RNS2079/092094

MORTGAGE AND SECURITY AGREEMENT

THIS MORTGAGE made as of September 23, 1994 by and between ALBANY BANK AND TRUST COMPANY, not personally, but solely as Trustee under a Trust Agreement dated July 20, 1990, and known as Trust No. 11-4745, ("Mortgagor") and MICHIGAN AVENUE NATIONAL BANK, a national banking association, doing business in Chicago, Illinois ("Mortgagee"),

WITNESSETH:

DEPT-01 RECORDING \$75.50 T#0000 TRAN 9853 10/28/94 15:31:00 #2580 # CJ #-94-921906

COOK COUNTY RECORDER

THAT, WHERPAS Mortgagor and beneficiary of Mortgagor have concurrently herewith executed and delivered to Mortgagee a Mortgage Note bearing even date herewith (the "Note") in the principal sum of Four Hundred Fifty Thousand and no/100 Dollars (\$450,000.00) made payable to Mortgagee in and by which Note Mortgagor promises to pay the said principal sum, or so much thereof as may be outstanding from time to time, and interest thereon at the rate and in instalments as provided in the Note, with a final payment of the balance due on the 1st day of October, 1995, if not sooner paid, all of said principal and interest being payable at such place as the holder or holders of the Note ("Holders") may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Mortgagee, 30 North Michigan Avenue, Chicago, Illinois 60602-3499.

NOW, THEREFORE, in order to secure the payment of the principal indebtedness under the Note and interest on the principal indebtedness under the Note and all amendments or supplements thereto, and all replacements, renewals and extensions thereof, in whole or in part) according to its tenor, and to secure the payment of all other sums which may be at any time due under the Note or this Mortgage (collectively sometimes referred to herein as "indebtedness secured hereby"); and to secure the performance and observations, interests and rights hereinafter described with such payment, performance and observation, and for other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Mortgagor DOES HEREBY MORTGAGE, GRANT, BARGAIN, SELL AND CONTREY,

THIS INSTRUMENT WAS PREPARED BY AND AFTER RECORDING RETURN TO:
Robert N. Sodikoff, Aronberg Goldgehn
Davis & Garmisa, One IBM Plaza,
Suite 3000, Chicago, Illinois 60611

94921908

Common address:

4511-4515 North Hamilton, Chicago, Illinois

Permanent Index Number(s):

14-18-127-012

130

- E-117367/N -942009

75.50

43 35 Sec. 27 6 54

MURCH OR AND SECTIONS SHOWENEST

of Semination [15], 1994 by and between ALBANY [15]	Fig. 35.20 (FIX.) #197.55 293 1
or proven by Dat soldly as Treather under a Treat	STAN SOLD THE HEAD BRADE
Control Fast No. 11-4745. ("Mortgager") and	Clarification of the Committee of the Co
MANS, a noticed continuous associamos, doing business	MICHELLAND AND AND THOMSE
	or of the partition of the many partition of the many of the partition of the many of the partition of the p

WITNESSEELE

If it is not considered to the state of the section of Morgaper towe consists of the court of consists of the section of the section of the section of the consists of the section of the

As Well and the control of the control of the polyment of the polyment of the polyment is a control of the polyment of the control of the con

विकास के अपने के अपने के लेखे हैं। के अपने के कि का स्वर्ध

THE MET TO A CONTROL OF THE STATE OF THE STA

on the state of th

Colored to all your life of the small

Commences and the March of the Contract of the March of t

AMATERIAL CONTRACTOR COMMENTS

Colombia Colombia

...

unto Mortgagee, its successors and assigns forever, the following described property, rights and interests (all of which are referred to herein as the "Premises"), all of which property, rights and interests are hereby pledged primarily and on a parity with the Real Estate (as hereinafter defined) and not secondarily:

THE real estate located in the <u>City of Chicago</u>, State of Illinois and legally described in <u>Exhibit A</u> attached hereto (the "Real Estate") and incorporated herein by reference thereto.

TOGETHER WITH all improvements of every nature whatsoever now or hereafter situated on the Real Estate, and all fixtures and personal property of every nature whatsoever now or hereafter owned by Mortgagor and on, or used or intended to be used in connection with the Real Estate or the improvements, or in connection with any construction thereon, including all extrasions, additions, improvements, betterments, renewals, substitutions, and replacements to any of the foregoing and all of the right, title and interest of Mortgagor in and to any such personal property or fixtures together with the benefit of any deposits or payments now or hereafter made on such personal property or fixtures by Mortgagor or on its behalf (the "Improvements");

TOGETHER WITH all exsements, rights of way, gores of land, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, and all estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances whatsoever, in any way now or hereafter belonging, relating or appertaining to the Real Estate, and the reversions, remainders, rents, issues and profits thereof, and all the estate, right, title, interest, property, possession, claim and demand whatsoever, at law as well as in equity, of Mortgagor of, in and to the same;

TOGETHER WITH all income from the Premises to be applied against the indebtedness secured hereby, provided, however, that Mortgagor may, so long as no Default has eccurred hereunder, collect income as it becomes due, but not more than one(1) month in advance thereof;

TOGETHER WITH all interest of Mortgagor in all leases now or hereafter on the Premises whether written or oral (the "Leases"), together with all security therefor and all monies payable thereunder, subject, however, to the conditional permission hereafabove given to Mortgagor to collect the rentals under any such Lease;

TOGETHER WITH all fixtures and articles of personal property now or hereafter owned by Mortgagor and forming a part of or used in connection with the Real Estate or the Improvements, including, but without limitation, any and all air conditioners, antennae, appliances, apparatus, awnings, basins, bathtubs, boilers, bookcases, cabinets, carpets, coolers, curtains, dehumidifiers, disposals, doors, drapes, dryers, ducts, elevators, engines, equipment, escalators, fans, fittings, floor coverings, furnaces, furnishing, furniture, hardware, heaters, humidifiers, incinerators, lighting, machinery, motors, ovens, pipes, plumbing, pumps, radiators, ranges, recreational facilities, refrigerators, screens, security

ord on our wood waters als galvented althous sales of over generation we to disc (Secretarial Topological or of other one can sales beech with the property of the control of

e in the standard temperaturate and for a great temperature of the second services of the second sec

The most an area assessments are to give a consequence of the consequence and the constant of the property of the constant of the consta and so where the flavor of the field of the lay the late of the lay the late of the late of the layer of the The second of th The region of the second consecution of the

The state of the s

off conduct angle set on equal statement The following the second and he

to the last wider who is a last draw. The second se And the next of the supplier of the first first of

Ot Colly Corts Orico continued to a vival vin space figure meanth of a common or state of feeds in the flower state or many the figure in the common of the common The constituent of the significant of the

systems, shades, shelving, sinks, sprinklers, stoves, toilets, ventilators, wall coverings, washers, windows, window coverings, wiring, and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are or shall be attached to the Real Estate or the Improvements in any matter; it being mutually agreed that all of the aforesaid property owned by Mortgagor and placed on the Real Estate or the Improvements shall, so far as permitted by law, be deemed to be fixtures, a part of the realty, and security for the indebtedness secured hereby; notwithstanding the agreement hereinabove expressed that certain articles of property form a part of the realty covered by this Mortgage and be appropriated to its use and deemed to be realty, to the extent that such agreement and declaration may not be effective and that any of said articles may constitute goods (as said term is used in the Illinois Uniform Commercial Code), this instrument shall constitute a security agreement, creating a security interest in such goods, as collateral, in Mortgagee as a secured party and Mortgagor as debtor, all in accordance with said Uniform Commercial Code as more particularly set forth in Paragraph 34 hereof; and

judgments, awards of damage, and settlements hereafter made resulting from condemnation proceeds or the taking of the Premises or any portion thereof under the power of eminent domain, any proceeds of any policies of insurance, maintained with respect to the Premises or proceeds of any sale, option or contract to sell the Premises or any portion thereof; and Mortgagor hereby appoints Mortgagee is attorney-in-fact and authorizes Mortgagee, at its option, on behalf of Mortgagor, or the successors or assigns of Mortgagor, to adjust, compromise, claim, collect and receive such proceeds, to give proper acquittance therefor, and, after deducting expenses of collection, to apply the net proceeds as a credit upon any portion, as selected by Mortgagee, of the indebtedness secured hereby, notwithstanding the fact that the same may not then be due or that the indebtedness secured hereby is otherwise adequately secured. Provided, however, that if there is not then existing a Default hereunder, Mortgagee shall take action as attorney-in-fact, with respect to eminent domain proceedings or with respect to proceeds of any policies of insurance, only with the consent of Mortgagor, which consent shall not be unreasonably withheld.

TO HAVE AND TO HOLD the Premises, unto the Mortgagee, its recessors and assigns, forever, for the purposes and upon the uses herein set forth together with all right to possession of the Premises after the occurrence of any Default as hereinafter defined; the Mortgagor hereby RELEASING AND WAIVING all rights under and by virtue of the homestead exemption laws of the State of Illinois.

Mortgagor represents and covenants that it is lawfully seized of the Premises, that the same are unencumbered, and that it has good right, full power and lawful authority to convey and Mortgage the same, and that it will warrant and forever defend said Premises and the quiet and peaceful possession of the same against the lawful claims of all persons whomsoever.

The control of the property of the property of the control of the

The line of the Article of the state of the

The first of the f

The property of the Mark Mark States of the Mark St

(i) the product of the first side of the first of the

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

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

Maintenance. Repair and Restoration of Improvements. Payment of Prior Liens, Etc.

1. Mortgagor shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the Premises which may become damaged or be destroyed; (b) keep the Premises in good condition and repair, without waste, and free from mechanics' liens or other liens or claims for lien not expressly subordinated to the lien hereof, except that Mortgagor shall have the right to contest in good faith and with reasonable difference the validity of any such lien or claim upon furnishing (i) to the title company which has issued the loan policy of title insurance to Mortgagee insuring the lien of this Mortgage such security or indemnity as it may require to issue an endorsement thereto insuring against loss or damage on account of any such lien; or (ii) to Mortgagee such other security with respect to such claims as may be reasonably acceptable to Mortgagee; (c) pay when due any indebtedness which may be secured by a lien or charge on the Premises on a parity with or superior to the lien hereof, and upon request, exhibit reasonably satisfactory evidence to Mortgagee of the discharge of such lien; (d) complete within a reasonable time any building or buildings or any other improvements now or at any time in the process of construction upon the Premises; (e) comply with all requirements of law, municipal ordinances or restrictions of record with respect to the Premises and the use and development thereof, including but not limited to those relating to zoning, building, environmental protection, health, fire and safety; (f) make no Albrations to the Premises which would adversely affect same except as required by law of acuacipal ordinance without the prior written consent of Mortgagee; (g) suffer or permit no change in the general nature of the occupancy of the Premises, without Mortgagee's prior written consent; (h) initiate or acquiesce in no zoning variation or reclassification, without Moltgagee's written consent; (i) pay each item of indebtedness secured by this Mortgage when die according to the terms hereof or of the Note; and (j) duly perform and observe all of the covenants, terms, provisions and agreements herein and in the Note on the part of Morigagor to be performed and observed.

Mortgagor agrees that upon conversion of the Premises to condominium, and the sale of each individual condominium unit comprising the Premises, Mortgagor shall repay the indebtedness evidenced by the Note and secured by this Mortgage as hereinafter provided. No sales shall take place until Mortgagor shall have acceptable executed real estate sales contracts for five (5) condominium units with an aggregate gross sales price of not less than \$283,500.00. Upon the sale of each unit, Mortgagor shall repay the net proceeds of sale after the payment of customary closing costs, until the Note and Mortgage are paid in full. Payments shall be applied first to accrued interest on the unpaid principal balance of the Note and the remainder to principal.

and the state of the second of

Land Mark Server William William

The state of the s		
The control of the second of t		
and the control of the state of	:	
and the second s		
	•	
the program of the transfer of the second of		
- Parameter A A A A A A A A A A A A A A A A A A A		11
gradien de la companya de la company		٠.
, rock of here extingues to graph to the com- one recommendation is the relation for the common common com-		
and the control of the second of the control of the	:	
i i je jaki st O 1 - O. de jest stationi. Oze - t		
THE PORT OF THE PORT OF THE PARTY OF THE PAR		
and the second of the second o		
to the production of the constitution of the first table of the constitution of the co	1	
The control of the section of the se		٠
and the company of the second		
, a second of the sin type of the second second	÷ . *	
the contraction of the contracti	• •	

The state of the s

the control of the co

Payment of Taxes and Assessments

2. Mortgagor shall pay before any penalty or interest attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and all other charges or liens of any nature against the Premises when due, and shall furnish to Mortgagee duplicate receipts of payment therefor. If any special assessment is permitted by applicable law to be paid in installments, Mortgagor shall have the right to pay such assessment in installments, so long as all such installments are paid prior to the due date thereof. To prevent default hereunder, Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may decide to contest.

Tax and Java ance Deposits

3. Matgagor covenants and agrees, if required by Mortgagee, to deposit at such place as Mortiege may from time to time in writing appoint, and in the absence of such appointment, then at the office of Mortgagee in Chicago, Illinois, a sum equal to (a) onetwelfth (1/12th) of the last total annual taxes and assessments for the last ascertainable year (general and special) on the Premises, unless said taxes are based upon assessments which exclude the improvements crany part thereof now constructed, or to be constructed, in which event the amount of such deposits shall be based upon Mortgagee's reasonable estimate as to the amount of taxes and assessments to be levied and assessed, and (b) onetwelfth (1/12th) of the annual premiur's payable for insurance required to be maintained in accordance with Section 4 hereof. Morrison, concurrently with the first monthly deposit of taxes and insurance premiums required hereunder, will also deposit with Mortgagee an amount, (i) which, together with the aggregate of the monthly deposits to be made pursuant to (a) above, shall be sufficient to pay in full the total annual taxes and assessments so ascertainable or so estimated by Mortgagee, as the one may be, to become due and payable with respect to the Premises for the current calendar year, as of two months prior to the due date of such taxes and assessments, and (ii) which, together with the aggregate deposits to be made pursuant to (b) above, shall be sufficient to pay in ful the total annual insurance premium estimated by Mortgagee to next become due and payable with respect to the Premises, as of one month prior to the date on which the next annual insurance premium becomes due. Such deposits are to be held without any allowances of interest and are to be used for the payment of taxes and assessments (general and special) and insurance premiums, respectively on the Premises next due and payable when they become due. If the funds so deposited are insufficient to pay any such taxes or assessments (general and special) and premiums for any year when the same shall become due and payable, Mortgagot shall within ten (10) days after receipt of demand therefor, deposit such additional funds as may be necessary to pay such taxes and assessments (general and special) and premiums in full. If the funds so deposited exceed the amount required to pay such taxes and assessments (general and special) for any year, the excess shall be applied on a subsequent deposit or deposits. Said deposits need not be kept separate and apart from any other funds of Morigagee.

The first state of the second state of the sec Soly of County Clerk's Office The state of the s

Insurance

4. Mortgagor shall keep all buildings and improvements, fixtures and articles of personal property now or hereafter, situated on the Premises insured against loss or damage by fire, tornado, windstorm and extended coverage perils and such other hazards as may reasonably be required by Mortgagee, including, without limitation: (a) all-risk fire and extended coverage insurance, with vandalism and malicious mischief endorsements, for the full replacement value of the Premises, with agreed upon amount; (b) if there are tenants under leases at the Premises, rent and rental value loss insurance for the same perils described in (a) above payable at the rate per month and for the period specified from time to time by Mortgagee in its reasonable discretion; (c) broad form boiler and sprinkler damage insurance in an amount reasonably satisfactory to Mortgagee, if and so long as the Premises shall contain a boiler and sprinkler system, respectively; (d) if the Premises are located in a flood hazard district, flood insurance in the maximum amount obtainable up to the amount of the indebtedness inceby secured; and (e) such other insurance as Mortgagee may from time to time reasonably require. Mortgagor also shall at all times maintain comprehensive public liability, property damage and worker's compensation insurance covering the Premises and any employees thereof, with such limits for personal injury, death and property damage as Mortgagee may reasonably require. All policies of insurance to be furnished hereunder shall be in forms, companies, amounts and deductibles reasonably satisfactory to Mortgagee, with Mortgagee clauses attached to all polities in favor of and in form satisfactory to Mortgagee, including a provision requiring that the sverage evidenced thereby shall not be terminated or materially modified without thirty (30) days' prior written notice to Mortgagee (except for cancellation for non-payment of premiums which shall require ten (10) days prior written notice to Mortgagee) and shall contain endorsely at that no act or negligence of the insured or any occupant and no occupancy or use of the Premises for purposes more hazardous than permitted by the terms of the policies will affect the validity or enforceability of such policies as against Mortgagee. Mortgagor shall deliver all policies, including additional and renewal policies, together with evidence of payment of premiums thereon, to Mortgagee, and in the case of insurance about to expire, shall deliver renewal policies not less than thirty (30) days prior to their respective dates of expiration.

Mortgagee's Interest in and Use of Deposits

5. In the Event of a Default in any of the provisions contained in this Mortgage or in the Note, and the failure to cure within the applicable cure period, if any, Mortgagee may at its option, without being required to do so, apply any moneys at the time on deposit pursuant to any provision of this Mortgage, as any one or more of the same may be applicable, on any of Mortgagor's obligations herein or in the Note contained, in such order and manner as Mortgagee may elect. When the indebtedness secured hereby has been fully paid, any remaining deposits shall be paid to Mortgagor or to the then owner or owners of the Premises. Such deposits are hereby pledged as additional security for the indebtedness hereunder and shall be held to be irrevocably applied by Mortgagee for the purposes for which made hereunder and shall not be subject to the direction or control of Mortgagor; provided, however, that Mortgagee shall not be liable for any failure to apply to the payment of taxes, assessments or insurance premiums any amount so deposited unless Mortgagor,

to the contract of the state of the state of the contract of t out of a real fig. throughout morning to be into the end of the the community for the wind and are become by the first of the con-And the second of the following rates by the March 1990 of the and the many of the bound of the property of the control of the co of the last face longs bolices and take beautiful to the contract of the a construction of the fact of the section of the se In the control of the c Control of the control of the transfer of the control of the contr Salan en en estado en la presidente de Marco de Compositorio de la compositorio della com

of the state and there is not been And the state of the second of the parties of the second section of the section of the second section of the sectio en ingestimble in diagram and a fill an arrangement

The state of the s a market in the state of the st

while not in default hereunder, shall have requested Mortgagee in writing to make application of such funds to the payment of the particular taxes or assessments or the payment of the particular insurance premiums as the case may be for payment of which they were deposited, accompanied by the bills for such taxes, assessments or insurance premiums. Mortgagee shall not be liable for any act or omission taken in good faith or pursuant to the instructions of any party.

Adjustment of Losses with Insurer and Application of Proceeds of Insurance

6. Mortgagor shall give Mortgagee prompt notice of any damage to or destruction of the Premises. In case of loss and if Mortgagee determines in its reasonable discretion that its collateral in jeopardy. Mortgagee (or after entry of decree of foreclosure, purchaser at the sale, or the Geree creditor, as the case may be) is hereby authorized to settle and adjust any claim under the insurance policies maintained by Mortgagor pursuant to Section 4 hereof without the conserred Mortgagor. Provided, however, that if there is no Default hereunder, then Mortgagee shall stile and adjust claims under such insurance policies with the consent of Mortgagor (which coasent shall not be unreasonably withheld) or allow Mortgagor to settle or adjust such claims. In either such case, Mortgagee is authorized to collect and receipt for any such insurance money, whereupon such insurance proceeds may, after the gayment of all Mortgagee expenses, including costs and reasonable attorneys' fees, at the option of Mortgagee, either be applied in payment or reduction of the indebtedness secured hereby, whether due or not, or be held by Mortgagee and used to reimburse Mortgagor for the cost of the rebuilding or restoration of buildings or improvements on said Premises. The buildings and improvements shall be so restured or rebuilt as to be of at least equal value and substantially the same character as prior to such demage or destruction. If the net proceeds of insurance are insufficient to so restore or rebuild the buildings and improvements, the additional costs to replace, repair, rebuild or restore shall be paid by Mortgagor. In the event Mortgagee elects to reimburse Mortgagor out of insurance proceeds, such proceeds shall be made available, from time to time, upon Mortgaged's being furnished with reasonably satisfactory evidence of the estimated cost of completion thereof and with such architect's certificates, waivers of lien, contractors' sworn statement, and other evidence of cost and of payments as Mortgagee may reasonably require and approve. If the estimated cost of the work exceeds ten percent (10%) of the original principal amount of the indebtedness secured hereby, Mortgagee shall also be furnished with all plans and specifications for such rebuilding or restoration as the Mortgagee may reasonably require and approve. No payment made prior to the final completion of the work shall exceed linety 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 Mortgagee shall be at least sufficient to pay for the cost of completion of the work free and clear of liens. No interest shall be payable to Mortgagor on account of any insurance proceeds at any time held by Mortgagee.

In case of loss after foreclosure proceedings have been instituted, the proceeds of any such insurance policy or policies, if not applied as aforesaid in rebuilding or restoring the buildings or improvements, shall be applied in payment or reduction of the indebtedness secured hereby or in

The control of the co

reasonal to the residence of the second in a situation is a set to the the temperature of the set of the s valorial in the action of the In the property of the expression o CAN BE BUSINESS BOOK TO COME OF THE STATE OF A responsible and the second ng i 🥑 eags a seithilt lageless in 🗀 🤻 Age to saver in calman in the first Service (A) (Service) (Ser of to the party of the first of the first of the first of I hagasa katalan katal the second extension and describe a second s za nieko a sił Wolawski te wolacie k Control of the Annual Processing Process Control of the Section of the Control of the Section of the Sectio and the state of t Carrier Maratin Carrier Carrier Contract Contract The contraction of the contract of the contrac and the many the problem of the property of the problem of the contract of The Kind I was printed the company of the construction, button of last can of their fires. the sound hadra borromes on the house Land of the state in the arm in page to think alone in which he was object to a first to and the first that wait of wait must be grown and a second are 4 to at high poor orbin to should only it in a contract to and the control of the cost of A CHANGE OF WINDOWS AND AND SANGER STORE OF THE SECOND STORE OF

and a second section of the training the section of the second section sec

30612616

UNOFFICIAL COPY

payment or reduction of 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 paid to the owner of the equity of redemption if it shall then be entitled to the same or as the court may direct. In the case of the foreclosure of this Mortgage, the court in its decree may provide that the mortgagee'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 thereunder payable to said decree 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 thereto, making the loss thereunder payable to such redemptor. In the event of foreclosure sale, Mortgagee is bereby authorized, without the consent of Mortgagor, to assign any and all insurance policies to the purchaser at the sale, or to take such other steps as Mortgagee may deem advisable, in Quise the interest of such purchaser to be protected by any of the said insurance policies.

Stamp Tax

7. If, by the laws of the United States of America, or of any state or political subdivision having jurisdiction over Mortgagor, any tax is due or becomes due in respect of the issuance of the Note or recording of this Mortgage, Mortgagor covenants and agrees to pay such tax in the manner required by any such law. Mortgagor further covenants to hold harmless and agrees to indemnify Mortgagee, its successors or assigns, against any liability incurred by reason of the imposition of any tax on the issuance of the Note or recording of this Mortgage.

Indemnity

8. Mortgagor hereby covenants and agrees that no liability shall be asserted or enforced against Mortgagee in the exercise of the rights and powers granted to Mortgagee in this Mortgage, and Mortgagor hereby expressly waives and releases any such liability, except in the case of Mortgagee's gross negligence. Mortgagor shall indemnity and save Mortgagee harmless from and against any and all liabilities, obligations, losses, damages claims, costs and expenses (including reasonable attorneys' fees and court costs) of whatever kind or nature which may be imposed on, incurred by or asserted against Mortgagee at any time by any third party which relate to or arise from: the making of the loan evidenced by the Note and secured by this Mortgage; any suit or proceeding (including probate and bankruptcy proceedings), or the threat thereof, in or to which Mortgagee may or does become a party, either as plaintiff of as a defendant, by reason of this Mortgage or for the purpose of protecting the lien of this Mortgage; the offer for sale or sale of all or any portion of the Premises; and/or the ownership, leasing, use, operation or maintenance of the Premises. All costs provided for herein and paid for by Mortgagee shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest at the rate provided in the Note.

Effect of Extensions and Amendments

9. If the payment of the debt secured hereby or any part thereof be extended or varied or if any part of the security granted to secure such indebtedness be released, all persons now or at

and the state of the second	
enter the suit of Marchael Merchael to the con-	
And the factor of the first of the second of	*
est steel that the entity of the control of the con	
Control of the contro	A STATE OF THE STA
and the state of t	
and the state of t	•
$\mathcal{L}_{\mathcal{A}}$, the constant $\mathcal{L}_{\mathcal{A}}$, $\mathcal{L}_{\mathcal{A}}$, $\mathcal{L}_{\mathcal{A}}$	
the state of the s	
A STATE OF THE STA	•
and the state of t	:
The state of the s	

and the state of t

OOT COUNTY CLOTT'S OFFICE and the first the state of the 1、4、1、19、1、**混乳增加。**。 grand and the state of the stat Control of the Carter of the Carter (4) (4) and a where the constant 3 and 4 3 , 7 , 7 2 , 1and the state of the same The Mark Market Committee of the Committee

and the control of the second control of the and the second of the property of the property of the second of the seco

any time hereafter liable therefor, or interested in the Premises, or having an interest in Mortgagor or in the beneficiary of Mortgagor, shall be held to assent to such extension, variation or release, and their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by Mortgagee, notwithstanding such extension, variation or release. Notwithstanding the prohibition herein contained that no secondary or junior financing shall be permitted, nor any lien therefor placed upon the Premises, any person, firm or corporation taking a junior mortgage, or other lien upon the Premises or any part thereof or any interest therein, shall take the said lien subject to the rights of Mortgagee to amend, modify, extend or release the Note, this Mortgage or any other document or instrument evidencing, securing or guarantying the indebtedness secured hereby, in each case without obtaining the consent of the holder of such junior lien and without the lien of this Mortgage iosing its pricate over the rights of any such junior lien. Nothing in this Section contained shall be construed as vaiving any provisions contained herein which provide, among other things, that it shall constitute or. Event of Default if the Premises are sold, conveyed or encumbered.

Effect of Changes in Laws Regarding Taxation

10. In the event of the enactment after this date of any laws of the state in which the Premises are located deducting from the value of land for the purpose of taxation any lien thereon, or imposing upon Mortgague the payment of the whole or any part of the taxes or assessments or charges or liens her air required to be paid by Mortgagor, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the Mortgagee's interest in the Premises, or the manner of collection of taxes, so as to affect this Mortgage or the interest in the Premises, or the manner of collection of taxes, so as to affect this Mortgage or the debt secured hereby or the holders thereof, then, and in any such event, Mortgagor, upon demand by Mortgagee, shall pay such taxes or assessments, or reimburse Mortgagee therefor; provided, however, that if in the opinion of counsel for Mortgagee (a) it would be unlawful to require Mortgagor to make such payment or (b) the resking of such payment might result in the imposition of interest beyond the maximum amount permitted by law, then and in such event, Mortgagee may elect, by notice in writing given to Mortgagor, to declare all of the indebtedness secured hereby to be and become due and payable sixty (60) 6238 from the giving of such notice. If Mortgagee declares all of the indebtedness secured hereby to be one and payable in accordance with this provision, then notwithstanding any contrary provision herdin or in the Note, no premium shall be due and payable with respect to such prepayment.

Mortgagee's Performance of Defaulted Acts and Expenses Incurred by Mortgagee

11. Upon the occurrence of an Event of Default, Mortgagee may, but need not, make any payment or perform any act required herein or in the Note required of Mortgagor in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting the Premises or consent to any tax or assessment or cure any default of Mortgagor in any lease of the Premises. Upon the occurrence of an Event of Default, Mortgagee may, but shall not be required to, complete construction, furnishing and equipping of any buildings or other improvements now or at any time hereafter on the Premises, and rent, operate and manage the Premises and such buildings and improvements and pay operating costs and

en e	•
en e	
en e	•
 In the Marghague State of the second of the s	
en e	
en e	,
	•
and the state of t	
	•
	. !
	•
	•
The second secon	
are expression of the second s	
	150
the state of the s	
	C
	CV
1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1996年,1	
and the state of t	
	•
in the state of th	
Many and the first of the second of the second	

expenses, including management fees, of every kind and nature in connection therewith, so that the Premises and such buildings and improvements shall be operational and usable for their intended purposes. All monies paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorneys' fees, and any other monies advanced by Mortgagee in regard to any tax referred to in Section 7 above or to protect the Premises or the lien hereof, shall be so much additional indebtedness secured hereby, and shall become immediately due and payable without notice and with interest thereon at the Post Maturity Rate. In addition to the foregoing, any costs, expenses and fees, including reasonable attorneys' fees, incurred by Mortgagee in connection with (a) sustaining the lien of this Mortgage or its priority. (b) protecting and enforcing any of Mortgagee's rights hereunder, (c) recovering any indebtedness secured hereby, (d) any litigation or proceedings affecting the Note, this Mortgage, the Fremises or any guarantor or co-maker of the Note or this Mortgage, including without limitation, bankruptcy and probate proceedings, or (e) preparing for the commencement. defense or particitation in any threatened litigation or proceedings, shall be so much additional indebtedness secured backy, and shall become immediately due and payable without notice and with interest thereon at the Post Maturity Rate. The interest accruing under this Section shall be immediately due and payable by Mortgagor to Mortgagee, and shall be additional indebtedness evidenced by the Note and secured by this Mortgage. Inaction of Mortgagee shall never be considered as a waiver of any right accruing to it on account of any default on the part of Mortgagor. Should the proceeds of the Note or any part thereof, or any amount paid out or advanced by Mortgagee hereunder, or pursuant to any agreement executed by Mortgagor in connection with the loan evidenced by the Note, be used directly or indirectly to pay off, discharge or satisfy, in whole or in part, any liga or encumbrance upon the Premises or any part thereof, then as additional security hereunder, Mongagee shall be subrogated to any and all rights, equal or superior titles, liens and equities, owned or claimed by any owner or holder of said outstanding liens, charges and indebtedness, however remote, regardless of whether said liens, charges and indebtedness are acquired by assignment whave been released of record by the holder thereof upon payment. Notwithstanding anything contained in this Mortgage to the contrary, in no event shall the indebtedness secured by this Morbige exceed an amount equal to Ten Million and No/100 Dollars (\$10,000,000.00).

Mortgagee's Reliance on Tax Bills and Claims for Liens

12. Mortgagee in making any payment hereby authorized: (a) relating 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 stimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof; or (b) for the purchase, discharge, compromise or settlement of any other prior lien, may do so without inquiry as to the validity or amount of any claim for lien which may be asserted; provided that if no Event of Default exists hereunder, Mortgagee shall give Mortgagor ten (10) days' prior notice thereof.

Acceleration of Indebtedness in Event of Default

13. It is agreed that upon the occurrence of any one or more of the following events (herein called "Defaults" or "Events of Default"): (a) default be made in the due and punctual

in the contract constitutes the call the first of the contract of That had been been than the production of the following the control of the contro The second second and the control that the previous from the control of the control of the control of over the Buary of the heateds, specially at the control of no, including the forest and extra constant to the constant on the best the second of the displacement of the entire of the The Committee of the property of the body of the state of the contract of the The second trade in the least two states of the second to the second to and the Control of the State of in en la marcha <mark>nobre, and enige afc</mark>ourceard de la journal de la zono 💉 🔀 gele magner pagi kising man manara paginggi bili kisili ili mili ran Makamata Kabbu ya sala sa sala sa s n acrea 🛈 partijel arroin (Grita ja jele, ili niji si ili s Solve at the consequence of the times organization and the resistance of the consequence of the consequence of the contract of the property of the open whom there is the contract of the con and outside short to apply design a first the second en en en la companya de la companya a visit de la familia de la compacta del compacta de la compacta de la compacta del compacta de la compacta del la compacta de and the control of the problem and amount of the control of the co The control of the state of the on the Mattack Standards. Continuing the State of the Continue of CHARLEST WITH BELLING THE LIBERTY. on the work of delivery to easy of the co and the consist of the particle of the particle of the first of the thirty particles The Court was a supply with the San San Court

of the control of the control of the control of Control Survey of Mentile Commence of the Control and the control was a field discribe with the first and and the property of the second and property of the first and the end with the house the even of the even of the The Profit of Gardina Course May 1994 April 1994 (1994) and the Course May 1994 In the first of particular of the reference of the contract.

en en la companya de la co the results of the architecture of the principal for the subsection and continued the subsection of th

9652526

UNOFFICIAL COPY

payment of the Note, or any installment due in accordance with the terms thereof, either of principal or interest which has not been cured within the applicable grace period, if any; or (b) Mortgagor or any beneficiary thereof or any Guarantor shall file a petition in voluntary bankruptcy or under Chapter 7 or Chapter 11 or Chapter 13 of the Federal Bankruptcy Code or any similar law, state or federal, whether now or hereafter existing, or an answer admitting insolvency or inability to pay its debts, or fail to obtain a vacation or stay of involuntary proceedings within thirty (30) days, as hereinafter provided; or (c) any order for relief of the Mortgagor or any beneficiary thereof or any Guarantor shall be entered under Title 11 of the United States Code, or a trustee or a receiver shall be appointed for Mortgagor or any beneficiary thereof or any Guarantor or for all of the property or the major part thereof of Mortgagor or any beneficiary thereof or any Guarantor in any involuntary proceeding, or any court shall have taken jurisdiction of the property of Mortgagor or any beneficiary thereof or any Guarantor or the major part thereof in any involuntary proceeding for the reorganization, dissolution, liquidation or winding up of Mortgagor or any beneficiary thereof or any Guarantor, and such trustee or receiver shall not be discharged or such jurisdiction relinquished or vacated or stayed on appeal or otherwise stayed within thirty (30) days; or (d) Mortgagor or any beneficiary thereof or any Guarantor shall make an assignment for the benefit of creditors, or shall admit in writing its inability to pay its cebts generally as they become due, or shall consent to the appointment of a receiver or trus ee or liquidator of all of its property or the major part thereof; or (e) default shall be made in the due observance or performance of any other of the covenants, agreements or conditions hereinbefore or hereinafter contained, required to be kept or performed or observed by Mortgagor or any beneficiary thereof or any Guarantor and the same shall continue for thirty (30) days after notice from Mortgagee; or (f) default shall be made in the due observance or performance of any covenant, agreement or condition required to be kept or observed by Mortgagor or its beneficiary or beneficiaries in the Note, or any Guaranty thereof, or in any other instruments given at any time to secure the payment of the Note and the expiration of the applicable cure period, if any; or (g) the existence of any inaccuracy or untruth in any material representation, covenant or warranty contained in this Mortgage or in any other statement or certification as to facts delivered to Mortgagee by Aprigagor, Mortgagor's beneficiary, or any guarantor; (h) the failure of the Mortgagor to make timely payment of any indebtedness for borrowed money (other than the Note) or any interest thereon, when due whether by scheduled maturity, required prepayment, acceleration, dentand or otherwise, and the expiration of the applicable cure period, if any; (i) the occurrence of a prohibited transfer as described in Section 27; or (j) there shall be a material adverse change in the financial condition of any Guarantor or any Guarantor shall fail to provide in a timely manner such inuncial information as specified herein or as may be required by Mortgagee; (k) expenditures or proposed expenditures shall be made other than as provided for in the Budget submitted by Mortgagor or in the reasonable judgment of the Mortgagee sufficient funds are not available to complete the proposed condominium conversion; then and in every such case the whole of said principal sum hereby secured shall, at once at the option of Mortgagee, become immediately due and payable, together with accrued interest thereon, without notice to Mortgagor; provided, however, that if a default under subsections (e) and (f) of this Section 13 be such that it cannot be corrected within 30 days, Mortgagor shall not be in default if corrective action is initiated by Mortgagor within such period and diligently pursued until completion, with such default to be, in all events, cured within ninety (90) days or Mortgagor shall be in default hereunder.

e a contra la contra de la contración de la acceptante well tire le mas thereof la contractor de la contractor tal contraction desired acenty aidasolages oftracellia transferencia and extraction or contraction to the contraction of the co Above the career and the contraction of or less than that the a pontion in voluntary and a street head for short with the Edwing of the Fill of the first of the Figure 1 and the Angel and see that the first of the conditions are proportionally the analysis of an answer all published e Matiliarm (for 2015 to polibory is fantor of that we not be a port of the first of the first of the get to finder tolt rebio voic for to them your rather which is a finite time to easily a governor. More expected by the entry of the common terms of what he experied under thate Mortaline various reaggned and bidatesque of thick this was a convenience of the excitable and Na book d**i 1920 tojum bili to y Hoqedq o H**ate hii bili haka kala da bara da bara da bara ya bili ya kala bara The commentary makes and the first of an administration of the properties of the contract of t and the second transfer and the second transfer and the second to the second the second transfer that the second produced for the adjust galleyson vignicities of the energy building the the energy of toles have ware or har att with other and was no meaning out for more classic ware as a page of a conservation as in a switte besteingene protection of the total began without the first of the contraction of the and the district and movement with the providence of the world is constructed by the construction of the c and the hand of the periodic to a filtered and are declarated and the contract of the contract on the security and the property of the second sections are the second to the second t The rest for realism with its expression of the remainst the expert of the property of the transfer eggs. , inchesor no <mark>to totto qualto somande</mark> some elemente pare il medicine del como tegrale cano is het se valveak het of bernipar stora verkalisse al. Alle vereie bliefen verk och er kultige sill verk. Note that the state of the stat a come dana se that during the compagned by the company of the company of Control of the state of the sta observation in purbonament of any cover programment of condition required to be kepture and the second of the state of the o e para le<mark>stamble val to</mark> pe<mark>stantiva sur Egran</mark> com. T The state of the second of the sections. and the entering an app<mark>roval death of borness</mark> and province are the compact of the research between the effect of the simple and a Managaye by Mongagor, Mongagor, In the reserved winnit often in magnetically soft to enemal of the real a. Le codor l'<mark>apparati Margini, ves</mark> qui roma d'infire est a letta le la colli 14 les and alternative distincting is not communicated the case of the experience of and the second section of the second second section and the second section is a second second section of the second section second section second section second section section second section sectio of and Caracter of the form of the feet of the broken in a family and are the factor of and the contraction of the contraction of the second secon and the spending of the first and the second of the in the lautest submitted by Victorial and a control of the control of the Mangager sufficient funds are not used by to, the clud**w oil:** seath data years in balk mail: there is near the color of the color and add is near the the state countries and a second of the control of the state of the second of the seco reference of the control of the cont ad to the site that there and the training is the state of the state o Supplied if points are period to the orbits of the control of the orbits. per l'importation differentaille de la company de la compa straighted fluidgither to limb to the local Manager of Statement in the little of the confidence of th

Poreclosure: Expense of Litigation

14. When the indebtedness hereby secured, or any part thereof, shall become due, whether by acceleration or otherwise. Mortgagee shall have the right to foreclose the lien hereof for such indebtedness or part thereof and/or exercise any right, power or remedy provided in this Mortgage. In any suit to foreclose the lien hereof or enforce any other remedy of Mortgagee under this Mortgage or the Note, there shall be allowed and included as additional indebtedness in the decree for sale or other judgment or decree all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee, including but not limited to reasonable attorneys' fee, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) of orneuring all such abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances with respect to title and value as Mortgagee may Jeem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which they be had pursuant to such decree the true conditions of the title to or the value of the Premiscs. All expenditures and expenses of the nature in this paragraph mentioned, and such expenses and free as may be incurred in the protection of the Premises and the maintenance of the lien of this Mortgage, including the reasonable fees of any attorney employed by Mortgagee in any litigative or proceeding affecting this Mortgage, the Note or the Premises, including probate and bankruptcy proceedings, or in preparations for the commencement or defense of any proceeding or threat/ard suit or proceeding, shall be immediately due and payable by Mortgagor, with interest thereon at the Post Maturity Rate (as defined in Section 29 hereof) and shall be secured by this Mortgage.

It is agreed that upon the occurrence of in Event of Default, Mortgagee shall have the right to proceed with foreclosure proceeding in the satisfaction of said default as if under a full foreclosure, and without declaring the entire secured indebtedness due, and provided that if foreclosure sale is made because of default of a part of the secured indebtedness, such sale may be made subject to the unmatured part of the secured indebtedness; and it is agreed that such sale, if so made, shall not in any manner affect the unmatured part of the secured indebtedness but as to such unmatured part this Mortgage shall remain in full torox and effect as if no foreclosure sale had been made under the provisions of this section. And it is further agreed that several foreclosure sales may be made hereunder without exhausting the right of foreclosure sale for any unmatured part of the secured indebtedness, it being the purpose to provide for a foreclosure sale of the secured indebtedness for any matured portion of the secured indebtedness without exhausting the power to foreclose and to sell the premises for any other of the secured indebtedness whether matured at the time or subsequently maturing.

Application of Proceeds of Foreclosure Sale

15. The proceeds of any foreclosure (or partial foreclosure) sale of the Premises shall be distributed and applied in the following order of priority: first, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding Section hereof; 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;

	And the state of t		÷
	and the control of the state of		· ·
	and the second of the second o		
	general de la compresión		
	The second the second second second second		
	and the second of the second o		
•	and the second of the second o		
	The state of the s		•
	6		•
	the state of the s		,
			!
	C		
			·
	e at call suit de en tur, e Oil e e e		<u>.</u>
	and the second section of the second section is the second section of the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the second section in the second section is the second section in the section is the second section in the section is the second section in the section is the section in the section in the section in the section is the section in the section is the section in the section is the section in the section in the section in the section is the section in the section is the section in the section in the section in the section is the section in the section in the section in the section is the section in the section in the section in the section is the section in the section in the section in the section is the section in the section in the section in the section in the section is the section in the sec		
	The state of the s		
			•
٠.	and the second of the second o		
		C/2	:
	the property of the second of	(O _A ,	
		4	
	A CONTRACTOR OF WARRING TO SECTION	'\C	
		Clarks	
			15/10
			10
	and the second second second second	•	C

(a) The second of the secon

third, all principal and interest remaining unpaid on the Note; and fourth, any overplus to Mortgagor, its successors or assigns, as their rights may appear.

Appointment of Receiver

Upon, or at any time after the filing of a complaint to foreclose (or partially 16. foreclose) this Mortgage, the court in which such complaint is filed may appoint a receiver of the Premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for such receiver and without regard to the then value of the Premises or whether the same shall be then occupied as a homestead or not and Mortgagee hereunder or any Holders may be appointed as such receiver. Such receiver shall have power: (a) to collect the rents, issues and profits of the Premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Morresor, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits; (b) to extend or modify any then existing leases and to make new leases, which extensions, modifications and new leases may provide for terms to expire. or for options to lessees to extend or renew terms to expire, beyond the maturity date of the indebtedness hereunder and beyond the date of the issuance of a deed or deeds to a purchaser or purchasers at a foreclosure sale, it being understood and agreed that any such leases, and the options or other such provisions to be contained therein, shall be binding upon Mortgagor and all persons whose interests in the Premises are subject to the lien hereof and upon the purchaser or purchasers at any foreclosure sale, notwir istanding any redemption from sale, discharge of the mortgage indebtedness, satisfaction of any foreclosure decree, or issuance of any certificate of sale or deed to any purchaser; and (c) all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the Premises during 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: (i) the indebtedness secured hereby, or by any decree foreclosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (ii) if this is a leasehold mortgage, all rents due or which may become due under the underlying lease; and (iii) the deficiency in case of a sale and deficiency.

Assignment of Rents and Leases

17. To further secure the indebtedness secured hereby, Mortgagor hereby sells, assigns and transfers unto Mortgagee all the rents, issues and profits now due and which may hereafter become due under or by virtue of any lease, whether written or verbal, or any letting of, or of any agreement for the use or occupancy of the Premises or any part thereof, which may have been heretofore or may be hereafter made or agreed to or which may be made or agreed to by Mortgagee under the powers herein granted, it being the intention hereby to establish an absolute transfer and assignment of all such leases and agreements, and all the avails thereunder, to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee its true and lawful attorney in its name and stead (with or without taking possession of the Premises as provided in Section 19 hereof) to rent, lease or let all or any portion of the Premises to any party or parties at such rental and upon such terms as Mortgagee shall, in its reasonable discretion, determine, and to

grade the called a first training the con-1. 网络食物 A. B. A. A. A. A. A. A. A.

the contribution of the state o and the state of t and the second of the second o The second of Pervice and an area for a few second of the a e a fill a titta a per a de la persona e la composición de la composición del composición de la composición del composición del composición de la composición de la composición de la composición del compos Ot Colling Clort's Office And the second second second second second $(-1)^{-1} (-1)$ Several Marketing and the second section of the section of and the state of t

Section 4 1 1 1999 Self A. (73 1.1 19)

The American American $(1,2,\ldots,n) = (n-1)^{n-1} + (n$ and the first of the Alberta School Constitution of the world reserve to

The state of the s the second of th The second second with the second of

collect all of said avails, rents, issues and profits arising from or accruing at any time hereafter, and all now due or that may hereafter become due under each and every of the leases and agreements, written or verbal, or other tenancy existing, or which may hereafter exist on the Premises, with the same rights and powers and subject to the same immunities, exoneration of liability and rights of recourse and indemnity as Mortgagee would have upon taking possession pursuant to the provisions of Section 19 hereof.

Mortgagor represents and agrees that no rent has been or will be paid by any person in possession of any portion of the Premises for more than one installment in advance and that the payment of none of the rents to accrue for any portion of the said Premises has been or will be waived, me sed, reduced, discounted or otherwise discharged or compromised by Mortgagor. Mortgagor valves for the benefit of Bank only and its successors or assigns any rights of set off against any person in possession of any portion of the Premises. If any lease provides for the abatement of rent during repair of the Premises demised thereunder by reason of fire or other casualty, Mortgagor will furnish to Mortgagee rental insurance, the policies to be in amount and form and written by such insurance companies as shall be reasonably satisfactory to Mortgagee. Mortgagor agrees that it will not assign any of the rents or profits of the Premises, except to a purchaser or grantee of the Framises.

Mortgagee in possession in the absence of the taking of actual possession of the Premises by Mortgagee pursuant to Section 19 hereof. In the exercise of the powers herein granted Mortgagee, no liability shall be asserted or enforced against Mortgagee, all such liability being expressly waived and released by Mortgagor.

Mortgagor further agrees to assign and transfer to Mortgagee all future leases upon all or any part of the Premises and to execute and deliver, at the request of Mortgagee, all such further assurances and assignments in the Premises as Mortgagee slall from time to time reasonably require.

Although it is the intention of the parties that the assignment contained in this Section 17 shall be a present assignment, it is expressly understood and agreed, anything herein contained to the contrary notwithstanding, that Mortgagee shall not exercise any of the highes or powers conferred upon it by this section until an Event of Default shall exist under this Mortgage or the Note.

Observance of Lease Assignment

18. In the event Mortgagor, as additional security for the payment of the indebtedness described in and secured hereby, has sold, transferred and assigned, or may hereafter sell, transfer and assign, to Mortgagoe, its successors and assigns, any interest of Mortgagor as lessor in any lease or leases, Mortgagor expressly covenants and agrees that if the lessee or any of the lessees under said lease or leases so assigned or Mortgagor, as lessor therein, shall fail to perform and fulfill any material term, covenant, condition or provision in said lease or leases, or any of them, on its or their part to be performed or fulfilled, at the times and in the manner in

and the control of the control of the final property from the first of the control of the contro and the control to the second tree of the time of the control of t to the military leading to the double selection in a contract of the co Proceedings of the control of the co a consider gashel florge aven throw encount 12 million in the con-

A CONTRACT A CAR SHELL TO BOOK OF MARKET COME. (· the continue of the first tracted the first of the contraction of the the control of the sail base with he country was the A same grown to began the above to ever The Bolton of the Market of the Committee of the Committe and the property of the property of the contract of the contra and the second for the carry of the transport of the contract of the contract of and the state of t and the state of a community flow has meaning and plane and a second Compared to the control of the contr

in openion is seeing that the the total committee of the contraction o The season of th en benomblik bilang bendakeun kalip organization enladad describer production

Committee and the committee of a contract of energy of the second repaint to transport the second and the constrained and probably back and see the constraint

JUNIA CLOURS OFFICE the start of the figure managing of the production of the The Control of Many King Markey (Sec. 16) and the Control of and the second difference of the second contract of the second contr The second of an about tary the first control of the

the about more to be supplying without an appearance of the extension The Mile miles are included by the control of the conand the morphist terminated great and the entropy of the with the grown power with the terror was a few to be a second of the terror. and Grand the second of the second and the first of the first of the second of The following of the 15000 to the Lotteller services and the

said lease or leases provided, or if Mortgagor shall suffer or permit to occur any material breach or default under the provisions of any assignment of any lease or leases of the Premises given as additional security for the payment of the indebtedness secured hereby, then and in any such event, such breach or default shall constitute a default hereunder unless cured within sixty (60) days after notice from Mortgagee, and at the option of Mortgagee, and without notice to Mortgagor, all unpaid indebtedness secured by this Mortgage shall, notwithstanding anything in the Note or in this Mortgage to the contrary, become due and payable as in the case of other defaults.

Mortgagee's Right of Possession in Case of Default

19 In any case in which under the provisions of this Mortgage Mortgagee has a right to institute fore losure proceedings, whether before or after the whole principal sum secured hereby is declared to be immediately due as aforesaid, or whether before or after the institution of legal proceedings to formlose the lien hereof or before or after sale thereunder, Mortgagor shall forthwith, upon demand of Mortgagee, surrender to Mortgagee and Mortgagee shall be entitled to take actual possession of the Premises personally or by its agents or attorneys. In such event Mortgagee in its discretion may, with or without force and with or without process of law, enter upon and take and maintain possession of all or any part of said Premises, together with all documents, books, records, papers and accounts of Mortgagor or then owner of the Premises relating thereto, and may exclude no tgagor, Mortgagor's beneficiaries, and their employees, agents or servants wholly therefrom, and may as attorney in fact or agent of Mortgagor, or in its own name as Mortgagee and under the powers herein granted, hold, operate, manage and control the Premises and conduct the business, if ary, thereof, either personally or by its agents, and with full power to use such measures, legal or equitable, as in its discretion or in the discretion of its successors or assigns may be deemed proper or necessary to enforce the payment or security of the avails, rents, issues, and profits of the Premises, including actions for the recovery of rent, actions in forcible detainer and actions in distress for rent, and with full power: (a) to cancel or terminate any lease or sublease for any cause cr. on any ground which would entitle Mortgagor to cancel the same; (b) to elect to disaffirm any lease or sublease which is then subordinate to the lien hereof; (c) to extend or modify any then existing leases and to make new leases, which extensions, modifications and new leases, may provide for terms to expire, or for options to lessees to extend or renew terms to expire, beyond the mathrity date of the indebtedness hereunder and beyond the date of the issuance of a deed or deeds to a purchaser or purchasers at a foreclosure sale, it being understood and agreed that any such lases, and the options or other such provisions to be contained therein, shall be binding upon Moltgagor and all persons whose interests in the Premises are subject to the lien hereof and upon the ourchaser or purchasers at any foreclosure sale, notwithstanding any redemption from sale, discharge of the mortgage indebtedness, satisfaction of any foreclosure decree, or issuance of any certificate of sale or deed to any purchaser; (d) to enter into any management, leasing or brokerage agreements covering the Premises; (e) to make all necessary or proper repairs, decorating, renewals, replacements, alterations, additions, betterments and improvements to the Premises as to it may seem judicious; (f) to insure and reinsure the same and all risks incidental to Mortgagee's possession, operation and management thereof; and (g) to receive all of such avails, rents, issues

and the control of the transfer of the control of t normal management for the control of the Some and the wife to a would be the recommendation of the contraction Communication Control of the Control The state of in the following that the following parts to be a lower

and the specific to the second New Artists of the experience of the control of the The solution of the solution o

at the property of the total red observer when the electric control of

the second the search project to the project of the to the prevention of the second

The real Market Comments of the contract of th on the state of th

many sections continued and one many parabolic section of and the Media of Commission Williams and Commission The March States and States and Control

and profits; hereby granting full power and authority to exercise each of the rights, privileges and powers herein granted at any and all times hereafter, without notice to Mortgagor.

Mortgagee shall not be obligated to perform or discharge, nor does it hereby undertake to perform or discharge, any obligation, duty or liability under any leases. Except for the gross negligence or wilful misconduct of the Mortgagee, Mortgagor shall and does hereby agree to indemnify and hold Mortgagee harmless of and from any and all liability, loss or damage which Mortgagee may or might incur under said leases, or under or by reason of the assignment thereof and of and from any and all claims and demands whatsoever which may be asserted against Mortgagee by reason of any alleged obligations or undertakings on its part to perform or discharge for of the terms, covenants or agreements contained in said leases. Should Mortgagee incur any such liability, loss or damage, under said 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, together with interest at the rate provided in the Note, shall be secured bereby, and Mortgagor shall reimburse Mortgagee therefor immediately upon demand.

Application of Income Received by Mortgagee

- 20. Following an Event of Default, Mortgagee, in the exercise of the rights and powers hereinabove conferred upon it, shall nive full power to use and apply the avails, rents, issues and profits of the Premises to the payment of or on account of the following, in such order as Mortgagee may determine:
 - (a) to the payment of the operating expenses of the Premises, including cost of management and leasing thereof (which shall include reasonable compensation to Mortgagee and its agent or agents, if management be delegated to an agent or agents, and shall also include lease commissions and other compensation and expenses of seeking and procuring tenants and entering into leases), established claims for damages, if any, and premiums on insurance hereinabove authorized;
 - (b) to the payment of taxes and special assessments now due or which may hereafter become due on the Premises; and, if this is a leasehold mortgage, of all rents due or which may become hereafter due under the underlying lease;
 - (c) to the payment of all maintenance, repairs, decorating, renewals, replacements, alterations, additions, betterments, and improvements of the Premises, and of placing the Premises in such condition as will, in the judgment of Mortgagee, make it readily rentable;
 - (d) to the payment of any indebtedness secured hereby or any deficiency which may result from any foreclosure sale.

and the control of the discount of the control of t ang th**er** are selected in the constant of the constant

(a) A substituting the substitution of the

Comment of the control of the contro and the state of t i de transce de la calenda de la compansión de la compans

 $(s_1, s_2, \ldots, s_n) \in \mathcal{A}_{n+1}(s_1, \ldots, s_n) = (1 + s_1, \ldots, s_n)$ The state of the s Same a second to the first transfer of

 $(e_{ij}, e_{ij}, e_{$ in a destroy of the control of the second

in a state of the Long the state of the s Commission of Name Court and Court

Control of the second of the second of

Mortgagee's Right of Inspection

21. Mortgagee and/or its representatives shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose.

Condemnation

22. Mortgagor hereby assigns, transfers and sets over unto Mortgagee 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. Provided, however, that if there is no Default hereunder, then Mortgagee shall settle any condemnation proceeding or give any acquittances for any awards from the condemning authority only with the consent of Mortgagor (which consent shall not be increasonably withheld) or allow Mortgagee to settle or adjust such proceeding. Mortgagee 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 Mortgagor to restore or rebuild, in which event the proceeds snall be held by Mortgagee and used to reimburse Mortgagor for the cost of the rebuilding or restoring of buildings or improvements on said Premises, in accordance with plans and specifications to be exomitted to and approved by Mortgagee. In the event Mortgagor is required or authorized by Mortgagee's election as aforesaid to rebuild or restore, the proceeds of the award shall be paid out in the same manner as is provided in Section 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. Mortgagor shall pay such cost 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 or rebuilding or restoration shall, at the option of Mortgagee, be applied on account of the indebtedness secured nereby or be paid to any other party entitled therein.

Release upon Payment and Discharge of Mortgagor's Ofligations

23. If Mortgagor shall fully pay all principal and interest on the Note, and all other indebtedness secured hereby and comply with all of the other terms and provisions hereof to be performed and complied with by Mortgagor, then this Mortgagor shall be null and void. Mortgagee shall release (in whole or partially) this Mortgage and the lien thereof (in whole or partially) by proper instrument upon payment and discharge of all indebtedness secured hereby (or applicable agreed portion) and upon payment of Mortgagee's standard for for the execution of such release.

Giving of Notices

24. Any notice or demand which either party hereto may desire or be required to give to the other party shall be in writing and shall be deemed given if and when personally delivered, or on the second business day after being deposited in the United States mail, registered or certified

The same of the property of the state when the same of and the same of the and the state of t and the track of the treatment of the first track of But the survey to all the survey of entropy of the constant of the second of the second 医骨髓管 医皮肤 医二十二十二 en de la caractería de la At the late of the second second Of County Clark's Office The state of the s Commence of the state of the said The second second second second 1/(3000) = 1/(3000) with an arrived Books of 1/(3000)

Control of the second of the control of the second of the The second constitution and the and a sure property and booking the first of the second

mail, postage prepaid, addressed to the party at its address set forth below, or at such other place as such attorney may have designated for itself by notice in writing in accordance herewith:

(a) If to Borrower:

c/o Jay Strauss Pilgrim Investment Group II 3337 North Southport Chicago, Illinois 60657

(b) If to Bank:

Michigan Avenue National Bank 2024 orth Michigan Avenue Chicago, Illinois 60602-3499 Attention: Senior Vice President

Waiver of Defense

25. No action for the enforcement of the lien or 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.

Waiver of Right of Redemption and other Rights

26. To the full extent permitted by law, Mortgagor agrees that it will not at any time or in any manner whatsoever take any advantage of any stay, exemption or extension law or any socalled "Moratorium Law" now or at any time hereafter in force, nor take any advantage of any law now or hereafter in force providing for the valuation or appraisement of the Premises, or any part thereof, prior to any sale thereof to be made pursuant to any provisions herein contained, or to any decree, judgment or order of any court of competent judschiction; or after such sale claim or exercise any rights under any statute now or hereafter in force to redeem the property so sold, or any part thereof, or relating to the marshalling thereof, upon foreclosure sale or other enforcement hereof. To the full extent permitted by law, Mortgagor hereby expressly waives any and all rights it may have to require that the Premises be sold as separate tracks or units in the event of foreclosure. To the full extent permitted by law, Mortgagor hereby expressly waives any and all rights of redemption under the Illinois Mortgage Foreclosus: Act (the "Act"), on its own behalf, on behalf of all persons claiming or having an interest (direct or indirect) by, through or under Mortgagor and on behalf of each and every person acquiring any interest in or title to the Premises subsequent to the date hereof, it being the intent hereof that any and all such rights of redemption of Mortgagor and such other persons, are and shall be deemed to be hereby waived to the full extent permitted by applicable law. To the full extent permitted by law, Mortgagor agrees that it will not, by invoking or utilizing any applicable law or laws or otherwise, hinder, delay or impede the exercise of any right, power or remedy herein or otherwise granted or delegated to Mortgagee, but will permit the exercise of every such right, power and remedy as though no such law or laws have been or will have been made or enacted.

The state of the s The world of the first fire grander as a subset with the control of The second second

 $\label{eq:continuous} \mathcal{G}(\mathcal{C}) = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{C} \\ = \{ x_1, \dots, x_n \} \quad \text{if } \quad x_n \in \mathcal{$ $(\mathcal{G}_{\mathcal{A}}(t))_{i_1,\ldots,i_{r-1},\ldots,i_{r-1},\ldots,i_{r-1},\ldots,i_{r-1},\ldots,i_{r-1})$ West Control of the State of th

DOOR TO OF out or early harted minarion (real to be 1971), the contract of the wash of surer garregular drop at some of the first transfer and the second

of the control of the think who we will be to The control of the season of t The Control of the first start from the start of the start of The same of the polyments and on the conjugate of an early to the apartering probability of the probability Conservation that a confidence of penalty and penalty a transfer by growing the gastrian for the and the first the state of the second of the in the armitte Man Carragan at Marcal Conservation was way for the text at a fact the same of the contract of the in the control of the State of (1) A Section of the contract of and the state of the second section of the second of the second of A Committee of the manager was the problem of the committee of and the contraction are a first of the second of the first of the second and the second of the second section is a second of the se the course of the the trainer of the parties of the particle of the parties of th . . . The control of the property of the financial section is the control of the contro

of the state of th

To the full extent permitted by law, Mortgagor hereby agrees that no action for enforcement of the lien or any provision hereof shall be subject to any defense which would not be good and valid in an action at law upon the Note. If the Mortgagor is a trustee, Mortgagor represents that the provisions of this Section 26 (including the waiver of redemption rights) were made at the express direction of Mortgagor's beneficiaries and the persons having power of direction over Mortgagor and are made on behalf of the trust estate of Mortgagor and all beneficiaries of Mortgagor, as well as all other parties named above. Mortgagor acknowledges that the Premises do not constitute agricultural real estate as defined in 735 ILCS 5/15-1201 of the Act or residential real estate as defined in 735 ILCS 5/15-1219 of the Act.

Transfer (CVitle

27. In determining whether or not to make the loan secured hereby, Mortgagee examined the coedit-worthiness of Mortgagor or Mortgagor's beneficiary, if applicable, or Guarantor, if say, found the same to be acceptable and relied and continues to rely upon same as the means of repayment of the Note. Mortgagee also evaluated the background and experience of Mortgago or Mortgagor's beneficiary and the Guarantor, if any, in owning and operating property such as the Premises, found the same acceptable and relied and continues to rely upon same 23 the means of maintaining the value of the Premises which is Mortgagee's security for the No.e. Mortgagor and Mortgagor's beneficiary and the Guarantor, if any, are well experienced in borrowing money and owning and operating property such as the Premises, were ably represented by a licensed attorney at law in the negotiation and documentation of the loar secured hereby and bargained at arm's length and without duress of any kind for all of the terms and conditions of the loan, including this provision. Mortgagor and Mortgagor's beneficiary recognize that Mortgagee is entitled to keep its loan portfolio at current interest rates by wither making new loans at such rates or collecting assumption fees and/or increasing the interest rate on a loan, the security for which is purchased by a party other than the original Mortgage, and/or the beneficiary of Mortgagor, if applicable. Mortgagor and Mortgagor's beneficiary, if applicable, further recognize that any secondary or junior financing placed upon to Premises, or the beneficial interest of the beneficiary in Mortgagor (a) may divert funds which would otherwise be used to pay the Note secured hereby; (b) could result in acceleration and forcelosure by any such junior encumbrance which would force Mortgagee to take measures and incur expenses to protect its security; (c) would detract from the value of the Premises should Mortgagee come into possession thereof with the intention of selling same; and (d) would impair Mortgagee's right to accept a deed in lieu of foreclosure, as a foreclosure by Mortgagee would be necessary to clear the title to the Premises.

In accordance with the foregoing and for the purposes of (i) protecting Mortgagee's security, both of repayment and of value of the Premises; (ii) giving Mortgagee the full benefit of its bargain and contract with Mortgagor and Mortgagor's beneficiary, if applicable; (iii) allowing Mortgagee to raise the interest rate and collect assumption fees; and (iv) keeping the Premises and the beneficial interest free of subordinate financing liens, Mortgagor, Mortgagor's beneficiary, if applicable, and any Guarantor agree that if this paragraph be deemed a restraint on alienation, that it is a reasonable one, and that, any sale,

and the second of the second o the control of the form of the parties to be a first to be a second of the control of the contro , we can be a simply that the state of the property of the A_{ij} Construction (Algebra Construction Construction) en and the great of the particle of the second of the seco and the control of the first of the forest and the control of the 医海巴纳氏性法检验检查 医二氏管 医二氏管 The second of the second

0. or and with the 4 and 4 aproving a feet of the Co Committee to the state of the of the burning and a decision of and the second of the second and the second second

The state of a state of Light of the problem that the control and the state of t The second state of the second The state of the property of the state of th

County Clark's Office Land of the small book by the book of of the region to a material to the in the experience by representation of the The Manufactures of the month of the conmany of a goal throwing the common and the ा प्राथम के **प्रारम्भवति हो। ये को कर्म कर कर क**्रा

The second of the second of the following the second of th The property of the transfer of the contraction of the property of Line of the second of the seco on the control community by the control to the total one

The control of all probabilities to the first of the control of th Special residence of the property of the second second A December 1980 to the Land A State Service Con-

conveyance, assignment, further encumbrance or other transfer of title to the Premises, the beneficial interest in the Trust or any interest in the Premises or said beneficial interest (whether voluntary or by operation of law), including without limitation, the entering into of an installment agreement for the sale of the Premises or the beneficial interest in the Trust, the placement or granting of liens on all or any part of the Premises or said beneficial interest or the placement or granting of chattel mortgages, conditional sales contracts, financing or security agreements which would be or create a lien on the personal property utilized in the operation of the Premises, or the placement or granting of a mortgage commonly known as a "wrap around" mortgage or an improvement loan, without Mortgagee's prior written consent shall be a default hereunder. For the purpose of, and without limiting the generality of, the preceding sentence, the occurrence at any time of any of the following events shall be deemed to be an unpermitted transfer of title to the Premises and, therefore, a Default hereunder:

- (a) any calc, conveyance, assignment or other transfer of, or the grant of a security interest in, all or any part of the title to the Premises or the beneficial interest in, or power of direction under, the trust agreement with Mortgagor, if applicable, except for leases of portions of the Premises in the ordinary course on a lease form reasonality acceptable to Bank;
- (b) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, any shares of Mortgagor (if a corporation) or of the corporation which is the beneficiary or one of the beneficiaries under the trace agreement with Mortgagor, if applicable, or of any corporation directly or indirectly controlling such beneficiary corporation, except with the prior written consent of Mortgagee, which consent shall be subject to the sole discretion of Mortgagee;
- (c) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, any general partnership interest of the limited partnership or the general partnership (the "Partnership") which is the Mortgagor or the beneficiary or one of the beneficiaries under the trust agreement with Mortgagor; and
- (d) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, any share of any corporation directly or indirectly controlling any such Partnership, excluding, however, any such transfer to an affiliate of the beneficiary of Mortgagor.

and the second of the second s the territory for the material days that the property with the control of the con The State of the Section Control of the Secti gravity and respect to the property of the pro The first growing that the growth the control of th

and the second of the second o

Office 1. 3 . 3 . 40 3 A PRO Let the March Higherton

Compared to the first of the contract of Lower Company of the Company

Probably the Artifecture of the second Same Service Control of the Service Control agreement and the second of th

Any consent by Mortgagee, or any waiver by Mortgagee of a default under this paragraph shall not constitute a consent to, or waiver of any right, remedy or power of Mortgagee upon a subsequent default under this Section 27. Mortgagor acknowledges that any agreements, liens, charges or encumbrances created in violation of the provisions of this Section 27 shall be void and of no force or effect.

In the event Mortgagee gives its written consent to the sale or transfer, whether by operation of law, voluntary or otherwise, of all or any part of the Premises, Mortgagee shall be authorized and empowered to deal with the vendee or transferee with regard to the Premises, the indebtedness secured hereby, and any of the terms and conditions hereof as fully and to the same extent as it might with Mortgagor, without in any way releasing and discharging Mortgagor from any of its covenants hereunder, and without waiving Mortgagee's right of acceleration as provided herein.

Notwithstanding anything to the contrary contained in this Section 27, Mortgagor may sell or transfer individual condominium units comprising the Premises and Mortgagee shall issue partial releases from the lien of this Mortgage with respect to any sale of a condominium unit comprising part of the Premises, provided that Mortgagor (i) is not then in default hereunder; (ii) fully complies with the provisions of the last paragraph of Section 1 hereof; (iii) gives Mortgagee reasonable notice prior to the time the release is to be delivered and; (iv) pays Mortgagee its reasonable expenses in preparing and delivering the partial releases.

Furnishing of Financial Statements to Mortgage

28. Mortgagor or Mortgagor's beneficiary (if Mortgagor is a Land Trust) shall furnish to Mortgagee at the place where interest thereon is then possible, with a copy of Mortgagor's individual Guarantor's 1993 federal income tax return. Mortgagor's individual guarantors shall furnish Mortgagee with annual financial statements as of July 1, 1914 in such form as Mortgagee may reasonably request.

In the Event of Default by Mortgagor, Mortgagor's beneficiary or any Guarantor in the performance of any covenant or condition contained in this Mortgago or the Note or any other instrument given to secure the Note, Mortgagor, Mortgagor's beneficiar, and each Guarantor shall promptly furnish Mortgagee with additional financial statements in reasonable detail, when requested by Mortgagee.

Definitions

29. The term "Post Maturity Rate" as used herein shall mean interest at the rate of five percent (5%) per annum above the rate provided for under the Note or at the maturity date. The word "Mortgagor" when used herein shall include the original Mortgagor named in the preambles hereof, its successors and assigns, and all owners from time to time of the Premises. The word "Guarantor" when used herein shall mean any and all of the guarantors of the Note. The words "Holders" and "Mortgagee" when used herein shall include all successors and assigns of the original holder of the Note and Mortgagee identified in the

$(x,y) = (2\pi + 2\pi x) + (x,y) + (x,y)$ Conference of the Conference of The state of the s

grand the character was a subsequence (4) (4) (2) (4) (4) (4) (4) (4) (4) (4) (4) (4) Company of the State of the Sta Subject to the first transfer of the subject to

and the Water progression of the Control

Clark's Office

1966年1月1日 - 1964年1月1日 - 1964年1月 - 1964年11日 The State of the S and the control of the second second Community of the American Conference of

 $(x,y) = (x,y) \cdot (x,y) \cdot (x,y) \cdot (y,y) \cdot (y,y$ and the second against the second and the second and the second of the second of the second The control of the control of the parties and the control of the

on the rest for the companion of the form of the control of the co The same of the market market his to be a source of and the state of t The second of the second bully the contraction

preambles hereof. The word "beneficiary" when used herein shall mean any and all of the beneficiaries of the trust of Mortgagor.

Binding on Successors and Assigns

30. This Mortgage and all provisions hereof shall be binding upon Mortgagor and all persons claiming under or through Mortgagor, and shall inure to the benefit of the Holders from time to time of the Note and of the successors and assigns of the Mortgagee.

Cections

31. The captions and headings of various sections of this Mortgage are for convenience only and are not to be construed as defining or limiting, in any way, the scope or intent of the provisions hereof.

Mortpasee's Lien for Service Charge and Expenses: Future Advances

32. At all times regardless of whether any loan proceeds have been disbursed, this Mortgage secures (in addition to any loan proceeds disbursed from time to time) the payment of any and all loan commissions, service charges, liquidated damages, expenses and advances due to or incurred by Mortgagee in connection with the loan to be secured hereby, all in accordance with the Note and this Mortgage.

Business Purpose

33. Mortgagor represents and agrees that the obligation secured hereby is an exempted transaction under the Truth-In-Leiding Act, 15 U.S.C. 1601 et seq., and a business loan which comes within the purview of subsection (c) of Section 4 of "An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money, "815 ILCS 205/4 (formerly Ill. Rev. Stat. ch. 17, par. 6404), and that the proceeds of the obligation secured hereby will not be used for the purchase of registered equity securities within the purview of Regulation "U" promulgated by the Federal Reserve System.

Security Agreement and Financing Statement

34. Mortgagor and Mortgagee agree: (a) that this Mortgage shall constitute a Security Agreement within the meaning of the Illinois Uniform Commercial Code with respect to all sums on deposit with Mortgagee pursuant hereto ("Deposits") and with respect to any property included in the definition herein of the word "Premises," which property may not be deemed to form a part of the real estate described herein or may not constitute a "fixture" (within the meaning of Section 9-313 (810 ILCS 5/9-313) of the Code), and all replacements of such property, substitutions for such property, additions to such property, books and records relating to the Premises and operation thereof and the proceeds thereof (said property, replacements, substitutions, additions and the proceeds thereof being sometimes herein collectively referred to as the "Collateral"); and (b) that a security interest in and to the Collateral and the Deposits is hereby granted to the Mortgagee; and (c) that the Deposits and all of Mortgagor's right, title and interest therein are hereby collaterally

o ₁₁₁3 m. Morros de la comp<mark>ila se all'assa some poste</mark> della compilario di la compilario di la compilario di La compilario

1

ough to the granteMark to go theMark the first of the grant to be a first of the second to the design of the color of the second test of the first of the grant test of the gr

•

an made <mark>de antigráfa valar (10</mark> varias interes el como el com

and the state of t

A papping on the transfer of the content of the con

The property of the property o

....

Compared to the Description of the Compared to the Compared to

assigned to Mortgagee; all to secure payment of the indebtedness hereby secured and to secure performance by the Mortgagor of the terms, covenants and provisions hereof.

In the Event of a Default hereunder, Mortgagee, pursuant to the appropriate provisions of the Code, shall have an option to proceed with respect to both the real property and the Collateral in accordance with its rights, powers and remedies with respect to the real property, in which event the default provisions of the Code shall not apply. Mortgagee and Mortgagor agree that if Mortgagee shall elect to proceed with respect to the Collateral separately from the real property, five (5) business days notice of the sale of the Collateral shall be reasonable notice. The expenses of retaking, holding, preparing for sale, selling and the like incurred by Mortgagee shall include, but not be limited to, reasonable attorneys' fees and legal expenses incurred by Mortgagee. Mortgagor agrees that, without the written consent of Mortgagee, Mortgagor will not remove or permit to be removed from the Premises any of the Collateral except that so long as Mortgagor is not in default hereunder, Mortgagor shall be permitted to sell or otherwise dispose of the Collateral when obsolete, worn out, inadequate, wiserviceable or unnecessary for use in the operation of the Premises, but only upon replacing the same or substituting for the same other Collateral at least equal in value and utility to the initial value and utility of that disposed of and in such a manner that said replacement or substituted Collateral shall be subject to the security interest created hereby and that the security interest of Mortgagee shall be perfected and first in priority, it being expressly understood and agree (1) 22 all replacements, substitutions and additions to the Collateral shall be and become immediately subject to the security interest of this Mortgage and covered hereby.

Mortgagor's sole cost, deliver to Mortgagee: (i) such further financing statements and security documents and assurances as Mortgagee may resonably require, to the end that the liens and security interests created hereby shall be and remain protected and perfected in accordance with the requirements of any present or future law, and (ii) an inventory of the Collateral in reasonable detail. Mortgagor represents and covenants that all Collateral now is, and that all replacements thereof, substitutions therefor or additions thereof, unless the Mortgagee otherwise consents, will be free and clear of liens, encumberness, title retention devices and security interests of others. If the Collateral is sold in connection with the sale of the Premises, Mortgagor shall notify the Mortgagee prior to such sale and shall require as a condition of such sale that the purchaser specifically agrees to assume Mortgagor's obligations as to the security interests herein granted and to execute whatever agreements and filings are deemed necessary by the Mortgagee to maintain Mortgagee's first perfected security interest in the Collateral and the Deposits.

Partial Invalidity: Maximum Allowable Rate of Interest

35. Mortgagor and Mortgagee intend and believe that each provision in this Mortgage and the Note comports with all applicable local, state and federal laws and judicial decisions. However, if any provision or provisions, or if any portion of any provision or provisions, in this Mortgage or the Note is found by a court of law to be in violation of any

and that attended to the statement of th

autopology sid of topological product of the the man from his administration of descriptions and the second and the engineering terror and engineer from a region The second of th The first of the second of the ewith thankfift of the property of the contract of the contrac in in general tall in the state of the state EG (ferið er). Mendfurði telki kildara í þrí felt Community March States of States of the

The property of the control of the c

345000

UNOFFICIAL COPY

applicable local, state or federal ordinance, statute, law, administrative or judicial decision, of public policy, and if such court should declare such portion, provision or provisions of this Mortgage and the Note to be illegal, invalid, unlawful, void or unenforceable as written, then it is the intent both of Mortgagor and Mortgagee that such portion, provision or provisions shall be given force to the fullest possible extent that they are legal, valid and enforceable, that the remainder of this Mortgage and the Note shall be construed as if such illegal, invalid, unlawful, void or unenforceable portion, provision or provisions were not contained therein, and that the rights, obligations and interest of Mortgagor and Mortgagee under the remainder of this Mortgage and the Note shall continue in full force and effect. All agreements herein and in the Note are expressly limited so that in no contingency or event what ever, whether by reason of advancement of the proceeds hereof, acceleration of maturity of the unpaid principal balance of the Note, or otherwise, shall the amount paid or agreed to be put to the Holders for the use, forbearance or detention of the money to be advanced hereurale exceed the highest lawful rate permissible under applicable usury laws. If, from any circumstances whatsoever, fulfillment of any provision hereof or of the Note or any other agreement referred to herein, at the time performance of such provision shall be due, shall involve transcending the limit of validity prescribed by law which a court of comperent jurisdiction may down applicable hereto, then, ipso facto, the obligation to be fulfilled shall be reduced to the limit of such validity; and if from any circumstance the Holders shall ever receive as interest an amount which would exceed the highest lawful rate. such amount which would be excessive interest shall be applied to the reduction of the unpaid principal balance due under the Note and not to the payment of interest.

Compliance with Environmental Laws

36. Mortgagor represents that it is currently in compliance with, and covenants and agrees that, it will manage and operate the Premises and will cause each tenant to occupy its demised portion of the Premises in compliance with, all scaeral, state and local laws, rules, regulations and ordinances regulating, without limitation, air pollution, soil and water pollution, and the use, generation, storage, handling or dispose? of hazardous or toxic substances or other materials (including, without limitation, raw manifels, products, supplies or wastes). Mortgagor further covenants and agrees that it shall not install or permit to be installed in the Premises asbestos or any substance containing asbestos and deemed hazardous by or in violation of federal, state or local laws, rules, regulations or orders respecting such material. Mortgagor shall send to Mortgagee within five (5) days of receipt or completion thereof, any report, citation, notice or other writing including, without limitation, hazardous waste disposal manifests, by, to or from any governmental or quasi-governmental autority empowered to regulate or oversee any of the foregoing activities. Mortgagor shall remove from the Premises and dispose of any such hazardous or toxic substances or other materials in a manner consistent with and in compliance with applicable laws, rules, regulations and ordinances and shall take any and all other action to remedy, rectify, rehabilitate and correct any violation of any applicable law, rule, regulation or ordinance concerning toxic or hazardous substances or any violation of any agreement entered into between Mortgagor, Mortgagee and/or any third party with respect to hazardous or toxic materials. Mortgagor agrees to indemnify, defend with counsel reasonably acceptable to Mortgagee (at

 Approximate the first of the control o and the control of th Severage testing of the rest of the second (1) · 机医二重运量 为企业基础和企业 (1) · (2) · (2) and the company of the William States of the Control of the Contro $\label{eq:continuous} \mathcal{L}(x) = \{ (x,y) \in \mathcal{L}(x) \mid x \in \mathcal{L}(x) \} \quad \text{where } x \in \mathcal{L}(x) \in \mathcal{L}(x) \}$ and the state of the property of the contract of the state of the stat Commence and the second specific in the contract of Control Branch and the testing of the control of th on the Albert of War of Carry Colors of the Color of the Carry Car

To see the second of College of C Commence than you have been the trained Commence of the second second on the section in the first of the way Att Burn with the first of the Compared the Secretary of the Secretary Supplies the second section of the second sec Control of the State of the Sta the second of the second of the

The state of the House of the American State of the Auto-Control Burns School Control

and the state of t The state of the s

Mortgagor's sole cost), and hold Mortgagee harmless against any claim, respect or other costs, damages, liability or demand (including, without limitation, reasonable attorney fees and costs) incurred by Mortgagee arising out of any claimed violation by Mortgagor of any of the foregoing laws, regulations or ordinances or breach of any of the foregoing covenants or agreements. The foregoing indemnity shall survive repayment of the indebtedness secured hereby.

Remedies Cumulative and Non-Waiver

37. No remedy or right of the Mortgagee hereunder or under the Note, or available under applicable law, shall be exclusive of any other right or remedy, but each such remedy or right shall be in addition to every other remedy or right now or hereafter existing under any such document or under applicable law. No delay in the exercise of, or omission to exercise, any remedy or right accruing on any Event of Default shall impair any such remedy or right or be according to be a waiver of any such Event of Default or an acquiescence therein, nor shall it effect any subsequent Event of Default of the same or a different nature, nor shall it extend or affect any grace period. Every such remedy or right may be exercised concurrently or independently, when and as often as may be deemed expedient by the Mortgagee. All obligations of the Mortgagor and all rights, powers, and remedies of the Mortgagee expressed herein shall be in addition to, and not in limitation of, those provided by law or in the Note any other written agreement or instrument relating to any of the indebtedness secured hereby or any scenity therefor.

Commitment

38. Mortgagor represents and warrants that the Indebtedness Secured Hereby, represented by the Note, represents the proceeds of a loan made and to be made by Mortgagor pursuant to a Commitment Leaser Agreement dated June 30, 1994 to Jay A. Strauss, as agent for Mortgagor (the "Commitment"), which is incorporated herein by reference as fully and with the same effect as if set forth herein at length. Mortgagor hereby covenants and agrees to duly and punctually perform and observe or cause to be done, performed or observed all of the terms, provisions, covenants and agreements on its part to be done, performed or observed by Mortgagor under the Commitment.

Exculpation

39. This Mortgage is executed by Albany Bank and Trust Company, are personally, but solely as Trustee of the Trust in the exercise of the power and authority conferred upon and vested in it as such Trustee (and the Trustee hereby warrants that it possesses and 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 Mortgagor or on said Trustee or on any beneficiary other than as a co-maker or as a guarantor, personally to pay the Note or any interest that may accrue thereon, or any indebtedness accruing thereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as Mortgagor and its successors and said corporation personally are concerned, the Holders and

When your court of the second of the personal and against any ciaim, respect or effect of the court grant line of the court line of

to metro in a mention that the property is a property in

All the property of the state o

3000 0000

of Northean Relative to the continuous that the indebnidness Secured Bereby, represented by the book of the control of the own sits of a loan reade and to be under by More egen to Montagen of the control of Control of the Control of the Control of the Control of the Montagen of the Control of the Control

and Walland

Did the Store of the Store of the second Back and Thus Company, not consortly the edition of the power and authorny content of any model of the power and authorny content of any model of the edition of the power and authorny content of the edition of the power and authorny content of the edition of the Holliers call.

the owner or owners of any indebtedness accruing hereunder shall look solely to any one or more of: (a) the Premises and the rents, issues and profits thereof, for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in the Note provided; (b) assets of the Trust held under the Trust Agreement therefor; (c) any other security given to secure said indebtedness; or (d) the personal liability of the co-maker of the Note, if any, or the guarantors, if any. Nothing herein contained shall be construed to prevent Mortgagee from exercising and enforcing any other remedy allowed by law or statute or by the terms of the Mortgage or any other security instrument to enforce the terms of this Mortgage or the Note or the other security instrument.

IN WITNESS WHEREOF, Mortgagor has caused these presents to be executed the day and year first above written.

ALBANY BANK AND TRUST COMPANY, not personally but solely as Trustee as aforesaid

Junit Clart's Office

By:__
Title:

considered to the control of the con

AN Malaithe and this frame a Mongaget has caused these presents to be executed the each model from the case and the case are an accordance and the case and the case and the case and the c

	Printer of the	es based to t	somily but solut	99 98		
-	an haif	en e	004			tovectv.
				OHUNT C		e Sirene en
					TSC	

STATE OF ILLINOIS

COUNTY OF COOK) ss)
I, The und	a Notary Public in and for said County, in the State
aforesaid, do hereby certify	that ARNOLD J. KARZOV, the TRUTT OFFICER
of ALBANY BANKET	TRUST CO.M.A., and MICHARL BENTCOVER, the
VICE - PRED DO OF SRI	d Company, who are personally known to me to be the same
persons whose names are s	d Company, who are personally known to me to be the same nubscribed to the foregoing instrument as such Tour office

Given under my hand an inclarial seal this 4rm day of October, 1994.

Notary Public

"OFFICIAL SEAL"

SETTY J. ERIKSEN

Notary Fublic, State of Minols
My Commission Fapires June 30, 1998

SOM CO

9492190

a set in an entitle one with the color of the financial But to Assessed the Property of the Conand the street and appear and the and the state of t Coot County Clart's Office TAAD DAARAAN MARAKEE EE STOL

医抗原性 医

EXHIBIT A

LEGAL DESCRIPTION

LOT 7 IN THE SUBDIVISION OF LOT 4 IN BLOCK 8 IN THE COUNTY CLERK'S SUBDIVISION OF THE EAST HALF OF THE NORTH WEST QUARTER OF SECTION 18, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as:

4511-4515 North Hamilton, Chicago, Illinois

Permanent Index No.:

14-18-127-912

£ 31000064

CEGAN DESCRIPTION

COT PEN TO MEDIA ENON OF COTAIN PLOCE & IN THE COPING CUERDIN AUGUSTANIA SU OF THE FAST HALF OF THE NORTH WEST OCARTES OF CATEDATA TOWNSHIP IF NORTH, RANGE M, EV. . OF THE LOUIS PROVERED MERBIAN, IN COOK COUNTY, ILLINGES. 1000 P

inulli disolt etc.

Coltain Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Coltain

Co asterists flowin thunited, Cheago, tilinous