Springron

REAL ESTATE MORTGAGE 9 3 15 4

Made April 15, By William F. O'Brien & Janice K. O'Brien, his wife & William E. O'Brien whose address is 820-822 Williams St., Calumet City, Illimois (the "Mortgagor") and First of America Bank Northeast Illinois, N.A. a National Banking Association whose address is 325 N. Milwaukee Ave., Libertyville, IL 60048 in the principal sum of Three Hindred Fifty Four Thousand Two Hindred Ninety Five & ND/100- \$354,295.00) Dollars evidenced by a certain promissory note of even date herewith (the "flote") whereby the obligor promises to pay the Note, interest, at the rate provided in the Note and fate charges and prepayment premiums, if any, all of which sums, if not sooner paid, are due and payable on the Note and Payable on the FUB VALUE RECEIVED, the Mortgagor mortgages and warrants to Mortgages the real estate located in /111age or Calumet City _V111age County of , State of Illinois, described on Exhibit. "A" attached hereto, together with the easements, and overments, herofitainents, and appurtenances, now or hereafter belonging thereto, and the rents, income and pro-its therefrom and all fixtures now or hereafter attached to or used

in connection therewith, and all equipments, building materials, machinery engines boilers, elevators, and personal property of every kind and nature. Tow or hernafter located themson (all of which equipment and a personal property of every kind and nature. Tow or hernafter located themson (all of which equipment and personal property being collectively termed the "Equipment") and desiried to be fixtures and a part of the matry all the fixeying being collectively referred to herein as the "Premises".

(FOR RECORDER'S USE)

TO SECURE the payment of said principal surfor money and said interest and late charges and prepayment premiums in accordance with the terms, provisions and finiations of this Mortgage and the Note, and all extensions, more likelt one and renewals thereof, and for the purpose of further securing the payment of any and all sums, indebtedness and liabilities of this Mortgage and the Note, and all extensions, monifications and renewals thereof, and for the purpose of further securing the payment of any and all sums, indebtedness and liabilities of any and every kind now or necester owing and to become the Mortgage or to the Mortgage or to the holder or assignee of the Note or this Mortgage or under any other instrument, obligations, contracts or agreements or dealings of the very kind now or hereafter existing or entered into between the Mortgage and the Mortgage or otherwise and whether direct, indirect, primary, secondary, fixed or contingent, together with interest and charges as provided in the Note and in any other agreements by and between the parties herein, and including all present and future indebtedness incurred or arts no by reason of a guaranty to Mortgage by Mortgagor of present or future indebtedness or obligations of third parties and observance of any of present and future indebtedness or ignally owing by Mortgagor to third parties and assigned by said third parties to Mortgage, and any and all renewals or extensions of any of the foregoing thereinafter collectively with the first called the "Indebtedness"), and further to secure the prompt and faithful performance and observance by the Mortgagor of all the terms, underfakings coverants and conditions by the Mortgagor to be kept, observed or performed under or according to any and all instruments, obligations, contracts or agreements entered into to be entered in the future between the Mortgagor and the Mortgage

Mortgagor hereby covenants, warrants and agrees as follows

- To pay the sum of money mentioned in the Note, and the interest thereon, and to "so "ay or cause to be pax! the indebtedness at the time and in the manner described therein
- If required by Mortgagee, to make monthly deposits with Mortgagee, in a non-iclinest Jeaning account, at the same times as installments of principal and interest are payable, of a sum equal to one-twelfth (1/12) of the estimated yearly taxes and assessments levied or to be levied against the Premises and insurance premiums, all as estimated by Mortgagee, but with an initial payment into escrew which initial payment, together with such subsequent monthly payments, will be sufficient to pay such estimated taxes and assessments and insurance premiums as and when they become due and pay ob. Such deposits shall be applied by Mortgagee to the payment of such taxes and dase is ments, and insurance premiums when due. Any insufficiency of such account to pay and documents and insurance premiums when due shall be payable by Mortgagur on demand. Upon any default under this mortgage. Mortgague may apply any funds in sair account to any obligation then due under this mortgage. The enforceability of the covenants relating to takes, assessments and insurance premiums herein otherwise provided will not be affected except insofar as the obligations thereunder shall have been actually met by compliance with the terms of this paragraph. Mortgague may at any time there was at its option waive, and after such waiver reinstate, any or all of the provisions of this paragraph with respect to the making of monthly deposits for estimated yearly taxes, assessments and insurance premiums by notifying Mortgagor in writing of such waiver or reinstatement. While any such waiver is in effect. Mortgagor will pay faxes, assessments and insurance premiums for which monthly deposits have been waived as alsewhere provided in this mortgage
- So long as any part of the Indebtedness shall be unpaid. To remove from said premises all statutory lien claim. To protect the title and possession of said real estate, and to pay when the same shall become due and before any interest or penalty for nonpayment attaches thereto, all large and assessments, general and special, now existing or hereafter levied or assessed, upon said real estate or the interest therein created by this mortgage, or which by the first of thenes may be levied or assessed against said. Mortgages or its mortgage interest in said land, or the Indebtedness or upon this mortgage, and deliver to the Mortgage exterior evidence of payment thereof
- To abstain from the commission of waste on the Premises and to keep the buildings thereon and the Equipment in good repair. The promptly comply with all statutes, ordinances, or regulations and requirements of the departments of government, affecting the Premises. Subject to the provisions of paragraphs 5 and to the Mortgagor with promptly repair 2 prestore replace or reducid any part of the Premises now or hereafter subject to the lien of this mortgage which may be damaged or destricted by any proceeding of the character referred to in paragraph 9. The Mortgagor with not initiate, join in or consent to an inchange in any private restrictive. covenant, zoning ordinance, or other public or private restrictions, limiting the uses which may be made of the Preinises or any part there-
- To keep said buildings, and any which may hereafter be erected upon the Promises and the Equipment insured against loss or damage by fire and such amount or amounts as may be required by said Mortgagee but not less than 100% of the full insurable value, in such insurance. company or companies as the said Mortgagee its successor or assigns, may approve, and to deliver to said Mortgagee, as additional security hereto, in policies of such insurance. and of any additional insurance which shall be taken out upon such buildings and the Equipment while any part of the indebtedness shall remain unpaid, having attached to said policies such mortgage indemnity clauses as said Mortgagee shall direct. Renewals of such policies shall be so delivered at least ten days before any such insurance shall expire. All such insurance carried shall be satisfactory to Mortgagee. Each policy evidencing such insurance shall provide that loss shall be payable to Mortgagee. Each policy evidencing such insurance shall provide that loss shall be payable to Mortgagee. Each such policy evidencing such insurance shall provide that loss shall be payable to Mortgagee and shall be delivered to Mortgagee. Each such policy shall provide that at least ten (10) day's prior written notice of any cancellation of or any material change in, such insurance shall be given Mortgagee by the insurer. Any sum which may become due under any such policy may be applied by Mortgagee, at its opposi, either to reduce the indebtedness or to repair or replace the improvements covered by said policy. In the event of any loss or damage to the Premises. Mortgagor will give immediate notice thereof to Mortgagee, and Mortgagee shall have the right to make proof of such loss or damage, if Mortgagor does not promptly do so. All proceeds payable under any such insurance policy, whether or not endorsed payable to Mortgagee, shall be payable directly to Mortgagee and the Mortgages is authorized to settle, adjust or compromise any claims for loss or damage under any such policy. Mortgagee may procure and substitute to mortgages and the insurance so neith as alteresaid, such other policy or policies of insurance, in like amount, as it may determine, provided Mortgagor fails to replace any such insurance within ten days after being notified that the insuring company is no longer approved by Mortgagor. In case of sale under fereclosure hereof, all such insurance shall thenceforth, and until the period of redeinption shall expire, be made payable to the purchaser at sale, and in such event said Mortgagor is hereby authorized to collect the unearned premium on any such policy as it may cause to be cancelled and apply such premium towards the payment of premium on any such new insurance so payable. to the holder of such certificate
- In case Mortgagor shall neglect or reluse to keep the Promises in good repair and condition, to pay promptly when due all taxes and assessments, as aforesaid, or to remove any statutory liens on the Premises, or to keep the buildings, the Equipment and improvements insured, as aforesaid, and deliver the policy or policies of insurance, or the renewals thereof to Mortgagee, as aforesaid, then Mortgagee may if it shall so elect, make repairs, pay such taxes and assessments, with the account interest, penalties, officer's lees, and expense, thereon, redeem the Premises which may be sold or forfeited for taxes or assessments, with the accruad interest, penalties, officer's lees, and expenses thereon, remove any fax title thereon, remove any fax title thereon, remove any statutory liens and prosecute or defend any suits in relation thereto, insure and keep insured said buildings in the sum as aforesaid, or for any less sum and for such time, as Mortgagee may deem proper. Any sums which may be so paid out by Mortgagee, and all sums paid out for substituted insurance as aforesaid, including the costs, expenses and attorney's fees paid in any suit affecting the Premises, when necessary to protect the Pen hereot, shall bear interest from the dates of such payments at a rate equal to the highest rate set forth in the Note, shall be paid by Mortgagor to Mortgages upon demand and shall be deemed a part of the indebtedness, and recoverable as such in all respects. Any such liens, claims, taxes, assessments, or tax little so purchased, part, or redeemed by said Mortgagee shall, as between the parties hereto and their successors in interest, be deemed valid, so that in no event shall the necessary or validity of any such payments be disputed

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The Mortgagor's failure to pay any ill suraice promise up in policies covering any of the Promises of Illure to pay any taxes or assessments, or both, assessed against the Premises, or any installments thereof, before any interest or penalty for nonpayment attaches thereof, shall constitute waste and the Mortgagor agrees to and hereby does consent The Mortgagor's failure to pay any i to the appointment of a receiver with such powers as the court making such appointment shall confer Payment by the Mortgages for and on behalf of the Mortgagor of any such delinquent tax, assessment or insurance premium, properly payable by Mortgagor under the terms of this mortgage, shall not dure the default herein described not shall it in any manner impair the Mortgagee's right to the appointment of a receiver on account thereof As additional security for payment of the Indebtedness interest thereon, insurance premiums, taxes and assessments, at the time and in the manner herein agreed, and for the performance of the covenants and agreements herein contained, the Mortgagor hereby assigns to Mortgagee, the rents, issues and profits of the Premises, and in the event of a default in the terms, conditions, covenants or promises cuntained in this mortgage or in the Note, Mortgagee may receive and collect said rents, issues and profits so long as such default snall exist and during the pendency of any foreclosure proceedings and during any redemption period, provided, however, that Mortgagee as a result of the receipt and collection of such rents, issues and profits shall not be deemed an owner or operator of the Premises as may be defined in any state or lederal environmental law or regulation. As of the date of this mortgage, as additional security. Mortgagor hereby assigns to Mortgagee all viritien or oral leases, whether now in existence or which may hereafter come into existence during the term of this mortgage, or any extension hereof, and the rents thereunder, covering the Premises. The collection of rents by Mortgagne shall in no way waive the right of the Mortgagee to foreclose this mortgage in the event of said default or defaults. This assignment of rents shall run with the land and re good and valid as against the Mortgagor herein, or those claiming by under or through the Mortgagor, from the date of the recording of this instrument. In the event of a sale on foreclosure which shall result in a definiency, this assignment shall stand as security during the redemption period, for the payment of such deficiency. The Mortgagor will not assign the whole or any part of the rents, income or profits arising from the Premises without written consent of the Mortgagee

In the event of default in any of the terms, conditions or coveriants of this mortgage, the Mortgager shall, upon demand therefor made by the Mortgagee, deliver and surrender possession of the Premises to the Mortgagee, who shall thereafter collect the rents and income therefrom, rent or lease the premises or portion thereof upon such terms and for such time as it may deem best, terminate any tenancy and maintain proceedings to recover rents or possession of the Premises from any tenant or trespasser

In the event that the Mortgagor fails, refuses or neglects to deliver or surrender such possession, the Mortgagee shall be entitled to the appointment of a receiver of the Premises and of the earnings, income, issue and profits theirof, with such powers as the court making such appointment may confer

Notwithstanding any taking by eminent domain, or injury to or decrease in value of the Premises by any public or quasi-public authority, the Mortgagor shall continue to pay interest on the entire principal sum secured by this Mortgage until any such award or payment shall have been actually received by the Mortgagee and no reduction of principal shall be deemed to take effect until such receipt. Any such award or payment may at the option of the Mortgagee, be retained and applied by the Mortgagee, loward payment of the Indebtedness. If prior to any receipt by the Mortgagee of such award or payment, the Premises shall have been sold on to eclosure of this mortgage, the Mortgagee shall have the right to recrive such award or payment to the extent of any deficiency found to be due upon such sale, with legal interest thereon, whether or not such deficiency judgment on this mortgage's all have been sought or recovered or denied, and of the reasonable counsel lees, costs and disbursements incurred by the Mortgagee in connection with the collection of such award or payment. The Mortgagee is hereby appointed attorney in-fact for the foregoing purpose and as such is duly authorized ann empowered to receive, receipt for, discharge and satisfy any such award or payment, whether joint or several, on behalf of the Mortgagor, which said receipt, discharge and satisfaction shall be legally effective and binding is. I given directly by the Mortgagor provided, however, that nothing herein contained shall deprive the Mortgagor of the right to contest either the necessity of any such condemnation or the value placed on the Premises therein

The entire Indebtedness, together with inter still ieron, shall become due and payable, and this mortgage subject to foreclosure at the option of the Mortgagee without notice except as may be otherwise provided herein.

(a) after default in the payment when due (whether by acceleration or otherwise), of any installment of principal of or interest on the Note or on the Indebtedness, or (b) upon default in the observance or performance of any ovenant or agreement of the Mortgagor in this mortgagor if Mortgagor shall default in the due performance or observance of any other obligation under any other mongage note security agreement, loan agreement, lease pledge agreement assignment, security or other agreement. instrument or document heretolore or hereafter executed by line Militagopi and delivered to the Montgagee (collectively the "Lean Documents"), or

(c) upon the election by the Mortgagee to accelerate the maturity of said principal sum pursuant to the provisions of the Note, this mortgage or any of the Loan Documents, or (d) if Mortgagor (or, if Mortgagor is more than one person, any of such persons) or any guarantor of the Indebtedness shall die, dissolve, become insolvent, or make an assignment for the benefit of its creditors, or

(e) if any quaranty that now or hereafter secures payment or performance of any part of the Indebtedness shall be terminated or limited, for any reason, without the prior written consent of the Mortgagee; or

(f) If a voluntary, or involuntary case in bankruptcy or receivership shall be commended by or against Mortgagor (or if Mortgagor is more than one person, any of such persons) or any quarantor of any of the Indebtedness, then the entire indebtedness shall automatically become immediately due and payable, without notice or demand

(g) Upon default in the observance of performance of any of the provisions of Section 25 of this Mortgage, or if any warranty, representation or statement made or furnished to the Mortgagee by or on behalf of the Mortgager, in connection with the environment. For incline of the Premises or to induce the Mortgagee to make a loan to the Mortgagor. croves to have been take in any material respect, or if an environmental condition occur, subsequent to the date of this mortgage

Further, upon occurrence of any default described above, any agreement between the Mortgagor and the Mortgagoe concerning release of any portion of the Premises or the consideration to be paid or payable for such release shall be null, void and of no further effect.

The Mortgagee and any persons authorized by the Mortgagee shall have the right from time to time to appraise or to cause the Mortgagor to appraise the Premises and to enter and inspect the Premises at all reasonable times.

That the Mortgagee shall have the right from time to sue for any sums whether interest, damagr's for fullure to pay principal or any installment thereof, taxes, installments of principal, or any other sums required to be paid under the terms of this mortgage, as the same 'ecome due, without regard to whether or not the principal sum secured or any other sums secured by this mortgage shall be due and without prejudice to the right of the hortgagee those are to bring an action of foreclosure, or any other action. for a default or defaults by the Mortgagor existing at the time such earlier action was commence J

Mortgages shall have all rights and remedies provided for in this mortgage and otherwise permitted by law. In addition, in on occurrence of a default by Mortgager under the terms of this mortgage or the Note, Mortgagee shall have the right, and is hereby authorized.

(a) To the extent permitted by law, to collect and receive all rents, profits, and other amounts that are due or shall hereafter be one due under the terms of any leases, land contracts, or other agreements, now or hereafter in effect, by which Mortgagor is or shall be leasing or selling the Premises of any interest therein, and to exercise any other right or remedy of Mortgagor under any such lease, land contract or other agreement, provided, that Mortgagoe shall have no oblication, o make any demand or inquiry as to the nature or sufficiency of any payment received or to present or file any claim or take any other action to collect or enforce the payment received or to present or file any claim or take any other action to collect or enforce the payment received or to present or file any claim or take any other action to collect or enforce the payment received or to which Mortgagoe may become entitled hereunder, nor shall Mortgagee be liable for any of the Mortgagor's obligations under any such lease, land compact or the agreement.

(b) To obtain or update abstracts of title, title searches and title insurance with respect to the Premises and all sums expended therefor shall be part of the Indebtroness and shall bear interest at the highest rate set forth in the Note.

(c) To foreclose this mortgage by action pursuant to applicable law, and

(d) To sell, release and convey the Premises at public sale, and to execute and deliver to the purchasers at such sale good and sufficient deeds of conveyance, rendering any surplus funds, after payment of the Indebtedness in full and the expenses of such sale, including afforneys, fees as provided by law, to Montgagor, all in accordance with III Rev. Stat. C. 110, par 15-1512, as the same may be amended from time to time, and any similar statutory provisions which may hereafter be enacted in addition thereto or in substitution therefor

All rights and remedies of Mortgagee under this Mortgage, whether or not exercisable only on default, shall be cumulative and may be exercised from time to time and no delay by Mortgagee in the exercise of any right or remedy shall operate as a waiver thereof and no single or partial exercise of any right or remedy shall preclude other or further exercise thereof or the exercise of any other right or remedy, except to the extent otherwise provided by law lin this mortgage. I maturity ill means such time as the indebtedness shall be or shall become due and payable, whether by the terms of the instruments or pursuant to Paragraph 10 hereof or otherwise.

That in case of any sale under this mortgage, by virtue of judicial proceedings or otherwise, the Premises may be sold in one parcel and as an entirety or in such parcels, or portions thereof, manner or order as the Mortgagee in its sole discretion may elect.

Mortgago: or any other person hereafter obtaining a mortgage or lien upon, or any other interest in the Premises, releases and waives all rights under and by virtue of the Homestead Exemption claws of the State of Illinois and waives with respect to any foreclosure of this Mortgage. (i) any right to marshalling of the Premises and any right to require a minimum bid or "upset" price, and (ii) the benefit of any stay, extension, exemption or moratorium laws, now existing or hereafter enacted, and (iii) any right to reinstatement or redemption provided by any law now existing or hereafter enacted.

If the ownership of the Premises, or any part thereof, becomes vested in a person other than the Mortgagor, the Mortgagor may deal with such successors in interest with reference to this mortgage, and the debt hereby secured, in the same manner as with the Mortgagor, without in any manner vitiating or discharging the Mortgagor is habitity hereunder or upon the debt hereby secured. The Mortgagor shall at all times continue primarily liable on the Indebtedness until this mortgage is fully discharged or Mortgagor. is formally released by an instrument in writing duly executed by the Mortgagee

Mortgagor(s) jointly and severally understand, agree and expressly consent, that Mortgagee hereby reserves and shall have the optional right to declare all sums secured by this mortgage to be immediately due and payable, in the event the Mortgagor without Mortgagees prior written consent, grants any other mortgage, lien or encumbrance upon the Premises or sells, transfers, assigns, or conveys any interest in the mortgaged Premises, exclusive of and excepting any sale, transfer or conveyance (a) by and to any initial Mortgagor, or (b) by testamentary device, inheritance or by operation of law upon the death of a joint tenant or a tenant by the entirety. Mortgagee's option to accelerate in any such cases may be exercised by the written notice thereof to any one or more of the Mortgagors or to any one or more of the parties to whom such mortgage, lien or

REAL ESTATE MORTGAGE

Description of Real Estate

Tax Identification Number:

30-19-201-018-0000 &

30-19-201-019-0000

LOTS 17 AND 18 IN SCHRUM'S VILLAGE, A SUBDIVISION OF THE NORTH 400 FEET OF 540 FEET EAST OF AND ADJOINING THE WEST 595.98 FEET OF THE NORTHEAST 1/4 OF SECTION 19, TOWNSHIP 36 NORTH, RANGE 15 EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN ASS 820-822 WILLIAMS STREET, CALUMET CITY, ILLINOIS 60409

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encombinance was granted or such interest was sold transferred lassigned or conveyed, at any time within thirty (30) days after Mortgagee has received actual notice of the mortgage, ben or encounterance or the sale incustor, assignment ar conveyance, and no one cover by the Mortgagee shall estag or bar an exercise of such optional right to accelerate by the Mortgagee upon any subsequent overligage. Then or encounterance or the sale or balks, assignment or assignments, transfer of Manshala or conveyance or conveyances.

- In the eyent of a payment to Minigager, pursuant to the provisions burent, of any rents or profits, or any proceeds of insurance or of proceeds of any condemnation or eminent domain award or proceeds from any sale of the Premises at forerlosure. Mortgagee stall have the right to apply such tents or profits or proceeds, in such amounts and in proportions as Mortgagee shall in its sole discretion, determine, to the full or partial salist iction of any or all of the individuels and obligations of Mortgagor's secured hereby including any contingent or secondary obligations, whether or not the same shall then be due and payable by the primary obligor
- Mortgagor, variants that it owns all Europeant used in the maintenance and operation of any building on the Premises free and clear of any and all bens, security interest about except for the securicy interest and sen granted by this Mortgage. Mortgagor further mariants that as to all Equipment brought on the Premises to be used in the operation, and incontinuous of any building on the Premises in will own all such Equipment at the timo such Equipment is brought on the Premises and thereafter free and clear of any and all heris or security interests, or both, except for the hen and security interest granted by this Mortgage. Mortgager further warrants that it has the right to convey a security affected in such property to the Mortgagee
- Mortgagor agrees as follows: (a) feat upon details beingoder and acceleration of the Indethedness pursuant to the provisions hereof. The Mortgager may, all its discretion, require the Microager to excemble the ministrie Equipment or any part therbot, and make a available to the Madigager at a place reasonably convenient to both parties to be require the Mortgager to assemble the morable Equipment in any part thereof, any make a available to the Mortgager. By that the Mortgager shall give the Mortgager had been allowed the Mortgager by the Mortgager by the Mortgager had been any public half of any of the Equipment or of the time after which any provide had on the Mortgager and Mortgager and Mortgager and been of the sale or other disposition, which provisions for notice the Mortgager and Mortgager agree are masonable, provided, however, that nothing herein shall preclude the Mortgager from proceeding as to both real and personal property in accordance with Mortgager's rights and remedies in respect of real property as provided in Article 9 of the lifenos Uniform Commercial Code and in addition, those provided in Article 9 of the lifenos Uniform Commercial Code and in addition, those provided in this mortgager had been any proceeds of the property of the lifenos Uniform Commercial Code and in addition, those provided in this mortgager, the Mortgager and the content of the foregreent in the solution of the content of the content of the foregreent in the time and the content of the co any disposition of any of the Equipment may be applied by the Morigagee to the payment of expenses incurred in connection with disposition of any of the Equipment including reasonable attrainery; tees and legal expenses, and any bulance of such precents may be applied by the Mortgages towards the payment of the obligation secured by this mortgage
- Mortgagur shall execute increased and deliver from time to time such further instruments as may be requested by Mortgager to confirm and protect the lien of this Mortgage on the Equipment and the estimates the provisions of the Code, or otherwise, and this Mortgage shall be considered to be and shall be construed as a security agreement in which Mortgagor grant, Northager a security interest in the fixtures and Equipment as previously described herein
- Mortgagor will not create or period to exist any tien, encumprance or security interest in the Premises to or in favor of, any one other than the Multgague
- (a) All covernants warrantes and conservations from the Mortgagor to the Mortgagee in any Environmental Certificate executed by the Mortgagor and relating to the Premises are incorporated herein by refer at the interest. The breach of any covenant, warrantly or representation contained in such Environmental Certificate shall be an occurrence of default under the terms of this Mingage.
 - (ii) Manageri covenants that the Premises and contaminated by Hahardous Materials (as defined neveral and further covenants, so long as the Indebtedness remains outstanding (i) that it shall not cause or permit, as a recent of early intentional or unintentional act or comission on the part of the Mortgagor, any tenant, subtenant or occupant. The discharge dispersal release or disposal of that ardous hate 12% onto the Premises, and its fluid it shall not allow any conditions to exist that would subject it to damages, penalties, injunctive relief or clean up costs under any applicable, redeal, state or local statutes. Takes or regulations, or at common having one and repulsation of the analysis of the
 - with respect to environmental matters, and shall keep or. Premises free and clear of any liens imposed pursuant to such laws, ordinances, rules and regulations
 - td) In the event that Morngagor receives any information. Indice to a five from any source that an environmental enpart or threatened or actual release affecting the environmental coupling of the Premises is alleged, suspected or observed of with legard to Hazardous Materials. Mertgagor shall immediately notify the Mortgagor and in the event later taking 24 hours after such receipt. The privace—environmental condition—includes any adverse effect on the surface or ground water, drinking water supply, land surface of subsorface. strata and the ambient air
 - (e) If Mortgagor breaches any covenant, warrancy or representation contailed herein or if Mortgagor permits any condition or substance on the Premises, which empairs the environmental conduct all investigations, removal, remedial and all other actions increasing to evaluate and correct any condition or substance causing degradation of the environmental condition of the Premises in accordance with governmental or judicial direction and all applicable federal, state and local taxis, undinances, rules, regulations and policies and to the rates uction of the Mortgagee, Mortgager shall provide Mortgagee with copies and verification of all reports concerning such investigations and office actions so taken
 - thill an environmental assessment has been conducted at Mortgagee's request, such assissment shall not be deemed a waver or relinquishment of Mortgagee's right to rety on the covenants, representations, warrantes or agreements made beginn and in the Court Documents or to receive the protection and indemnity contained beginning that any or the coverages representations, and advantage reasonably believes that any lederal stat, and local law, ordinance, rule or regulation, with respect to Razardius Materials or the environmental condition of the Premises, has been or is being violated, the Mortgager and have the right to require Mortgagor, at Mortgagor's expense, to have an environmental assessment or assessment, completed and to furnish evidence, satisfactory to Mortgager that no such violation has occurred. Until receipt of such evidence, the Mortgages shall not be required to make any advances or loans to the Mortgagor. Mortgagoe's clercise of it's rights under this subparagraph (f) shall in no way limit its other rights and remedies outlined herein and in the Loan Documents
 - (g) The Mortgagor shall provide the Mortgagoe with reisonable access to the Premises, the Mortgagor's business and Mortgagor's agents and employees for the purpose of continuing compliance with the provisions of this mortgage, conducting or causing to be conducted ensure mental assessment or assessments and protecting the Mortgages a security interest. The Mortgages shall be uniter no duty to exercise such access, the nonexercise of which shall no way projudice the rights of the Mortgages under this mortgage or otherwise
 - (h) Mortgagor has a continuing duty to notify the Mortgagee of any change of conditions affecting the combining accuracy and fruthfulness of any covenant representation, or warranty of the Mortgagor, contained in this Mortgage or in any Environmental Certificate delivered by Mortgagor to Hortgage.
 - (i) The Mortgagor agrees to indemnify defend and hold harmess, the Mortgagor against any and all cloims, losses, co.ts, damages, liabilities, and expenses (including all reasonable attorney's leas), usserted against or incurred by the Mortgagor and directly or inductly arising out of or attribulable to the Mortgagor's breach of any covenant warrantly or representation neces. Mortgagor's use of Hazardous Materials, violation of federal state or local laws, ordinances, in the programment of the Mortgagor or regulations by the Mortgagor or regulations. degradation of the environment in connection with the Premises, whether by the Mortgagor or by others, and whether occurring before or ther the execution of this Mortgage (i) All poligations and habitnes of the Mortgager under this Mortgage, including, but not himled to the indemnity contained herein, shall be discharge of the Mortgage as a result of foreclosure or deed given in her thereof, or any other exercise by the Mortgage of any remedies available to it for any default ander this Mortgage and shall be in full force and effect at the time any claim or action is asserted by an against the Mortgagee
 - (k) For purposes of this Mortgage. Hazardous Materials, shall include introd limitation, any chemical or other materials which is or may be on a marious to the public health safety or welfare or to the environment informable explosives, petroleum fractions, peshodes, radioactive materials, hazardous years, inazardous years, indicated substances. transforms of forci suppliances, asbestos containing materials, polychlorinated biphenyls, contaminating pollutants or related or similar materials, including by way of example substances or materials defined by any federal, state or local environmental law ordinance, rule or regulation, including without firinfation, the Compensione Environmental law ordinance, rule or regulation, including without firinfation, the Compensione Environmental Response Compension and Francisco and Rodenticide Act as amended (42.0.5.C. Sections 1801 et seg.) the Frazardous Materials Transportation Act, as amended (49.0.5.C. Sections 1801 et seg.) or as applicable, the Michigan Environmental Response Act, as amended (M.C.L. 299-801 et seg.), or the Inhibis Environmental Protection Act, as amended (M. Rev. Stat. 1983 Ch. 11112, 4.1001 et seg.), or the Indiana Hazardous Waste Act, as amended (M. Rev. Stat. 1983 Ch. 11112, 4.1001 et seg.), or the Indiana Hazardous Waste Act, as amended (IC 13-7 et sig.), and the requiations adopted and publications promulgated pursuant thereto
- All notices to Mortgager and to Mortgagee shar be deemed to be duly given if and when maked, with postage prepaid, to the respective addresses of Mintgagor and Mortgagee appearing on the first page hereof, or it and when delivered personally
- That if the Mortgagor consists of more than one person, such Mortgagor shall be joinly and severally hable under any and all obligations, covenants, and agreements of the Mortgagor contained herein. If the Mortgagor is a land trust, then the term Mortgagor as used herein shall include the beneficiaries of such land trust
- The terms, conditions and covenants contained herein shall bind, and the benefits and advantages thereof more to, the respective heirs, executors, administrators, assigns, personal representatives, and successors of the parties hereto.
- (a) Mortgagee may at any time release oil or any part of the Premises from the lien of this Mortgage or release the personal liability without giving notice to or obtaining the consent of the holder of any mortgage or him upon the other interest in the Premises. Any such release shall not impair or affect the validity or priority of this Mortgage regardless of the effect of such release open any such mortgage, lien or other interest or the holder thereof. Nothing in this subparagraph constitutes consent by Mortgagee to the placing of a mortgage, lien or other encountriance on the Premises.
 - (b) Mortgagor (i) waives notice of any advances or other extensions of credit included in the Indebtedness. (b) waives any right to require Mortgagee to see upon or otherwise enforce payment of the Indebtedness or to enforce any security therefor before exercising its rights and remedies under this inortgage, and (iii) agrees that the validity and enforceaseity of this mortgage shall not be impaired or affected by any failure of Mortgages to obtain or perfect, or secure priority of, any other security at any time given or agreed to be given, by any person of the Indebtedness
 - (c) Mortgagee is authorized from time to time and without notice to or consent by Mortgagor, and with or without consideration, to give and make such extensions, renewals modifications, waivers, settlements, and compromises on such terms and conditions as Mortgagee may see fit, with regard to any of the indebtedness as to which Mortgagor is not the obligor or with regard to any security for the indebtenness that is not owned by Mortgagor. Any such action shall not amount or affect the validity or enforceability of this montgage.

- Mortgagor at the request of the Mort lager s and club at the Permise to be appraised to belembe its a secure cortgagor shall pay all costs and fees of such appraisals or re-appraisals.
- If the Mortgagee shall incur or expend any sums, including reasonable attorney's fees, whether in connection with any action or proceeding or not, to sustain the lien of this Mortgage or its priority, or to protect or enforce any of its rights hereunder, or to recover any indebtedness hereby secured, or for any title examination or title policy relating to title to the Premises, or for any appraisal or re-appraisal of the Premises, all such sums shall on notice and demand be paid by the Mortgagor, together with interest thereon at the default rate described in the Note and shall be a lien of this Mortgage, and shall be deemed to be secured by this Mortgage and evidenced by the Note.
- The rights of the Mortgagee arising under the clauses and covenants contained in this mortgage shall be separate, distinct and cumulative and none of them shall be in exclusion of the others, that no act of the Mortgagee shall be construed as an election to proceed under any one provision herein to the exclusion of any other provisions, anything herein or otherwise to the contrary notwithstanding.
- 31. This mortgage can not be changed except by agreement in writing signed by the party against whom enforcement of the charge is sought
- 32 If any provision of this mortgage shall be prohibited or unenforceable by any application of law, the provision shall be ineffective only to the extent and for the duration of such prohibition or unenforceability, and the unenforceability or prohibition thereof shall not invalidate any of the remaining provisions hereof.
- 33 Nothing contained in this Mortgage or any exhibit attached hereto or any agreement given pursuant hereto shall be deemed or construed as creating any relationship other than that of Mortgager and Mortgager. There is no partnership or joint venture between the Mortgager and Mortgager, or between Mortgager and any other person and the Mortgager is not responsible in any way for the debts or obligations of the Mortgagor or any other person, or an owner or operator of the Premises.
- 34 Any appraisals of the Mortgagor is property or evaluation of the potential profitability of the enterprise to be engaged in by the Mortgagor in connection with the extension of credit from the Mortgagor to the Mortgagor, are for the sole benefit of the Mortgagor and do not constitute a representation of the Mortgagor in profitability of such enterprises by the Mortgagor to the Mortgagor.
- 35. This mortgage shall be governed by Illinois law
- 36. The promouns and relative words herein used shall be read as if written in the singular, plural, feminine or neuter forms so as to appropriately refer to the party or parties designated
- 37 Additional Provisions (If this section is left blank, there are no additional provisions.)

IN WITNESS WHEREOF. Mor. qagur mas executed this Mortga the day and year first above will en	MORPAGOR X WILLIAM F. O'BRIEN
STATE OF ILLINOIS)	X famile K O'Bried JANICE K. O'BRIEN
COUNTY OF LAKE	William C When WILLIAM E. O'BRIEN
O'Brien and William F. O'Brien	before me personally appeared William E. O'Brien, Janice K.
(Individual) to me known to be the person(s) described the same	ibed in and y 12 executed the foregoing instrument and (severally) acknowledged to me that he/she/they
Partnership to me known to be a partner in the par	thership described in ano he/she/they which executed the foregoing instrument and acknowledged to me
that such partnership executed the san Corporation to me known to be an officer in the corp	poration described in any new shelf they which executed the foregoing instrument, and acknowledged to me
"OFFICIAL SEAL" 4 dusta =	1 Sarias Nellant Bury
LAURA B. GRINZAFI	Notary Public
Notary Public, State of Illinois	Cer Man Vyman C
My Commission Expires 2/6/95	County, lilinois
My Commission Expires 2/6/95	O PHICK COURTER
My Commission Expires 2/8/95 SPED GREDE THIS DOCUMENT DRAFTED BY	My Commission Expires 11994
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My Commission Expires 2/8/95 SEPTIMED TO THIS DOCUMENT DRAFTED BY LAURA GRINZAFI (RJL) c/o First of America Bank-	O PHICK COURTER
My Commission Expires 2/8/95 SPEDIALOR THIS DOCUMENT DRAFTED BY LAURA GRINZAFI (RJL) c/o First of America Bank- NORTHEAST ILLINOIS, N.A.	O PHICK COURTER
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