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MORTGAGE

COOK COUNTY RECORDER

between Harris Trust and Savings Bank, not personally, but as Trustes under Trust Agreement dated July 29, 1971 and known as Trust No. 24460 dated July 29, 1971 and known as Trust No. 34660

> NAME ROUSDIN PROFÉCTION , Morigagor,

x Alamara kultxokuu unintu ber kuluuru and TRI Capital Corporation

a corporation organized and existing under the laws of California

. Mortgagee.

WITKESSIBLE That whereas the Mortgagor is Justly indebted to the Mortgages in the principal sum of Bix million six hundred ninety two thousand two hundred . Dollars (\$ 6,692,200), evidenced by its note of even date herewith, bearing interest from date on cotstanding balances at Seven 7 %) in a num, said principal and interest being payable in monthly installments as provided in said note with a final maturity of October 1, 2028 , which note is identified as being accured hereby by a certificate thereon. Suid note and all of its terms are incorporated herein by reference and this conveyance shall secure any and all extensions thereof, however evidenced.

Now, Thencrone, the said Mortgagor, for the better recurling of the payment of the said principal sum of money and interest and the performance of the covenants and agreements herein contained, does by these presents Convey, Montgage, and Warrant unto the Marigages, its successors or usigns, the following-described real estate situate, lying, and being in the Village of Richton Park , in the County of Cook , and the State of Illinois, to wit:

That part of Lot 1 in County Clerkin Division of the West half of the Southwest quarter of Section 26, Township 15 North, Range 13, East of the Third Principal Meridian, lying West of the land conveyed to the Illinois Central Railroad Company, by warranty deed recorded July 7, 1922, as document number 7566205 (except that part of said Lot 1 lying South of the Worth line of Lot 3 in said County Clerk's Division and the Easterly prolongation thereof) and also (except that part of said Lot l lying North of the North line of the South 1206.00 feet of the West half of the Southwest quarter of said Section 26):

Also:

The South 100.00 feet of Lot 2, together with Lots 5 to 9 (both inclusive) in said County Clerk's Division;

Also:

All of the 20,00 foot wide heretofore vacated allay as recorded by document number 21403877 (excepting therefrom that part of the East half lying feet of and adjoining Lot 4 in said County Clerk's Division); 31-26-301-006

All in Cook County, Illinois.

31-26-301-007

31 -6-301-009

31-26-301-012

31-26-201-010 31-26-301-013 31-26-301-008 31-26-305-011 31-26-301-017

The covenant of the maker to pay principal and interest is included in che note secured hereby for the purpose of establishing and continuing the existence of the indebtedness. However, it is a condition of said covenant and those contained herein that in the event of default under the terms hereof, the holder shall take to action against the maker except such as may be necessary to subject to the satisfaction of the indebtedness the property described herein and any chattels appurtenant to the use thereof; PROVIDED, that nothing in this condition and no action so taken shall operate to impair any obligation of the maker under the Regulatory Agreement herein referred to and made a part hereof.

PREPARED BY AND RETURN TO:

Mr. Henry C. Krasnow Henry C. Krasnow, Ltd. 10 East Eric Street, #300 Chicago, Illinois 60611

Commonly Known us; ...

3901, 3905 and 3406 TOWER Drive, RICHTON PARK, IL



Box 430

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 $(y_0, \dots, y_0, y_0) \in \mathbb{R}^{n_0}$, $(y_0, y_0, \dots, y_0, y_0) \in \mathbb{R}^{n_0}$, $(y_0, y_0, \dots, y_0, y_0) \in \mathbb{R}^{n_0}$

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Therefore with all most resolution by the transfer of every hard in, or that mire to placed in, any building now in hereafter standing on and four, and also all the estate, right, title, and interest of the said Mortga, or in and to raid premier; inclining but not Marted to all was and elected fixtures; all recircions, heaters, furnaces, heating squipment, siesan and holomater landott, istories, and range of all chivators and motors; all bathlubs, sinks, water closely, basins, pipes, faucids, and other plantane fixtures; all martcle and colonets; all refrigerating plants and refrigeration, whether nucleanical or utherwise; all contains apparatus, all forestion, challen, emping, receion, blinds, med other fremchinger all of which appearance, fixtures, and equipment, which all ends of the first one of the collection of the to the realty or not, shall be considered real estate for the purposes bereaf; and including all farm shings now or to reafter afforded to or used in and about the building or buildings now erected or hereafter to be erected on the lambs herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were us are to be erected, and all renewals or replacements thereof or articles in substitution therefor; together with all building materials and equipment more or hereafter delivered to said premises and intended to be installed therein; To HAVE AND To Hour the above described premises, with the appurtenances and fixtures, unto the said Mortgagen, its successors and assigns, forever, for the purposes and uses herein set forth, AND SAID MORITGAGOD covenants and agrees: 1. That it will pay the note at the times and in the manner provided therein; 2. That it will not permit or suffer the use of any of the property for any purpose other than the use for which the same was intended at the time this Mortgage was executed; 3. That the Regul tory Agreement, if any, executed by the Morigagor and the Secretary of Housing and Urban Development. acting by and through the Federal Housing Commissioner, which is being recorded simultaneously herewith, is incorporated in and made a part of this Mortgage. Opon default under the Regulatory Agreement and upon the request of the Secretary of Housing and Urban Development, as to by and through the Federal Housing Commissioner, the Mortgagee, at its option, may declare the whole of the indebtedness secured he eby to be due and payable, 4. That all rents, profits and income from the property covered by this Mortgage are hereby assigned to the Mortgages for the purpose of discharging the cold creby secured. Permission is hereby given to Mortgagor so long as no default exists hosenider, to collect such conts, profits and become for use in accordance with the provisions of the Regulatory Agreement; 5. That upon default hereunder Marigagee shall be entitled to the appointment of a receiver by any court having jurisdiction, without notice, to take possession and projec, the property described horsin and operate same and collect the rents, profits and income therefrom; 6. That at the option of the Mortgagor the mincipal balance secured hereby may be reamortized on terms acceptable to the Secretary of Housing and Urban Development, active by and through the Federal Housing Commissioner if a partial prepayment results from an award in condemnation in accordance with provisions of paragraph 8 herein, or from an insurance payment made in accordance with provisions of paragraph 7 herein, where I are is a resulting loss of project income; 7. That the Mortgagor will keep the improvements now exitting or hereafter exected on the mortgaged property insured against loss by fire and such other hazards, casualties, and contingencies, as may be stipulated by the Secretary of Housing and U.lian Development, acting by and through the Federal Housing Commissioner upon the insurance of the mortgage and other hazards as may be required from time to time by the Mortgagee, and all such insurance shall be evidenced by standard Fire and Extended Coverage Insurance Policy or policies, in amounts not less than necessary to comply with the applicable Coinsurance Clause percentage, but in no event shall the amounts of coverage be less than eighty per centum (20%) of the Insurable Values or not less than the unpaid balance of the insured mortgage, whichever is the lesser, and in default thereof the Mortgagee shall have the right to effect insurance. Such policies shall be endorsed with standard Mortgagee clause with loss payable to the Mortgagee and the Secretary of Housing and Urban Development as interest may appear, and shall be deposited with the Mortgagee, That if the premises covered hereby, or any part thereof, shall be damaged by fire or other hazard against which insurance is held as hereinaleve provided, the amounts paid by any insurance company in pu source of the contract of insurance to the extent of the indebteduces then remaining unpaid, shall be paid to the Morigagee, and, at its option, may be applied to the debt or released for the repairing or rebuilding of the premises; 93753252 8. That all awards of damages in connection with any condemnation for public use at or injury to any of said property are hereby assigned and shall be paid to Mortgagee, who may apply the same to payment of the instal me its last due under said note, and Mortgagee is hereby authorized, in the name of Mortgagor, to execute and deliver valid acquittances thereof and to appeal from any such award: 9. That it is lawfully seized and possessed of said real estate in fee simple, and has good right to covery same; 10. To keep said premises in good rapair, and not to do, or permit to be done, upon said premises, anything that may impair the value thereof, or of the security intended to be effected by virtue of this instrument; to pay to the Mortgagee, as hereinalter previded, until said note is fully paul, a sum sufficient to pay all taxes and special assessments that herotofore or hereafter may be lawfully levied, assessed or imposed by any taxing body upon the said land, or upon the Mortgager or Mortgager on account of the ownership thereof to the extent that provision has not been made by the Mortgagor for the payment of such taxes and special assessments as hereinafter provided in subparagraph 17(6); 11. In case of the refusal or neglect of the Mortgagor to make such payments, or to satisfy any prior lien or encumbrance, or to keep said premises in good repair, the Mortgagee may pay such taxes, assessments, and insurance premiums, when due, and may make such repairs to the property berein mortgaged as in its discretion it may deem necessary for the proper preservation thereof, and any moneys so paid or expended together with any sums expended by the Mortgagee to keep the martgage insurance in force, shall become so much additional indebtedness, secured by this mortgage, to be paid out of the proceeds of the sale of the mortgaged premiser, if not otherwise paid by the Mortgagor and shall bear interest at the rate specified in the note from the date of the advance until paid, and shall be due and payable on demand; 12. It is expressly provided, however (all other provisions of this mortrage to the contrary notwithstanding), that the Mortgages shall not be required nor shall it have the right to pay, discharge, or remove any tax, assessment, or tax lien upon or against the premises described herein or any part thereof or the improvements situated therein, so long as the Mortgagor shall, in good faith, contest the same or the validity thereof by appropriate legal proceedings brought in a court of competent jurisdiction, which shall operate to present the collection of the tax, assessment, or lien so contested and the cale or forfeithre of the said premises or any part thereof to sate from some, but for the event of a tax contest, the horntgagor small deposit with the hintgagee an amount estimated by the Mortgoree autherent to path by all taxes, penalties, interest, and costs which may reasonably accountaining such contest; 15. That it will not voluntarily create or permit to be created against the property subject to this mortgage any lien or Beninferior 6, experior to the first of this mortgage and further that it will keep and maintain the same free from the claim of all page some emplying labor or materials which will enter into the construction of any and all buildings now being creefed or to be encied dictaid premises;

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UNOFFICIAL COP 14. That the improvements about to be made upon the premises above described and all plans and specifications comply with all municipal ordinances and regulations made or primidented by lawful authority, and that the same will upon completion comply with all such municipal ardinances and regulations and with the rules of the applicable fire rating at inspection argumention, but one, association, or other. In the event the Morrgorou shall at any time fail to comply with such rules, regulations, and ordinances which his now in may hereafter became applicable to the paraises above described, siter due notice and demand by the Mortgagee, thereupon the precipit sun and all accurs of interest and other charges provided for herein, shall at the option of the bluesgages become due and payable; 15. The Mostragor covenants and agrees that so long as this mortgage and the said note accured hereby are insured or held under the provisions of the Mational Housing Act, it will not oxecute or file for record any instrument which imposes a restriction upon the male or occupancy of the mortgaged property on the busis of race, color or creed; -- 16 .- That the funds to be advanced herein are to be used in the construction of certain improvements on the lamb herein described. in accordance with a building loan agreement between the Mortgagor and Mortgages dated . 10 building loan agreement (except such part or parts thereof as may be inconsistent herewith) is incorporated become by reference to the same extent and effect at if fully set forth and made a part of this mortgage; and if the construction of the Supravaments to be made pursuant to said building loan agreement shall not be carried on with reasonable dilipence, or shall be discontinued at any time for any reason other than strikes or lock-outs, the Mortgagee, after due notice to the Mortgager or any subsequent owner, la hereby invested with full and complete authority to enter upon the said premises, employ katchman to protect such improvements from depredation or injury and to preserve and protect the personal property thoself, and to continue any and all outstanding contracts for the executor and completion of said building or buildings, to make and onter into any contracts and obligations wherever necorsary, either in (5) we name of in the name of the Mortgagar and to pay and discharge all debts, obligations, and imbilities incurred thereby. An such such some so advanced by the Mortgagee (exclusive of advances of the principal of the indebtedness secured hereby) shall be added to the principal of the indulatedness accured hereby and shall be secured by this mortgage and shall be due and payable on demand 1 ith interest of the specified in the note, but no such indunces shall be insured unless some are specifically approved by the Secretary of Housing and Urban Development, acting by and through the Federal Housing Commissioner color to the range thereof. The principal sum and other charges provided for herein shall, at the option of the Mortgages or holder of this meritage and the note securing the same, become due and psychole on the failure of the Mortgages to keep and perform art of the covenants. Conditions, and agreements of said building loan agreement. This covenant shall be terminated made the covenant of the more specification of the Mortgages and the instance of the fluid advances as under the failure of the fluid advances as under the formation of the fluid advances as under the fluid advances and the fluid advances as under the fluid advances as under the fluid advances as under the fluid advances and the fluid advances and the fluid advances as a fluid and a fluid advances and the fluid advances and the fluid advances and the fluid advances and the fluid advances as a fluid advances and the fluid advances a upon the completion of the improvements to the satisfaction of the Mortgagee and the making of the final advance as provided in said -tallding laun-aussomenty. 17. That, together with, and in addition by, the monthly payments of interest or of principal and interest payable under the terms of the note secured hereby, the Mortgagor will pay to the Mortgages, on the first day of each succeeding month after the date horeof, until the said note is fully paid, the following fums; (a) An amount sufficient to provide the Mortinges with funds to pay the next mortgage insurance premium if this instrument and the note secured hereby are insured, or a monthly service charge, if they are held by the Secretary of Housing and Urban Development, as follows: (i) If and so long as said note of even date in this instrument are insured or are reinsured under the provisions of the Kational Housing Act, an amount sufficient to accumulate in the hands of the Martgages one (1) month prior to its due date the annual mortgage, progrance premium, in order to provide such Mortgages with funds to pay such premium to the Secretary of Howing and Urban Development pursuant to the National Housing Act, as amended, and applicable Regulations thereunder, or (11) Beginning with the first day of the month following exarginment of this instrument and the note secured bearby to the Sceretary of Housing and Urban Develocing int, a monthly service charge which shall be an amount equal to one-twelfth of one-half percent (Athf 15%) of the average nuistanding principal halance due on the note *1712 computed for each successive year beginning with the first of the month following such enignment, without taking into account delinquencies or prepayments. (b) A sum equal to the ground rents, if any, next due, plus the premiums that will next become due and payable on policies of fire and other property maniance covering the premises covered hereby, plus wate, reces, takes and assessments next due on the premises covered hereby (all as estimated by the Mortgagee) less all sums eneady paid therefor divided by the number of months to clapse before one (1) month prior to the date when such ground lero, premiums, water rates, taxes and assessments will become delinquent, such sums to be held by Mortgapee to pay said ground rents, premiums, water rates, tures, and special assessments.

(c) All payments mentioned in the two preceding subsections of this paragraph and all payments (c) smade under the note secured hereby shall be added together and the aggregate amount thereof shall be paid each month in a single payment to be applied by Siortanges to the following items in the order set forth:

(i) premium charges under the Contract of Insurance with the Secretary of Housing and Orban Development, acting by and through the federal Housing Commissioner or service charge;

(ii) pround tents, taxes, special assessments, water rates, fire and other property insurance premiums;

(111) interest on the note secured hereby;

(iv) amortization of the principal of said note.

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18. Any excess funds accumulated under (b) of the preceding paragraph remaining after payment of the items therein mentioned shall be credited to subrequent monthly payments of the same nature required thereunder; but if any such item shall exceed the estimate therein the Mortgagor shall without demand forthwith make good the deficiency. Unlike to do so before the due date of such item shall be a default becometer. In case of termination of the Contract of Mortgago Insurance by prepayment of the mortgago in full, or otherwise (except us be reinafter provided), accumulations under (a) of the preceding paragraph hereof not required to meet payments due under the Contract of Mortgago Insurance, shall be credited to the Mortgagor. If the property is sold under forcelosure or is otherwise acquired by the Mortgagos after default, any remaining balance of the accumulations under (b) of the preceding paragraph shall be credited to the principal of the mortgage as of the date of commencement of forcelosure proceedings or as of the date the property is otherwise acquired; and accumulations under (a) of the proceding paragraph shall be likewise credited unless required to pay sums due the Secretary of Housing and Urban Development, acting by and through the Commissioner under the Contract of Mortgago Insurance;

19. IN THE EVENT of default in making any monthly payment provided for herein or in the note secured berely for a period of thirty (80) days after the due date thereof, or in case of a breach of any other covenant or agreement berein atipulated, then the whole of said principal sum remaining ampaid together with accord interest thereon, shall, at the election of the Mortgages, without notice, become immediately due and payable, in which event the Mortgages shall have the right immediately to foreslose this mortgage;

20. And is Case or Power covers of this mortgage by said Mortgages in any court of law or equity, a reasonable runs shall be allowed for the solution's fees of the complainant, not to exceed in any case five per centum (6%) of the amount of the principal indebtedness found to be due, and for stenopenplars' fees of the complainant in such proceeding, and costs of numbers of foreelectre, master's fees, and all other tests of suit, and alro for all outlays for documentary evidence and the cost of a complete abstract of title for the purpose of such forechours; and in case of any other suit, or legal proceeding, instituted by the Martgages to solve the pro-

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plaions of this necessary or in case of any spit or legal proceeding wherein the Marteneor chall be made a party thereto by reason of this machine, it so to and expenses, and the try make to came the great the average at exhibitors of the Martyagee, so made parties, for reverses in such suit at presenting will be a further that motivate upon the suit at present and in mortgage, and all rach expenses chall become so much additional industriances occurred hereby and be allowed in any decree forcelosing this mortgage; 21. AND THER SHALL HE INCLUDE in any decree foreclosing this mortgage and be paid out of the proceeds of any cale made in

- pursuance of any such accree; (1) Alt me costs or such suit or suits, advertising, sale, and conveyance, including attorneys, solicitors', and stenographers' fees, ontlays for documentary evidence and cost of said abstract and examination of title; (2) all the moneys advanced by the Mortgagee, if any, for any purpose authorized in the mortgage, with interest on such advances at the rate specified in the note, from the time such advances are made; (3) all the accrued interest remaining unpaid on the indebtedness hereby secured; (4) all the said principal money remaining unpaid. The over-plus of the proceeds of sale, if any, shall then be paid as the court may direct;
- 22. A RECONVEYANCE of said premises shall be inside by the Mortgages to the Mortgagor on full payment of the indebteduess aforesaid, the performance of the covenants and agreements herein made by the Movingagor, and the payment of the reasonable fees of said Mortencee.
- 23. It Is Expressiv Agreen that no extension of the time for payment of the debt hereby secured given by the Mortgages to any successor in interest of the Mortgagor shall operate to release, in any manner, the original liability of the Mortgagor;
- 24. The Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this mortgage on its own behalf and on behalf of each and every person except decree or judgment creditors of the Mortgagor acquiring any interest in or title to the premises subsequent to the date of this mortgage;
- 26. THE COVENANTS IS REAL CONTAINED shall bind, and the benefits and advantages shall linev to, the auccessors and assigns of the respective parties beinton. Wherever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

In Winness Winneror, the Mortgagor has caused its corporate seal to be hercunte affixed and these presents to be signed by ita and attested by its on the day and year first above written, pursuant to authority given by meanintienchianchiance written direct four mkunidsommorations of the benefit bury of the mortgagor. HARRIS TRUST AND SAVINGS BANK, not personally, but as Trustee as aforesaid [CONFORATE SEAL] By See Exculpatory Rider attached bereto Exonumition provision metricting nav lietet van STATE OF ILLINOIS COUNTY OF COOK , a Notary Public, in and for sold County, in the State aforesaid, do hereby certify that I OLICA C. INCHEST, and LALING In C. personally known to me to be the same persons whose names are respectively as President and Secretary of Bekul of buying heavily a corporation of the State of Alle House and severally acknowledged that they, being the conto duly authorized, algorid, newled with the corporate scal, and delivered the said instrument as the free and voluntary act of and corporation and as their own free and voluntary act, for the uses and purposes therein set forth. Given under my hand and notarial seal, this 29 day of uxily Owill-Notary Public. [SDAL] "OFFICIAL SEAL" Maritza Castillo History Public, State of filmors **3**3753252 My commission explices Cook County My Commission Expires 9725751 Filed for Record in the Recorder's Office 19 to 1971 11 01 11 personally, but as Irustee under Trust Agreement dated July 29, 19 HARRIS IRUSI AND SAVINGS BANK, STATE OF ILLINGS Lorn No. 071-11033 duly recorded in Book

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EXCULPATORY RIDER

Attached to and made a part of that instrument executed by Harris Trust and Savings Bank, as Trustee Under Trust No. 34660

This document is executed by Harris Trust and Savings Bank, not personally, but solely as Trustee under Trust No. 34660 as aforesaid, in the exercise of the power and authority conferred upon and vested in said Trustee as such, and it is expressly undergroud and agreed that nothing contained in this Agreement shall be construed as creating any monetary Hability on said Trustee personally to pay any indebtedness accruing thereunder, or any personal monetary liability on said Trustee with respect to the performance of any warranty or covenant, either expressed or implied in said Agreement (as such personal monetary liability, if any, being expressly waived by the parties hereto and by every person now or nereafter claiming any right of security thereunder), except that the said Trustee shall be liable for funds or property of the project coming into its hands Aatr Corrs Office which, by the provintions of the Regulatory Agreement, it is not entitled to retain.

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