Dale W</u>	eincouff,	a single ma		(40 <b>3</b>
Villag	e of River Grov	re	County ofC	ook		, State of Illinois, har	et the
as the Mo	rtgagor, does hereby f						
		•	BLOOMINGDALE	1.1			
a hankina	negociation granulacid		Bloomingo	lale, IL 60108			
estaie siti	banking association organized and existing under the laws of the State of Illinois, hereinafter referred to as the Montgagee, the following real state, situated in the County of						
LOTS 42 1/4 OF	2, 43, AND 44 I THE NORTHWEST 13 EAST OF THE	N BLOCK 6 IN 1/4 (EXCEPT	JOHN F. THON	PSON'S NO	RTH AVENUE S	SUBDIVISION OF	THE MODULING
Common1	ly Known as 142	8-1432 Kilpa	trick Avenue	Chicago	. Illinois		
TOGE equipment retrigeration window sh	ETHER with all fast ma the fixtures or articles, to on, ventilation or cine- hades, storm doors (ind disposal units all of w	ints, buildings, imposite in single underline single under single unde	ovements, fixtures inits or centrally co other thing now or i verings, screen do	ontrolled, used Pareafter install Ors, built-in bed	to supply heat, g ed therein or ther s, awnings, stove	ias, air conditioning, eon, including but no s, built-in ovens, wat	water, light, power t limited to, screens er heaters, washers
due or whi said prope agreed to the mortgs in its discr maintain p to any pai	ETHER with the rents, sich may hereafter bace erty, or any part or part by the Mortgages undiages of all such leases retion may be deemed possession of said prentry or parties, at its disent of said premises, in	ome dv 3 ur der or b is thereof, which ma er the power, nerein and agreemen's a proper or necessarinises, or any portibi accretion, with powe	y virtue of any leas ay have been heret granted to it; it beint disting or to herealt to enforce the pa in the toot, and to till or to use and apply	q whether written of the intention or may be the intention or exist for said yment or securiony any and all vacuald avails, isterior	en or verbal, or as e hereafter made hereby to establis promises and to ty of such avalis, ancies and to ren sues and profits t	ny agreement for the or agreed to, or which is an absolute transfuluse such measuras, luse such measuras, lusues and pro- tents, issues and por- t, lease or let any por- to the payment of all	use or occupancy on may be made and assignment to legal or equitable, as tits, or to secure and ton of said premises expenses, care and any properties.
set forth, f said rights	IAVE AND TO HOLD th Iree from all rights and and benefits the said	benefits under any Mortgagor does he	statute of that attor reby release and v	e and under the valve.	Homestead Exe	mption Laws of the S	tale of lilinois, which
Upon be marked and releas	n payment of the obligated paid and delivered to the se.	ion hereby, sachren ne maker of his assi	AMII: 28	noisealido ira to ir anchigage di വല വ	under this mortguly cancelled. Are	age and note secured esonable fee shall be	by it, said note sha paid for cancellation
TO SECU	IRE:	35 MOA -2	AM 11: 28	(32	024203		230
1. The delivered	e payment of a note as concurrently herewith	nd any renewals an by the Mortgagor to	nd extensions there the Mortgagee in	of, and the par this sum of	na Hundred	Fifty Thousan	nd and 00/100
						(\$ _1	50,000.00
	rhich is payable as pro- y additional advances n			•		the conceiledon of thi	n madanaa araulda
that this m	norigage shall not at ar	igaa ay ma mongat Talaa ay ma mongat	e than One Hur	died Fift	Thousand &	ind 00/100	a iiioitgage, provide
interest ar	nd cost; and					<i>a</i> ,	
3. All	of the covenants and	agreernents in sald	note (which is mad	de ii part of this	mortgage contra	ot) and this mortgage	<b>)</b> .
	MORTGAGOR COVE		•			1/200	
said premunili said i companie or periods of sale; an Mortgagor authorized property to payment to required to maid to the Building mortgagor use of said of the Impunder whill property;	o pay all taxes, assessantises insured against di indebtedness is fully pa as and in such form as as as and contain the usual- ind in case of loss, the k- or agrees to sign, upon d in its discretion to ap- bor to the indebtedness until the debt is paid in by Mortgages in compa- tor in excess of paymen- aintain the same in good operty in order that no in the exist upon said property in order that no in the exist upon said property and to pay all costs, city by reason of this mi- ing. Fire, Zoning, Health and premises; (10) not to id property for a purpo- provements, apparatus, ich title is reserved in the (d) a sale, assignments, (t) ures or equipments, (t) tures or equipments,	amage by fire, wind aid, or in case of fore shall be satisfactory leave of fore shall be satisfactory that is a state of the mand, all receiply the proceeds of oil the Mortgagor a full; (3) to apply for, anies acceptable to ats necessary to pad condition and repailen of mechanics or erry; (7) not to dimin to act; (8) to apply expenses and attorortgage; (9) that the mand Sanitation Law suffer or permit with section of any appear or transfer of any appear transfer of any appear transfer of any appear transfer of any appear and to a section of any appear transfer of any appear and transfer of any appear transfer of any appear and any appear transfer of any appear and and any appear and any appear transfer of any appear and and any appear any appear and any appear any appear any appear any appear and any appear	istorm and such oil inclosure, until expirit to the Mortgages; to the Mortgages; izad to adjust, collepts, vouchers and any such insurance and any application, secure, assign to it Mortgager, and in a y the sums secureris; (5) to promptly promote and any application in and defend in and defend the promote and ordinances and Ordinances thout the same or which the same por which the same paratus, lixtures or light, title or interest	ner hazarda or i atloir of the parle such insurance ingagee, and in c ct and compron reisases require to the discharto line indebted wortpagee and is form acceptable by this mortgally all bills for su attach to said proany proceeding or paid by the es will at all time of any governmentsion or contain now used; (bupon said proper equipment to it in and to said;	lability as the Molod of redemption, policies shall remise of foreclosure inse, in its discretioned of him by the tigs of any obligationess shall not recarry such disabilities and such repairs and sign; (4) not to corruch repairs and sign; (4) not to corruch repairs and sign; (6) not to perty or the secur which in the oping see to maintained, ental board, authosent of the Morig any alterations, riny; (6) a purchase pe placed in or uperoparty or any peroparty or	tgagee may require to the full insurance is alle payable to the open all claims under a lineurance companie on insurance companie on insurance and life disability insurance and life disability insurance and life of the more and life of the expenses incide suffer or permit any use the more and the proceedings in which repaired and operate or agency having agee being first had a additions to, demolition any building or importation thereof, or any wilding or importation thereof, or any wilding or importation thereof, or any series and the continuous continuous and the continuous	to be insured agains  yalve thereof, in suc- se during said perio- where the certificat  such policies, and the  se; the Mortgagee I  o a restoration of the  from making month  insurance as may be  nay be required in a  set of such property  dent to the ownershi  inlawful use of or an  seted by virtue of thi  be affects its security  in any participate I  id in accordance with  g jurisdiction over the  and obtained; (a) an  on or removal of an  p, lease or agroemer  provement upon sai  of the improvements
• •	RTGAGOR FURTHER		•	· · ·	3	10 X - 23	<b>3</b>
THE MUL			4		, F.; Alfada an babalta	可编数字 化二氯甲基甲基	en さんき 海子手 一番

(1) That in case of his failure to perform any of his covenants herein, the Mortgages may do on behalf of the Mortgager overlythings becovenanted: that said Mortpages may also do any act it may deem necessary to protect the lien of this mortgage; and that the Mortgager will immediately repay any money paid or disbursed by the Mortgagee for any of the above purposes and such moneys together with Interest thereon at the highest fato for which it is then lawful to contract shall but the stir wish additional intable three secured by the entiring end may be included in any decree foreclosing this mortgage and be paid but of the tests of proceeds of the sile of said process. Uncluded in the vise paid; that it shall not be obligatory upon the Mortgages to inquire into the validity of any lien, encumbrance or claim in advancing moneys in the behalf as above authorized, but nothing herein contained shall be construed as requiring the Mortgages to advance any moneys for any purpose nor to do any act hereunder; that the Mortgages shall not incur personal liability because of anything it may do or omit to do hereunder.

- (2) That in the event the ownership of said property or any part thereof becomes vested in a person or entity other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as the Mortgagor, and may forbear to sue or may extend time for payment of the debt secured hereby without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured;
- (3) That time is of the essence hereof and it default be made in performance of any covenant herein contained or in making any payment under said Note or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filling of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of creditors or if the property of the Mortgagor be placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, or if the Mortgagor shall sell said property under a contract for deed, then and in any of said events, the Mortgagoe is hereby authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagoe hereunder, to declare, without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by the mortgagor, and apply toward the payment of said mortgago indebtedness any indebtedness of the Mortgagoe to the Mortgagor, and said Mortgagoe may also immediately proceed to foreclose this mortgago.
- (4) When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys' fees, appraiser's fees, outlays for documentary and expent evidence, sterior pathers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches, and examinations, title insurance policies. Torrens certificates, and similar data and assurances with respect to the as Mortgagee may deem to be reasonably necessary either to prosecute such suif or to evidence to bidders at any sale which may be had pursurint 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 mentions, the fill become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest rate permiter, by illinois law, when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate and bankruptcy proceedings, to whit it is Mortgagee shall be a party, either as plaintlif, claimant or defendant, by reason of this mortgage or any indebtedness hereby secured; or (b) prevaletions 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 actual or threatened suit or proceeding which might affect the premises or the eccurity hereof.
- (5) The proceeds of any foraclosure sale ( the chemises 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, any overplus to Mortgagor, the heirs, legal representative or assigns of the Mortgagor, as their rights may appear.
- (6) Upon or at any time after the filling of a complaint to for scir sr, this mortgage the court in which such complaint is filed may appoint a receiver of said pramises. Such appointment may be made either bero and 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 not, and the Mortgagoe may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, of such rents, issues and profits and additionally the full statutory period of redemption, whether there be redemption or not, as well as during any further times when I Murtgagor, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be recessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said perior. 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, ground hereby, or by any decree foreclosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the Pan hereof or of such decree, provided such application is made or any tax, special assessment or other lien which may be or become superior to the Pan hereof or of such decree, provided such application is made whether herein or by law conferred, and be enforced, concurrently therewith; that no waiver by the Mortgagee of performance of any covenant herein and applications.
  - (7) That each right, power and remedy herein conferred upon the Mortgagee is cum liative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and be enforced, concurrently therewith; that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee, to read the or enforce performance of the same or any other of said covenants; that whatever the context hereof requires, the meaculine gender, as used herein, shall include the feminine, and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding on the respective heirs, executors, administrators, successors and assigns of the Mortgager and the Mortgagee;
  - (8) That in the event title shall be conveyed to any person or persons, firm, trust or corporation, other man the undersigned or any one or more of them, then the Mortgagee after such transfer of title shall have the right to adjust the annual rate of interest to be haid under the terms of the note secured hereunder. Whenever the Mortgagee, or its successors or assigns, shall increase the rate of interest in accordance with the foregoing provision, it shall give written notice specifying the new rate; and the effective date of any such increase shall be the date of such transfer or conveyance.

(9) The undersigned hereby waives any and all rights of redemption from sale under order or decree of foreclosure of ...'s mortgage on it's own behalf or on behalf of the Trust Estate, if any, and all persons beneficially interested therein and every person, except decree or judgement creditors of the undersigned, who have acquired any interest in or title to the premises subsequent to the date of this mortgage.

IN WITNESS WHEREOF, each of the undersigned has here	unto set his hand and seal this 3rd day of November A.D., 18 92
Dale Weincouff	
State of Illinois ) ) SS County of DuPage )	(SEAL)
the Undersigned aforesaid, DO HEREBY CERTIFY that	
subscribed to the foragoing instrument appeared before me and delivered the said instrument as <a href="https://hits.com/hits/hits/hits/hits/hits/hits/hits/hits&lt;/td&gt;&lt;td&gt;this day in person and acknowledged that &lt;u&gt;he&lt;/u&gt; signed, sealed stary act, for the uses and purposes therein set forth, including the release and waiver&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;" melanie="" official="" seal"="" t.="" td="" tomiolo<=""><td>Notary Public November 3. A.D., 18 92</td></a>	Notary Public November 3. A.D., 18 92
My COMMEAN'S RUBLICS STATE OF ILLINOIS day of	A.D., 19