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MORTGAGE, SECURITY AGREEMENT AND ASSIGNMENT OF LEASES AND RENTALS

THIS MORTGAGE, SECURITY AGREEMENT AND ASSIGNMENT OF LEASES AND RENTALS is made this August, 1994 by JOSEPH BURKE AND JANE BURKE, HUSBAND AND WIFE, AND JOHN BURKE AND LISA BURKE, HUSBAND AND WIFE, (herein collectively called the "Mortgagor"), to THE FIRST NATIONAL BANK OF CHICAGO (the "Mortgagoe"), a national banking association, organized and existing under the laws of the United States of America, having its principal office at One First National Plaza, Chicago, Illinois 60670.

WITNESSETH:

WHEREAS, the Mortgagor is indebted to Mongagee in the principal sum of One Hundred Eighty Three Thousand Two Hundred and no/100 Dollars(\$183,200) or so much thereof as may be disbursed and outstanding from time to time under a promissory note dated August ______, 1994 from Mortgagor payable to the order of Mortgagoe in the principal amount of \$183,200 (said note and all modifications, renewals or extensions thereof, the "Note") plus interest in the amount as provided in and evidenced by the Note, which Note is incorporated herein by this reference.

NOW, THEREFORE, to secure (a) the payment of the indebtedness evidenced by the Note together with interest thereon (the "Indebtedness") and any fees in connection therewith, (b) the repayment of any advances or expenses of any kind incurred by Mortgages pursuant to the provisions of or on account of the Note or this Mortgage, (c) the repayment of future advances, if any, disbursed by Mortgagos to Mortgagos in accordance with the terms of the Mortgage or the Note in excess of the principal of the Indebtedness, and (d) the programme and observance of all of the terms, covenants, provisions and agreements of this Mortgage, the Note and all other documents in a or hereafter executed in connection with the indebtedness (collectively, the 'Loan Documents'), all of the feragoing not to excee 300% of the principal amount of the Note, the Mortgagor agrees as follows:

ARTICLE I GRANT

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1.01 The Mortgagor hereby grants, burgains, sells, releases, conveys, assigns, transfers, mortgages and confirms unto the Mortgagee, and grants a socurity interest in, the cost extate described in Exhibit A attached hereto and made a part hereof (the 'Real Estate"), which with the property, estates and interest, hereinafter described is referred to herein as the "Property";

Together with, all rents. Issues, profits, royalties, Inc., mo and other benefits derived from the Real Estate subject to the right, power and authority hereinafter given to Mortgagor to collect and copty such rents;

Together with, all leasehold estate, right, title and interest of montgagor in and to all leases or subleases covering the Real Estate or any portion thereof now or hereafter existing or entered interest and all right, title and interest of Mortgagor thereunder, including, without limitation, all cash or security deposits, advance rer tain, and deposits or payments of similar nature;

Together with, all easemonts, rights-of-way and rights pertaining the return as a means of access thereto, and all tenements, hereditaments and appurtenances thereof and thereto;

Together with, any and all buildings and improvements now or hereafter er cled thereon, including, but not limited to, the flatures, attachments, appliances, equipment, machinery, and other articles attached to raid buildings and improvements; and

Together with, all the estate, interest, right, title, other claim or demand, including claims or demands with respect to the proceeds of insurance, which Mortgagor now has or may hereinafter acquire in the Real Estate, and any and all awards made for the taking of eminent domain, or by any proceeding or purchase in lieu thereof, of the whole or any part of the Real Estate, including without limitation any awards resulting from a change of grade of streets and awards for severance camages

To have and hold the Property unto the Mortgagee, and its successors and assigns forever, for the upper and our poses herein set forth.

ARTICLE II REPRESENTATIONS

- 2.01 Mortgagor represents it has good and marketable title to the Property. Mortgagor represents that it has good right and full power to sell and convey the same and that it has duly executed and delivered this Mortgage pursuant to proper directions and that Mortgagor will make any further assurances of title that the Mortgagoe may require and will defend the Property against all claims and demands whatsoever.
- 2.02 Mortgagor represents that the proceeds of the loan evidenced by the Note will be used for the purposes specified in Paragraph 6404 of Chapter 17 of the Illinois Revised Statutes and that the principal sum evidenced by the Note constitutes a business toan which comes within the purview of such paragraph.
- 2.03 Neither Mortgagor nor, to the best of Mortgagor's knowledge, any previous owner of the Property or any third party, has used, generated, stored or disposed of any Hazardous Substances on the Property. For the purposes of this representation and warranty, Hazardous Substances shall include, but shall not be limited to, any toxic or hazardous wastes, pollutants or substances, including, without limitation, asbestos, PCBs, petroleum products and by-products, substances defined or listed as hazardous substances or toxic substances or similarly identified in or pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, 42 U.S.C. & 9601 et seq., hazardous materials identified in or pursuant to the Hazardous Materiale Transportation Act, 49 U.S.C. & 1802 et seq., hazardous wastes identified in or pursuant to The Resource Conservation and Recovery Act, 42 U.S.C. & 6901 et seq., any chemical substance or mixture regulated under the Toxic Substance Control Act of 1976,

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'se amended, 15 U.S.C. à 2601 et seq., any toxic pollutant under the Clean Water Act, as amended, 33 U.S.C. à 1251 et seq., any hazardous air pollutant under the Clean Air Act, 42 U.S.C. à 7401 et seq., and any hazardous or toxic substance or pollutant regulated under any other applicable federal, state or tocal environmental health or safety laws, regulations or rules of common law. Mortgagor shall indemnify and hold Mortgages harmless from and against all liability, including all foreseeable and unforeseeable consequential damages, directly or indirectly arising out of the use, generation, storage or disposal of Hazardous Substances, including without limitation, the cost of any required or necessary repair, clean-up or detoxification and the preparation of any closure or other required plans, whether such action is required or necessary prior to or following transfer of title to the Property, to the full extent that such action is attributable, directly or indirectly, to the use, generation, storage or disposal of Hazardous Substances on the Property.

ARTICLE III WAIVER OF REDEMPTION

3.01 Mortgagor acknowledges that the Real Estate does not constitute agricultural real estate as said term is defined in Section 15-1201 of the illinois Mortgage Foreclosure Law (the "Act") or residential real estate as defined in Section 15-1219 of the Act. Mortgagor hereby waives any and all rights of redemption under judgment of foreclosure of this Mortgage on behalf of Mortgagor, and on behalf of each and every person acquiring any interest in or little to the Real Estate or of any nature whatsoever subsequent to the date of the Mortgage. The foregoing waiver of right of redemption is made pursuant to the provisions of Section 15-160(8) of the Act. To the fullest extent permitted under applicable law, Mortgagor shall not, and will not, apply for or avail itself of any appraisement, valuation, stay, extension or exemption isw, or so-called "Moratorium Laws," now existing or hereafter enacted, in order to prevent or hinder to an action of the second of the Mortgage, but hereby waives the benefit of such laws. Mortgagor for itself and all who may claim to prevent or independent or foreclosure of the lien hereof and agrees that any court having jurisdiction to foreclose such lien may order the Real Estate sold an entirety.

ARTICLE IV MORTGAGOR'S COVENANTS

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- 4.01 Mortgagor coverants and agrees pay the indebtedness and the other sums secured hereby in the manner and at the times provided for in the Loan Documer is.
 - 4.02 Mortgagor covenants and agrees to psy, or cause to be paid, when due and payable by Mortgagor:
 - (a) all real estate taxes, personal proping taxes, assessments, license fees, water and sewer rates and charges, and all other governmental levies and charges, of every kind and nature whatsoever, general and special, ordinary and extraordinary, unforeseen as well as foreseen, which shall be assessed, levied, confirmed, imposed or become a lien upon or against the Property or any portion thereof, and all review assessments and charges upon the rents, issues, income or profits of the Property, or which shall become payable with respect thereto or with respect to the occupancy, use or possession of the Property, whether such taxes, assessments are levied directly or indirectly (hereinafter collectively called the Taxes?); and
 - (b) all other payments or charges required to be paid to compay with the terms and provisions of this Mortgage.

Within ten (10) days after written demand therefor, Mortgagor shall deliver to Mortgagee the original, or a photostatic copy, of the official receipt evidencing payment of Taxes or other proof of payment satisfactory to Mortgagee. Failure of Mortgagor to deliver to Mortgagee said receipts or to submit other proof satisfactory to Mortgagee as allo excite shall constitute an Event of Default hereunder.

- 4.03 To assure payment of Taxes and insurance premiums payable with respect to the Property as and when the same shall become due and payable:
 - (a) The Mortgagor shall deposit with Mortgages at the time of the disbursement of the prograds of the Note:
 - (i) An amount equal to one-twelfth of such Taxes due multiplied by the number of months elapsed between the date on which the most recent installment for such taxes was required to be paid and the date of such first deposit; and
 - (ii) An amount equal to one-twelfth of such annual insurance premiums multiplied by the number of months elapsed between the date premiums on each policy were last paid to and the date of such first deposit.
 - (b) Concurrently with each monthly payment installment pursuant to the Note, Mortgagor shall deposit with Mortgagoe an amount equal to one-twelfth of the Taxes and one-twelfth of the Insurance premiums.
 - (e) The amount of such deposits (Tax and Insurance Deposits') shall be based upon the most recently available bills—therefor. All Tax and Insurance Deposits shall be held by the Mortgagee without any allowance of Interest thereon.
 - (d) Monthly Tax and Insurance Deposits, together with monthly payments of principal, if any, and interest shall be paid in a single payment each month, to be applied to the following items in the following order:
 - (i) Tax and Insurance Deposits;

- (ii) Indebtedness other than principal and interest on the Note;
- (III) Interest on the Note;
- (iv) Amortization of the principal balances of the Note.
- (e) Mortgagee will pay insurance premiums and Taxes from the Tax and insurance Deposits upon the presentation by Mortgagor of bills therefor, or upon presentation of receipted bills, reimburse Mortgagor for such payments. If the total Tax and insurance Deposits on hand are not sufficient to pay all of the Taxes and insurance premiums when due, Mortgagor will deposit with Mortgagee any amount necessary to make up the deficiency. If the total of such deposits exceeds the amount required to pay Taxes and insurance premiums, such excess shall be credited on subsequent deposits to be made for such items.
- (f) in the event of a default in any of the provisions of this Mortgage or the Note, Mortgagee may, but shall not be required to, apply Tax and insurance Deposits on any indebtedness, in such order and manner as Mortgagee may elect. When the indebtedness has been fully paid, any remaining Tax and insurance Deposits shall be paid to Mortgage.

Tax and insurance Deposits are hereby pledged as additional security for the indebtedness and shall not be subject to the direction or control of the Mortgagor.

(g) Alectronee shall not be liable for any fallure to apply any amounts deposited to the payment of Taxes and insurance premiums unless while no default exists hereunder Mortgagor shall have presented to Mortgagee the appropriate fact and insurance premium bills to be paid from the Tax and insurance Deposits.

- 4.04 Mortgagor coveracia and agrees to keep and maintain, or cause to be kept and maintained, the Property (including all improvements thereon and the side wa'ks, sewers, and curbs) in good order and condition and will make or cause to be made, as and when the same shall become necessary, all structural and nonstructural, ordinary and extraordinary, foreseen and unforeseen repairs and all maintenance necessary to that and Furthermore, and without limiting the generality of the foregoing, Mortgagor will suffer no waste. All repairs and maintenance required of Mortgagor shall be (in the reasonable opinion of Mortgagoe) of first-class quality.
- 4.05 Mortgagor covenants and agrees that this **Ac.tgage* is and will be maintained as a valid mortgage lien on the Property and that Mortgagor will not, directly or indirectly, create or suffer or permit to be created, or to stand against the Property, or any portion thereof, or against the rents, issues and profits therefrom, any lien (including any liens arising with respect to the payment of Taxee) security interest, encumbrance or charge whether prior to or subordinate to the lien of this Mortgage unless written approval is first obtained from Mortgagee. Mortgagor will keep and maintein the Property free from all liens of persons supplying labor and materials for the personnel modification, repair or maintenance of any building or site improvement whether on the Property or not
- 4.06 Mortgagor covenants and agrees, so long as the Indebtedrier's remains outstanding, to comply with all regulations, rules, ordinances, statutes, orders and decrees of any governmental authority or court applicable to the Mortgagor or applicable to the Property or any part thereof and will promptly cure any violation of law and comply with any order of any such governmental authority or court in respect of the repair, replacement or condition of the Property and any governmental regulations concerning environmental control and improvements.
- 4.07 Mortgagor covenants and agrees that all awards heretofore or hereafter made by any public or quasi-public authority to the present and all subsequent owners of the Property by virtue of an exercise of the right or aminent domain by such authority, including any award for a taking of title, possession or right of access to a public way, or for any change of grade of streets affecting the Property, are hereby assigned to the Mortgagee.
- 4.08 Mortgagor covenants and agrees that neither the value of the Property nor the lien of this isongego will be diminished or impaired in any way by any act or omission of the Mortgagor, and the Mortgagor agrees it will not do or percent to be done to, in, upon or about said Property, or any part thereof, anything that may in any wise impair the value thereof, or wasken, diminish, or impair the security of this Mortgage.
- 4.09 Mortgagor covenants and agrees that if any action or proceeding is commenced in which Mortgago. In good faith deems it necessary to defend or uphold the validity, enforceability or priority of the lien and interest of this Mortgage or to preserve the value of the security for this Mortgage, all sums paid by Mortgages for the expense of any such litigation to prosecute or defend the rights, lien and security interest created by this Mortgage (including reasonable attorneys' fees) shall be paid by Mortgagor, together with interest thereon at the rate then applicable under the Note and any such sums and the interest thereon shall be a lien and security interest on the Property prior to any right or title to, interest in or claim upon the Property affaching or accruing subsequent to the lien and security interest of this Mortgage, and shall be secured by this Mortgage.
- 4.10 Mortgagor covenants to furnish from time to time within fifteen (15) days after Mortgagee's roquest, a written statement, duly acknowledged, of the amount due upon this Mortgage, whether any alleged offsets or defenses exist against the Indebtedness and whether any defaults exist under the Loan Documents.
- 4.11 Mortgagor covenants and agrees that he will keep and maintain books and records of account, or cause books and records of account to be kept and maintained in which full, true and correct entries shall be made of all dealings and transactions relative to the Property, which books and records of account shall, at reasonable times and on reasonable notice, be open to the inspection of Mortgages and its account shall be

kept and maintained either:

- (a) in accordance with generally accepted accounting practices consistently applied; or
- (b) in accordance with a cash basis or other recognized comprehensive basis of accounting consistently applied.

Mortgagor covenants and agrees to furnish to Mortgagoe a report satisfactory to Mortgagoe, including a balance sheet and supporting schedules and containing a detailed statement of income and expenses on the Property. Mortgagor also covenants and agrees to furnish or cause to be furnished annually to Mortgagoe an updated personal financial statement. Mortgagor shall certify that each such report presents fairly Mortgagor's financial position. Mortgagor further covenants and agrees to furnish, or cause to be furnished, to Mortgagoe annually on or before April 30th of each year (or on or before August 30th of any year in which Mortgagor has elected an extension) copies of his federal income tax fillings for the previous year.

If Mortgagor omits to prepare and deliver promptly any report required by this paragraph, Mortgagee may elect, in addition to exercising any remedy for an event of default as provided for in this Mortgage, to make an audit of all books and records of Mortgagor including his barik accounts which in any way pertain to the Property and to prepare the statement or statements which Mortgagor fall of the procure and deliver. Such audit shall be made and such statement or statements shall be prepared by an independent Certified Public Accountant to be selected by Mortgagee. Mortgagor shall pay all expenses of the audit and other services, which expenses shall be secured hereby as additional indebtedness and shall be immediately due and payable with interest thereon at the rate of Properties as set forth in the Note and shall be secured by this Mortgage.

ARTICLE V TRANSFER OR MORTGAGE OF PROPERTY

5.01 Mortgagor will not, without the prior written consent of Mortgagee, further mortgage, grant a deed of trust, pledge or otherwise dispose of or further encuriber. whether by operation of law or otherwise, any or all of its interest in the Property. Mortgagor will not, without the prior written consent of Mortgagee, sell, assign, or transfer the Property or any interest therein. Any sale, assignment, transfer, mortgage, deed of trust pledge, change or other disposition or encumbrance made in violation of the above provisions shall be null and void and of no force and effect and the making thereof shall constitute an Event of Default hereunder.

PERFORMANCE Q: MOPTGAGOR'S OBLIGATIONS

6.01. Upon the occurrence of an Event of Default under this Mortgage, then, without limiting the generality of any other provision of this Mortgage, and without waiving or releasing Mortgager from any of its obligations hereunder, Mortgagee shall have the right, but shall be under no obligation, to pay any Taxes or other payment, or any sums due under this Mortgage, and may perform any other act or take such action as may be appropriate to cause such other term, covenant, condition or obligation to be promptly performed or observed on behalf of Mortgagor. In any such even, hortgages and any person designated by Mortgages shall have, and is hereby granted, the right to enter upon the Property at any time and from time to time for the purposes of performing any such act or taking any such action, and all moneys expended by Mortpagee in connection with making such payment or performing such act (including, but not limited to, legal expenses and disbursements), logether with interest thereon at the default rate set forth in the Note from the date of each such expenditure, shall be paid by Muttgagor to Mortgagee within ten (10) days after written notice to Mortgagor demanding such payment, and shall be secured by this Mortgage, and Mortgagee shall have same rights and remedies in the event of nonpayment of any such sums by Mortgagor as in the case of plostault by Mortgagor in the payment of the Indebtedness. Nothing in this Section or in any other part of this Mortgage shall be constitued to require Mortgagee to make any payment or perform any obligation of Mortgagor or any of them. Any action taken by Mortgagor hereunder or in relation to the Property is for the sole benefit of Mortgages and no other person shall rely upon any action, inspection or other act of Mortgages in dealing with the Property or Mortgagor. Mortgages in making any payment hereby authorized (a) relating to taxes and assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax ten or title or claim thereof, or (b) for the purchase, discharge, compromise or settlement of any other lien, may do so without inquiry as to the validity or amount of any claim for ilen which may be asserted.

ARTICLE VIII ASSIGNMENT OF LEASES, RENTS AND CONTRACTS

7.01 Mortgagor hereby assigns to Mortgagee all of Mortgagor's interest in all rents, issues and profits of the Property, as further security for the payment of the indebtedness and other sums secured hereby. Mortgagor grants to Mortgagee the right to enter the Property and to let the Property, or any part thereof, and to apply said rents, issues, profits and proceeds after payment of all charges and expenses, on account of the indebtedness and other sums secured hereby. This assignment and grant shall continue in effect until the indebtedness and other sums secured hereby are paid in full. Mortgagee hereby agrees not to exercise the right to enter the Property for the purpose of collecting said rents, issues or profits, and Mortgagor shall be entitled to collect and receiver said rents, issues, profits and proceeds, until the earlier of (x) the occurrence of an Event of Default hereunder which is not cured within the applicable grace period provided hereby shall be deemed collected and received by Mortgagor in trust for Mortgagee and Mortgagor shall account to Mortgagee for the full amount of such receipts. Mortgagor agrees to apply said rents, issues and profits, whenever received, to payment of the indebtedness, all Taxes on or against the Property and other sums secured hereby.

- 7.02 The assignment contained in this Article VII is given as collateral security and the execution and delivery hereof shall not in any way impair or diminish the obligations of the Mortgagor, nor shall this assignment impose any obligation on Mortgagoe to perform any provision of any contract pertaining to the Property or any responsibility for the non-performance thereof by Mortgagor or any other person. The assignment under this Article VII is given as a primary piedge and assignment of the rights described herein and such assignment shall not be deemed secondary to the security interest and Mortgage of Mortgagor in the Property. Mortgagee shall have the right to exercise any rights under this Article VII before, together with, or after exercising any other rights under this Mortgage.
- 7.03 Mortgagor shall observe and perform all covenants, conditions and agreements in each lease to which it is a purty, now or hereafter affecting any portion of the Property. Mortgagor shall not, without the prior written consent of Mortgagee, (a) accept any installments of rent for more than one month in advance or any security deposit for more than an amount equal to two months' rent, or (b) take any action or fail to take any action or exercise any right or option which would permit the tenant under any lease to cancel or terminate such lease, or (c) amend or modify any lease in a manner which would (i) decrease the rent payable per unit of time under the lease, (ii) decrease the payments to be made by the tenant under the lease for rent, taxes, insurance or other expenses, (iii) decrease the term of the lease, (iv) impose any additional obligations on the landlord under the lease, or (v) consent to a sublease or a substitution of tenants under the lease. Mortgagor agrees that hereafter it shall not assign any of the rents or profits of the Property.
- 7.04. Nothing herein contained shall be construed as constituting Mortgages a mortgages in possession in the absence of the taking of actual president of the Property by Mortgages pursuant to Article IX hereof. In the exercise of the powers herein granted Mortgages, no list iii) shall be asserted or enforced against Mortgages, all such liability being expressly waived and released by Mortgagor.

ARTICLE VIII

- 8.01 The occurrence of any one or more of the following events shall constitute an event of default (each, an "Event of Default") under this Mortgage:
 - (a) Failure of Mortgago to observe or perform any of the covenants or conditions by Mortgagor to be performed under the terms hereof.
 - (b) Nonpayment of principal unider the Note when due, or nonpayment of interest under the Note or of any other obligations under any of the Loan Documents Matthe five days after the same becomes due.
 - (c) The occurrence of a default by Morry age r or any guarantor of any of the Indebtedness under any other Loan Document not remedied within any applicable cure particle.
 - (d) Any warranty or representation of Mortgagor and hereunder was inaccurate or misleading in any material respect when made.
 - Mortgagor or any guaranter of any of the Indebtedness shall life a voluntary petition in bankruptcy or shall be adjudicated a bankrupt or insolvent, or shall file any petition or answer reaking any reorganization, arrangement, composition, readjustment, liquidation, dissolution, or similar relief under the present or any future applicable federal, state or other statute or law, or shall seek or consent to or acquiesce in the appointment of any trustee, receiver or liquidator of Mortgagor or any guaranter of any of the Indebtedness, or of all or any substantia, perior their respective properties or of the Property; of if within sixty (60) days after the commencement of any proceeding at ainst Mortgagor or any guaranter of any of the Indebtedness seeking any reorganization, arrangement, composition, readjuntment, liquidation, dissolution, or similar relief under the present or any future federal bankruptcy act or any present or future applicable federal, state or other receiver or law, such proceeding shall not be dismissed; or if, within thirty (30) days after the appointment of any trustee, receiver or liquidator of the Mortgagor or any guarantor of any of the Indebtedness (without the consecutor of acquiescence of such party) or of all or any substantial part of their respective properties or of the Property, such appointment shall not have been vacated or stayed on appeal or otherwise; or if, within sixty (60) days after the expiration of any such appointment shall not have been vacated.
- 8.02 If an Event of Default described in Section 8.01 (e) shall occur which is not cured within any applicable grace period provided for, the entire indebtedness shall immediately become due and payable without any election or action on the part of Mortgagee. If any other Event of Default shall occur which is not cured within any applicable grace period provided for, Mortgagee may, at its option, exercise any and all of the following remedies:
 - (a) Declare the unpaid portion of the Indebtedness to be immediately due and payable, without further notice or demand (each of which hereby is expressly waived by Mortgagor), whereupon the same shall become immediately due and payable.
 - (b) Enter upon the Property and take possession thereof and of all books, records and accounts relating thereto.
 - (c) Appoint a receiver for the Property, or any part thereof, and of the net income, rents, issues and profits thereof, without regard to the sufficiency of the Property covered by this Mortgage or any other security, and without the showing of insolvency on the part of Mortgagor or fraud or mismanagement, and without the necessity of filling any judicial or other proceeding for appointment of a receiver.

- (d) Hold, lease operate or otherwise use or permit the use of the Property, or any portion thereof, in euch manner, for such time and upon such terms as Mortgagee may deem to be in its best interest (making such repairs, alterations, additions and improvements thereto, from time to time, as Mortgagee shall deem necessary or desirable) and collect and retain all earnings, rentals, profits or other amounts payable in connection therewith.
- (e) Sell the Property, in whole or in part:

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- (i) under the judgment or decree of a court of competent jurisdiction, or
- (ii) sell any of the Collateral (as defined in Article XIII), in whole or on part, at public auction (if permitted by law) in such manner, at such time and upon such terms as Mortgagee may determine, or at one or more public or private sales, in such manner, at such time or times, and upon such terms as Mortgagee may determine or as provided by law.
- (f) Foreciose this Mortgage.
- (g) Exercise any other remedy or now or hereafter existing in equity, at law, by virtue of statute or otherwise.

8.03 hr call Mortgages shall have proceeded to enforce any right under the Note or this Mortgage and such proceedings shall have been discontinued or abandoned for any reason, then in every such case Mortgager and Mortgages shall be restored to their former positions and the right, remedies and powers of Mortgages shall continue as if no such proceedings had been taken.

8.04 In the event programme (a) grants an extension of time on any payments of the indebtedness, (b) takes other or additional security for the purpose thereof, or (c) waives or fails to exercise any right granted herein, said act or omission shall not release Mortgagor, subsequent purposers of the Property covered by this Mortgago or any part thereof, or any guarantor of the Note.

ARTICLE IX FORECLOSURE

9.01 In any suit to foreclose the lien hoteof, there shall be allowed and included as additional indebtedness in the decree of sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgages, or holders of the Note, for reasonable attorneys' fees, court costs, appraiser's reas, putlays for documentary and expert evidence, stenographers' charges, publication costs and costs of procuring title insurance polities (which fees, charges and costs may be estimated as to items to be expended after entry of the decree), and all other expenser as Mortgagee or holders of the Note may deem reasonably necessary to procedute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to si the value of the Property. All expenditures and expenses of such nature in this Article mentioned shall become so much additional indebtedness secured hereby and shall be immediately due and payable with interest thereon at the rate in effect under the Note when paid or incurred by Mortgagee or holders of the Note consume proceedings, the above provisions of this paragraph shall apply to (a) any proceeding to which Mortgagee or fine holders of the Note shall be a party, either as plaintiff, claimant or defendant, by reason of this Mortgage or any Indebtedness here by ancured; (b) preparations for the commencement of any sult for foreclosure hereof after accrual of such right to foreclosure whether or not actually commenced; or (c) preparation for the defense of or investigation of any threatened suit, claim or proceeding which might affect the Property or the security hereof, whether or not actually commenced.

9.02 Upon or at any time after the filling of a bill to foreclose this Mortgage, the crust in which such bill is filed may appoint a receiver of the Property. Such appointment may be made either before or after sale, without rock, without regard to the solvency or insolvency at the time of application for such receiver of the person or persons, if any, liable for the payment of the indebtedness and other sums secured hereby and without regard to the then value of the Property and the Mortgague hereunder may be placed in possession of the Property. The receiver shall have power to collect the rents, issues and profits of the Property during the pendency of such foreclosure suit, as well as during any further times when Mortgague, its successors or a signs, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the Property Figure the whole of said period. The court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of the indebtedness and other sums secured hereby, or in payment of any tax, special assessment or other time which may be or become superior to the lien hereof or superior to a decree foreclosing this Mortgage, provided such application in the foreclosure sale.

9.03 The proceeds of any sale of all or any portion of the Property and the earnings of any holding, leasing, operating or other use of the Property shall be applied by Mortgagee in the following order:

- (a) first, to the payment to Mortgagee of the costs and expenses of taking possession of the Property and of holding, using, leasing, repairing, improving and selling the same;
- (b) second, to the payment of Mortgagee's attorneys' fees and other legal expenses;
- (c) third, to the payment of accrued and unpaid interest on the Note;
- (d) fourth, to the payment of the balance of the Indebtedness;
- (e) any surplus shall be paid to the parties entitled to receive it.

ARTICLE X

10.01 Mortgagor covenants and agrees that Mortgagee, or its agents or representatives, may make such inspections of the Property as Mortgagee may deem necessary or desirable, at all reasonable times and that any such inspections shall be solely for the benefit of Mortgagee and shall not be relied upon by Mortgagor for any purpose.

ARTICLE XI ASSIGNMENT BY MORTGAGEE

11.01 Mortgages may assign all or any portion of its interest hereunder and its rights granted herein and in the Note to any person, trust, financial institution or corporation as Mortgages may determine and upon such assignment, such assigned shall thereupon succeed to all the rights, interests, and options of Mortgages herein and in the Note contained and Mortgages shall thereupon have no further obligations or liabilities hereunder.

ARTICLE XII

- 12.01 (a) Mortgager will produre, deliver to and maintain for the benefit of Mortgagee during the continuance of this Mortgage and until the example, fully satisfied and released, a policy or policies of insurance insuring the buildings, structures and improvements now existing or her cater created on said Property against loss or damage by fire, lightning, windstorm, hall, explosion, riot, civil commotion, alrerait, venicles, smoke, and such other hazards, casualties, and contingencies as Mortgagee may designate. All policies of insurance required the buildings, and amounts as may be acceptable to Mortgagee, and shall contain a mortgagee clause receptable to Mortgagee, with loss payable to Mortgagee. Mortgager will promptly pay when due, any premiums on any policy or policies of insurance required hereunder, and will deliver to Mortgagee renewals of such policy or policies at least ten (10) days prior to the expiration dates thereof; the said policies and renewals to be marked "paid" by the Issuing company or agent. Upon Mortgager's failtire to comply with the requirements of this paragraph, Mortgagee may, in its discretion, effect any insurance required hereunder and pay the premiums due therefor, and any amounts so paid by Mortgagee shall become immediately due and payable by Mortgagor with interior as described in Section 6.01 hereof, and shall be secured by this Mortgage. The delivery to Mortgagee of any policy or policies of insurance hereunder, or renewals thereof, shall constitute an assignment to Mortgagee of all unearned premiums thereon as further security for the payment of the indebtedness secured hereby. In the event any foreclosure action or other proceeding hereunder is inatificated by Mortgagee, all right, title and interest of Mortgagor in any or to any policy or policies of insurance then in force shall vest in Mortgagee.
- (b) Mortgagor shall obtain and keep in force (turing the term of this Mortgage public liability insurance, flood insurance, it applicable, and such other types of insurance in such amounts and in such form as Mortgages shall require. Such insurance shall name Mortgages as a co-insured and shall provide that it may not be cancelled or materially modified except after 30 days' prior written notice to Mortgages. Mortgagor shall deliver evidence of such insurance to Mortgages in such form and at such times as Mortgages may reasonably require.
- 12.02 (a) In case of damage to or the destruction of the improvements on the Property by fire or other casualty, Mortgagor, at Mortgagor's election exercised within thirty (30) days after the occurrence of loss or casualty, may (provided no Event of Default has occurred) cause all proceeds of insurance to be applied to the indebtedness or the restoration to their former condition of the improvements damaged or destroyed; provided, that Mortgagor's right to elect to have the proceeds applied to restoration of the improvements shall be conditioned upon the Mortgagor's presenting to Mortgage or neutrently with notice of Mortgagor's election, evidence reasonably satisfactory to Mortgagor that (i) the proceeds of insurance are sufficient to repair or restore improvements, or, if such proceeds are insufficient, that Mortgagor has deposited with Mortgage fundy which, when added to the proceeds of insurance, shall be sufficient to repair or restore, and (ii) Mortgagor can complete such repairs or restoration prior to the date when the Note becomes due and payable. In the event Mortgagor does not or is not entitled to make the election aforesaid, Mortgagee improvements.
- (b) In the event the insurance proceeds are to be applied to the Indebtedness, Mortgagee may or liest all proceeds of insurance after deduction of all reasonable expense of collection and settlement, including attorneys' and abjusto's fees and charges, and apply same against the indebtedness. If the proceeds are insufficient to pay such indebtedness in full, Wortgagee may declare the balance remaining unpaid immediately due and payable, and avail itself of any of the remedies provided for in the event of any default. Any proceeds remaining after application upon the indebtedness shall be paid by Mortgagee to Mortgages.
- (o) In the event the insurance proceeds are to be used to rebuild the improvements, Mortgagee may collect and retain the insurance proceeds and disburse same. Mortgagor shall proceed with diligence to make settlement with insurers and cause the proceeds of the insurance to be deposited with Mortgagee.

ARTICLE XIII SECURITY AGREEMENT

I3.0! Mortgager hereby grants to Mortgages, in addition to and not in substitution for, any interest granted hereinabove, an express security interest in, and mortgages to the Mortgages, all machinery, apparatus, equipment, goods, systems, fixtures and property of every kind and nature whatsoever now or hereafter located in or upon or affixed to the Real Estate, or any part thereof, and used or usable in connection with any present or future operation of the Real Estate, and now owned or hereafter acquired by Mortgagor, including, without limitation, agreements related to construction, leasing and management of the Property, all heating, lighting, incinerating, refrigerating, ventilating, air-conditioning, air-cooling, lifting, fire-extinguishing, plumbing, cleaning, communications and power equipment, systems and apparatus; and all elevators, escalators, switchboards, engines, motors, tanks, pumps, screens, storm doors, storm windows, shades, blinds, awnings, floor coverings, ranges, stoves, refrigerators, washers, dryers,

cabinets, partitions, conduits, ducts and compressors; and all other items of personal property used in connection with the iReal Estate (all such items are herein called the "Collateral"); provided, that such grant shall not include any items of personal property used in the business of the Mortgagor unless the same are also used in the operation of any building located on the Real Estate. Mortgagor will upon request from Mortgagoe deliver to Mortgages such further security agreements, chattel mortgages, financing statements and evidence of ownership of such items as Mortgages may request.

- IS.02 Upon the occurrence of an Event of Default hereunder and acceleration of the Indebtedness pursuant to the provisions hereof, Mortgagee may at its discretion require Mortgagor to assemble the Collateral and make it available to Mortgagee at a place reasonably convenient to both parties to be designated by Mortgagee.
- is its Mortgagee shall give Mortgagor notice, by registered mail, postage prepaid, of the time and place of any public sale of any of the Collateral or of the time after which any private sale or other intended disposition thereof is to be made by sending notice to Mortgagor at least five days before the time of the sale or other disposition, which provisions for notice Mortgagor and Mortgagee agree are reasonable; provided, that nothing herein shall preclude Mortgagee from proceeding as to both Real Estate and personal property in accordance with Mortgagee's rights and remedies in respect to the Real Estate as provided in Section 9-501(4) of Chapter 26 of the Illinois Revised Statutes.
- IS.04 Mc.:pagor shall reimburse Mortgagee for all costs, charges and fees, including legal fees incurred by Mortgagee in preparing and filling security agreements, extension agreements, financing statements, continuation statements, termination statements and chattel searche.
- is.06 The Collator: described herein shall be considered for all purposes a part of the Property as described herein; all warranties and covenants contend in this Mortgage made by Mortgagor shall be deemed as having been made with reference to the Collateral; all agreements, undertakings and obligations of Mortgagor stated herein shall apply to the Collateral, including without limitation, obligations regarding incurance, freedom from adverse lien or encumbrance, repair and maintenance; and all remedies of the Mortgages in the event of any Event of Default hereunder shall be available to the Mortgages against the Collateral.
- i3.06 This Mortgage constitutes a Security Agreement as that term is used in the Illinois Uniform Commercial Code, Chapter 26, Illinois Revised Statutes.

ARTICLE XIV

- 14.01 The rights of Mortgages arising under the provisions and covenants contained in this Mortgage, the Note and other documents securing the indebtedness or any part thereof shall be in exclusion of the others. No act of Mortgages shall be construed as an election to proceed under any one provision, anything herein or otherwise to the contrary notwithstanding.
- 14.02 A waiver in one or more instances of any of the terms, curvinents, conditions or provisions hereof, or of the Note or any other documents given by Mortgagor to secure the Indebtedness, or any part thereof, shall apply to the particular instance or instances and at the particular time or times only, and no such waiver shall by doesned a continuing waiver but all of the terms, covenants, conditions and other provisions of this Mortgage and of such other documents shall survive and continue to remain in full force and effect. No waiver shall be asserted against Mortgages unless in writing signed by Mortgages.
- 14.03 No change, amendment, modification, cancellation or discharge hereof, corry part hereof, shall be valid unless in writing and signed by the parties hereto or their respective successors and assigns.
- 14.04 All notices, demands and requests given or required to be given by either party flerets to the other party shall be in writing. All notices, demands and requests by Mortgages to Mortgagor shall be deemed to have been properly given if sent by U.S. registered or certified mail, postage prepaid, addressed to Mortgagor at the address set forth above or to such other address as Mortgagor may from time to time designate by written notice to Mortgages given as herein required.

All notices, demands and requests by Mortgager to Mortgagee shall be deemed to have been properly given it sent by U.S. registered or certified mail, postage prepaid, addressed to Mortgagee at the address set forth or to such other address as Mortgagee may from time to time designate by written notice to Mortgagor.

- 14.05 If any action or proceeding shall be instituted to evict Mortgagor or recover possession of the Property or any part thereof, or for any other purpose affecting the Property or this Mortgage, or if any notice relating to a proceeding or a default is served on Mortgagor, Mortgagor will immediately, upon service thereof on or by Mortgagor, deliver to Mortgage a true copy of each notice, petition, or other paper or pleading, however designated.
- 14.05 Each and all of the covenants and obligations of this Mortgage shall be binding upon and inure to the benefit of the parties hereto, and except as herein otherwise specifically provided, their respective successors and assigns, subject at all times nevertheless to all agreements and restrictions herein contained with respect to the transfer of Mortgagor's interest in the Property sovered by this Mortgage.
- 14.07 If one or more of the provisions of this Mortgage shall be invalid, illegal or unenforceable in any respect, such provision shall be deemed to be severed from this Mortgage and the validity, legality and enforceability of the remaining provisions contained herein, shall not in any way be affected or impaired thereby. Without limiting the generality of the foragoing, any provision herein, or in the Note to the contrary notwithstanding, Mortgagee shall in no event be entitled to receive or collect, nor shall or may amounts receive hereunder be credited, so that Mortgagee shall be paid, as interest, a sum greater than the maximum amount permitted by

SECTION OF SECTION SECTIONS

law. If any construction of this Mortgage or the Note indicates a different right given to Mortgages to ask for, demand or receive any larger sum, as interest, such as a mistake in calculation or in wording, which this clause shall override any control, and proper adjustment shall automatically be made accordingly.

14.08 This Mortgage also secures future advances made under the Note within twenty years from the date hereof in an aggregate principal amount not to exceed the face amount of the Note, which future advances shall have the same priority as if all such future advances were made on the date of execution hereof. Nothing herein contained shall be deemed an obligation on the part of Mortgagee to make any future advances.

IN WITNESS WHEREOF, Mortgagor has caused this Mortgage to be executed on the day and year first above written.

MORTGAGOR:

ACKNOWLEDGMENT

STATE OF + 11 mois	1		
COUNTY OF COOK	99.		
1, Key 1, L. 1.1/15, a Notary Public in and for said county and state, do hereby certify that Joseph Burke, personally appeared before me and is (are) known to me to the person(s) who, being informed of the contents of the foregoing instrument, have executed same, and acknowledged said instrument to be his free and voluntary act and deed and that he executed said instrument for the purposes and uses therein set forth.			
Witness my hand and official seal thi	ie 22 stday of Abourt, 1994.		The State of the Control of the Cont
My Commission Expires: 5//2/	195	Ky William Notary Public	"OFFICIAL SEAL Kevin L. Willis Kevin L. Willis
	ACKNOWLEDGMENT		My Commission Expires 5/12/95
STATE OF THE STATE OF	}	,	Militara
COUNTY OF CIZEVE	SS.		
i, Print Latte, a Notary Public in and for said county and state, do hereby certify that lane Burke, personally appeared before me and is a symmetry and the person(s) who, being informed of the contents of the precipitor instrument, the executed same, and acknowledged said instrument to be the free and voluntary act and deed another the precipitor of t			
instrument for the purposes and use.	a therein set forth. Augus 7 . 1994.	8	Kevin L. Willis Notary Public, State of Illinois
		95	My Commission Expires 5/12/95
My Commission Expires: 5/4/5		Notary Public	(8EAL)
	#CKNOWLEDGMENT		o ame ander
STATE OF Ilinois	} ss.		94784675
COUNTY OF COOK	\(\sigma_{\text{\tin}\text{\ti}\\\ \text{\text{\text{\text{\text{\text{\text{\text{\text{\texi{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\ti}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\ti}\\\ \ti}\\\ \text{\text{\text{\text{\text{\text{\text{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\text{\text{\text{\text{\text{\texi}\text{\text{\text{\texi}\text{\texi}\text{\text{\texi}\text{\ti}\text{\text{\texi}\text{\text{\text{\text{\text{\text{\ti		
appeared before me and is (afe) known to me to the person(s) who, being into need of the contents of the foregoing instrument, have executed same, and acknowledged said instrument to be his free and voluntary act and deed and that he executed said instrument for the purposes and uses therein set forth.			
Witness my hand and official seal thi	e 22meday of August 1994.	C }	"OFFICIAL SEAL"
My Commission Expires: 57/2/		Notary Public	Kevin L. Willis Notary Publice Many of Illinois My Communication Expires 5/12/95
77/:-	ACKNOWLEDGMENT	0,	**************************************
STATE OF MINUS COUNTY OF COOK	SS.		755
t, (ev. 1 L. 1):///3, a Notary Public in and for said county and state, do hereby certify that Lies bu ks, personally appeared before me and is (are) known to me to the person(s) who, being informed of the contents of the foregoing instrument, have executed same, and acknowledged said instrument to be here free and voluntary act and deed and that I'm executed said instrument for the purposes and uses therein set forth.			
Witness my hand and official seal this	Ale day of Anginst 1894.		OFFICIAL SEAT
My Commission Expires: 5//3/	•	Notary Public	Notary Publicana Willis
This mortgage was prepared by The First National Bank of Chicago's Law Department.			
Mail to: The First National Bank of Chicago 1048 West Lake Street Oak Park, Illinois 60301 ATTENTION: Kathleen P. Jareczek,	Asst. Vice-President		······································
Address of Property: 1198 South Kenilworth, Oak Park, Illin Heal Estate Tax Identification No.: 18	ncis 518-328-035		

UNOFFICIAL COPY TERM LOAN NOTE: (5-YEAR ARM)

\$183,200,00

and the second

Oak Park, Illinois August , 1994

FOR VALUE RECEIVED, JOSEPH BURKE, JANE BURKE, JOHN BURKE AND LISA BURKE, jointly and severally, if more than one, (the "Borrower") promises to pay to the order of The First National Bank of Chicago (the "Bank"), the principal aum of ONE HUNDRED EIGHTY THREE THOUSAND TWO HUNDRED AND NO/100 Dollars (\$183,200) payable at its office of in Oak Park, Illinois in lawful money of the United States bearing interest from time to time as hereunder provided. Monthly payments on account of this Note shall be made in equal monthly installments representing principal and interest as provided below and shall be applied first to interest with the balance to principal.

The rate of interest payable on this Note will change from time to time as hereunder provided. Monthly payments on account of this Note are to be made in such amounts as are appropriate to amortize the original principal balance, by the level rate amortization method, over a term of 300 months, adjusted, however, from time to time as the rate of interest changes. Payments on account of this Note shall be made as follows:

- (a) On October 1, 1994 and on the first day of each month thereafter to and including September 1, 1999, there shall be paid \$1,444.44 which shall be applied first to interest at the rate of 8.25% per annum and the balance to principal.
- (b) On September 1, 1999 ("Adjustment Date") the rate of interest on this Note shall be adjusted ("Adjusted Rate") to a rate determined by adding 2.50 % to the average of riside for the month of July two months preceding the Adjustment Date on actively traded U.S. Government Securities, Five-Year Treasury, Constant Maturities as published in the Federal Reserve Statistical Release (H.15, Selected Interest Rates Report).
- (c) On October 1, 1,400 and on the first day of each succeeding month thereafter until the next Adjustment Date or the Maturity Date (as defined below), whichever first occurs, under shall be paid on account of this Note the appropriate amount required to amortize by the level rate amortization method, the remaining principal be ance on the Adjustment Date, at the Adjusted Rate, over the number of months determined by deducting from 300 months the number of months elap 200 from October 1, 1994 through the most recent Adjustment Date.
- (n) On September 1, 2004 ("Mathing Date"), the principal balance together with all accrued interest and all other amounts due hereunder shall be paid.

in the event prior to the Adjustment Date the United States shall discontinue the publication of the Federal Reserve Statistical Release, the adjustment provided for in subparagraph (b) above shall be read upon such index as shall be, in the reasonable judgement of the Bank, comparable to the index provided for in said subparagraph (b). In the event the index selected by the Bank is not acceptable to Borrower, the interest rate previously in effect shall continue to be in effect for an additional period of two months and menthly payments shall continue in the same amount. During such period of two months Borrower and the Bank shall agree on a mutually acceptable rate of interest and a mutually acceptable method of determining a rate of interest for future adjustments. Should the parties of an agreement the monthly payments shall be calculated based upon such agreement. Should the parties not reach an agreement within such two months, then the principal balance, together with all accrued interest and all other amounts due hereunder, shall be due and payable, and shall be paid on the centh day following the expiration of such two-month period.

All interest on this promissory note shall be calculated on the Josts of a 360-day year and shall be charged for the actual number of days elapsed. The Borrower shall have the right from time to time upon 2 dilys' notice in writing to the Bank to prepay the unpaid balance of this note or in the inverse order of the maturity thereof any installment or installments due hereunder, prior to the expressed maturity thereof by paying, in addition to the principal amount of such prepayment, the interest accrued on the amount prepald.

Without limiting the provisions of the succeeding paragraphs, in the event any payment of interest is not paid within ten (10) days after the date the same is due, the undersigned promises to pay a "Late Charge" of five (5%) percent of the amount so overdue to defray the expense incident to handling any such delinquent payment or payments.

In consideration of the granting of the loan evidenced by this promissory note, the Sociower hereby agrees as follows:

- 1. Representations and Warranties. The Borrower represents and warrants that (a) the limit is and correct and fairly reflect the linancial condition of the Borrower. To educate thereof, including contingent liabilities of every type, which financial condition has not changed materially and adversely since such dates; (b) he'her the making of this note nor the performance by the Borrower of the obligations hereunder will violate any provision of law or any agreement, indenture, note or other instrument binding upon the Borrower contains any provision prohibiting the creation of a mortgage, piedge, lien, security interest or any cinim encumbrance upon any of the assets of the Borrower; (d) all authority from or approval by any governmental body, commission or agency, State or Faderal, requisite to the making or value of this note has been obtained; (e) the Borrower has filed all United States federal tax returns and all other tax returns which are required to be filed and has paid all taxes due pursuant to said returns or pursuant to any assessment received by the Borrower, and no tax lier is have been filed and no claims are being asserted with respect to any such taxes, (f) there is no litigation or proceeding pending or, to the knowledge of the Borrower, threatened against or affecting the Borrower which might materially adversely affect the financial condition of the Borrower or the ability of the Borrower to perform its obligations under this note; (g) this loan is made solely to acquire or carry on a business or commercial enterprise of Borrower; and (h) margin stock (as defined in Regulation U) constitutes less than 25% of those assets of the Borrower which are subject to any limitation on sale picage, or other restriction hereunder.
- 2. Affirmative Covenants. The Borrower will (a) duly pay and discharge all taxes or other claims which might become a lien upon any of the property owned by Borrower, except to the extent that such items are being appropriately contested in good faith and an adequate reserve for payment thereof is being maintained; (b) carry on and conduct the Borrower's business in substantially the same manner and in substantially the same fields as such business is now and has heretofore been carried on and conducted; (c) comply with all applicable statutes, rules and regulations; (d) pay all Federal or State stamp or issuance taxes, if any, payable or ruled to be payable by reason of the execution, delivery or issuance hereof under any now existing or hereafter enacted Federal or State statute and the Borrower will at all times indemnify and hold harmless the Bank against any liability in respect thereof; (e) turnish such financial statements to the Bank as it may from time to time reasonably request; and (f) use the proceeds of the loan evidenced by this note for purchase of investment real estate, and in this connection the Borrower warrants that no part of the proceeds of this note will be used directly for the purpose of purchasing or carrying any stock in violation of any of the provisions of Regulation U of the Board of Governors of the Federal Reserve System.
- 3. <u>Defaults</u>. This note and all installments hereof shall, at the option of the Bank (and automatically in the case of clause (f) below), immediately mature and become due and payable without presentment, demand, protest or notice of any kind, all of which are hereby expressly waived, upon the occurrence of any one or more of the following events:
 - (a) Any representation or warranty in connection with this note shall be materially false as of the date on which made.
 - (b) Any installment of interest or principal of this note or of any other debt owing by the Borrower shall not be paid when due.
 - (c) The Borrower shall breach any provision of Paragraph 3 hereof.

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- The Borrower shall fall to comply with any provision of paragraph 2 hereof, which fallyre is not remedied within 10 days after receipt of written notice from the Bank.
- Any individual guarantor of the indebtedness represented hereby or any corporate guarantor shall fall to maintain its corporate (0) existence.
- The Borrower or any guaranter of the indebtedness represented hereby shall have an order for relief entered with respect to it under the Federal Bankruptcy Code similar state law or be adjudicated a bankrupt or an insolvent, or admit in writing its inability to pay its debts as they mature, or make an assignment for the benefit of its creditors; or the Borrower or any such guaranter shall apply for or consent to the appointment of any receiver, trustee, or similar officer for it or for all or any substantial part of its property; or such receiver, trustee or similar officer shall be appointed without the application or consent of the Borrower or any such guaranter, as the case may be and officer shall be applied under the literature in the (1) of the Borrower or any such guarantor, as the case may be, and such appointment shall continue undischarged for a period of 80 days; or the Borrower or any such guarantor shall institute (by petition, application, answer, consent or otherwise) any benkruptcy, insolvency, reorganization, arrangement, readjustment of debt, dissolution, ilquidation or similar proceedings relating to it under the laws of any jurisdiction; or any such proceeding shall be instituted (by petition, application or otherwise) against the Borrower or any such guarantor and shall remain undismissed for a period of 60 days; or the Borrower or any such guarantor shall fail to pay or otherwise discharge any one or more judgments or attachments against any one or more of them.
- 4. Setoff. Any indebtedness due from the legal holder hereof to the Borrower may be appropriated and applied hereon after any expressed or accelerated maturity hereof.
- 5. Amendments remedies, etc. No delay or omission of the Bank to exercise any right or power hereunder shall impair such right or power or be a waiver of any condition or an acquiescence therein; and any single or partial exercise of any such right or power shall not preclude other or further exercise thereof or the exercise of any other right; and no waiver shall be valid unless in writing signed by the Bank, and then only to the extent in such writing specifically set form. All remedies hereunder or by law afforded shall be cumulative and all shall be available to the Bank until it and other liabilities of the Borrower hare been paid in full in lawful money.
- 6. Miscellaneous. This note shall be binding upon the Borrower and inure to the benefit of the holder, from time to time, of this note, and its or their respective heirs, personal representatives, successors and assigns. This note is accepted in Chicago, illinois and shall be governed by the internal laws (and not the law of conflicts) of the Stole of illinois, giving effect, however, to federal faws applicable to national banks.

of Illino.

Of Coot County Clark's Office

94784675

Page 2 of 2 Pages

EXHIBIT B

LEGAL DESCRIPTION

LOT 12 (EXCEPT THE NORTH 8 FEET THEREOF) IN BLOCK 8 IN WALTER S. DRAY'S ADDITION TO OAK PARK, BEING A SUBDIVISION OF LOTS 5, 6, AND 7 OF LOT 7 IN THE SUBDIVISION OF SECTION 18, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERLDIAN, (EXCEPT THE WEST HALF OF THE SOUTHWEST QUARTER OF SAID SECTION) IN COOK COUNTY, ILLINOIS.

Common address: 1196 South Kenilworth, Oak Park, Illinois 60304

Permanent Index Number: 16-18-328-035-0000