

Mail to: Affiliated Bank, 8700 N. Waukegan Rd., Morton Grove, IL 60053, Attn: Gail Delaney PIN 18-04-411-004-0000.

THIS DOCUMENT CONSTITUTES A SECURITY AGREEMENT FOR PURPOSES OF ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE.

MORTGAGE, ASSIGNMENT OF LEASES & SECURITY AGREEMENT

THIS MORTGAGE (the "Mortgage") is made as of April 1, 1992, by and between Manufacturers Affiliated Trust Company as Trustee under Trust Agreement dated July 1, 1987 & known as Trust No. T0253 (the "Mortgagor"), and if there is more than one Mortgagor, Mortgagors shall be collectively referred to as "Mortgagor" whose mailing address is 758 W. North Avenue, Chicago, Illinois 60610 and Affiliated Bank (the "Mortgagee"), whose office is located at 3044 Rose Street, Franklin Park, Illinois 60131 (Successor Trustee to Affiliated Bank/Western National, f/k/a Western National Bank of Cicero)

WITNESS:

WHEREAS, Mortgagor is indebted to Mortgagee in the principal amount of \$ 310,000.00, together with interest thereon at the rates provided in that certain Mortgage Note ("Mortgage Note"), a copy of which is attached hereto as Exhibit "1" and made a part hereof.

WHEREAS, as a condition of making the loan evidenced by the aforesaid Mortgage Note, and all Mortgage Notes thereafter executed by Mortgagor evidencing future advances or loans and all renewals and refinancing of said Notes made pursuant to Paragraph 31 (Further Advances) hereof including but not limited to advances made by Mortgagee in accordance with the terms, covenants and provisions of this Mortgage and the performance of the terms, covenants and provisions herein contained, Mortgagee has required that Mortgagor mortgage the "Premises" (as hereinafter defined) to the Mortgagee, and Mortgagor has executed, acknowledged, and delivered this Mortgage to secure, in addition to the indebtedness evidenced by the aforesaid Mortgage Note, any and all sums, indebtedness and liabilities of any and every kind now or hereafter owing to or to become due to Mortgagee from Mortgagor.

Mortgagor does, by these presents, grant, convey and mortgage unto Mortgagee, its successors and assigns forever, the Real Estate and all of their estates, rights, titles, and interests (free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagor does hereby expressly release and waive, and free from all right to retain possession of said real estate after default in payment or breach of any of the covenants and agreements herein contained) legally described on Exhibit "2" attached hereto and made a part hereof (sometimes herein referred to as the "Real Estate"), which Real Estate, together with the following described property, is collectively referred to as the "Premises", together with:

A) All right, title, and interest of Mortgagor, including any after-acquired title or reversion, in and to the beds of the ways, streets, avenues, and alleys adjoining the Premises.

B) All and singular the tenements, hereditaments, easements, appurtenances, passages, liberties, and privileges thereof or in any way now or hereafter appertaining, including homestead and any other claim at law or in equity as well as any after-acquired title, franchise, or license, and the reversion and reversions and remainder and remainders thereof.

C) In accordance with the Collateral Assignment of Lease and Rents dated of even date herewith, all rents, issues, proceeds and profits accruing and to accrue from the Premises, and

D) All buildings and improvements of every kind and description now or hereafter erected or placed thereon and all materials intended for construction, reconstruction, alteration, and repairs of such improvements now or hereafter erected thereon, all of which materials shall be deemed to be included within the Premises immediately upon the delivery thereof to the Premises, and all fixtures, equipment, materials and other types of personal property (other than that belonging to tenants) used in the ownership and operation of the improvement situated thereon with parking and other related facilities, in possession of Mortgagor and now or hereafter located in, on, or upon, or installed in or affixed to, the Real Estate legally described herein, or any improvements or structures thereon, together with all accessories and parts now attached to or used in connection with any such equipment, materials and personal property or which may hereafter, at any time, be placed in or added thereto, and also any and all replacements and proceeds of any such equipment, materials, and personal property, together with the proceeds of any of the foregoing, it being mutually agreed, intended, and declared, that all the aforesaid property shall, so far as permitted by law, be deemed to form a part and parcel of the Real Estate and for the purpose of this Mortgage to be Real Estate, and covered by this Mortgage, and as to any of the property aforesaid which does not so form a part and parcel of the Real Estate or does not constitute a fixture (as such term is defined in the Uniform Commercial Code), this Mortgage is hereby deemed to be, as well, a Security Agreement under the Uniform Commercial Code for the purpose of creating hereby a security interest in such property, which Mortgagor hereby grants to the Mortgagee as the Secured Party (as such term is defined in the Uniform Commercial Code).

TO HAVE AND TO HOLD, the same unto the Mortgagee and its successors and assigns forever, for the purposes and uses herein set forth.

Provided, however, that if the Mortgagor shall pay the principal and all interest as provided by the Mortgage Note, and shall pay all other sums herein provided for, or secured hereby, and shall well and truly keep and perform all of the covenants herein contained, then this Mortgage shall be released at the cost of the Mortgagor, otherwise to remain in full force and effect.

1. MORTGAGOR'S COVENANTS. To protect the security of this Mortgage, Mortgagor agrees and covenants with the Mortgagee that Mortgagor shall:

A. Payment of Principal and Interest. Pay promptly when due the principal and interest on the indebtedness evidenced by the Mortgage Note at the times and in the manner herein and in the Mortgage Note provided

B. Taxes and Deposits Therefor.

(i) Pay immediately when first due and owing, all general taxes, special taxes, special assessments, water charges, sewer charges, and other charges which may be levied against the Premises, and to furnish to Mortgagee upon request therefor, duplicate receipts therefor within thirty (30) days after payment thereof. Mortgagor may, in good faith and with reasonable diligence, contest the validity or amount of any such taxes or assessments provided: (a) that such contest shall have the effect of preventing the collection of the tax or assessment so contested and the sale or forfeiture of said Premises or any part thereof, or any interest therein, to satisfy the same, (b) that Mortgagor has notified Mortgagee in writing of the intention of the Mortgagor to contest the same, before any tax or assessment has been increased by any interest, penalties, or costs, and (c) that Mortgagor shall have deposited with Mortgagee at such place as Mortgagee may from time to time in writing appoint, a sum of money, bond, Letter of Credit or other security reasonably acceptable to Mortgagee which shall be sufficient in the reasonable judgment of the Mortgagee to pay in full such contested tax and assessment and all penalties and interest that might become due thereon, and shall keep said money on deposit or keep in effect said bond or Letter of Credit in an amount sufficient, in the reasonable judgment of the Mortgagee, to pay in full such contested tax and assessment, and all penalties and interest that might become due thereon, and shall keep on deposit an amount sufficient at all times, increasing such amount to cover additional penalties and interest whenever, in the reasonable judgment of the Mortgagee, such increase is advisable. In case the Mortgagor, after demand is made upon it by Mortgagee, shall fail to prosecute such contest with reasonable diligence, or shall fail to maintain sufficient funds on deposit as hereinabove provided, the Mortgagee may, at its option upon notice to Mortgagor, apply the monies and/or liquidate the securities deposited with Mortgagee, in payment of, or on account of, such taxes and assessments, or any portion thereof then unpaid, including the payment of all penalties and interest thereon. If the amount of the money and/or security so deposited shall be insufficient as aforesaid for the payment in full of such taxes and assessments, together with all penalties and interest thereon, the Mortgagor shall forthwith upon demand, either (a) deposit with the Mortgagee a sum which, when added to the funds then on deposit, shall be sufficient to make such payment in full, or (b) in case the Mortgagee shall have applied funds on deposit on account of such taxes and assessments, restore said deposit to an amount reasonably satisfactory to Mortgagee. Provided Mortgagor is not then in default hereunder, the Mortgagee shall, upon the final disposition of such contest and upon Mortgagor's delivery to Mortgagee of an official bill for such taxes, apply the money so deposited in full payment of such taxes and assessments or that part thereof then unpaid, together with all penalties and interest due thereon and return on demand the balance of said deposit, if any, to the Mortgagor.

(ii) Mortgagor shall deposit with the Mortgagee commencing on the date of disbursement of the proceeds of the loan secured hereby and on the first day of each month following the month in which said disbursement occurs, a sum equal to the amount of all real estate taxes and assessments (general and special) next due upon or for the Premises (the amount of such taxes next due to be based upon the Mortgagee's reasonable estimate as to the amount of taxes and assessments to be levied and assessed) reduced by the amount, if any, then on deposit with the Mortgagee, divided by the number of months to elapse before two months prior to the date when such taxes and assessments will become due and payable. Such deposits are to be held without any allowance of interest to Mortgagor and are to be used for the payment of taxes and assessments (general and special) on the Premises next due

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hereafter located upon the premises, or related to or used or useable in connection with any present or future operation upon such property, and a security interest in the proceeds of all insurance policies now or hereafter covering all or any part of such collateral.

**8. MORTGAGEE'S PAYMENT OF GOVERNMENTAL, MUNICIPAL OR OTHER CHARGES OR LIENS.** Upon the occurrence of an Event of Default hereunder Mortgagor is hereby authorized subject to the terms and provisions of this Mortgage, to make or advance, in the place and stead of the Mortgagor, any payment relating to taxes, assessments, water rates, sewer rentals, and other governmental or municipal charges, fines, impositions, or liens asserted against the Premises and may do so according to any bill, statement, or estimate procured from the appropriate public office without inquiry into the accuracy of the bill, statement, or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien, or title or claim thereof, and the Mortgagee is further authorized to make or advance in the place and stead of the Mortgagor any payment relating to any apparent or threatened adverse title, lien, statement of lien, encumbrance, claim, or charge, or payment otherwise relating to any other purpose herein and hereby authorized but not enumerated in this paragraph, and may do so whenever, in its reasonable judgment and discretion, such advance or advances shall seem necessary or desirable to protect the full security intended to be created by this instrument, and, provided further, that in connection with any such advance, Mortgagee, in its option, may and is hereby authorized to obtain a continuation report of title or title insurance policy prepared by a title insurance company of Mortgagee's choosing.

All such advances and indebtedness authorized by this paragraph shall be repayable by Mortgagor upon demand with interest at the Default Rate.

## 9. STAMP TAX; EFFECT OF CHANGES IN LAW REGARDING TAXATION.

- (A) If, by the laws of the United States of America or of any state or subdivision thereof having jurisdiction over the Mortgagor, any tax is due or becomes due in respect of the issuance of the Mortgage Note, the Mortgagor covenants and agrees to pay such tax in the manner required by any such law. The Mortgagor further covenants to reimburse the Mortgagee for any sums which Mortgagee may expend by reason of the imposition of any tax on the issuance of the Mortgage Note.
- (B) In the event of the enactment, after this date, of any law of the state in which the Premises are located deducting from the value of the land for the purpose of taxation any lien thereon, or imposing upon the Mortgagee the payment of the whole or any part of the taxes or assessments or charges or liens herein required to be paid by Mortgagor, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the Mortgagee's interest in the Premises, or the manner of collection of taxes, so as to affect this mortgage or the debt secured hereby or the holder thereof, then, and in any such event, the Mortgagor, upon demand by the Mortgagee, shall pay such taxes or assessment or reimburse the Mortgagee therefor, provided however, that if in the opinion of counsel for the Mortgagee (i) it might be unlawful to require Mortgagor to make such payment, or (ii) the making of such payment might result in the imposition of interest beyond the maximum amount permitted by law, then and in any such event, the Mortgagee may elect, by notice in writing given to the Mortgagor, to declare all of the indebtedness to be and become due and payable sixty (60) days from the giving of such notice.

**10. PURPOSE OF LOAN.** Mortgagor (as advised by its beneficiary(ies) if Mortgagor is a land trust, if such is the case) represents, understands and agrees that the obligations secured hereby constitute a business loan as defined in this paragraph. This Mortgage Note is an exempt transaction under the Truth-in-Lending Act 15 U.S.C., paragraph 1601 et seq. and this Mortgage Note and this Mortgage which is secured thereby are to be construed and governed by the laws of the State of Illinois and that the entire proceeds of the Mortgage Note shall be used for business purposes as defined in paragraph 6404 Sec. 4(c), Chap. 17 of the Illinois Revised Statutes.

**11. MORTGAGEE'S RIGHT OF INSPECTION.** The Mortgagee and any persons authorized by the Mortgagee shall have the right to enter upon and inspect the Premises at all reasonable times, and if, at any time after default by the Mortgagor in the performance of any of the terms, covenants, or provisions of this Mortgage or the Mortgage Note or the Loan Documents, the Management or maintenance of the Premises shall be determined by the Mortgagee to be unsatisfactory, the Mortgagor shall employ for the duration of such default, as managing agent of the Premises, any person from time to time designated by the Mortgagee and Mortgagor shall be liable for any inspection fee.

**12. REPRESENTATIONS AND WARRANTIES.** Mortgagor hereby represents (and if the Premises are vested in a land trust, the beneficiary(ies) hereinafter named, by directing Mortgagor to execute and deliver this Mortgage and by joining in the execution of this Mortgage, to the best of their knowledge represent(s) and warrant(s)) to Mortgagee as of the date hereof and as of all dates hereafter that:

- (a) **Ownership.** Mortgagor owns the entire Premises and no person or entity, other than Mortgagor and the Mortgagee has any interest (direct or indirect, collateral or otherwise) (other than the lessee's leasehold interest) in the Premises;
- (b) **Use of Mortgage Proceeds.** Mortgagor intends to utilize, and is utilizing, the proceeds of the indebtedness evidenced by the Mortgage Note and secured hereby for its business purposes;
- (c) **Untrue Statements.** Mortgagor has not made any untrue statement of fact disclosure to Mortgagee to induce it to issue its Commitment Letter with respect to its financial status or ability to repay the indebtedness or perform the covenants contained in the Loan Documents specified in the Mortgage Note, or omitted to state a material fact necessary to make statements made or matters disclosed to Mortgagee, in light of the circumstances under which said statements were made or matters disclosed, not misleading;
- (d) **Default Under Agreements.** Mortgagor is not in default under any agreement to which it is a party the effect of which will materially and adversely affect performance by Mortgagor of its obligations pursuant to and as contemplated by the terms and provisions of the aforesaid Commitment Letter, the Mortgage Note, or any of the Loan Documents thereto specified, and the consummation of the transaction(s) herein and therein contemplated, and compliance with the terms hereof and thereof will not violate any presently existing applicable order, writ, injunction, or decree of any court or governmental department, commission, bureau, agency, or instrumentality, and will not conflict with, be inconsistent with, or result in any breach of any of the terms, covenants, conditions, or provisions of, or constitute a default under any articles, by-laws, partnership agreement, indenture, mortgage, deed of trust, instrument, document, agreement or contract to which Mortgagor may be bound, and
- (e) **Proceedings and Insurance.** Mortgagor is not involved, or to the best of its knowledge, is not threatened to be involved in any actions, suits, or proceedings affecting them or the Premises before any court or governmental, administrative, regulatory, adjudicating, or arbitral body or agency of any kind which is not covered by insurance, and which will materially affect performance by Mortgagor of its obligations pursuant to this Mortgage or the Mortgage Note, or the Loan Documents specified therein;
- (f) **Mortgagor Duly Organized.** Mortgagor has been duly organized and is in good standing under the laws of the State of \_\_\_\_\_; has legal authority to bind Mortgagor; that this Mortgage, Mortgage Note (and any other Loan Documents) are valid and enforceable in accordance with their terms;
- (g) **Condition of Premises.** The buildings are in high quality physical order, repair and condition, are structurally sound and wind and water tight, and all plumbing, electrical, heating, ventilation, air conditioning, elevator and other mechanical systems and equipment are in good operating order, repair and condition;
- (h) **Taxes.** Mortgagor has filed all federal, state, county, and municipal income tax returns required to have been filed by it and has paid all taxes which have become due pursuant to such returns or pursuant to any assessments received by it, and Mortgagor does not know of any basis for additional assessment in respect of such taxes;
- (i) **Litigation.** There is not now pending against or affecting Mortgagor, Beneficiary or any Guarantor of the Mortgage Note or the Premises nor, to the knowledge of Mortgagor, is there threatened, any action, suit or proceeding at law or in equity or by or before any administrative agency which if adversely determined would materially impair or affect the financial condition or operation of Mortgagor, Beneficiary, or any Guarantor of the Mortgage Note or the Premises;
- (j) **Existing Leases.** All existing leases affecting the Premises are in full force and effect and neither Lessor nor Lessee are in default thereunder and no lessee has any claim for any deduction or setoff against rent and all leases contain subordination provisions requiring lessees to subordinate their leasehold interest to this Mortgage, and all Leases are valid and enforceable in accordance with their terms;
- (k) **Permits and Approvals.** All permits, certificates, approvals and licenses required for or in connection with the ownership, use, occupancy or enjoyment of the Premises or in connection with the organization, existence, and conduct of the business of Mortgagor have been duly and validly issued and are and shall at all times be in full force and effect;
- (l) **Zoning.** The Premises are duly and validly zoned as to permit the current use, occupancy and operation of the Premises and such zoning is final and unconditional and in full force and effect, and no attacks are pending or threatened with respect thereto. The Premises comply with the requirements, standards and limitations set forth in the applicable zoning ordinance and other applicable ordinances in all particulars including but not limited to, bulk, density, height, character, dimension, location and parking restrictions or provisions;
- (m) **Utilities.** All utility services necessary and sufficient for the full use, occupancy and operation of the Premises are available to and currently servicing the Premises without the necessity of any off-site improvements or further connection costs.

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6. **SUBROGATION** In the event the proceeds of the loan made by the mortgagee to the holder of any amount paid out of advanced by the mortgagor to the mortgagor, or any part thereof, be used directly or indirectly to pay off, discharge or satisfy in whole or in part, any prior lien or encumbrance upon the property held by the holder of the original debt, the mortgagee shall be subrogated to such other lien or encumbrance and to any additional security held by the holder of the original debt, and shall have the benefit of all of same.

(C) Mortgagor, co-tenants and all persons upon whom mortgagee's rights shall be applied with the generally accepted accounting principles consistently applied, agrees to the operation of the Premises, a copy of a report of the operations of the Premises for the year then ended, to be certified by a general partner of the principal officer of Mortgagee, improvements on the Premises for the year then ended, to be certified by a general partner of the principal officer of Mortgagee, including a balance sheet and supporting schedules and costing statement of income and expenses, each such certificate to be each such annual report shall certify that the certifying party examined such records as were submitted or certified to the Mortgagee, including a balance sheet and supporting schedules and costing statement of income and expenses. Each such certificate shall certify that the certifying party examined such records as were submitted or certified to the Mortgagee, including a balance sheet and supporting schedules and costing statement of income and expenses. Each such certificate shall certify that the certifying party examined such records as were submitted or certified to the Mortgagee, including a balance sheet and supporting schedules and costing statement of income and expenses.

5. LEGALITY OF TERMS HEREIN. Nothing herein or in the Mortgage Note contained nor any transaction related thereto shall be deemed necessary for such certification and shall be held valid and conclusive if made in good faith and correct and complete.

6. REMEDIAL CLAUSES. Each clause or provision herein or in this Agreement which purports to limit the liability of either party hereto or of any other person or entity, whether expressed or implied, shall be construed to be a limitation of liability only to the extent that it would render the party liable for an amount in excess of the maximum amount of liability which would otherwise result from the application of the law of the state or territory in which the party is located.

7. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the state or territory in which the party is located.

8. ATTORNEY'S FEES. The party in breach shall pay the attorney's fees and costs of collection, including reasonable attorney's fees, incurred by the non-breaching party in connection with the enforcement of any right or remedy under this Agreement.

9. NOTICES. All notices given under this Agreement shall be in writing and shall be given by personal delivery, by registered or certified mail, by telegram, by facsimile, or by electronic mail, to the address of the party to whom the notice is directed, or to such other address as the party may designate in writing.

10. SEVERABILITY. If any provision of this Agreement is held invalid or unenforceable, the remaining provisions shall remain in full force and effect, and nothing shall be held to affect the validity of any other provision of this Agreement.

records of accounts in which full, true and correct entries shall be made of all debets and credits and of all assets and expenses relative to the Premises, which books and records of accounts shall be kept and maintained in accordance with the laws of the State of New York.

written statement of the amount due upon this mortgage and whether any alleged entries or defences exist against the indebtendness secured by this mortgage.

10 and/or accept the amounts, terms, and conditions of any and all condemnation or eminent domain awards  
11 4 (A) ACKNOWLEDGMENT OF DEBT. Mortgagor shall furnish from time to time, within thirty (30) days after Mortgagee's request, a

have the sole authority to conduct the delimitation of any domain preceding and (so long as the amount of any award paid principal balance evidenced by the Mortgage Note) the sole authority to agree

All winners will receive a certificate and an instrument of their choice. The competition is open to all students in secondary schools.

used to repair and restore the improvements in the same manner as set forth in paragraph 24 hereof with regard to insurance proceeds received subsequent to a fire or other casualty to the premises. Mortgagor shall give Mortgagee immediate notice of the actual or threatened commencement of any such proceedings under contract of eminent domain, affecting all or any part of the said Premises

allowance of the claim thereby, the secured claim entitling the amount in the event of the issuance of the warrant for payment thereto, are hereby assigned by Mortgagor to Mortgagee, to the extent of the unpaid indebtedness evidenced by the Mortgage Note which was awarded thereto.

awards shall be made to the persons whose services have been most valuable in the promotion of the welfare of the State.

3. EMINENT DOMAIN: So long as it is a portion of the public domain, evidence of the original survey and all records relating thereto may be considered as prima facie evidence of the original survey.

reduces room any tax or assessment fees or costs of collecting the taxes or amounts due to the local government.

subject to the provisions of this Mortgage make any payment or performance any act herein required of Mortgagor in any form and manner deemed expedient by Lender, and Mortgagee, but need not make full or partial payments of principal or interest or otherwise on prior encumbrances, if any, and discharge, compromise, or settle any tax lien or other prior or junior lien or title or claim thereof.

Waiver of all Events of Default, under this Paragraph [1E] shall not constitute a consent to, or waiver of any right, remedy or power of the Mortgagee upon a subsequent Event of Default under this Paragraph [1E], in case of default under this Paragraph [1E].

its proprietary, assets or business Any such sale, transfer, assignment, conveyance, lease, lien, pledge, mortgage, hypothecation of any other encumbrance of any interest or claim or right in and to any asset or property of the Debtor under any agreement to do any of the foregoing shall be null and void and of no force or effect, but the aforesigned makes liable and responsible for the payment of all debts and obligations of the Debtor to the holders of the Debtor's assets, and the Debtor shall be liable to the holders of the Debtor's assets for the payment of all debts and obligations of the Debtor to the holders of the Debtor's assets.

(iv) Mortgagor, beneficially or in interest, whether direct or indirect, in Moritgagor's other partnership having an interest, whether direct or indirect, in Moritgagor or  
(v) if Mortgagor, beneficially or in interest, shall modify, amend, terminate, dissolve or otherwise dispose of all or substantially all of  
partner ship existing or shall good standing or convey, transfer, distribute, lease or otherwise dispose of all or substantially all of

(ii) Any sale conveyance, assignment, or other transfer of, or the mortgage, pledge, grant of a security interest in, any shares of stock

and/or holding or maintaining any such interest, without limitation, shall be deemed to be an acknowledgment that the undersigned has read, understood, and agrees to the terms and conditions of this Agreement.

E. Restrictions on Transfer and Financing. For the purpose of protecting Mortgagee's security, keeping the Premises free from substantial financing loans, and of allowing Mortgagee to raise the interest rate and to collect assumption fees, Mortgagor agrees that

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- (n) **Brokerage Commissions and Other Fees.** That Mortgagor is not liable for nor responsible for the payment of any brokerage commissions or fees in connection with the loan to be disbursed by Mortgagee hereunder.
- (o) **Hazardous Waste, Etc.** That the premises are free of any asbestos and the premises have not been used for the purpose of storing, disposal or treatment of hazardous substances or hazardous waste, and there has been no surface or subsurface contamination due to the storing, disposal or treatment of any hazardous substances, hazardous wastes or regulated substances as those terms are defined in the Comprehensive Environmental Response, Liability and Compensation Act, 42 U.S.C. 9601 *et seq.*, the Resource Conservation and Recovery Act, 42 U.S.C. 6901 *et seq.*, and the Environmental Protection Act, III Rev Stat. 1985 (supp. 1986 and 1987) ch. 111-1/2 par. 1101 *et seq.*, and neither Mortgagor nor any and all previous owners of the real estate have received any notification of any asserted present or past failure to comply with any such environmental protection laws or any rules or regulations adopted pursuant thereto. Mortgagor shall immediately notify Mortgagee of any notice or threatened action from any governmental agency or from any tenant under a lease of any portion of the premises of a failure to comply with any such environmental protection laws and with any rules or regulations adopted pursuant thereto.

## 13. DEFAULT AND FORECLOSURE

- (A) **Events of Default and Remedies.** The following shall constitute an Event of Default under this Mortgage:
- (i) **Failure to Provide Insurance.** Any failure to provide the insurance specified in paragraphs 1(C)(i) and 1(C)(ii) herein.
  - (ii) **Default in Payment of Principal or Interest.** Any default in the payment of principal and/or interest under the Mortgage Note secured hereby which default or failure remains uncured for a period of ten (10) days, or
  - (iii) **Default in Performance of Covenants or Conditions.** Any default in the performance or observance of any other term, covenant, or condition in this Mortgage, or in any other instrument now or hereafter evidencing or securing said indebtedness which default continues for thirty (30) days;
  - (iv) **Voluntary Bankruptcy Proceedings.** If the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall file a petition in voluntary bankruptcy or under Chapter 7 or Chapter 11 of the Federal Bankruptcy Code or any similar law, state or federal, whether now or hereafter existing, which action is not dismissed within thirty (30) days, or
  - (v) **Admission of Insolvency.** If the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall file an answer admitting insolvency or inability to pay their debts or fail to obtain a vacation or stay of involuntary proceedings within thirty (30) days after the filing thereof, or
  - (vi) **Adjudication of Bankruptcy.** If the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall be adjudicated a bankrupt or a trustee or a receiver shall be appointed for the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note which appointment is not relinquished within thirty (30) days for all or any portion of the Premises or its or their property in any involuntary proceeding, or
  - (vii) **Involuntary Proceedings.** Any court shall have taken jurisdiction of all or any portion of the Premises or the property of the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note, in any involuntary proceeding for reorganization, dissolution, liquidation, or winding up of the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note, and such trustees or receiver shall not be discharged or such jurisdiction relinquished or vacated or stayed on appeal or otherwise stayed within the thirty (30) days after appointment, or
  - (viii) **Assignment for Benefit of Creditors.** The Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall make an assignment for the benefit of creditors, or shall admit in writing its or their insolvency or shall consent to the appointment of a receiver or trustee or liquidator of all or any portion of the Premises, or
  - (ix) **Truth or Falsity of Warranties.** The untrue or falsity of any of the warranties contained herein, or the Collateral Assignment of Lease(s) and Rent(s) given to secure the payment of the Mortgage Note;
  - (x) **Foreclosure of Other Liens.** If the holder of a junior or senior mortgage or other lien on the Premises (without hereby implying Mortgagee's consent to any such junior or senior mortgage or other lien) declares a default or institutes foreclosure or other proceedings for the enforcement of its remedies thereunder;
  - (xi) **Damage or Destruction.** If the Premises or any material part thereof is demolished, destroyed or damaged by any cause whatsoever and the loss is not adequately covered by insurance actually collected and Mortgagor fails to deposit with the Mortgagee the deficiency upon written request;
  - (xii) **Abandonment.** If the premises shall be abandoned;
  - (xiii) **Default Under Other Indebtedness.** If the Mortgagor, any beneficiary or the guarantor of the Mortgage Note shall be in default under any other indebtedness, obligation, Loan Documents, commitment letter or any liability as evidenced to the Mortgagee;
  - (xiv) **Material Adverse Change.** If there occurs, in the judgment of the Mortgagee, a material adverse change in the net assets or financial condition of the Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note as reflected on any updated financial statement(s) or as disclosed by an audit required by Mortgagee, compared to such party's net assets or financial condition as reflected on the financial statement(s) submitted to Mortgagee as of the date hereof;
  - (xv) **False Representation.** If any representation or warranty made by Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note or others in, under or pursuant to the Loan Documents shall be false or misleading in any respect on or at any time after the date when made or if any inaccuracy shall exist in any of the financial statements, operating information or other information furnished to Mortgagee in connection with the Loan Documents;
  - (xvi) **Failure to Notify Mortgagee of Default or False Representation.** If Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall fail to notify Mortgagee in writing as soon as it shall be practicable to do so upon learning that any representation or warranty made by Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note to Mortgagee is false or misleading in any material respect or upon learning of the occurrence of any event which with the passage of time or the giving of notice or both would constitute an Event of Default under the Loan Documents;
  - (xvii) **Failure to Obtain Mortgagee's Consent to Transfer or Financing.** If Mortgagor or any party(ies) set forth in this Mortgage shall make any unpermitted transfer or financing in violation hereof;
  - (xviii) **Judgment, Levy or Attachment.** If any final judgment for the payment of money in excess of Five Thousand Dollars (\$5,000.00) shall be rendered against Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note or if any writ, attachment, levy, citation, lien, or distress warrant shall be issued against the Premises or any part thereof or interest therein;
  - (xix) **Inability to Pay Impositions and Other Debts.** If Mortgagor shall fail to pay any of the impositions when due, or if Mortgagor shall suffer or permit any other accounts payable in connection with the Premises to become past due, or if Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall generally fail or be unable to pay its debts as they come due, or shall admit in writing its inability to pay its debts as they become due, or shall make a general assignment for the benefit of creditors;
  - (xx) **Other Indebtedness.** If Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note shall default in the due and punctual performance of any covenants, conditions, warranties, representations, or other obligation, including, without limitation, the repayment of indebtedness, under any documents or instruments evidencing or securing any other indebtedness owed to Mortgagee and shall fail to cure such default within the applicable cure or grace period, if any;
  - (xxi) **Default under Leases.** If Mortgagor, any Beneficiary or any Guarantor of the Mortgage Note defaults under any Lease Upon the occurrence of an Event of Default, the entire indebtedness secured hereby, including, but not limited to, principal and accrued interest shall, at the option of the Mortgagee and without demand or notice to Mortgagor, become immediately due and payable with interest accruing thereafter on the unpaid principal balance of the Mortgage Note at the Default Rate (as hereinafter defined) and thereupon, or at any time after the occurrence of any such Event of Default, the Mortgagee may proceed to foreclose this Mortgage by judicial proceedings according to the statutes in such case provided, and any failure to exercise said option shall not constitute a waiver of the right to exercise the same at any other time
- (B) **Expense of Litigation.** In any suit to foreclose the lien on this Mortgage or enforce any other remedy of the Mortgagee under this Mortgage, the Mortgage Note, or any other document given to secure the indebtedness represented by the Mortgage Note, there shall be allowed and included as additional indebtedness in the judgment or decree, all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for reasonable attorneys' fees, appraisers' fees, outlays for documentary and expert evidence, stenographers' charges, publication costs, survey costs and cost (which may be estimated as to items to be expended after entry of the decree), of procuring all abstracts of title, title searches and examinations, title insurance policies, and similar data and assurances with respect to title as Mortgagee may deem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree, the true condition of the title to or value of the Premises. All expenditures and expenses of the nature in this paragraph mentioned, and such expenses and fees as may be incurred in the protection of said Premises and the maintenance of the lien of this Mortgage, including the fees of any attorney affecting this Mortgage, the Mortgage Note or the Premises, or in preparation for the commencement or defense of any proceeding or threatened suit or proceeding, shall be immediately due and payable by Mortgagor, with interest thereon at the Default Rate.

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LAWS OF THE STATE OF ILLINOIS AND ALL MIGHT TO RETA

Moragag, for rest and all who may claim through or under it, including its beneficiary, waives any and all right to have the property and estates comprising the Premises marshalled upon any foreclosure of the lien hereof and agrees that any court having jurisdiction to do so at its discretion or otherwise of the nature of this mortgage, hereby waives the benefit of such laws

(H) Sale of Separate Parcels, Right of Mortgagee to Purchase, in the event of any foreclosure sale of said Premises, the same may be sold in one of more parcels Mortgagee may be the purchaser at any foreclosure sale of the premises or any part thereof.

Following any Event of Default as defined in any one of more instances, or the acceptance by Mortgagor of partial payments herunder, or to exercise any other option granted to the Mortgagor hereunder in any event of default, shall not constitute a waiver of any such Event of Default nor shall it affect the Mortgagor's right to accelerate the maturity for any future Event of Default hereunder by Mortgagor may, at the option of Mortgagor, be rescinded by written acknowledgement to that effect by the Mortgagor and shall not affect the Mortgagor's right to accelerate the maturity for any future Event of Default.

(F) Application of Proceeds of Foreclosure Suit. The proceeds of any foreclosure sale of the promises shall be distributed in the following order of priority FIRST, on account of all costs and expenses incurred in the foreclosing proceedings, including all such items as are mentioned in paragraph (B) hereto; SECOND, all other items which under the terms and conditions constitute additional to those mentioned in paragraph (B) hereto; THIRD, principal and interest (calculated daily) remaining unpaid on the mortgage Note, with interest thereon at the default rate; FOURTH, any overplus to Morgan Guaranty and its successors or assigns. As their rights may appear.

(iv) payment of any monies due under the terms of any agreement or contract, including any amounts due by way of indemnity.

claims for damages, if any, and claimants on insurance companies and emergency providers, as circumstances permit.

(iii) to the payment of taxes, special assessments and water rates now due or which may hereafter become due on the premises, or  
which may become a lien prior to the time on this mortgage.

(iv) to the payment of all repairs and replacement materials, and of placing said property in such condition as will, in the judgment of the mortgagor, make it ready for sale.

Following, in such order as the Mortgagee (or in a case of a Receivableship, as the Council) may determine (ii) to the Payment of the operating expenses of the Premises, which shall include compensation to the Mortgagee or to the Council for the services of the agents and employees of the Council in connection with the collection of rents and other debts due from lessees established lease commissions and other costs of collection and expenses of the management of the Premises has been delegated to an agent or agents and shall also include amounts and procurements made by the Council for the benefit of the Premises and other costs of collection and expenses of the management of the Premises.

(D) **Moragagee's Deferment**, option of Priority of Payment. Any assets, rents, issues, and profits possessed, operated and managed may be held, and to receive all available funds, issues and profits of the Premises received by the Moragagee after having taken possession of the Premises, or instruments of payment in payment of the Premises received by the Moragagee under the provisions of this Agreement, shall be applied in payment of or on account of the obligations of which other than security documents or instruments shall be applied in payment of or on account of the obligations of this Agreement.

whose interests in the Premises are subject to the lien hereof and shall also be binding upon the Purchaser as to any foreclosures sale, nonwithstanding any redemption from sale, discharge or the mortgagee purchaser of any forceclosure sale, or issuance of any certificate of sale to any purchaser of any interest in the Premises.

Mortgagor, (iii) cancel or terminate any lease or sublease of management agreement for any cause or on any ground which would entitle Mortgagor to cancel the same; (iv) if any part of the property is taken by eminent domain, lease or sublease in whole or in part, without notice to the

full power to use such measures, legal or equitable, as in his discretion or in the discretion of its successors of assignees may be necessary to enforce the payment of rent, actions in forcible detainer, and powers herein granted at any and all times hereafter, whereby grainling full power and authority to sue in his name or in the name of the lessor or lessee, and to collect all rents, issues, and profits of the premises including

(ii) hold, operate, manage and control the Premises and conduct the business, if any thereof, either personally or by its agents and with  
granted exclusive rights or servants, apprentices, and journeymen, in its own name as Mortgagee and under the powers herein  
excluded the Mortgagee, its agents or servants, apprentices, and journeymen, or the then owner of the Premises relating thereto, and may  
recover possession, costs, expenses, damages, and other charges, and all debts due to him by reason of the non-payment of the sum  
so secured, and all other sums due to him by reason of the non-payment of the sum so secured.

Mortgagee has a right to institute foreclosure proceedings whether or not the entire principal sum secured thereby is delinquent in payment of its unpaid balance.

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MORTGAGED PROPERTY AFTER ANY DEFAULT IN OR BREACH OF ANY OF THE COVENANTS, AGREEMENTS OR PROVISIONS HEREIN CONTAINED.

(J) **Default Rate.** The term "Default Rate" shall be the prime rate plus SIX (6%) percent (P + 6). The term prime rate means the prime commercial rate of the Mortgagee, such rate being changed from time to time as established or announced by Mortgagee. Prime does not mean the lowest interest rate offered by Mortgagee from time to time.

14. **ASSIGNMENT OF RENTS, ISSUES AND PROFITS.** Mortgagor hereby assigns and transfers to Mortgagee all the rents, issues and profits of the Premises and hereby gives to and confers upon Mortgagee the right, power, and authority to collect such rents, issues and profits. Mortgagor irrevocably appoints Mortgagee its true and lawful attorney-in-fact, at the option of Mortgagee at any time and from time to time, after the occurrence of an Event of Default and after Notice and the expiration of any applicable grace period, to demand, receive and enforce payment, to give receipts, releases and satisfactions, and to sue, in the name of Mortgagor or Mortgagee, for all such rents, issues and profits and apply the same to the indebtedness secured hereby, provided, however, that Mortgagor shall have the right to enter into leases for the Premises at rents not less than the going rate for comparable space in the same community, collect such rents, issues and profits (but not more than two months in advance, including any security deposits) prior to or at any time there is not an Event of Default under this Mortgage or the Mortgage Note. The Assignment of the rents, issues and profits of the Premises in this paragraph is intended to be an absolute assignment from Mortgagor to Mortgagee and not merely the passing of a security interest. The rents, issues and profits are hereby assigned absolutely by Mortgagor to Mortgagee contingent only upon the occurrence of an Event of Default under any of the Loan Instruments.

15. **COLLECTON UPON DEFAULT.** Upon any Event of Default, Mortgagee may, at any time without notice, either in person, by agent or by a receiver appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the Premises, or any part thereof, in its own name use for or otherwise collect such rents, issues, and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorneys' fees, upon any indebtedness secured hereby, and in such order as Mortgagee may determine. The collection of such rents, issues and profits, or the entering upon and taking possession of the Premises, or the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done in response to such default or pursuant to such notice of default.

16. **ASSIGNMENT OF LEASES.** Mortgagor hereby assigns and transfers to Mortgagee as additional security for the payment of the indebtedness hereby secured, all present and future leases upon all or any part of the Premises and to execute and deliver, at the request of Mortgagee, all such further assurances and assignments in the Premises as Mortgagee shall from time to time reasonably require.

17. **RIGHTS AND REMEDIES ARE CUMULATIVE.** All rights and remedies herein provided are cumulative and the holder of the Mortgage Note secured hereby and of every other obligation secured hereby may recover judgment hereon, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security of any right afforded by this Mortgage.

18. **GIVING OF NOTICE.** Any notice or demands which either party hereto may desire or be required to give to the other party, shall be in writing and shall be hand delivered or mailed by certified mail, return receipt requested, addressed to such other party at the address, hereinabove or hereinafter set forth, or at such other address as either party hereto may, from time to time, by notice in writing, designate to the other party, as a place for service of notice. All such notices and demands which are mailed shall be effectively given two (2) business days after the date of post marking. All such notices and demands which are hand delivered shall be effectively given on the date of such delivery. In case no other address has been so specified, notices and demands hereunder shall be sent to the following address:

To Mortgagee: 3044 Rose Street, Franklin Park, IL 60131  
and 8700 N. Waukegan Road, Morton Grove, IL 60053, Attn: Gail Deloney

To Mortgagor: 758 W. North Avenue, Chicago, IL 60610

19. **TIME IS OF THE ESSENCE.** It is specifically agreed that time is of the essence of this Mortgage. The waiver of the options or obligations secured hereby shall not at any time thereafter be held to be abandonment of such rights. Except as otherwise specifically required, notice of the exercise of any option granted to the Mortgagee herein, or in the Mortgage Note secured hereby is not required to be given.

20. **COMMITMENT LETTER.** The indebtedness evidenced by the Mortgage Note and secured hereby has been extended to Mortgagor by Mortgagee pursuant to the terms of a Commitment Letter dated \_\_\_\_\_ issued by Mortgagee and subsequently accepted as set forth in such commitment. All terms and conditions of such Commitment Letter are incorporated herein by reference as if fully set forth.

21. **COVENANTS TO RUN WITH THE LAND.** All the covenants hereof shall run with the land.

22. **CAPTIONS.** The captions and headings of various paragraphs are for convenience only, and are not to be construed as defining or limiting in any way the scope or intent of the provisions thereof.

23. **CONSTRUCTION.** Mortgagor does hereby acknowledge that all negotiations relative to the loan evidenced by the Mortgage Note, this Mortgage, and all other documents and instruments securing the Mortgage Note, took place in the State of Illinois. Mortgagor and Mortgagee (by making the loan evidenced by the Mortgage Note) do hereby agree that the Mortgage Note, this Mortgage and all other documents securing the Mortgage Note shall be construed and enforced according to the laws of the State of Illinois.

24. **APPLICATION OF INSURANCE PROCEEDS AND EMINENT DOMAIN AWARDS.**

- (A) In the event of any such loss or damage to the Premises, as described in paragraph 1(C)(i) hereof, Mortgagor shall give immediate notice to Mortgagee, and the Mortgagee is authorized (a) to settle and adjust any claim under insurance policy(ies) which insure against such risks or (b) to allow Mortgagor to agree with the insurance company or companies on the amount to be paid in regard to such loss. In either case, Mortgagee is authorized to collect and receipt for any such money and Mortgagee is authorized to execute the proceeds of loss on behalf of Mortgagor, the insurance proceeds after deducting therefrom any expenses incurred in the collection thereof (including the fees of an adjuster) may at the option of the Mortgagee be applied as follows: (i) as a credit upon any portion of the indebtedness secured hereby; or (ii) to reimburse Mortgagor for repairing or restoring the improvements, provided that Mortgagor complies with each of the provisions specified in paragraph 24(B)(i) through 24(B)(iii) hereof, in which event the Mortgagee shall not be obliged to see to the proper application thereof nor shall the amount so released or used for restoration be deemed a payment on the indebtedness secured hereby.
- (B) In the event that Mortgagee elects to make the proceeds of insurance available for the restoration of the improvements so damaged, no disbursement thereof shall occur unless Mortgagor is in compliance with each of the following conditions:
  - (i) No Event of Default shall then exist under any of the terms, covenants and conditions of the Mortgage Note, this Mortgage, or any other documents or instruments evidencing or securing the Mortgage Note;
  - (ii) Mortgagee shall first be given satisfactory proof that such improvements have been fully restored or that by the expenditure of the proceeds of insurance, and any sums deposited by Mortgagor pursuant to the terms of subparagraph (iii) hereof, will be fully restored, free and clear of mechanic's and materialmen's liens, except for liens for which adequate provisions is made pursuant to paragraph 1(D) hereof, within six (6) months from the date of such loss or damage.
  - (iii) In the event such proceeds shall be insufficient to restore the improvements, Mortgagor shall deposit promptly with Mortgagee funds which, together with the insurance proceeds, would be sufficient to restore the improvements.
- (C) The excess of the insurance proceeds above the amount necessary to complete any necessary restoration shall, after completion of the repair and restoration, be applied as a credit upon any portion, as selected by Mortgagee, of the indebtedness secured hereby, but the funds released by Mortgagee for restoration shall in no event be deemed a payment of the indebtedness secured hereby.
- (D) In the event Mortgagee shall elect to permit Mortgagor to use such proceeds for the restoring of the improvements, such proceeds shall be made available, from time to time, upon Mortgagee being furnished with satisfactory evidence of the estimated cost of such restoration and with architect's certificates, partial or final waivers of lien, as the case may be, contractors' sworn statements, and if the estimated cost of the work exceeds ten (10%) percent of the original principal amount of the indebtedness secured hereby, with all plans and specifications for such rebuilding or restoration as Mortgagee may reasonably require and approve. No payment made prior to the final completion of the work shall exceed ninety (90%) percent of the value of the work performed, from time to time, and at all times the undisbursed balance of said proceeds remaining in the hands of the Mortgagee shall be at least sufficient to pay for the cost of the completion of the work, free and clear of any liens. In the event of foreclosure of this Mortgage, or other transfer of title to the Premises in extinguishment of the indebtedness secured hereby, all right, title, and interest of the Mortgagor, in and to any insurance policies then in

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EXHIBIT "1"

## MORTGAGE NOTE

\$ 310,000.00

Franklin Park, Illinois

April 1, 1992

Manufacturers Affiliated Trust Company\* as Trustee under Trust

FOR VALUE RECEIVED, the undersigned Agreement dated July 1, 1987 and known as Trust No. 10253, Eugene H. Elefeld, and David J. Elefeld (collectively, "Maker") ~~hereby~~ promises to pay to the order of Affiliated Bank ~~hereby~~ ("Payee"), at its offices

at 3044 Rose Street, Franklin Park, IL 60131 or at such other place as Payee may from time to time designate, in the manner hereinafter provided, the principal sum of Three Hundred Ten Thousand and no/100 (\$ 310,000.00) Dollars, in lawful money of the United States of America,

together with interest ("Interest Rate") from the date of disbursement on the outstanding balance from time to time as follows

payable in fifty-nine (59) consecutive monthly payments of principal and interest in the sum of Three Thousand Eight Hundred Sixty and 16/100 (\$3,860.16) each (based on a ten-year amortization), beginning on June 1, 1992 and continuing on the first (1st) day of each month thereafter, followed by a final balloon payment of the entire remaining unpaid principal and accrued interest due on May 1, 1997. Maker promises to pay interest on the unpaid principal balance hereunder prior to maturity or default at the fixed rate of eight and six-tenths percent (8.6%) per annum.

\*(Successor Trustee to Affiliated Bank/Western National, f/k/a Western National Bank of Cicero)

92270393

. DEPT-11 RECORD.T \$51.50  
. T#7777 TRAN 1730 04/22/92 12:23:00  
. #4512 G \*-92-270393  
COOK COUNTY RECORDER

Interest shall be calculated hereunder on the basis of actual days in a month over a 360-day year. In the event that the unpaid principal balance of this Mortgage Note ("Note") becomes due and payable on a date other than the first day of a calendar month, a final payment of interest at the rate provided in this Note shall be due and payable on such date.

This Note is secured by a certain Mortgage, Assignment of Leases and Security Agreement of even date herewith executed by Maker ("Mortgage") which pertains to certain real estate located at 400-100 East Elm Street, LaGrange, IL.

Cook County, Illinois, and legally described on Exhibit 2 attached to the Mortgage ("Real Estate"), and is further secured by the other Loan and Security documents ("Loan Documents") (as defined in the Mortgage) all of which documents bear even date herewith, which are made a part hereof and which are hereby incorporated by reference.

(Insert Prepayment Provision)

This Note may be prepaid in full at any time without penalty.

If Maker fails to pay any installment or payment of principal or interest or other charge due hereunder when due or if at any time hereafter the right to foreclose or exercise the remedies available under the Mortgage or other Loan Documents or to accelerate this Note shall accrue to the Payee under any of the provisions contained in this Note, the Mortgage or the other Loan Documents including without limitation by reason of the Real Estate or any part thereof or any legal, equitable or beneficial interest therein being sold assigned transferred conveyed mortgaged or otherwise leased or encumbered to or in favor of any party other than Payee or by reason of Maker or any beneficiary of Maker other than Payee or by reason of Maker or any beneficiary of Maker entering into any contract or agreement for any of the foregoing, or if at any time hereafter any other default occurs under the Mortgage, this Note Guaranty, if any, of this Note or any of the Loan Documents, and Maker fails to cure the same within the time period, if any, provided for curing the same under the terms of the Mortgage or other Loan Documents, then at the option and election of the Payee, and without further notice, grace or opportunity to cure, the entire unpaid principal balance outstanding hereunder, together with all interest accrued thereon, may be accelerated and become immediately due and payable at the place of payment aforesaid.

In case the right to accelerate this Note shall accrue by reason of any of the events of default referred to in the preceding paragraph, in lieu of or in addition to any other right or remedy then available under this Note or the other Loan Documents, the Payee shall have the right and option, without further notice, to implement, as of and from the date of default the "Default Rate" (as hereinafter defined) to the entire principal balance outstanding under the Note and all accrued interest thereon. For purposes of this Note, the "Default Rate" shall be the prime rate plus six (6%) percent (P + 6). The term prime rate means the prime commercial rate of the Payee, such rate being changed from time to time as established or announced by Payee. Prime does not mean the lowest interest rate offered by Payee from time to time.

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Land Trust Maker

This Note is executed by the undersigned, not personally, but as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and it is expressly understood and agreed by Payee and by every person now or hereafter holding this Note or claiming any right of security hereunder that nothing herein or in the Mortgage shall be construed as creating any liability on said Trustee personally to pay said Note or any interest that may accrue thereon, or to perform any covenants, either express or implied, herein contained, but nothing in the preceding portions of this paragraph shall limit Payee's right of recovery on this Note, the Mortgage and other Loan Documents against and out of the Real Estate and other collateral thereby conveyed by enforcement of the provisions hereof and of the Mortgage, nor in any way limit or affect the personal liability of any co-signer, endorser or guarantor of this Note and other Loan Documents.

EXECUTED AND DELIVERED at Chicago, Illinois as of this 1st day of April, 19 92.

Manufacturers Affiliated Trust Company  
not personally, but as Trustee  
Trust No 10253

\_\_\_\_\_  
by Name: \_\_\_\_\_

Title: \_\_\_\_\_

ATTEST (SEAL)

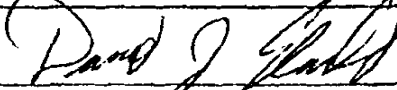
By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Individual Maker Notwithstanding the Trustee's exculpation above, Eugene H. Eleveld and David J. Eleveld are, and shall remain, jointly and severally liable for the full payment of the indebtedness evidenced by this note.

  
Eugene H. Eleveld

  
David J. Eleveld

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## EXHIBIT 2

### LEGAL DESCRIPTION

BLOCK 6 IN E. S. BADGER'S SUBDIVISION OF THAT PART (EXCEPT RAILROAD) OF THE SOUTH EAST 1/4 OF SECTION 4, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF BLUFF AVENUE (EXCEPT 2 ACRES LYING EAST OF THE CENTER LINE OF BLUFF AVENUE AND WEST OF THE WESTERLY LINE OF THE RIGHT OF WAY OF THE CHICAGO JUNCTION RAILWAY COMPANY), THE NORTH LINE OF SAID 2 ACRES BEING PARALLEL TO THE CENTER LINE OF 47TH STREET, AND EXCEPT LAND OWNED BY THE VILLAGE OF LAGRANGE DESCRIBED AS FOLLOWS, TO WIT: BEGINNING AT THE SOUTHWEST CORNER OF COSSITT AND EAST AVENUE; THENCE WEST ALONG THE SOUTH LINE OF COSSITT AVENUE, 259.6 FEET; THENCE SOUTH ON A LINE PARALLEL TO THE WEST LINE OF EAST AVENUE, 275 FEET; THENCE EAST ON A LINE PARALLEL TO THE SOUTH LINE OF COSSITT AVENUE, 259.6 FEET TO THE WEST LINE OF EAST AVENUE; THENCE NORTH ALONG THE WEST LINE OF EAST AVENUE, 275 FEET TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINOIS

P.I.N. 18-04-411-004-0000

Street Address: 400-460 East Elm Street, LaGrange, Illinois.  
Also having addresses of 525-535 East Maple Avenue, and 223-227 South Bluff Avenue, LaGrange, Illinois.

32276633

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## EXHIBIT 3

Mortgagor/Debtor: Manufacturers Affiliated Trust Company as Trustee u/t/a dated July 1, 1987 and known as Trust No. 10253

Secured Party: Affiliated Bank

### DESCRIPTION OF COLLATERAL

All of the following property now or at any time hereafter owned by Mortgagor/Debtor (hereinafter referred to from time to time as "Debtor") or in which the Mortgagor/Debtor may now or at any time hereafter have any interest or rights, together with all of Mortgagor/Debtor's rights, title and interest therein and thereto:

1. All machinery, apparatus, equipment, inventory, fittings, fixtures, appliances, furnishings, supplies and articles of personal property of every kind and nature whatsoever, including, but not limited to, any for the purpose of supplying or distributing heat, light, air, power, water, ventilation, air conditioning or refrigeration (whether single units or centrally controlled), all screens, screen doors, storm windows, storm doors, shades, awnings, gas and electric fixtures and equipment, fans, radiators, heaters, engines, machinery, boilers, ranges, furniture, motors, sinks, bathtubs, carpets, floor coverings, windows, shades, drapes, furnaces, stokers, conduits, switchboards, pipes, tanks, lifting equipment, fire control or fire extinguishing apparatus or equipment, ducts, compressors, pumps, furniture and furnishings, located on or affixed to, attached to, incorporated in, or placed upon the "Premises" (as described in Exhibit 2) or in any building or improvements now located thereon or hereafter located thereon, except for any of the foregoing items of property which are owned by any tenant of any such building or improvement and which, according to the terms of any applicable lease, may be removed by such tenant at the expiration or termination of said lease.

2. All equipment, material, inventory and supplies wherever located and whether in the possession of the Debtor or any third party, intended or prepared for use in connection with the construction of incorporation into or affixment to the Property or any building or improvement being, or to be, constructed upon the Property, including, without limitation, all lumber, masonry, steel and metal (assembled, fabricated or otherwise) in the possession of any third party intended or designated for incorporation into or affixment to any such building or improvement.

3. Any and all contracts and agreements for construction, construction supervision, architectural services, maintenance, management, operation, marketing, leasing and other professional services pertaining to the Property heretofore or hereafter entered by Debtor or Trustee, including any subcontract, material supply contracts, and including all of Debtor's or Trustee's rights to receive services, work, materials, supplies and other goods thereunder, claims and rights with respect to non-performance or breach of such contracts and agreements, including rights under any payment and performance bond(s) issued to Debtor or Trustee and/or said contractor(s), and all plans and specifications, drawings, models and work product relating to the buildings and other improvements intended to be undertaken on the Property pursuant to the Loan Documents.

4. Any and all accounts, chattel paper and general intangibles, now or hereafter acquired, as those terms are defined in the Uniform Commercial Code, including but not limited to, all of the Debtor's or Trustee's right, title and interest in, to and under any contracts, leases, licenses or other agreements of any kind entered into by Debtor or Trustee in connection with the ownership, construction, maintenance, use, operation, leasing or marketing of the Property, including but not limited to any escrow, franchise, warranty, service, management, operation, equipment or concession contract, agreement or lease, and end-loan commitment, including all of Debtor's or Trustee's rights to receive services or benefits and claims and rights to receive services or benefits and claims and rights with respect to non-performance or breach thereunder.

5. All governmental or administrative permits, licenses, certificates, consents and approvals relating to the Property or any building or improvements thereon or to be constructed or made thereon.

6. All proceeds of or any payments due to or for the account of Debtor or Trustee under any policy of insurance (or similar agreement) insuring, covering or payable upon loss, damage, destruction or other casualty or occurrence of or with respect to any of the foregoing described Collateral, the Property or any building or improvement now or hereafter located on the Property, whether or not such policy or agreement is owned or was provided by Debtor or names Debtor or Secured Party as beneficiary or loss payee and all refunds of unearned premiums payable to Debtor or Trustee on or with respect to any such policies or agreements.

7. Any and all proceeds or rights to proceed arising out of any condemnation or exercise of right of eminent domain pertaining to the Property or any building or improvement now or hereafter located on the Property.

8. All proceeds of, substitutions and replacements for accessions to and products of any of the foregoing in whatever form, including, without limitation, cash, checks, drafts and other instruments for the payment of money (whether intended as payment or credit items), chattel paper, security agreements, documents of title and all other documents and instruments.

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## **JOINDER BY THE BENEFICIARIES**

The undersigned beneficiaries (the "Beneficiaries"), of Manufacturers Affiliated Trust Company Trust No.  
10253 under Trust Agreement

dated July 1, 1987, hereby execute this Mortgage and Security Agreement for the purpose of joining herein, making the assignments, grants of security interests, transfers and conveyances hereunder, and making, undertaking and agreeing to the covenants, agreements, obligations, and representations herein, all in accordance with and subject to the following:

A. The Beneficiaries hereby grant to the Mortgagee, as security for the secured obligations, a security interest in all of the property included in the premises described in Exhibit 3 attached to the Mortgage which constitutes fixtures under the UCC and also all of said property which constitutes personal property not constituting a part and parcel of the real estate.

**B. The Beneficiaries hereby assign to the Mortgagee, as security for the secured obligations, all of the rents, issues, and profits and all of the leases, letting, and other agreements for the use as occupancy of the premises, now or hereafter made, as more fully described in paragraph 14 of the Mortgage.**

C. The Beneficiaries hereby covenant and agree to be bound by, and to be deemed to have entered into and made, all of the Mortgagor's covenants, agreements, obligations and representations (which shall constitute representations and warranties of the Beneficiaries) under the Mortgage with the same force and effect as if they were fully set forth herein verbatim.

Executed in Chicago, Illinois, this 1st day of April 1992.

Eugene H. EleveId

David J. Eleveld

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—AB—

11/87

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## Land Trust Mortgagor

### EXCULPATION

This instrument is executed by Mortgagor, not personally, but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants, and conditions to be performed by Mortgagor are undertaken by its sole as Trustee as aforesaid, and not individually, and no personal liability shall be asserted or enforceable against Mortgagor by reason of anything contained in said instrument, or in any previously executed document whether or not executed by said Mortgagor either individually or as Trustee as aforesaid, relating to the subject matter of the foregoing agreement, all such personal liability, if any, being expressly waived by every person now or hereafter claiming any right or security hereunder.

IN WITNESS WHEREOF, this Mortgage has been duly executed the day and year first above written

This Mortgage is executed by the undersigned, not personally, but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee, and insofar as said Trustee is concerned is payable only out of the Trust estate which in part is securing the payment hereof and through the enforcement of the provisions of any other collateral from time to time securing payment hereof. No personal liability shall be asserted or be enforceable against the undersigned, as Trustee, because or in respect of this Mortgage or the making, issue or transfer thereof, all such liability of said Trustee, if any, being expressly waived in any manner

Manufacturers Affiliated Trust Company  
as Trustee under Trust Agreement dated

July 1, 1987

and known as Trust No. 10253  
and not personally

SUZANNE GOLDSTEIN BAKER

VICE PRESIDENT

HS

ATTEST: (SEAL)

By: Willie Jacobs  
Name: WILLIE JACOBS  
Title: ASSISTANT CLERK OFFICER

32276393

# UNOFFICIAL COPY

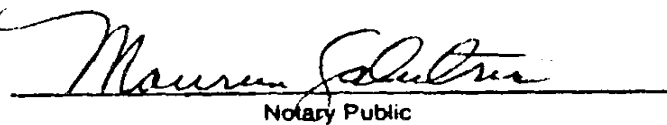
9 4 2 7 0 3 9 3

## TRUSTEE'S ACKNOWLEDGEMENT

STATE OF ILLINOIS |  
COUNTY OF COOK | SS:

I, MAUREEN SALUTRIC, a Notary Public in and for the County and State aforesaid, do hereby certify that  
SUZANNE GOLDSTEIN BAKER, and WILLIE JACOBS the  
VICE PRESIDENT and AUTHORIZED OFFICER  
respectively of Manufacturers Affiliated Trust Company who are personally known  
to me to be the same persons whose names are subscribed to the foregoing instrument as such officers, appeared before me  
this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and  
as the free and voluntary act of said bank, not personally but as Trustee under Trust No. 10253 for the uses and  
purposes therein set forth, and that the said AUTHORIZED OFFICER  
did then affix the seal of said bank as his/her own free and voluntary act and as the free and voluntary act of said bank, not  
personally but as Trustee aforesaid, for the uses and purposes therein set forth.

Given under my hand and notarial Seal this \_\_\_\_\_ day of APR 15 1992, 19 92.

  
Maureen Salutric  
Notary Public

My Commission Expires:

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## BENEFICIARIES' ACKNOWLEDGEMENT

STATE OF ILLINOIS |  
COUNTY OF COOK |

32270533

I, Eugene H. Eleveld, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that  
\_\_\_\_\_, and David J. Eleveld and  
\_\_\_\_\_, personally known to me to be the same persons whose names are subscribed to the  
foregoing instrument as the beneficiaries of Manufacturers Affiliated Trust Company Trust No. 10253,  
not individually, but as Trustee aforesaid, appeared before me this day in person and acknowledged that they signed, sealed  
and delivered the said instrument as their free and voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this \_\_\_\_\_ day of \_\_\_\_\_, 19 92.

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Notary Public

My Commission Expires:

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Property of Cook County Clerk's Office

# UNOFFICIAL COPY

This instrument prepared by Bennett L. Cohen, 3 First National Plaza, Chicago, IL 60602

Common Address of 400-460 East Elm Street, LaGrange, IL

92270394

92270394

DEPT-11 RECORD T \$35.50  
T47777 TRAN 1730 04/22/92 12:24:00  
#4513 + G \*-92-270394  
COOK COUNTY RECORDER

## ASSIGNMENT OF LEASE, RENTS AND PROFITS

THIS ASSIGNMENT OF LEASE, RENTS AND PROFITS (hereinafter referred to as the "Assignment") is made as of this 1st day of April, 1992 by Manufacturers Affiliated Trust Company\*, as Trustee under Trust Agreement dated July 1, 1987 and known as Trust No. 10253 (hereinafter referred to as Assignor, if there is more than one Assignor, Assignor shall be collectively referred to as "Assignors") in favor of Affiliated Bank, 3044 Rose Street, Franklin Park, Illinois 60131 (\*Successor Trustee to Affiliated Bank/Western National, f/k/a Western National Bank of Cicero) (hereinafter referred to as the "Assignee")

### WITNESSETH

WHEREAS, Assignee has agreed to make a loan (hereinafter referred to as the ("Loan")) to Assignor, which Loan is evidenced by that certain Mortgage Note of even date herewith (hereinafter referred to as the "Note") made by Assignor and payable to the order of Assignee in the principal amount of Three Hundred Ten Thousand and no/100 (\$ 310,000.00), including any amendments, modifications, extensions and renewals thereof and any supplemental note or notes increasing such indebtedness and secured by, among other documents and instruments, that certain Mortgage, Assignment of Leases and Security Agreement of even date herewith (hereinafter referred to as the "Mortgage") made by Assignor to Assignee and recorded in the real estate records of Cook County, Illinois, and encumbering the real property located at 400-460 East Elm Street, LaGrange, Illinois, legally described in Exhibit "A" attached hereto and incorporated herein by reference (hereinafter referred to as the "Land") and the improvements located thereon (hereinafter referred to as the "Improvements") the Land and Improvements are hereinafter collectively referred to as the "Premises"), and

WHEREAS, as a condition of the Loan, Assignee requires this Assignment to secure the indebtedness of Assignor to Assignee, as well as to secure the performance and fulfillment of all other terms, covenants, conditions and warranties contained in the Note, Mortgage and other Loan Documents (as defined in the Mortgage) and in any extensions, amendments, modifications, supplements or consolidations thereof;

NOW THEREFORE, for valuable consideration the receipt and sufficiency of which is hereby acknowledged, Assignor, jointly and severally does hereby assign, transfer, set over and convey unto Assignee all of Assignor's right, title and interest in, to and under (i) the leases, if any, as shown in Exhibit "B" attached hereto and incorporated by reference (hereinafter referred to as the "Identified Leases"), (ii) any and all leases, subleases or other tenancies, whether written or oral, which may now or at any time hereafter exist, whether or not the same are identified on Exhibit "B" attached hereto, and (iii) any and all amendments, modifications, extensions, renewals and replacements thereof, upon all or any part of the Premises (hereinafter collectively referred to as the "Leases").

Together with any and all guarantees of tenants' performance under the Leases.

Together with the immediately and continuing right to collect and receive all of the rents, income, receipts, revenues, issues, proceeds and profits (hereinafter referred to as the "Rents"), now due or which may hereafter become due or to which Assignor may now or may hereafter become entitled or which Assignor may demand or claim, including those Rents coming due during any redemption period, arising or issuing from or out of the Leases or otherwise from or out of the premises or any part thereof, including but not limited to minimum rents, additional rents, percentage rents, deficiency rents and liquidated damages following default, and all proceeds payable under any policy of insurance covering loss of rents resulting from untenantability due to destruction or damage to the Premises, and all escrow accounts or security deposit accounts, together with any and all rights and claims of any kind that Assignor may have against any tenant under the Leases or any subtenants or occupants of the Premises.

To have and to hold the same unto the Assignee, its successors and assigns, until termination of this Assignment as hereinafter provided. Subject, however, to the right hereby granted by Assignee to Assignor to collect and receive the Rents prior to the occurrence of a default hereunder; provided, however, that this right is limited as hereinafter set forth.

In order to protect the security of the Assignment, Assignor covenants and agrees as follows:

1. **Assignor's Representation and Warranties Concerning Leases and Rents.** Trustee represents and the Beneficiary represents and warrants, if Property is vested in a land trust as of the date hereof and as of all dates hereafter, that:

(a) Assignor has good title to the Leases and Rents hereby assigned and good right and authority to assign them, free from any act or other instrument that might limit Assignor's right to make this Assignment or Assignee's rights hereunder, and no other person, firm or corporation has any right, title or interest therein;

(b) Assignor has duly and punctually performed all the terms, covenants, conditions and warranties of the Leases that were to be kept, observed and performed by it;

(c) The Identified Leases and all other existing Leases are valid, unamended and unmodified and in full force and effect;

(d) Assignor has not previously sold, assigned, transferred, mortgaged, or pledged the Rents from the Premises, whether they are due now or to become due hereafter;

(e) Any of the Rents due and issuing from the Premises or from any part thereof for any period subsequent to the date hereof have not been collected, and payment thereof has not otherwise been anticipated, abated, conceded, waived, released, discounted, set off or compromised;

(f) Assignor has not received any funds or deposits from any tenant for which credit has not already been made on account of accrued rents. This paragraph does not apply to security deposits;

(g) The tenants under the Identified Leases and all other existing leases are not in default of any of the terms thereof;

2. **Assignor's Covenants of Performance.** Assignor covenants and agrees to:

(a) Observe, perform and fulfill, duly and punctually, all the obligations, terms, covenants, conditions and warranties of the Note, Mortgage, other Loan Documents and the Leases that Assignor is to keep, observe and perform, and give prompt notice to Assignee of any failure on the part of Assignor to observe, perform and discharge the same;

(b) Give prompt notice to Assignee of any notice, demand or other document received by Assignor from any tenant or subtenant under the Leases specifying any default claimed to have been made by the Assignor under the Leases;

(c) Enforce or secure the performance of each and every obligation, term, covenant, condition, and warranty in the Leases to be performed or fulfilled by any tenant, and notify Assignee of the occurrence of any default under the Leases;

(d) Appear in and defend any action or proceeding arising under, occurring out of, or in any manner connected with the Leases, or the obligations, duties or liabilities of Assignor and any tenant thereunder;

(e) Pay all costs and expenses of Assignee, including attorneys' fees, in any action or proceeding in which Assignee may appear in connection herewith; and

(f) Neither create nor permit any lien, charge, or encumbrance upon its interest in the Premises, Leases or Rents, or as Lessor of the Leases, except for the lien of the Mortgage or as provided in the Mortgage.

35. 50

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of Assignment, so that in the name, place and stead of Assignor, the Assignee may subscribe, at any time and from time to time, any Releases affecting the Premises or any part thereof to the intent of the Mortgagee, any other mortgagee or trustee holding the Premises, and request or require such subscription where such option or authority was reserved to Assignor or any ground lease of the Premises, and request or require such subscription where such option or authority was reserved to Assignor.

(including but not limited to, set forth in the Note assignments to partners, debtors, debtors-in-possession, or debtors-in-exchange), in connection with assignment of its rights hereunder, with interest

8. Authority to Cure Default: Assignee shall have the right, at its sole discretion (but under no circumstances shall it cure any default of Assignee's own creation), to take in its name or in the name of Assignee such action as may determine the cause of any default of Assignee's debt or obligation to the Lender.

separately, powers, prerogatives or concurrence by assent of both Houses of Parliament shall be exercisable by the executive of either one of the two Houses, or by the executive of either House in conjunction with the other House, or by the executive of either House in accordance with the assent of the other House.

The irrevocable assignments shall not outrun or wave any detail, waive, modify or retract any notice of default required under the Note or mortgage.

10 Assignee by any injury or damage to any person or property sustained and suffered in the course of his business as a manufacturer and not assigned and delivered to Assignee Furturhmore, Assignee shall not be liable in any way  
11 for injury or damage to any person or property sustained and suffered in the course of his business as a manufacturer and not assigned and delivered to Assignee Furturhmore, Assignee shall not be liable in any way

(d) Reserve Assignor to transfer all security deposits to Assignee, with all records and documents relating thereto so created, however, prior to entry upon and taking possession of said Premises by Assignee, be deemed or construed to constitute a Assignment of rights, powers, privileges and authority assigned as a Mortgagee shall not, prior to entry upon and taking possession of said Premises by Assignee, be deemed or construed to constitute a Assignment of rights, powers, privileges and authority assigned as a Mortgagee.

hearing under Article 10 of the Convention on the Rights of the Child, and to the payment of costs and expenses incurred by the child in connection with the preparation and presentation of his/her defense.

item, repair or remodel the Premises; otherwise shall deem power to do the same to the same extent as Assignor could do it in possession; and Assignee shall incur any costs or expenses incurred by Assignor in the preparation of the Premises, other than those specified in the lease.

(b) To demand all sums secured hereby immediately due and payable and, at its option, exercise all or any of the rights and remedies

contained in the Note, mortgage and other Loan Documents;

(c) Without notice to the Borrower, exercise all or any of the remedies available to the servicer of the Note without any action or proceeding through

mand by the Assignee for the Assignment of any Reins or other sums which may be owing by the Assignee to the Assignor under the Agreement, and the Assignee shall have no right to require payment of any amount under the Agreement, or to sue for the recovery of any amount so paid.

in practice and very gradually the terms of assignment costs and expenses of operation and collection, to give preference to debts held by such debtors as assignee may deduct other expenses incurred thereby in such order as assigned by law.

(g) To determine the right granted to Assignor to collect the Rent without losing Possession, and to demand, collect, receive, sue or exercise any of the rights granted to Assignee by the lease.

7. **Intergenerational Right to Credit.** Rights, Upon or at Any Time After Detail in the Payment of Any indebtedness Secured

or taxes and assessments upon said premises and renewals, required by the terms of the Note, mortgage or otherwise; loan documents; to the cost of insurance;

regulations that prohibit or limit certain practices, such as predatory lending, and that require disclosure of terms and conditions of the Note. Mortgagor shall receive such funds and shall hold them as a trust intended to be applied to principal or interest payments under the Note.

In the Performance of Utilization of any other object, the Lessor, Condemned or Warrenty Constrained Person, or in the Note, Message, Letter, or other Object, all of the Rights arising from or out of said Leases or Any Remedies, Extenuations and

5 Details Deemed Default Under the Note and Mortgage. In the event any presentation of a warranty of Assignor made herein shall be found to be untrue, or Assignor shall default in the payment of any sum due under the Note and Mortgage, thereby rendering Assignee

Assignee hereby agrees to pay Assignor the sum of \$100 as consideration for the assignment of the patent rights described above.

ACI or any other federal, state, or local statute which provides for the possible termination of the leases assigned hereby, as well as any other statute or provision of law which may affect the rights of the lessor or lessee.

(d) Lease Option of Leases, or consent of any lessee under the terms of any leasehold interest under the Federal Bankruptcy Act, or any other law, to extend the term of any leasehold interest under the leases, or modify the terms of any of the leases, or

Any of the expenses of the trip may be deducted from the amount of the gift if the donor itemizes his/her deduction.

any other means, including delivery of assignments, the teacher may independently determine what constitutes satisfactory work.

(a) Period of collection Rent(s), in cash or by promissory note, from any present or future tenant of the premises or any part thereof.