PREPARED BY: WORLD WIS ENFINE A COPY

RECORDING REQUESTED BY:

WHEN RECORDED MAIL TO: WORLD SAVINGS AND LOAN CENTRAL PROCESSING SENTER DOCUMENTATION DEPARTMENT DEPT- OF RECORDANGE That I I Carrie VI 14: Bridge

9225 チードータコーのアウアムフ COOK COUNTY RECORDER

93079767

FOR RECORDER'S USE ONLY

DATE: JANUARY 19,

LOAN NUMBER: 8576266

LOAN AMOUNT

\$335,000.00

MORTGAGE, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS

THIS MORTGAGE SECURES A NOTE WHICH CONTAINS PROVISIONS ALLOWING FOR CHANGES IN BORROV/FR'S INTEREST RATE, FREQUENCY AND AMOUNT OF PAYMENTS AND PRINCIPAL BALANCE (INCLUDING FUTURE ADVANCES AND DEFERRED INTEREST). AT LENDER'S OPTION THE SECURED NOTE MAY BE RENEWED OR RENEGOTIATED.

THE PROMISSORY NOTE SECURED BY THIS MORTGAGE WILL BE DUE IN FULL ON FEBRUARY 0., 2023. NOTICE:

THIS MORTGAGE, SECURITY AGREEMENT AND ASSIGNMENT OF RENTS ("Security Instrument"), is made on the day 🛂 19TH JANUARY, CAPITOL BANK AND TRUST OF

("Trustee") duly authorized to accept and execute truste in the State of Illinois, not personally, but as Trustee under the provisions of deeds in trust, duly recorded and delivered to said association in pursuance of Trust Agreement dated MAY 9, 1985 and known as Trust No. 885 ("Borrower"), to WORLD SAVINGS AND LOAN ASSOCIATION, A FEDERAL SAVINGS AND LOAN ASSOCIATION, ITS SUCCESSORS AND/OR ASSIGNEES organized under the laws of the United States of America ("Lender").

WITNESSETH:

WHEREAS, Borrower has agreed to sell, assign, transfer and convey unto Lender the "Premises" (as hereineftur defined) and to make and deliver unto Lender the Note (as hereinafter defined), this Security Instrument, and certain Uniform Commercial Code Financing

PE 173A 1 (13, 10,92) (073A

MORTOAGE-ADJ. - TRUSTEE

P400 1

Statements, as more performly provided in paragraph 20 hereof this Sequrity Instrument, the aforesaid financing statements, and any and all other documents, instruments and agreements given as security for, or in connection with, the Note are sometimes hereinefter referred to collectively as the "Security Documents"); and

WHEREAS, all acts and proceedings required by law necessary to make the Note and this Security instrument the valid, binding, and legal obligations of Borrower and all acts and proceedings required by law to constitute this Security Instrument a valid and binding Security instrument and socurity interest, of first and paramount priority, as security for the Note and for the performance of the undertakings expressed herein and in the Note have been done and taken, and the execution and delivery by Borrower of the Note and this Security instrument have been in all respects duly authorized;

NOW, THEREFORE, THIS SECURITY INSTRUMENT WITNESSETH;

GRANTING CLAUSE

That, in order to secure the payment of the principal, interest, advances, and other amounts payable under the Note and the payment of any and all other indebtedness of Borrower to Lender, of vinatever nature, whether direct, inclinent, or contingent, whether joint or several, whether licetred heretofore, herewith, or hereafter, and to secure the performance and observance by Borrower of each and every term, dovenent, agreement, and condition contained herein and in the Note, and all other agreements between Borrower and Lender, whether now or at any time hereafter existing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Borrower, Borrower does hereby grant, bargain, sell, sasign, allein, release, remise, transfer, mortgage, convey, and piedge unto Lender a link security interest in, and warrant and confirm unto Lender, its successors and assigns, forever, all right, title, interest of Borrower now or at any time hereafter existing in and to all any singular the following described properties (herein collectively referred to as the "Premises"), to-with:

- (A) The real property which is listed, duralibed, and set forth on EXHIBIT A attached hereto and hereby incorporated herein (which real property, together with any and all easements, rights-of-way, licenses, privileges, and appartenances thereto and any and all other real property which may at any time hereafter be conveyed by Borrower to Lender as accurity for the Note, is hereinsfter referred to as the ".arid");
- (B) All highways, roads, streets, alleys, and ofner public rights-of-way and thoroughfares, bordering on or adjacent to the Land, together with all right, title, and interest of Borrower to the real property lying within said highways, roads, streets, alleys, and other public rights-of-way and thoroughfares, and all heretofors or helpefter vacated highways, roads, streets, alleys, and public rights-of-way and thoroughfares, and all strips and gores adjoining or within the Land or any part thereof;
- (C) All buildings, structures, improvements, railroad apurs, tracks and sidings, plants, works, and fixtures now or at any time hereafter located on any portion of the Land, and all extensions, additions, betterments, substitutions, and replacements thereof;
- (D) All fixtures, furniture, furnishings, equipment, machinery, appllances, apparatus, and other property of every kind and description now or at any time hereafter installed or located on or used or usable in connection with the Land or the buildings and improvements situated thereon, including, but not limited to, all lighting, heating, cooling, ventilating, air-cooling, lifting, humidifying, dehumidifying, plumbing, sprinkling, incinerating, refrigerating, air-cooling, lifting, fire extinguishing, cleaning, communicating, security, surveillance, computer, telephone and electrical systems, and the machinery, appliances, fixtures, and equipment pertaining thereto, all switchboards, engines, motors, tanks, pumps, floor coverings, carpeting, partitions, conduits, ducts, compressors, elevators, escalators, accessories, draperies, blinds and other window coverings, and the machinery, appliances, fixtures, and equipment pertaining thereto, all of which fixtures, furnishings, furniture, equipment, machinery, appliances, apparatus, and other property, whether or not now or hereafter permanently affixed to the Land, shall be deemed to be part of the Land, it is the express intention of Borrower that all property of the kind and character described in this subparagraph (D) that Borrower now owns, and all of such property that it may hereafter acquire, shall be subject to the lien and security interest of this Security Instrument with like effect as if now owned by Borrower and as if covered and conveyed hereby by specific and apt descriptions;

- (E) All rigits pluses, paralle grows and appurtenences now or at any time hereafter belonging to or in any way apportaining to all or any part of the Land and any property or interests subject to this Security Instrument; all right, title, and interest of Borrower in all reversions and remainders in or to all or any part of the Land and other property and interests subject to this Security Instrument, and all avails, rents, income, issues, profile, royalties, and revenues derived from or belonging to all or any part of the Land and other property and interests subject to this Security Instrument;
- (F) Any and all real property and other property that may, from time to time after the execution of this Security Instrument, by delivery or by writing of any kind, for the purposes hereof, be conveyed, mortgaged, pledged, assigned, or transferred to Lender by Borrower or by any one or more persons or entities on Borrower's behalf or with its consent as and for additional security for the payment of the Note;
- (G) Any and all proceeds of the conversion, whether voluntary or involuntary, of all or any part of the Lend and other property and interests subject to this Security Instrument into cash or liquidated claims, including, by way of illustration and not limitation, all proceeds of insurance and all awards and payments, including interest thereon, which may be made with respect to all or any part of the Land or other property and interests subject to this Security instrument, or any part of the Land and other property and interests subject to this Security instrument, the exercise of the right or power of condemnation or eminent domain, the closing of, or the alteration of the grade of, any highway, road, street, alley or other public right-of-way or increasing the security instrument, or any part of the Land and other property and interests subject to this Security instrument, or any other injury to or decrease in the value of all or any part of the Land or other property and interests subject to this Security instrument, to the extent of all amounts which may be secured by this Security instrument, which proceeds, awards, and payments are hereby assigned to Lender, which is hereby suthorized to collect and receive such proceeds, awards, and payments, and to give receipts and acquittances therefor and to apply the same or any part thereof toward the payment of indebtedness secured hereby; and Borrower hereby agrees, upon request, to make, execute, and deliver any and all assignments and other instruments as are necessary for the purpose of assigning said proceeds, awards, and rewmints to Lender, free, clear and discharged of any and all encumbrances of any kind or na urit, whatsoever; and
- (H) All oral and written leases, sublinates, and other agreements, and all amandments, modifications, supplements, renevals, and extensions thereof, and all rights under the foregoing for use and occupancy of all or any part of the Land and other property and interests subject to this Security instrument (the "Leases"), and all evalls, rents, issues, income, profits, royalties and revenues of the Land and said other property and interests, the property described in this clause being hereby pledged primarily and on a parity with the Land, and not secondarily;

TO HAVE AND TO HOLD forever all the Premiser htreby conveyed, assigned, and otherwise pledged and transferred, or intended or entitled to to be, unto Lender, its successors and assigns; without limitation of the foregoing, Economic hereby further grants unto the Lender, pursuant to the provisions of the Uniform Commontal Code as in effect in the State of illinois, a security interest (as more fully described in pregraph 25 hereinbelow) in all of the above-described property, which property includes, but is not limited to, goods which are or are to become fixtures;

Borrower HEREBY REPRESENTS AND WARRANTS TO AND COVENANTS WITH Lander, its successors and assigns, that:

- (1) Borrrower has good and Inderesable fee simple title in and to the Premises, free and clear of any and all liens, charges, security interests, and encumbrances whatever, except the liens, encumbrances and other matters, if any, set forth on EXHIBIT B attached hereto and hereby incorporated herein ("Permitted Encumbrances");
- (2) Borrower has the right, capacity, full power and due and lawful authority to execute and deliver to Landar the Note, this Security Instrument, and the other Security Documents:
- (3) Borrower has taken all action necessary to make the Note, this Security Instrument, and the other Security Documents the valid, binding, and legal obligations of Borrower; and

A) The lie is not assuming interests of ested by any one, or, more of this Security instrument and the other Security Documents are and will be kept a first and paramount priority lien and security interest upon the Premises, and Borrower will forever warrant and defend the same to Lender, its successors and/or assignees, against any and all claims and demands whatsoever;

PROVIDED ALWAYS and upon the express condition that, if all of the principal and interest and all other amounts due and payable under and pursuant to the Note shall be paid and discharged in accordance with the terms and conditions therein contained, and if all other agreements and obligations of Borrower under the Note, this Security Instrument, the other Security Documents and all other agreements between Borrower and Lender, whether now or at any time hereafter existing, shall be discharged in accordance with the terms and conditions therein and herein expressed, then these presents shall become void; otherwise this Security instrument to remain in full force and effect.

THIS SECURITY INSTRUMENT FURTHER WITNESSETH:

That Eoriziwer has covenanted and agreed and does hereby covenant and agree with Lender, its successors and assigns, as follows, to-wit:

- 1. Payment of Frincipal, Interest, and Other Amounts. Borrower shall promptly pay when due the principal, interest, advances, and all other amounts which may be due and payable under and pursuant to the Note, this Security instrument, the other Security Documents and all other agreements between Borrower and Lender, whether now or at any time hereafter existing.
- 2. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note or this Security instrument shall be applied by Lender in the following order of priority: first, for the payment of any Property Charges as defined in paragraph 6 hersof, whether such payment is to be made to Lender or directly to the governmental entity or vendor entitled to such payment; second, for the reimbursement of any advances, expenditures or other expenses, including, without limitation, attorneys' fees and court costs, incurred by Lender and which are secured hereby, whether voluntarily or involuntarily made, together with any interest thereof; third, in the inverse order of maturity, for interest, late charges, and default rate interest psychle under the Note; fourth, for any principal due and payable under the Note; and fifth, for any other sums evidenced by any one or more of the Note and the other Security Docurrents and secured by this Security Instrument, together with interest thereon, in such order as Lander may determine.
- 3. Maintenance, Repair, and Restoration of Improvements: Payment of Prior Liene, Etc.. Borrower shall (e) promptly repair, restore or rebuild any buildings or Improvements now or hereafter on the Premises that may become damaged or be destroyed; (b) keep the Premises in good condition and repair, without waste, and free fron mechanics' liens and other liens, claims, claims of fien, and other encumbrances of any kind; (c) pay when due any indebtedness which may be secured by a lien or charge on the Premises, and upon request exhibit to Lender satisfactory evidence of the discharge of such liene and charges; (d) complete within a reasonable time any and all building and improvements now of at any time in process of erection, repair, restoration, or renovation upon the Premises; (e) comply with all requirements of law, municipal ordinance, and restrictions of record with reasonable to the Premises and the use thereof; (f) cause, make, suffer, or permit no material alterations in or of the Premises, including, without limitation, alterations, additions to, demolition, or removal of any of the improvements, apparatus, fixtures, or equipment, now or hereafter located upon asid Premises, except as required by law or municipal ordinance or as expressly permitted otherwise in this Security instrument; (g) cause, make, suffer, or permit no change in the general nature of the occupancy or use of the Premises, without Lender's express written consent; (h) initiate or acquiesce in no reclassification of the zoning applicable to the Premises, without Lender's express written consent; (l) pay each litem of indebtedness ascured by this Security instrument when due according to the terms hereof or of the Note; (j) cause, make, suffer, or permit no unlawful use of or nulsenos to exist upon the Premises; (k) not diminish or impair the value of the Premises or the security intended to be effected by virtue of this Security instrument by any act or omission to act; (l) appear in and defend any legal proceeding that Lender believes,

proceeding in which indicate the particulate in an organity by pages of the Note, this Security Instrument, the other security Isosoments, and the interests in the Premises granted hereby; (m) not cause, make, suffer, or permit, without Lender's express prior written consent, which consent may be withheld at Lender's sole and unfattered discretion, (i) any sale, assignment, or other transfer of any right, titls or interest in and to all or any part of the improvements, apparatus, fixtures or equipment which may be found in or upon the Premises, (ii) any change in the nature or character of the operation of the Premises which will increase the intensity of the use thereof, or (iii) any change or alteration of the exterior and interior structural arrangement, including, but not limited to, any walls, rooms, and hallways situated in or on the Premises.

4. Sale or Transfer of Premises or Interest Therein. Borrower agrees and understands that it shall constitute an immediate Event of Default under this Security instrument and the Note, entitling Lender to report to and exercise any remedies evallable to the Lender pursuant to any one or more of this Security instrument, the Note and any one or more of the other Security Documents or applicable law, if any one or more of the following shall occur: if (a) Borrower or any one or more of the tenents-in-common, joint tenents, or other persons comprising or holding a beneficial interest in Sorrower sells, enters into a contract of sale, conveys, allenates, or encumbers the Premises or any portion thereof, any beneficial interest therein or any fractional undivided interest therein, or suffers Borrower's title or any equitable or beneficial interest therein to be divested or anoumbered, whether voluntarily or involuntarily, or leases with an option to sell, or changes or permits to be changed the character or use of the Premises, or drills or extracts or enters into a lesse for the drilling for or extracting of oil, gas or other hydrocarbon substances or any mineral of any kind or character on the Premises; (b) Borrower or any one or more of the persons comprising or holding a beneficial interest in Borrower is a partnership and the interest of any general partner (or the interest of any general partner in a partnership that is a partner) is assigned or transferred (a) Borrower or any one or more of the persons comprising or holding a beneficial interest in Borrower is a partnership and more than twenty-five percent (25%) of the corporate stock of any corporation that is a general partner thereof is sold, transferred or assigned; (d) To rower or any one or more of the persons comprising or holding a beneficial interest in Bor. over is a corporation and more than twenty-five parcent (25%) of the corporate stock the eor is sold, transferred or assigned; (e) Borrower consists of several persons or entitles holding tractional undivided interests in the Premises and there Is a cumulative change in ownership vations respect to more than a 25% fractional undivided interest in the Premises; (f) any illen, socialty interest, or other encumbrance, other than the lien of this Security Instrument and the other Security Documents, liens for real estate taxes and assessments not yet due and payable, and Permitted Encumbrances, attaches to the Premises or the beneficial interest in the Premises; or (g) any one or more of (i) articles of agreement for deed, (ii) other installment contract for deed, title or beneficial interest, (iii) land contract, or (IV) any other written or oral agreement for the sale or other transfer of all or any part of the Premises are entered into.

Borrower and any successor who acquires any report interest in the Premises agrees to notify Lender promptly in writing of any transaction or event described in clauses (a) through (g) above.

- 5. Payment of Taxes. Borrower shill pay when due and before any penalty or interest attaches all general real estate taxes, special real estate taxes, special assessments, and other charges against the Premises, and shall, upon written request, furnish to Lender duplicate receipts therefor. To prevent default hereunder, Borrower shall pay in full under protest, in the menner provided by statute, any real estate tax or epecial assessment that Borrower may desire to contest.
- 6. Insurance. Borrower shall, at its sole cost and expense, maintain in full force and effect the following:
- (A) Insurance covering the Premises and Insuring against loss or damage by fire, lightning, windstorm, hall, explosion, riot, riot attending a strike, sprinkler leakage, civil commotion, damage from all craft and vehicles, burglary or robbery, collepse of building, sonic boom, water damage, and amoke diimage, and loss or damage from such hazards as are presently included in so-called "Extended Coverage" hazard or casualty insurance polities and against vandaliarn and malicious mischlef and against such other insurable hazards as, under good insurance practices, from time to time, are insured against for improvements of like character in the area of the Premises. The amount of such insurance shall be from time to time not less than the full replacement cost from time to time of the buildings, improvements, furniture, furnishings, fixtures, equipment and other items (whether personalty or fixtures) included in the Premises, or the total mortgaged indebtedness secured by the Premises, whichever is less. Full replacement cost, as used herein, means, with respect to said buildings and improvements, the cost of replacing the buildings and improvements, without regard to deduction for depreciation, exclusive of the cost of excavations, foundations and footings

below the lowest parement floor, and nearly of repeating same. Each policy or policies shall contain a replacement cost endorsement and such other endorsements sufficient to prevent Borrower and Lender from becoming co-insurers within the terms of such insurence with respect to such improvements;

- (B) comprehensive general liability insurance covering Borrower and each person, corporation, partnership, joint venture or other entity having an interest therein against all liability for personal injury or property damage, in an amount not at any time less than ninety percent (90%) of the fair market value of the Premises;
- (C) business interruption, ose of income and rental interruption insurance against loss of income resulting from any hazard covered under the insurance required pursuant to paragraphs 6(A) and 6(B) above, in an amount sufficient to avoid any co-insurance penalty but, in any event, in an amount not less than the amount of rental and other revenue budgeted to be derived from the Premises during the twelve (12) month period of operations after its purchase or renewal;
- (D) If any building improvement is situated on the Premises in an area now or subsequently designated as having special flood hazards, as defined by the Flood Disaster Protection Act of 1973, as amended from time to time, or another flood prone area, flood insurance in an amount equal to the losser of the full replacement cost of the buildings and improvements or the maximum amount of flood insurance available;
 - (E) with botter and machinery insurance as Lender may reasonably require; and
- (F) such other insurance on the Premises or any replacements or substitutions thereof, or additions thereto, and in such amounts as may from time to time be required by Lender, against other incurable hazards or casualties which at the time are commonly insured against in the case of property similarly situated, with due regard being given to the height and type of buildings, their construction, location, use and occupancy, or any replacements or substitutions therefor or additions thereto.

All such insurance shall be subject to the approval of Lender as to insurance companies, amounts, content and forms of policies, and expiration dates and all insurance companies shall have at least a Policyholder's Rating of "A" and a Financial Size Rating of "XII" in the current edition of Best's insurance deports.

Borrower further agrees that Borrover will deliver to Lender true, correct and complete copies of each such insurance policy and original certificates evidencing such insurance and any additional insurance which shall be taken out upon all or any part of the Premises and receipts evidencing the payment of all premiums on or before thirty (30) days prior to the effective date of such policies and euch and every renewal thereof, and Borrower shall deliver certificates evidencing renewals of all such policies of insurance to Lender on or before thirty (30) days prior to the expiry of any such insurance, except to the extent provision for the payment of insurance premiums is made therefor pursuent to paragraph 9 of this Security instrument, in the event of any default by Borrower in performing the foregoing insurance requirements, Lender may provided herein.

Without limiting the discretion of Lender with respect to required endorsements to maurance policies. Borrower further agrees that all such policies shall provide that proceeds therounder will be payable to Lender puriliant to a standard Security Instrument loss clause in favor of Lander, which shell be attached to or otherwise made a part of the applicable policy, Each such policy shell further contain a "severability of interest" clause or undorsement precluding the insurer from denying any claim thereunder by Lender because of the knowledge or conduct of Borrower or any other person or entity. Borrower further agrees that all such incurance policies shall provide for the pllyment of all costs and expanses incurred by Lender In the event any claim under such policies is contested and for at least thirty (90) days' prior written notice to Lender prior to any amendment, modification, cancellation, or termination of any such policy in the event of foreclosure of this Security Instrument, or other transfer of title to the Premises in extinguishment in whole or in part of the indebtedness secured by this Security instrument, all right, title, and interest of Borrower in and to such policies than in force concerning the Premises, and all proceeds payable thereunder, shall thereupon vest in the purchaser at a foreclosure sale pursuant to said foreclosure, or in the Premises, or in any other transferse in the event of any other form of transfer of title, if any act or occurrence of any kind or nature (including, without limitation, any casualty on which insurance was not obtained or obtained) shall result in damage to or loss or destruction of the Premises, Borrower shall give immediate notice thursof to the appropriate insurer and to Lender and, unless otherwise so instructed by Lander, shall promptly, at Borrower's sole cost and expense, restore, repair, replace and rebuild the Premises as nearly as possible to its value, condition and character immediately prior to such damage, loss or destruction in accordance with plans and specifications submitted to and approved by Lender.

Adjustment of contents in the event that all or any part of the Freniers devered by such insurance is destroyed or demaged by fire, explosion, windstorm, hall or by any other casualty against which insurance shall have been required hereunder: (a) Lender reay, but shall not be obligated to, make proof of loss if not made promptly by Borrower; and (b) each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Lender instead of to Borrower, and Lender is hereby made and appointed the attorney-in-fact for Borrower, which appointment is coupled with the interest herein granted and which appointment shall be irrevocable unless and until the full payment is made of all amounts due and owing under the Note, this Security instrument, and the other Security Documents, to make any proof of loss, to adjust and compromise any claim under any insurance policy relating to said destruction or other proceeding relating to said insurance claim, and to collect and receive any and all proceeds of said insurance. Borrower agrees to sign, upon demand by Lender, all receipts, vouchers, and releases required by the said insurance companies.

Lender shall have the right to apply the insurance proceeds as follows: first, to reimburse Lender for all costs and expenses, including, without limitation, attorneys' fees and court costs, incurred in connection with the collection of such proceeds; and second, the remainder of said proceeds shall be applied to restore the Premises, as nearly as possible, to its value, condition, and character immediately prior to its damage or destruction, or such other condition as Lender may, at its sole and unfettered discretion, approve; and third, any balance of such proceeds remaining to be applied to the outstanding principal balance of the Note. Any reduction in such principal occurring as a result of the application of the casualty insurance proceeds shall be at par. In any event, the unpaid portion of the indebtedness secured by this Molitage shall remain in full force and effect and Borrower shall not be excused from the payment theroof and any reduction in the indebtedness secured hereby resulting from Lender's application of any such payment will take effect only when Lender actually receives and applical such payment.

Anything else in the limitediately preceding paragraph to the contrary notwithstanding, if Borrower, or its tenant, is obligated to relatore or replace the damaged or destroyed buildings or improvements under the terms of any one or more Leases, (ii) such damage or destruction does not result in cancellation or termination of said Leases, (iii) the insurers do not deny liability as to the insureds, and (iv) said proceeds plus any additional amounts made evallable by Borrower or its tenant are in Lender's reasonable judgment, sufficient to restore or replace the damaged or destroyed buildings or improvements, said proceeds, after reimbursing Lender therefrom for expenses incurred by Lender in the collection thereof, shall be used to reimburse Borrower for the cost of rebuilding or restoration of buildings and improvements on the Premises. The buildings and improvements shall be so restored or rebuilt, as nearly as possible, to their value, condition, and character immediately prior to their damage or destruction, or such other condition as Lender figures. At its sole and unfettered discretion, approve.

in the event Borrower is entitled to reimbursement out of any insurance proceeds, such proceeds shall be made evaliable, from time to time, upon Lender being furnished with satisfactory evidence of the estimated cost of completion thereof and with such erchitect's certificates, waivers of lien, contractors' sworn statements and contractors may reasonably require and approve. No payment made prior to the final completion of the work shall exceed ninety percent (90%) 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 Lender shall be at least sufficient to pay for the cost of completion of the work free and clear of liens.

Anything else in this paragraph 7 to the contrary notwithstanding, in the case of loss after foreclosure proceedings have been instituted, the proceeds of any such insurance policy or policies shall be used to pay the amount due in accordance with any decree of foreclosure that may be entered in any such proceedings, and the balance, if any, shall be rate to the owner of the equity of redemption, if he, she, or it shall then be entitled to the same, or as the court may direct in case of the foreclosure of this Security Instrument, the court in its decree may provide that Lender's clause attached to each of said insurance policies may be cancelled and that the decree creditor may cause a new loss clause to be attached to each of said policies making the loss thereunds? payable to said creditor, and any such foreclosure decree may further provide, that in case of one or more redemptions under said decree, pursuant to the statute in such case made and provided, then and in every such case, each successive redemptor may cause the preceding loss clause attached to each insurance policy to be cancelled and a new loss clause to be attached therato, making the loss thereunder payable to such successive redemptor. In the event of foreclosure sale, Lender is hereby authorized, but not obligated, without the consent of Borrower, to assign any and all insurance policies to the purchaser at the sale, or to take such other steps as Lender may deem advisable, to cause the interest of said purchaser to be protected by any one or more of said insurance policies.

8678288 8. Tax and huntres persit. The root sate to paragraphs 8 and 6 above are sometimes hereinafter referred to acileatively as the "Property Charges." Notwithstanding said payment requirements, if an Event of Default under this Security instrument shall occur, Lender, at its sole and unfettered discretion, and whether or not said Event of Default shall continue to exist, be cured, or be waived, may require Borrower to pay, and Borrower hereby agrees to pay, to Lender, in addition to paying the principal, interest, advances, and other amounts provided for in the Note, this Security Instrument, and the other Security Documents, either in a lump sum or in monthly payments, amounts sufficient to allow Lender to pay the Property Charges, and each of them, at least thirty (SO) days in advance of the due date thereof.

If at any time, the amount of the Property Charges, or any of them, have been or are to be increased, and if the lump sum deposit or monthly deposits (if continued at the same rate) then being made by Borrower and held by Lender for this purpose would not make up a fund sufficient, in the reasonable opinion of Lander, to pay the Property Charges, or any of them, thirty (90) days prior to the due date thereof, said reserve or monthly deposits shall thereupon be increased, and Borrower shall, upon demand by Lender, immediately deposit with Lender such additional sums as are determined by Lender so that the reserves or the moneys then on hand for the payment of said items plus the increased monthly payments and such additional sums demanded shall be sufficient so that Lender shall have received from Borrower adequate amounts to pay said items at least thirty (90) days before the same becomes due and payable, ro the purpose of determining whether Lender has on hand sufficient reserves or moneys to pay any particular item at least thirty (90) days prior to the due date therefor, the reserves, deposits for each item shall be treated separately, it being the intention that Lender shall not be obligated to use reserves or moneye deposited for the payment of an item not yet due and payable, for the payment of an item that is due and payable.

Notwithstanding the foregoing, it is understood and agreed (a) that the deposit or deposite provided for horsunder will be deposited with end held by Lender in a single non-interest bearing account and (b) that Lender, at its sold and unfettered option, may, if Borrower falls to make any deposit required hereunder, use the reserves, deposit or deposits established for one item for the paynest of another item then due and payeble. All such deposits shall be hald in escrow by Lender and shall be applied by Lender to the payment of the Property Charges, or any of them, when the same become due and payable, Fallure by Borrower to pay any of the aforesaid montility deposits, which fallure continues for ten (10) days after said deposits are due or fallure to pay any of the aforesaid additional deposits which fallure continues for five (5) days after demend therefor is made by Lender, shall be an Event of Default under the Note, this Security instrument, and the other Security Documenta, in which event all remedies under the Note, this Security Instrument and the other Security Documents may be immediately exercised by Lender and further, all moneys on hand in the reserve or deposit fund may, at the sole and unfette of option of Lender, be applied in reduction of the indebtedness under the Note.

If the funds so deposited exceed the amount required to pay the Property Charges, the excess shall be applied against subsequent deposits to be made by Borrower, in order to more fully protect the security of this Security Instrument and to provide security to Lender () for the payment of the Property Charges or any of them, Borrower Lores that Lendar may, at its sole and unfettered discretion, at any time, pay the Property Charges or any of them, provided that Lender shall give notice to Borrower of any such payment within ten (10) days following the making of such payment, Such payments shall be added to the outstanding principal balance of the Note and shall earn interest at the effective rate of interest established under the terms of the Note. Borrower further agrees that Lander shall not be required to make payments for which insufficient funds are on deposit with Lender and that nothing herein contained shall be construed as requiring Lender to advance other moneys for such purpose,

Upon an assignment of this Security Instrument, Lender shall have the right to pay over the balance of such deposits in its possession to the assignee, and Lender shall thereupon be completely released from any and all liability with respect to such deposits and Borrower shall lock solely to the assignee or transferse with respect thereto. This provision shall apply to every transfer of such deposits to a new or subsequent assignee. Upon full payment of the indebtedness under the Note, or Security Instrument, and the other Security Documents (or at any prior time, at the sole and unfettered discretion of the then holder of the Note and this Security instrument), the balance of the deposit or deposits in Lender's possession may be paid over to the record owner of the Premises at the time of said payment, and no other party shall have any right or claim thereto in any event.

- Elender's interest in Industry Deposits. For East of Default shell occur under this Security Instrument or the Note, Lender may, at its sole and unfettered option, without being required to do so, apply any moneys at the time on deposit pursuant to paragraph 8 hereof, as any one or more of thu same may be applicable, on any of Borrower's obligations herein or in the Note contained, in such order and manner as Lender may, at its sole and unfettered discretion, elect. Such deposits are hereby pledged as additional accurity for the indebtedness and other covenants and obligations secured hereby, and shall be held by Lender to be irrevocably applied by Lender for the purposes specified in this Security Instrument and shall not be subject to the direction or control of Borrower; provided, however, that Lender shall not be liable for any failure of Lender to apply any funds held by Lender to the payment of the Property Charges, or any of them, unless Borrower, while not in default hereunder, shall have requested Lander in writing not less than thirty (30) days prior to the due date therefor to make application to the payment of a particular Property Charge, which application shall be accompanied by the bills for said Property Charge.
- 10. Lender's Right to Act. If Borrower falls to perform any covenant or agreement contained in any one or more of the Note, this Security instrument and the other Security Documents, or to pay any claim, tien or encumbrance which shall be a prior iten to the iten of this Security instrument, or to pay, when due, any tax or assessment, or the premium for any insurance required hereby, or to keep the Premises in repair, as aforesaid, or shall commit or permit waste, on if there be commenced any action or proceeding affecting Borrower, the Premises or the title thereto, including, by way of illustration and not limitation, any eminent domain insolvency gode enforcement, or proceeding under the Bankruptoy Code of the United States, then Lander, at its sole and unfattered option, may, but shall not be required to, make full or partial payment of any such claim, lien, encumbrance, tax, assessment or premium, with right of su rogation thereunder, may purchase, discharge, compromise or settle any tax lien or other pilor lien or title or claim thereof, or redeem from any tax sale or forefelture effecting the Premises or contest any tex or assessment, may produce such abstracts or other evidence of title as it deems necessary, may make such repairs and take such steps as it deems advisably to prevent or cure such waste, and may appear in any such action or proceeding and retain counsel to advise it with respect to such matter or to appear therein, and take such action with respect thereto as Lender, at its sole and unfettered discretion, deems advisable, and for (ny of such purposes Lender may advance such sums of money as it, at its sole and unfettered discretion, deems necessary. Lender shall be the sole judge of the legality, validity and priority of any such claim, lien, encumbrance, tax, assessment and premium, and of the amount incorsary to be paid in satisfaction thereof. Borrower will pay to Lender, immediately and without demand, all sums of money advanced by Lender pursuant to this paragraph 10 and otherwise in conordance with this Security Instrument, and any costs or expenses, including, without ilmitation, attorneys' fees and court costs, that Lender may have incurred or paid in connection therewith, and any other moneys advanced by Lender to protect the Premises and the ilen hereof, and all such sums shall be added to the principal amount of the Note and, together with interest thereon at the effective rate of interest established under the terms of the Note, shall be so much additional indebtedness secured hereby, shall become immediately due and payable, without notice or demand and shall bear interest from and after the time of disbursement at the default interest rate set forth in the Note.
- 11. Lender's Retiance on Tax and Insurence Bills, Etc Lender, in making any payment, hereby is suthorized: (a) to pay any taxes, assessments, and insurence premiums according to any bill, statement, or estimate produced from the appropriate public office or vendor without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, insurance premiums, sale, forfeiture, tax illen, or title or claim thereof and (b) to purchase, discharge, compromise, or nettle any other prior lien, which inquiry as to the validity or amount of any claim for lien which may be asserted.
- 12. Condemnation. Borrower hereby assigns, transfers and sets over uno Lender the entire proceeds of any award or any claim for damages for any of the Premises taken or damaged under the power of eminent domain or by condemnation. Lender may elect to apply the proceeds of the award upon or in reduction of the indebtedness secured hereby, whether due or not, or to require Borrower to restore or rebuild the Premises or any part thereof damaged by such taking, in which event the proceeds shall be held by Lender and be used to reimburse Borrower for the cost of the rebuilding or restoring of buildings or improvements on the Premises, in accordance with plans and specifications to be submitted to and approved by Lender. If Borrower is obligated to restore or replace the taken or damaged buildings or improvements under the terms of any Lesse or Lesses relating to the Premises, and If such taking does not result in cancellation or termination of such Lesse, the award shall be used to reimburse Borrower for the cost of the rebuilding or restoring of buildings or improvements on said Premises, provided Borrower is not then in default under the Note, this Security Instrument, or any other Security Document. In the event Borrower is required or authorized, either by Lender's election as aforesaid or by virtue of any Lesse as aforesaid, to rebuild or

restore all or any part of the primites, the property of the award shift be paid out in the seme manner as is provided in paragraph 6 hereof for the payment of insurance proceeds toward the cost of rebuilding or restoration. If the amount of such award is insufficient to cover the cost of rebuilding or restoration, Borrower shall pay all costs in excess of the award, before being entitled to reimbursement out of the award. Any surplus which may remain out of said award after payment of such cost of rebuilding or restoration shall, at the option of Lender, be applied on account of the indebtedness secured hereby or be paid to any other party entitled thereto.

- and unfettered discretion, without giving notice to or obtaining the consent of Borrower, any guarantor of the Note or any other party liable or obligated for the payment of any amount or the performance of any covenant or obligation under any one or more of the Note, this Security Instrument and the other Security Documents (collectively, "Obligors"), without liability to Borrower, and notwithstanding any breach by any of Obligors, extend the time for the payment of any indebtedness or performance of any covenant or obligation secured hereby, reduce the payments thereon, release any onto or more Obligors, accept a renewal note or notes therefor, modify the terms and time of the payment of said indebtedness, release the Premises or any part thereof from the lien of any one or more of this Security instrument and the other Security Documents, take or release other or additional security, consent to the granting of an easement on or encumbrance against the Premises, join in any extension or subordination exceenent, or agree in writing to modify the rate of interest or period of amortization of the Note or change the amount of the payments due thereunder. Any actions taken by Lender pursuant to this paragraph shall not affect the obligations of Obligors, or any Obligor for the payment of the Indebtedness security Document, shall not affect the guaranty of any Obligor for the payment of the Indebtedness secured thereby, and shall not affect the lien or priority of lien hereof on the Premises, except and only to the extent expressly agreed to by Lender in writing.
- 14. Stamp, Transfer or Pavenue Tax. If, by the laws of the United States of America, or of any state or political subdivision thereof having jurisdiction over any one or more of Borrower, Lender, and the Primises, any tax is due or becomes due in respect of the Issuance of the Note or this Security instrument or the recordation hereof, Borrower covenants and agrees to pay such tax in the manner required by any such law, whether or not the incidence of such tax falls upon Surrower or Lender. Borrower further obvenants to hold harmless and agrees to indemnify Lander, its administrators, successors, and assigns, against any liability incurred by reason of the miposition of any such tax.
- 15. Effect of Changes in Laws Regarder. Taxation. In the event of the ensument after this date of any law of the state in which the premises are located deducting from the value of land for the purpose of taxistion any lien thereon, or imposing upon Lender the payment of the whole or any part of the taxes or scarsements or charges or liens herein required to be paid by Borrower, or changing in any way laws relating to the taxation of Security instruments or debts secured by Security instruments or Lender's interest in the Premises, or the manner of collection of taxes, so as to affer this Security instrument or the indebtedness secured hereby or the holder thereof, then, and in any such event, Borrower, upon demand by Lender, shall pay such taxes or assessments, or reimburse the Lender therefor; provided, however, that if, in the opinion of Lender, (a) it might be unlawful to require Borrower to make such payment or (b) the making of such payment might result in the imposition of interest in excess of the maximum amount permitted by they, then and in such event, Lender may, at its sole and unfattered discretion, but shall not be required to, elect, by notice in writing given to Borrower, to declare all of the indebtedness secured hereby to be and become due and payable sixty (80) days from the date of giving of such solices.
- 16. Covenants of Borrower Regarding Leases. Borrower hereby covenants and agrees that, until all indebtedness payable under the Note, this Security instrument, and the other Security Documents have been paid in full, it shall:
- (A) perform or caused to be performed in a timely menner all of its obligations under each and every one of the Leasus;
- (B) take all actions as any reasonably required to enforce the obligations of any and all other parties to any one or more of the Lesses;
- (C) appear in and defend any and all actions and other legal propeeding in respect of the Leases;
- (D) provide to Lender, on demand, any and all information related in any manner to the Leases, including without limitation, copies thereof;

- (E) not without instructions of any person or entity under any Lease; and
- (F) not accept prepayment of any installment of sent or any other payment under any Lease more than one month in advance of the due date thereof.

The fallure of Borrower to do any one or more of the foregoing shall constitute an Event of Default hereunder and under the Note, and each other Security Document.

- 17. Events of Default and Acceleration of Indebtedness in Case of Default. Any one or more of the following occurrences shall constitute an "Event of Default" under this Security Instrument:
- (A) the fallure of Borrower to make any payment of principal, interest, advances, or other payments due under the Note, or of any payment due in accordance with the terms of this Security Instrument or any of the other Security Documents;
- 18 Barrower shall file a petition in bankruptcy or become the subject of any voluntary proceeding under the United States Bankruptcy. Code or any other Federal or state bankruptcy, incolvency, reorganization, recolvership, moretorium, or other law regarding creditors' rights or debtors' obligations, whether now or hereafter existing, or fall to obtain a vacation or stay of any such proceeding filed involuntarily against or in respect of Borrower or of the Premises within thirty (30) days, as hareinefter provided, or file an answer in any such involuntary proceeding admitting insolvency or inability to pay its debte;
- (C) Borrower shell be adjudicated in bankrupt, or a trustee, receiver, or similar officer shall be appointed for 3mrower or for its property or the major part thereof or the Premises in any involuntary proceeding, or any court shall have taken jurisdiction of the property of Borrower, or the major part thereof or the Premises in any involuntary proceeding for the reorganization, discolution, liquidation or winding up of Borrower, and such trustee, receiver, or similar officer shirt not be discharged or such jurisdiction relinquished or vacated or stayed on appeal or otherwise stayed within thirty (90) days;
- (D) Borrower shall make an ascignment for the benefit of creditors, or shall enter into a composition agreement, or shall admit in writing its inability to pay its debts general as they become due, or shall consent in the appointment of a receiver or trustee or liquidator of all of its property or the major part dereof;
- (E) default shall be made in the time observance or performance of any other of the covenants, agreements, or conditions required to be kept or performed or observance by Borrower in the Note, this Security Instrument and the other Security Documents and the same shall continue for thirty (30) days, unless such default cannot reasonably be cured within thirty (30) days, in which event, said thirty (30) day period extended for a reasonable period not to exceed thirty (30) days, provided that Borrower is diligently pursuing the cure thereof:
- (F) subject to any applicable grade period, default smill be made in the performance of any lease between Borrower and any third party relative to all or any part of the Premises; or
- (G) any other event that constitutes an Event of Default under his terms and provisions of the Note, this Security Instrument or the other Security Decuments

Upon the occurrence of an Event of Default the sum secured hereby shall, at once, at the sole and unfettered option of Lender, become immediately due and payable, together with all accrued and unpaid interest, advances and all other amounts due to Lender pursuant to the Note, this Security Instrument, and the other Security Documents, without notice or demand to Barrower From and after the occurrence of an Event of Default, Interest shall accrue on all of said amounts at the default rate of interest referred to in the Note.

Obligation and Foresiosure; Expenses of Litigation. When the indebtedness secured hereby, or any part thereof, shall become past due and payable, whether by meturity, acceleration, or otherwise, in addition to any other rights and remedies provided for herein, Londer shall have the right to (a) exercise any one or more of the rights and remedies provided in any one or more of the Note and the other Security Documents and (b) to foreclosure of the lien hersof for such indebtedness or part thereof.

Lender shall have the ligh to collection of the indebtedness secured hereby and in the exercise of sald rights and remedies, whether or not said costs and expenses are incurred in the course of a legal proceeding to collect said indebtedness or to foreclose the lien hereof, and said costs and expenses shall constitute additional indebtedness hereunder and under the Note and there shall be allowed and included, as additional indebtedness in any decree which adjudicates the amount due under the Note and secured by this Security instrument, all of said costs and expenses. Without limiting the generality of the foregoing, said costs and expenses shall include all expenditures and expenses which may be paid or incurred by or on behalf of Lender for attorneys' fees, appraisers' fees, abets of documentary evidence, fees of expert witnesses, stenographers' charges, publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies, and similar data and assurances with respect to title as Lender may deem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be list pursuant to such decree the true condition of the title to or the value of the Premises. All expenditures and expenses of the nature described in this paragraph 18, and such expenses and fees as may be incurred in the protection of the Premises and the maintenance of the lien of this Security Instrument, including, without limitation, the fees of any altorneys employed by Lender in any litigation or proceeding affecting this Security instrument, the Note or the Premises, including, without limitation, probate and bankruptcy propaedings, or in preparation for the commencement or defense of any iltigation or proceeding or threatened litigation or proceeding, whether or not actually communical, shall be immediately due and payable by Borrower, with interest thereon at the default rate of interest established under the terms of the Note, and the same shall be secured by this Saculty instrument.

- 19. Application of Proceeds of Forestower Sale. The proceeds of any foreclosure sale of the Premises shall be distributed and applied in the following order of priority: first, on account of all costs and expenses of Lender Incident to the foreclosure proceedings, including all such items as any inentioned in the immediately preceding paragraph 18; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal, interest, advances, and other amounts remaining unpilld on the Note; and fourth, any overplus to Borrower, its successors or essigns, is their rights may appear.
- 20. Appointment of Receiver. Do nor at any time after the filing of a complaint to foreclose this Security instrument, this could in which such complaint is filled may appoint a receiver of the Premises. Borrower hereby conjents to such appointment and agrees that such appointment may be made either before or offer sale, without notice to Borrower, which notice is hereby irrevocably waived, without regard to the solvency or insolvency of Borrower at the time of application for such receiver and without regard to the then value of the Premises, the adequacy of Lander's security or whether the same shall be then occupied as a homestead or not and Lender hereunder or any holder or the Note may be appointed as such receiver. Such receiver shall have power to collect the walls, rents, issues, income, profits, royalities, and revenues of the Premises during the pendency of such foreclosure sult and in case of a sale and a deficiency, during the full stautory period of redemption, if any, whether there he redemption or not, as well as during any further times when Borrower, except for the intervention of such receiver, would be entitled to collect said avails, rents, issues, income, profits, royalties, and revenues, and all other powers that may be necessary or are usual in such cases for the protection, possession, control, management, and operation and notice illustration and notice in the power to make necessary repairs to the Premises, and to terminate and antition management agreements relating to the Premises. The court, from time to time, manifestation, the power to make necessary repairs to the Premises, and to terminate and antition management agreements relating to the Premises. The court, from time to time, manifestation that prevention to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; and (c) the deficiency in case of a sale and deficiency.
- 21. Lender's Right of Possession in Case of Default, in any case in and at any time at which under the provisions of this Security Instrument Lender has a right to Institute foreclosure proceedings, whether before or after the whole principal sum secured hereby becomes or is declared to be immediately (lus as aforesaid, or whether before or after the institution of legal proceedings to foreclose the lien hereof or before or after sale thereunder, forthwith, upon demand of Lender, Borrower shall surrender to Lender, and Lender shall be entitled to take actual possession of the Premises, or any part thereof, personally, or by and through its agents or attorneys, and Lender, at its sole and unfettered discretion, may, but shall not be required to, with or without force and with or without process of law, enter upon and take and maintain possession of till or any part of the Premises, together with all documents, books, records, papers, and accounts of Borrower or the then owner of the Premises relating thereto, and may exclude Borrower, its agents, and servants wholly

therefrom and may, a siturnay-n-fait cregarited Borrower or in the own name as Lender and under the powers herein granted, hold, operate, manage, and control the Premises and conduct the business, if any, thereof, either personally or by and through its agents or contractors, and with full power to use such measures, legal or equitable, as Lender or its successors and assigns may, at their sole and unfettered discretion, deem proper or necessary to enforce the payment or security of the sualls, rents, issues, income, profits, royalties and revenues of the Premises, including actions for the recovery of rent, actions in forcible detainer, and actions in distress for rent, hereby granting full power and suthority to exercise each and every one of the rights, privileges, and powers herein granted at any and all times hereafter, without notice to Borrower, and with full power to cancel or terminate any lease or sublease of the Premises or any part thereof for any cause or on any ground which would entitle Borrower to cancel the same, to elect to disaffirm any lease or sublease of the Premises or any part thereof made subsequent to this Security Instrument or subordinated to the lien hereof, to make all necessary or proper repairs, decorating, renewals, replacements, alterations, additions, betterments, and improvements to the Premises as it may deem judicious, to insure and reinsure the same against all risks incidental to Lender's possession, operation and management thereof and to receive all of such avails, rents, issues, income, profits, royalties, and revenues.

Lender, shall not be obligated to perform or discharge, nor does it hereby assume or undertake to perform or discharge, any obligation, duty, or liability under any one or more beases, and Borrower shall and does hereby agree to indemnify, defend and hold Lender harmless of and from any and all liability, loss, or damage that it indure under the Leases or under or by reason of the assignment thereof and of and from any and all cisims and demends whatscever that may be asserted against it by reason of any alleged obligations or undertakings on its part to perform or discharge any of the terms, convenants or agreements contained in the Leases. Should Lender indur any such liability, loss or damage, under the Leases or under or by reason of the assignment thereof, or in the defense of any claims or demands, the amount thereof including costs, expenses and reasonable attorneys' fees, shall be secured hereby, and Borrower shall relimburate Lender therefor immediately upon demand.

- 22. Application of income Received by Lender. Lender, in the exercise of the rights and powers hereinsbove conferred upon it by paragraph 21 hereof, shall have full power to use and apply the avails, rento, asses, income, profits, royalties, and revenues of the Premises to the payment of or on account of the following, in such order as Lender, at its sole and unfettered discretion, may determine:
- (A) to the payment of the operating expenses of the Premises, including, by way of illustration and without limitation, the cost of management and leasing thereof (which shall include reasonable compansation to Lender and its expense and contractors, if management be delegated to an agent or contractor, and shall also limited lease commissions and other compensation and expenses of seeking and procuring tending and entering into Leases), established claims for damages, if any, and any premiums on naurance hereinabove authorized:
- (B) to the payment of general and special real eriate taxes and special assessments now due or which may hereafter become due on the Premises;
- (C) to the payment of all repairs, decorating, renewals, replacements, alterations, additions, betterments, and improvements of the Premises, including the cost from time to time of installing or replacing mechanical systems and other fixtures therein, on of placing the Premises in such condition as will, in the judgment of Lander, at its sole and unfettered discretion, make it readily rentable; and
- (D) to the payment of any indebtedness secured hereby or any deficiency which may result from any foreclosure sale.
- 23. Compliance with lilinois Mortgage Foreclosure Law. The powers, authorities and duties conferred upon Lender, in the event that Lender takes possession of the Premises, and a receiver hereunder, shall also include all such powers, authority, and duties as may be conferred upon a lender in possession or receiver under and pursuant to the lilinois Mortgage Foreclosure Law, as such may be amended from time to time ("IMFA"). To the extent that IMFA may limit the powers, authorities or duties purportedly conferred hereby, such powers, authorities and duties shall include those allowed, and be limited as proscribed by IMFA at the time of their exercise or discharge.

To the fullest extent pernit and by aw, including, without link etch, the IMFA, Borrower hereby walves any and all rights to reinstate the Security matriment or to dure any defaults, except such rights of reinstatement and cure as may be expressly provided by the terms of the Note, this Security Instrument, and the other Security Documents.

Nothing contained herein is intended to be, or shall be construed to be, a waiver, relinquishment or impairment of Lunder's rights to fully and completely enforce all rights of personal liability and personal recourse against any one or more of Obligors.

- 24 Environmental Matters. Borrower represents, warrents, covenants, and agrees unto Lender and agrees as follows:
- (A) Borrower will not use, generate, manufacture, produce, store, release, discharge, or dispose of on, under or about the Premises or transport to or from the Premises any Hazardous Substance (as defined herein) or allow any other person or entity to do so:
- (B) Borrower shall keep and meintain the Premises in compliance with, and shall not cause or permit the Premises to be in violation of any Environmental Law (as defined harein) or allow any other person or satisty to do so;
 - (C) Borrower shall give prompt written notice to Lender of:
- (i) any proceeding or inquiry by any governmental authority whether Federal, state, or 150/1 with respect to the presence of any Hezardous Substance (as defined herein) on the Premises or the migration thereof from or to other property;
- (ii) all claims made or threatened by any third party against Borrowar or the Premises relating to any loss or injury resulting from any Hazardous Substance; and
- (iii) Borrower's ideapovery of any occurrence of condition on any real property adjoining or in the vicinity of the Premises that could cause the Premises or any part thereof to be subject to any restilutions on the ownership, occupancy, transferability or use of the Premises under any Environmental Law;
- (O) Lender shall have the right to join and participate in, so a party if it so elects, any legal proceedings or actions initiated in connection with any Environmental Law and Borrower hereby agrees to pay any attorieys' fees thereby incurred by Borrower in connection therewith;
- (E) Borrower shall protect, Indemnify and hold harmless Lender, its directors, officers, administrators, employees, agents, contractors, attorneys, successors, and assigns from and against any and all loss, darrage, cost, expanse or liability (including reasonable attorneys' fees and costs) directly or indirectly arising out of or attributable to the use, generation, manufacture, production, storage, release, threate is a release, discharge, disposal, or presence of a Hazardous Substance on, under or about the Premises, including, without limitation, (i) all foreseeable consequential damages and (ii) the costs of any required or necessary repair, cleanup, or detaxification of the Premises, and the preparation and implementation of any closure, remedial or other required plans. This indemnity and covenant shall survive the reconveyance of the iten of this Security Instrument, or the extinguishment of such iten by foreclosure or action in iteu thereof;
- (F) In the event that any investigation, site monitoring, colitairment, cleanupy removal, restoration or other remedial work of any kind or nature (the "Remacial Work") is reasonably necessary or desirable under any applicable local, state or Fudural law of regulation, any judicial order, or by any governmental or nongovernmental entity or personal because of, or in connection with, the current or future presence, suspected presence, release or suspected release of a Haitardous Substance in or into the air, soil, ground water, surface water or soil vapor at, on, about, under or within the Premises, or any portion thereof, Borrower shall within thirty (30) days after written demand for performance thereof by Lender or other party or governmental entity or agency (or such shorter period of time as may be required under any applicable law, regulation, order, or agreement), commence to perform, or cause to be commenced, and thereafter diligently prosecuted to completion, such Remedial Work. All Remedial Work shall be performed by one or more contractors, approved in advance in writing by Lender, and under the supervision of a consulting engineer approved in advance in writing by Lender. All costs and expenses of such Remedial Work shall be paid by Sorrower, including, without limitation, the charges of such contractor and the consulting engineer, and Lender's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of such Remedial Work. In the event Borrower shall fall to timely commence, or cause to be commenced, or fall to diligently prosecute to completion,

such Remedial Work, Indiam protestill not a equiled to such Remedial Work to be performed and all doors and expenses thereof induited in connection therewith shall become part of the indebtedness secured hereby;

(G) without Lender's prior written consent, which shall not be unresponsibly withheld, Borrower shall not take any remedial action in response to the presence of any Hazardous Substance on, under, or about the Premises, nor enter into any settlement agreement, consent decree, or other compromise in respect to any Hazardous Substance claims. Said consent may be withheld, without limitation, if Lender, in its responsible judgment, determines that said remedial action, settlement, consent, or compromise might impair the value of Lender's security heraunder; provided, however, that Lender's prior consent shall not be necessary in the event that the presence of Hazardous Substances in, on, under, or about the Premises either poses an immediate threat to the health, safety, or welfare of any individual or is of such a nature that an immediate remedial response is necessary, and it is not possible to obtain Lender's consent before taking such action, provided that in such event Borrower shall notify Lender as soon as practicable of any action so taken. Lender agrees not to withhold its consent, when such consent is required hereunder, if either (i) a perticular remedial action is ordered by a court of competent jurisdiction, or (ii) Borrower establishes to the reasonable satisfaction of Lender that there is no reasonable alternative to such remedial action that would result in meterially less impairment of Lender's security hereunder.

For surposes of this paragraph 24, the following terms shall have the meanings as set torth below:

- (A) "Environmental Laws" shall mean any Paderal, state or local law, statute, ordinance, or regulation pertaining to health, industrial hygiens, or the environmental conditions on, under or wout the Premises, including, without limitation, the Comprehensive Environmental Response, Comprehensive Environmental Response, Comprehensive, and Liability Act of 1980 ("CERCLA") as amended, 42 U.S.C. Sections 9801 at said , and the Resource Conservation and Recovery Act of 1978 ("RCRA") as amended, 42 U.S.C. Sections 6801 at said .
 - (8) The term "Hazardora Substance" shall include without limitation:
- (i) Those substances included within the definitions of any one or more of the terms "hazardous substances," "hazardous materials," "toxic substances," and "solid waste" in CERCLA, RCRA, and the Hazardous Milterials Transportation Act as amended, 49 U.S.C. Sections 1801 of seq., and in the regulations promulgated pursuant to said laws or under applicable illinois law;
- (ii) Those substances listed in the United States Department of Transportation Table (49 CFR 172,101 and amendments thereto) or by the Environmental Protection Agency (or any successor agency) as hazardons substances (40 CFR Part 302 and amendments thereto);
- (III) Such other substances, materials and westes which are or become regulated under applicable local, state or Federal laws or which we classified as hazardous or toxic under Federal, state or local laws or regulations; and
- (IV) Any material, waste or substance which is (A) petroleum, (B) asbestos, (C) polychlorinated biphenyls, (D) designated as it "hazardous substance" pursuant to Section 311 of the Clean Water Act, 33 U.S.C.§ §1251 at seq. (33 U.S.C.§ 1321), or listed pursuant to Section 307 of the Clean Water Act (33 U.S.C. § 1317); (F) flammable explosives; or (F) radicactive materials.
- 25. Security Agreement. It is the intention of Borrower and Lender that this Security Instrument also constitutes a security agreement (with Lender being the secured party thereunder) with respect to those portions of the Premises which are subject from time to time to Article 9 of the Uniform Commercial Code as in effect in the State of Illinois ("UCC"), and the Borrower horeby grants to Lender a security interest in such portions of the Premises. Lender may file this Security Instrument, or a copy thereof, in the real estate records or other appropriate index as a financing statement for any of such portions of the Premises. Borrower agress to execute and deliver to Lender, upon Lender's request, any financing statements as well as extensions, renewals and amendments thereof, and copies of this Security instrument in such form as Lunder may require to perfect a security interest in such portions of the Premises. Borrower shall pay all costs of preparation and filing such financing statements and any extensions, renewals, amendments, or releases thereof, and shall pay all reasonable costs and expenses of any record

searches for financing started witch tender may reaconally rights Borrower shall not, without the prior written consent of Lender, create or suffer to be dreated, any other security interest in said portions of the Premises, including any replacements or additions thereto. In the event of Borrower's default under the terms and provisions of any one or more of the Note, this Security instrument, and any Security Document, in addition to all other rights and remedies enumerated herein or eitherwise available to Lender at law, in equity, or under said documents, Lender shall have all of the rights and remedies available to a secured party under the UCC, in effect from time to time. With respect to any portion of the Premises subject to the UCC, any reference to foreclosure in this Security Instrument shall also be deemed to include any method of disposition of collateral authorized under Article 9 of the UCC, whether judicial or non-judicial, Lender, at its sole and unfettered option, may dispose of any portion of the Premises subject to the UCC, separately from or together with other portions of the Premises, and in any order whatsoever. Written notice, when required by law, mailed to any address of Borrower at least ten (10) calendar days (including the day of mailing) before the date of proposed disposition of the Premises, or any part thereof, shall be reasonable notice.

28. Financial Statements: Offset Certificates.

- from Lender, furnish to Lender (I) an armusi statement of the operation of the Premises prepared and critified by Borrower, showing in reasonable detail satisfactory to Lender, total rents received and total expenses together with an annual balance sheet and profit and loss statement, within our hundred twenty (120) days after the close of each fiscal year of Borrower, beginning with the fiscal year first ending after the date of delivery of this Security Instrument, (2) within thirty (30) days after the end of each calendar querter (March 31, June 30, September 90, December 31), interim statements of the operation of the Premises showing in reasonable distall satisfactory to Lender, total rents received and total expenses, for the previous querter, certified by Borrower, 1) year to date financial statements of principals, 2) current rent roll querterly and 3) along of Borrower's annual federal income tax filling within thirty (30) days of filling. Borrower shall keep accurate books and records, and allow Lender, its representatives and agents, upon demand, at any time during normal business hours, access to such books and records, including any supporting or related youchers or papers, shall allow Lender to risks extracts or copies of any thereof, and shall furnish to Lender and its agents (ionvenion) facilities for the audit of any such statements, books and records.
- (B) Borrower, within three (3) day, upon request in person or within five (5) days upon request by mail, shall furnish a written statement duly acknowledged of all amounts due on any indebtedness secured by this Security Increment, whether for principal or interest on the Note or otherwise, and stating whether any offsets or defenses exist against the indebtedness secured by this Security Instrument and covering such other matters with respect to any such indebtedness as Lender may reasonably require.
- 27. Walver of Defenses. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note hereby excited.
- 28. Walver of Statutory Rights. Burrower shall not and will not apply for or available of any appraisement, valuation, stay, extension or exemption laws, or any so-called "Moratorium Laws," now existing or hereafter enacted, in order to prevent us hinder the enforcement or foreclosure of this Security instrument, and hereby walves the benefit of such laws. Borrower, for itself and all who may claim through or under it, walves ery and all right to have the Premises and estates comprising the Premises marshalled upon any foreclosure of the lien hereof and agrees that any court having jurisdiction to foreclose such lien may order the mortgaged property sold as an entirety, or separately in such order and to satisfy such portions of the indebtedness as Lender, at its sole and unfattered discretion, may determine. BORROWER HEREBY WAIVES ANY AND ALL RIGHTS OF REDEMPTION FROM SALE OR OTHERWISE UNDER ANY ORDER OR DEOREE OF FOREOLOSURE, DISOLAIMS ANY STATUS WHICH IT MAY HAVE AS AN "OWNER OF REDEMPTION" AS THAT TERM MAY BE DEFINED IN SECTION 15-1212 OF THE ILLINOIS MORTGAGE FOREOLOSURI. LAW, AS AMENDED FROM TIME TO TIME, PURSUANI" TO RIGHTS HEREIN GRANTED, ON BEHALF OF BORROWER, THE TRUST ESTATE INDO ALL PERSONS BENEFICIALLY INTERESTED THEREIN, AND EACH AND EVERY PERSONI ACQUIRING ANY INTEREST IN, OR TITLE TO, THE PREMISES DESCRIBED HEREIN SUBSEQUENT TO THE DATE OF THIS SECURITY INSTRUMENT, AND ON BEHALF OF ALL OTHER PERSONS TO THE FULLEST EXTENT PERMITTED BY THE PROVISIONS CIF THE ILLINOIS STATUTES.

- 29. Forbsalande de Vive. An Colbsalance by applicable law, shall not be a walver of or preclude the exercise of any such right or remedy by Lender. The acceptance by Lender of payment of any sum secured by this Security instrument after the due date of such payment shall not be a walver of Lender's right to either require prompt payment when due of all other sums so secured or to declare a default for the failure to make prompt payment.
- 30. Estoppei Certificates. Sorrower shall, within ten (10) days after a written request by Lender, furnish Lender with a written statement, duly acknowledged, setting forth the sums secured by this Security Instrument, and any right of set-off, counterclaim or other defense which exists against the collection of the sums and obligations due pursuant to this Security Instrument.
- 31. Lender's Lien for Service Charges and Expenses. At all times, this Security Instrument secures (in addition to any loan principal and interest) the payment of any and all loan commissions, service charges, liquidated damages, expenses and advances due to or incurred by Lender in connection with the indebtedness to be secured hereby.
- 32. Cumulative Remedies. Each and every right, power and remedy of Lender provided for herein shall be cumulative and concurrent, and may be pursued successively or together, at the sole discretion of Lender, and may be exercised as often as occasion therefor shall edies.
- 33. Binding on Successors and Assigns. The ilen of this Security instrument and all of the provisions and conditions contained herein shall extend to and be binding upon all heirs, executors, devisees, legal and personal representatives, successors, and sasigns of Borrower. The word "Lender" wher, used herein shall include the successors and assigns of Lander named herein, and the holder or holders, from time to time, of the Note secured hereby.
- 34. Giving of Notice Any notice which Borrower or Lender may desire or be required to give to the other party shall be in writing and shall be desmed delivered upon personal delivery to the authorizer, representatives of either party or three days after being sent by certified mail, return receipt requested, postage prepaid, addressed to Lender: World Savings & Loan Association, 1901 Harrison Street, Oakland, California 94812, Attention: Vice President, Project Loans, or at such offer place within the United States as any party hereto may by notice in writing designate as a place for service of notice, shall constitute service of notice hereunder.
- 35. Amendment. This Security Instrument may not be amended, changed, modified or terminated, except by written instrument executed by Borrower and Lender.
- 38. Severability. If any term or provision of this Security instrument or the application thereof to any person, entity or discurretances shall, to any extent, be found by a court of competent jurisdiction to be invalid or unenforcable, the remainder of this Security instrument, or the application of such term or provision to persons or discumetances other than those as to which it is held invalid or unenforceable, shall not be affected thereby end each other term or provision of this Sucurity instrument shall be valid and be enforced to the fullest extent permitted by law.
- 37. Construction. The language in all parts of the Security Instrument shall be in all cases construed simply according to its feir meaning and not strictly for or against any party. All words used herein in the singular number shall extend to and include the plural number. All words used herein in the plural number shall extend to and include the tinnular number. All words used in any gender, male, female, or neuter shall extend to and include the tinnular number. All words used in any gender, male, female, or neuter shall extend to and include the tinnular number. All words used in any particular context. Captions and headings contained in this Security instrument are inserted only as a matter of convenience and in no way define, limit, extend or describe the scope of this Security instrument or the intent of any provision of this Security instrument.
- 38. Governing Law. This Security instrument is made pursuant to, and shall be construed according to, and governed by, the laws of the United States of America and the rules and regulations promulgated thereunder, including the laws, rules and regulations for federally chartered savings and loan associations to the maximum legal extent, if any provision of the Note or this Security instrument is construed or interpreted by a court of competent jurisdiction to be void, invalid or unenforceable, such decision shall not affect the remaining provisions of the Note or this Security instrument.
- 39. Parties Not Partners, Nothing contained in the Note, this Security Instrument or any other Security Document shall constitute Lender, or any of its administrators, successors, or sasigns, as partners with, or agents for, or principals of Borrower or any of its successors or assigns.

PL 1730 (11, 10,92) (1/39

- 40. Business Day, With used lerely, the term business pay shell mean any day other than a Saturday, Sunday or official national or State of Illinois holiday, if any payment to be made or obligation to be performed hereunder is to be made or performed on a day other than a business day, it shall be deemed to be made or performed in a timely menner if done on the next succeeding business day.
- 41. Business Loan, Borrower acknowledges that the proceeds of the Note secured by this Security Instrument will be used for the purposes specified in Section 8404 (1)(c) of Chapter 17 of the 1981 illinois Revised Statutes; and that the principal obligation secured hereby constitutes a business loan within the purview and operation of said Section.
- 42. Conflicts, in the event of any conflict between the terms hereof and the terms of the Note or any of the other Security Documents, the terms and provisions of this Security instrument shall control, including without limitation, any provisions in this Security instrument specifying "cure periods" for any Event of Default,
- 43. Source of Funds. No funds used in the purphase, operation or maintenance of the Premises have been obtained in a manner which shall subject the Premises to forfeiture proceedings by a governmental agency pursuant to the provisions of Title 18 of the United States Code, Sections 1391, at and, or the Illinois Punal Code or the Illinois Health & Safety Code Section.

This Security instrument is executed by the undersigned, not personally but as Trustee as aforesald in the exercise of the power and authority conferred upon and vested in it as such Trustee (and sald association hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in the Note contained shall be construed as creating any liability on said Borrower or on said association person it; to pay the Note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained (it being unceratood and agreed that each of the provisions hereof, except the warranty hereinabous contained in this executive clause, shall constitute a condition and not a covenant or agreement, regardless of whether the same may be couched in language of a promise or covenant or agreement), all such liability, if any, being expressly waived by Lender and by every person now or hereafter claiming any right or security hereunder, and that so far as liorrower and its successors and said association personally are concerned, the legal holder or holders of the Note and the owner or owners of any indebtedness according hereunder, shall look solely to any one or more of:

(1) the premises hereby conveyed and the sentences, landers of the thereof, by the enforcement of the lien hereby created, in the manner herein and in the Note provided; (2) any other security given to esquire said indebtedness; or (3) the personal liability of the guarantor, co-signor, surety or a idorser, if any.

IN WITNESS WHEREOF, CAFITOL BANK AND TRUST OF CHICAGO * personally but as Trustee as aforesaid, has caused these present to be signed by its St. Vice Plans. Fire of Free and its corporate seal to be hereunto affixed and attested by its Trust of Free Trust.

This instrument is executed by CAPITOL BANK AND TRUST. not personally but solely as crustee, as aforesaid. All the the day and year first above written. covenants and conditions to be parformed herounder by CAPITOL BANK AND TRUST or watertaken by it solely as frustee, as aforesaid, and not individually, and no personal Hability shall be assurted or bu enforceable against CAPITOL BANK AND TRUST by reason of any of the covenants, CAPITOL BANK AND TRUST OF CHICAGO suppresentations or was raidles, contained to this instrument. not personelly, but as Trustee as aforesaid ATTEST:

Me: THUST OFFICER

STATE OF BLUNOIS

Notary Public in and for end County, is the state afterested, DO TERRETY CENTLY, that

That Officer of the Capitol Bank and Tunt and

Officer of said Bank, who are personally known to me to be the same personal whose names are subscribed to

Officer of said Bank, who are personally known to me to be the same persons whose names are subscribed to

Officer of said Bank, who are personally known to me to be the same persons whose names are subscribed to

VICTORIA J. RLOBELLAND that they signed and delivered the said instrument as their own tree and voluntary set and as the free and

VICTORIA J. RLOBELLAND that will be a fruiter as a fruster as a foresaid, for the uses and purposes their as forth; and the said available in fruiter as a fruster as a fortesaid, for the uses and purposes their as forth; and the said available in the corporate seel of said frank, did affine the corporate seel of said flank, as fruster as said testigned to said flank, as for said flank.

My Commission Expires improved preposes therein set forth.

Citiven number my hand omit Notarkistical thin 2024 day of TANGELY 1923.

Notar Profile

NOTARY AOKNOWLEDGEMENT HERE JAUGIVIGNI HOATTA

liability shall be asserted or be a do ceable against CAPITOL frustee, as aforesald, and not it it dividually, and no personal not personally but solely as Trustee, as aforesaild. All the covernints and conditions to be performed hereunder by covernints and conditions to be performed hereunder by the solely as This instrument is executed by CAPITOL BANK AND TRUST,

BANK AND TRUST by renson of any of the covenants,

the day and year first above written, DY 118 TRUST BPFFCER

personally but as Trustes as aforesaid, has caused these presents to be signed by its

.

IN MILNESS MHEREOF, CAPITOL BANK AND TRUET OF CHICAGO ...

personal lisbility of the guerantor, co-signor, surety or endorser, if any. (1) the premises hereby conveyed and the rents, issues, and profits thereof, for the payment thereof, by the enforcement of the lies hereby created, in the manner herein and in the Note provided; (2) any other security divan to secure said indebtedness; or (3) the owners of any indebtedness accruing heregoder shall look solely to any one or more of: security hereunder, and that so fer as Borrower and its successors and said association personally are concerned, the legal heider or holders of the Note and the owner or except the werranty hereins/core contained in this executive cleuse, shell constitute a condition and not a coverant or agreement), all such its liability, it any, being expressly walved by Lender and by every person now or hereafter claiming any right or except the same may be expressly walved by Lender and by every person now or hereafter claiming any right or executive coverance.

implied herein contained (it oging understood end agreed that each of the provisions hereof, or any indebtedness equiting hereunder, or to perform any covenant either express or or on seid association, physonally to pay the Note or any interest that may accrue thereon, herein or in the Note contained shall be construed as creating any liability on said Borrower authority to execute the instrument, and it is expressly understood and agreed that nothing in it as such Trietes (and said association hereby werrents that it possesses full power and as and phereconered, not the executed by the undereigned, not personally but as setting the vested upon and vested in the exercise of the power and authority conferred upon and vested

Safety Code Section. States Code, Sections 1381, at sect, or the illinois Panal Code or the illinois Health & proceedings by a governmental agency pursuant to the provisions of Title 18 of the United the Premises have been obtained in a manner which shall subject the Premises to forfeiture Source of Funds, No funds vend in the purchase, operation or maintanance of

Security instrument specifying "cure periods" for any Event of Default.

this Security instrument shall control, including without ilmitation, any provisions in this terms of the Note or any of the other Security Decouments, the terms and provisions of Conflicts, in the event of any conflict between the terms hereof and the

anid Section, secured by this Security instrument will be used for the purposes specified in Section 6404 (1)(c) of Chepter 17 of the 1981 illinois Revised Statutes, and that the principal obligation secured hereby constitutes a business loan within the purview and operation of Business Loan, Borrower scknowiedges that the proceeds of the Note

manner if done on the next succeeding business day. day other than a business day, it shall be deemed to be made or performed in a finally to be made or obligation to be performed hereunder is to be made or performed on a "other than a Saturday, Stinday or official national or State of Illinois holiday. If any payment Business Day, When used herein, the term "business day" shall mean any day

90079787

UNOFFICIAL COPY
WORLD SAVINGS AND LOAN ASSOCIATION

A FEDERAL SAVINGS AND LOAN ASSOCIATION

LOAN NO. 8576266

I. DESCH.

S. 117 AND

RTER OF SECTION
NOTPAL MERIDIAN,

3-16-20-032

4404-08 No La Crosse
Chreogo, Il Lavo 30 LOTS 117 AND 118 IN CRIGHTON'S ADDITION TO CHICAGO IN THE NORTH EAST QUARTER OF SECTION 16, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

BOOK JANUARY 19, 1995

LOAN NUMBER: 8578288

BORROWER:
JACK BATAGEL
JO ANN BATAGEL

MAILING ADDRESS:

5029 NORTH MERRIMAC

CHICAGO, IL BOBBO

PROPERTY ADDRESS:

4404-08 N. LACROSSE AVE.

CHICAGO, 11 80830

Dear Borrower;

| | | | | | | | | | that | | | | | | | | | | | | | | | | | | | | | |
|-----|-----|-----|-------|-----|-----|------|------|-----|---------------|-----------|----------|-----|----|----------|-----|---|-----|------|-----|-----|------|-----|----------|---|------|----|----|----------|---|----|
| and | l t | LO | B (1) | 10 | 80 | cial | lon, | , 1 | it s i | BUC | 1170 | 150 | 18 | 411 | d/o | r | 881 | sign | | , | ("Le | nd | er") | r | 1874 | by | gr | anta | | to |
| JA | CK | , 1 | BA | 7/1 | O E | L | ANI | 0 | JO | Al | N | BA | TA | CIE | T. | • | IU: | SA/ | IND |) / | AND |) ¥ | V I F | E | 44 | M | H | * | × | × |
| | | | | - | , | 5 | | H | 14 | M | M | at | • | 4 | * | × | 16 | × | * | | | M | * | | Ħ | * | * | | H | |
| | * | M | 14 | | | 10 | H | H | M | Ħ | м | H | u | M | M | × | * | н | | H | 64 | M | * | * | H | M | w | W | H | H |
| | * | * | * | * | H | (C) | ٧, | Н | H | M | M | * | * | 14 | * | × | H | w | u | | H | | w | * | * | w | × | | H | 20 |
| H | | × | * | * | H | * | | ٠, | * | M | H | • | Ħ | 24 | × | × | М | M | | * | 20 | * | * | * | × | * | M | N | | N |
| • | × | | × | | * | | | 1 | н | × | M | * | 16 | H | * | * | H | M | M | 34 | * | * | * | * | H | × | | H | w | H |
| | = | - | | 10 | H | * | H | - | , | н | H | H | w | H | M | M | H | | | × | | | * | | * | H | | * | H | M |
| | × | * | * | ¥ | H | * | | * | н |) Fig. | - 64 | | Ħ | * | 14 | × | H | × | H | • | H | * | | × | | H | M | M | | × |
| | 14 | × | × | | × | 00 | | | N . | H | u | | w | × | M | N | | | | H | * | * | 10 | M | * | * | M | H | M | M |
| * | × | * | M | | × | * | | | H | ĸ | × |). | H | н | M | M | × | * | | M | × | H | 34 | × | × | | * | × | H | M |
| | 20 | | - | • | * | • | | * | w | H | <u>_</u> | - | * | × | M | M | | 4 | H | × | 14 | ĸ | 10 | * | * | * | × | # | | #1 |
| * | m | × | M | Ħ | м | 24 | M | H | w | M | - m (| | H | × | × | H | M | M | H | × | × | M | м | H | × | ** | M | M | M | H |
| * | × | × | * | | M | | | M | M | * | * | 14 | H | 12 | 14 | × | * | M | M | | * | * | м | M | 80 | * | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | - | . | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | 1 | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | 4 | 4 | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | X. | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | 1 | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

("Borrowers") the right to a one time transfer of the regrand paraonal property with regard to the above captioned loan in the original principal amount of \$35,000.00 as referenced by the above loan number.

Notwithstanding any of the terms and conditions contained in the Promissory Note, the Deed of Trust, Assignment of Leanes and Rents and Socurity Agreement (collectively referred to as the "Loan Documents"), Lender hereby grant, to Borrower the one time right to transfer the real and personal property which are the subject of the Loan Documents without Lender exercising its right to accelerate the loan upon such transfer provided:

- At least 30 days before the proposed transfer, the proposed transferee completes Lender's credit application supplying Lender with such information as Lender may reasonably require, and Lender has approved the creditworthiness of the proposed transferse; and
- 2. The Proposed transferse assumes all obligations under the Loan Documents; and
- 3. At the time of the proposed transfer, Borrower pays to Lender a transfer fee of ONE PERCENT (1%) of the original loan amount.

By accepting this offer and uppling in the specie below, Correspond to knowledges that Lender's agreement to allow such transfer without exercising its right to accelerate all amounts due under the Loan Documents shall in no way constitute a waiver or release by Lender of any of its rights to accelerate all amounts due under the Loan Documents in any other circumstances other than those described above.

WORLD SAVINGS AND LOAN ASSOCIATION, A FEDERAL SAVINGS AND LOAN ASSOCIATION

ACCEPTED AND AGREED TO THIS 19th DAY OF January , 18 93

By: meser

BORROWER(S):

Lor Cook County Clerk's Office

Jack Batavel

Jaco Batacel

935,7975