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by and between Combined International, Inc.	a corporation organized and existing
* • • • • • • • • • • • • • • • • • • •	(hereinafter referred to as "Mortgagor")
and American National Bank of & Trust Company of Culcago (hereinafter referred to se "Mortgagee").	, a National Banking Association
WITHTHEATTH	
WHEREAS, to secure the payment of an indebtedness in the amount of ONE HUNDRE (DOLLARS) (\$ 162,800,00), to be paid with interest	ED SIXTY TWO THOUSAND EIGHT HUNDRED st thereon evidenced by a certain Note bearing
- minimistra de alighandes minidad has des Charad ad Marie an leta Adriade más bisades ana	
pursuant to authority granted by its Board of Directors, the Mortgagor hereby more Mortgagee, its successors and assigns forever, Real Estate, and all improvements thereon, sit and approximately state of 1111no18 (herei	
Mortgagee, its successors and assigns forever, Real Estate, and all improvements thereon, sit in 111 no 18. Or "Fremises") legally described to wit:	nafter referred to as the 'Mortgaged Property'

PIN # 17-10-401-407-1307

TOGETHER, with all buildings, and improvements now or hereafter thereto belonging upon the Mortgaged Property or any part thereof and all fixtures now or thereafter installed including, but not limited to, all lighting, cooling, ventilating, air conditioning plumbing, sprinklers, communics 2016, electrical systems and the equipment pertaining thereto together with the rents, baues, profits and leases of the Mortgaged Property.

TO HAVE AND HOLD the premises into said Mortgagee, its successors and assigns, forever, for the purpose and uses set forth herein.

I. MORTGAGOR COVENANTS

Mortgagor represents to and covenants with Mortgagee that Mortgagor holds fee simple title to the Mortgaged Property, free and clear of any and all liens and encumbrances and Mortgagor has the power and authority to mortgage the Mortgaged Property.

The Mortgagor shall maintain or cause to be manufaced the Mortgaged Property in good repair, working order, and condition and make or cause to be made, when necessary, all repairs, renewals, and replacements, structural, non-structural, exterior, interior, ordinary and extraordinary. The Mortgagor shall refersin from and shall not permit the commission of waste in or about the Mortgaged Property and shall not remove, demolish, siter, change or add to the structural character of any improvement at any time ersected on the Mortgaged Property without the prior witten consent of the Mortgagee, except as hereinafter otherwise provided Mortgagor covenants and agrees that in the ownership, operation and management of the Premises Mortgagor will observe and comply with all applicable federal, state and local statutes, which perform all of Mortgagor's obligations under the declaration of covenants creating or governing the condominium or planned unit development, and constituent documents. Mortgago shall have the right at any time, and from time to time, to enter the Premises for the purpose of inspecting the same.

II. INSUNANCE

Mortgagor shall at all times keep the Mortgaged Property, including all buildings, improvements, fixtures and articles or personal property now or hereafter situated on the Premises insured against loss or dainage by fire and such other hazards as may reasonably be required by Mortgagee, including without limitation: (a) all-risk fire and extended coverage insurance, with vanishism and malkdous mischief endorsements, for the full replacement value of the Premises in an agreed amount, with inflation guard endorsement; (b) if there are tenants under leases at the Premises, rent or business loss insurance for the same perils described in (a) showed payable at the rate per month and for the period specified from time to time by hortgagee; (c) boiler and sprinkler damage insurance in an amount reasonable satisfactory to Mortgagee, if and so long as tile Premises shall contain a boiler and sprinkler system, respectively. (d) if the Premises are located in a flood hazard district, fould maurance whenever in the opinion of the Mortgagee such protection is necessary and available; and (e) such other insurance as Mortgagee may from time to time transmally require. Mortgagor also shall at all times maintain comprehensive public liability, properly damage and workmen's compensation insurance covering the Premises and any employees thereof, with such limits for persons, injury, death and property damage as Mortgagee may reasonably require. All policies of insurance to be furnished hereunder shall re in forms, companies, amounts and deductibles reasonably satisfactory to Mortgagee, with mortgage clauses attached to all policies in from a firm matisfactory to Mortgagee, including a provision requiring the coverage evidenced thereby shall not be termina of or materially modified without thirty (30) days prior written notice to Mortgagee. Mortgagor shall deliver renewal policies, including additional and renewal policies, to mortgagee, includes of insurance about to expire, shall deliver renewal policies not less than (hitt) (3

Mortgagor shall not take out separate insurance concurrent in form of contributing in the event of loss with that required to be maintained hereunder unless Mortgagee is included thereon under a standard mortgage clause acceptable to Mortgagee. Mortgager immediately shall notify Mortgagee whenever any such separate insurance is taken out and promptly shall deliver to Mortgagee the policy or policies of such insurance.

In the event of loss Mortgagor will give immediate notice by mail to Mortgagee, who may make proof of the life if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Mortgagee instead of to Mortgagor and Mortgagee jointly, and the insurance proceeds, or any part thereof, shall be applied by Mortgagee to the restoration or repair of the property damaged. In the event of foreclosure of this Mortgage, all right, title and interest of Mortgagor in and to any insurance policies then in force shall pass to the purchaser at the foreclosure sale. Mortgagor shall furnish Mortgagee, without cost to Mortgagee, at the request of Mortgagee, from time to time, evidence of the replacement value of the Premises.

If the Mortgagor fails to keep the Mortgaged Property insured in accordance with the requirements of the Loan Documents, the Mortgagee shall have the right, at its option, to provide for such insurance and pay the premiums thereof, and any amounts paid thereon by the Mortgagee shall bear interest at the Default Rate (as herein defined) from the date of payment

III. PAYMENT OF TAXES AND ASSESSMENTS

Mortgagor shall pay before any penalty or interest attaches all general taxes, special taxes, special assessments, water charges, sewer service charges, and all other liens or charges levied or assessed against the Premises of any nature whatsoever when due, and shall furnish to Mortgagor duplicate receipts of payment therefor. If any special assessment is permitted by applicable law to be paid 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. With respect to any tax or assessment which Mortgagor may desire to contest, Mortgagor shall pay such tax or assessment in full under protest in order to prevent a default under this Mortgago on account thereof.

IV. FUNDS FOR TAXES AND INSURANCE

If required by Mortgagee, Mortgagor shall pay to Mortgagee, at the times provided in said Note for payment of installments of principal and interest, and in addition thereto, installments of taxes and assessments to be levied upon the Premises, and installments of the premiums that will become due and payable to renew the insurance hereinabove provided; said installments to be

Prepared By: Michele Purpura	Mail To: American National Bank & Trust Company
	of Chicago - Matteson Division
	4343 Lincoln Highway
BOX 355-CTI	Matteson, filinois 60443

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substantially equal and to be in such answer as will assure to Martingane that soft less than thirty (30) days before the time when such taxes and premium respectively become due, Mortgagor will have paid to Mortgagoe a sufficient amount to pay such taxes and premiums in full. Said amounts paid to Mortgagee hereunder need not be segregated or kept in a separate fund and no interest shall accrue or be payable thereon. Said amounts shall be held by Mortgagee as additional security for the indebtedness secured hereby Said amount shall be applied to the payment of said taxes, assessments and insurance premiums when the same become due and Said amount shall be applied to the payment of said taxes, assessments and insurance premiums when the same become due and payable; provided, however, that Mortgagee shall have no liability for any failure to so apply said amounts for any reason whatsoever. Nothing herein contained shall in any manner limit the obligation of Mortgagor to pay taxes and to maintain insurance as above provided. In the event of any default by Mortgagor, Mortgagee may, at its option but without any obligation on its part so to do, apply said amount upon said taxes, assessments and insurance premiums, and/or toward the payment of any amounts payable by Mortgagor to Mortgagee under the Mortgagee and or toward the payment of the indebtedness secured hereby or any portion thereof, whether or not then due or payable. Mortgagee shall not require payments hereunder so long as Mortgagor makes timely payment of taxes and insurance and provides Mortgagee with evidence of same

V. PROTECTION OF LENDER'S SECURITY

If default be made in the payment of any of the aforesaid taxes or assessments or in making repairs or replacements or in procuring and maintaining insurance and paying the premiums therefore, or in keeping or performing any other covenant of Mortgagor herein, Mortgagee may, at its option and without any obligation on its part so to do, pay said taxes and assessments, make and tagget the state of the such insurance, pay such premiums, and perform any other covenant of Mortgagor herein. All amounts expended by Mortgagee hereunder shall be secured hereby and shall be due and payable by Mortgagor to Mortgagee forthwith on demand with interest thereon at the rate applicable under the Note from the date of such expenditure.

VI. REIMBURSEMENT FOR MORTGAGEE LEGAL EXPENSE

In the event that Mortgagee is made a party to any suit or proceedings by reason of the interest of Mortgagee in the Premises. Mortgager shall reinburse Mortgagee for all costs and expenses, including attorney's fees, incurred by Mortgagee in connection therewith, whether or not said proceeding or suit ever goes to trial. All smounts incurred by Mortgagee hereunder shall be secured hereby and shall be for and payable by Mortgager to Mortgagee forthwith on demand with interest thereon at the rate applicable under the Note from the late of such expenditure.

VII. PINANCIAL STATEMENTS

Throughout the term of the Mortgage, Mortgager shall cause to be furnished to Mortgagee, within ninety (90) days after the close of each fiscal year of Mortgager sheets and statements of profit and loss and supporting schedules, in such form as requested by Mortgagee. So, Loc Mortgaged Property for such fiscal year of Mortgager, certified by a certified public accountant acceptable to Mortgagee. In a schion, Mortgager shall cause to be furnished to Mortgagee such additional financial information concerning the Mortgager as the Nortgagee may reasonably request from time to time, the reasonably free access to the Mortgaged Property and to inspect all work do le and materials furnished in connection with the Mortgaged Property, and to inspect all books, records and contracts of the Mortgagot relating to the Mortgaged Property.

VIII. CONDEMNATION

If all or any part of the Mortgaged Projecty is damaged, taken or acquired, either temporarily or permanently, in any condemnation proceeding, or by exercise of the right of eminent domain, the amount of any award or other payment for such taking or damages made in consideration thereof, to the extent of the full amount of the remaining unpaid indebtedness secured by this instrument, is hereby assigned to Mortgagee, who is empowered to collect and receive the same and to give proper receipts therefor in the name of Mortgager and the same shall very payd forthwith to Mortgagee, who shall release any such award or monies so received or apply the same in whole or in part, after the payment of all expenses, including reasonable costs and attorney's fees, to the restoration or repair of the property damaged, it the property can be restored or repaired to constitute a complete architectural unit. In the event the said property cannot be restored to constitute a complete architectural unit, then such award or monies received after the payment of expenses of Mortgager as aforesaid shall be applied on account of the unpaid principal balance of the Note, irrespective of whether such principal balance is then due and payable. Purthermore, in the event such award or monies and received shall be applied on account of the unpaid principal balance is then due and payable. then due and payable.

IX. EVENTS OF DEPAULT

Each of the following shall constitute an "Event of Default" for purpose of this Mortgage:

(A) Failure to make prompt payment, when due, of any payment of principal or interest under the Note and such failure continues for ten (10) days after Mortgagee gives written notice thereof to Mortgagee.

(B) Failure to promptly perform or observe any other covenant, promit, term or agreement contained in the Mortgage, Note, assignment or parts of any other Loan Document executed in connection with this lor a transaction.

(C) Any sale, agreement, transfer, lease, agreement to transfer, grant of se writy interest, mortgage, or other encumbrance or alienation of any interest in the Mortgaged Property without the prior written consent of Mortgagee.

(D) Failure to make prompt payment, when due, of any payment of principal or interest under any agreement, loan documents. notes or instrument now or hereafter delivered to Mortgagee

(E) The commencement of any petition in Bankruptcy, whether voluntary on involuntary by or against Mortgagor or if Mortgagor is adjudicated, bankrupt or insolvent or files any petition or answer seeking restoration, assignment, composition, liquidation or similar relief under the present or any future Federal or state law or seeks or covenants to coulesces in the appointment of any trustee, receiver, or similar officer of the Mortgagor regarding the Mortgaged Property.

(F) Any material adverse change in the financial condition of the Mortgagor or any Guarantor of this Mortgage or the Note

X. LENDER'S DETERMINATION OF FACTS

Mortgagee will at all times be free independently to establish to its satisfaction and in its absolute discretion the existence or nonexistence of any fact or facts, the existence or nonexistence of which is a condition, warranty or cover and of this Mortgage or in any other Loan Documents.

XI. ACCELERATION AND DEPAULT RATE

If an Event of Default occurs, Mortgagee may, at its option, declare the whole of the indebtedness hereby secured to be immediately due and payable without notice to the Mortgagor. Then, at any time thereafter, at the sole option of the Mortgagee, the principal balance and accrued interest on the Note shall become immediately due and payable, and any other sums secured hereby shall become immediately due and payable. All sums coming due and payable hereunder shall bear interest, after acceleration, at the Default Rate, which shall mean the interest rate stated in the Note (XXXXX), plus ______ percent per annum and shall constitute additional indebtedness secured by this Mortgage. After any such Event of Default, Mortgagee may institute or cause to be instituted, proceedings for the realization of its rights under this Mortgage or any other Loan Documents.

XII. RIGHTS, POWERS AND REMEDIES OF MORTGAGEE

When the indebtedness hereby secured, or any part thereof, shall become due, whether by acceleration or otherwise. Mortgagee may at its election:

(A) Foreclose this Mortgage by legal action, as provided by Illinois Statutes and this paragraph shall further authorize a power of sale as provided by said statutes.

(B) Enter upon and take possession of the Mortgaged Property with the irrevocable consent of Mortgagor as granted and evidenced by execution of this Mortgage. As Mortgagee in possession, Mortgagee may hold, operate, manage and control the Mortgaged Property and conduct business, if any, either personally or by its agents. The Mortgagee may collect rents and lease the Mortgaged Property, cancel or modify existing leases and generally exercise all powers and rights customarily incident to ownership Mortgagee may pay out of any rents collected, taxes, insurance, conversions, fees and any expenses attributable to the Mortgaged Property.

(C) Upon, or at any time after the filing of a complaint or petition to foreclose this Mortgage, the Mortgagee may apply to the court for appointment of a receiver of the Mortgaged Property. Such receiver shall have the power to collect the rents, issues and profits of the Mortgaged Property during the pendency of the foreclosure suit up to and after any sale of the Mortgaged Property. The court may authorize the receiver to apply net income from management and control of the Mortgaged toperty in whole or in part to the indebtedness secured hereby or to any tax or special assessment which may be or become superior to the lien hereof.

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rvance of any covenant, promise, condition or agreement hereof shall be Any default by Mortgagor in the performance or observance of any covenant, promise, condition or agreement hereof shall be deemed an Event of Default under each of the Loan Documents, entitling Mortgagee to exercise all or any remedies available to Mortgagee under the terms of any or all Loan Documents and any default or Event of Default under any other Loan Document, relating to any of Mortgagor's obligations to Mortgagor, shall be deemed a default hereunder, entitling Mortgagee to exercise any or all remedies provided for herein Failure by Mortgagor to exercise any right which it may have hereunder shall not be deemed a waiver thereof unless so agreed in writing by Mortgagor, and the waiver by Mortgagor of any default by Mortgagor hereunder shall not constitute a continuing waiver of any other default or of the same default in the future

XIV. BUSINESS PURPOSE

Mortgagor covenants that the proceeds of the loan evidenced by the Note and secured by this Mortgage will be used for the purposes specified in Paragraph (1) (C) of Section 6404. Chapter 17 of the Illinois Revised Statutes, as amended, and that the principal obligation constitutes a business loan which comes within the purview of said statute.

XV. VALUE OF REDEMPTION

(A) Mortgagor hereby waives all rights of redemption and: or equity of redemption which exist by statute or common law for sale under any order or decree of loreclosure of this Mortgage on its own behalf and on behalf of each and every person, beneficiary or any other entity, except decree or judgment creditors of Mortgagor who may acquire any interest in or title to the Mortgaged Property or the trust estate subsequent to the date hereof.

(B) Mortgagor hereby waives the benefit of all appraisement, valuation, stay, or extension laws now or hereafter in force and all

rights of marshalling in the event of any sale bereunder of the Mortgaged Property or any part thereof or any interest therein

(C) Mortgagor hereby waives the benefit of any rights or benefits provided by the Homestead Exemption laws, if any, now or hereafter in force

XVI. MORTGAGEE'S RIGHT OF INSPECTION

Mortgagee and or ca representative shall have the right to inspect the Mortgaged Property at all reasonable times and access thereto shall be permitted or that purpose.

XVII. PURTHER INSTRUMENTS

Upon request of Mortgage Mortgagor will execute, acknowledge and deliver all such additional instruments and further assurances of title and will do or clust to be done all such further acts and things as may reasonably be necessary fully to effectuate the intent of this Mortgage.

XIII. NOTICES

Any notice, demand, requests or other communication desired to be given or required pursuant to the terms hereof shall be in writing and shall be delivered by personal service or sent by registered or certified mail, return receipt requested, postage prepaid, ed as follows or to such other act, ess as the parties hereto may designate in writing from time to time:

Mortgagor

Copy To: 9200 Calumet Avenue, Munster, Indiana 46321

Mortgagee

Copy To: 4343 Lincoln Highway, Matteson, IL 60443

XIX. UU CESSORS AND ASSIGNS

This Mortgage and all provisions hereof shall run with the Mortgage Property and shall be binding upon and enforceable against Mortgagor and its permitted successors, grantees and assign any subsequent owner or owners of the Premises who acquire the Premises subject to this Mortgage and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and all persons liable for the payriem of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage. This Mortgage and all provisions hereof shall inure to the benefit of Mortgagee, its successors and assigns and any holder or holders, from the of the Note.

XX. ENVIRONMENTAL MATTERS

- (a) The Mortgagor hereby represents and warrants to the Mortgagor, that neither the Mortgagor, nor any of their affiliates or subsidiarles, nor, to the best of Mortgagor's knowledge, any other persor, or entity, has ever caused or permitted any Hazardous Material to be placed, held, located or disposed of in, under or at the Premiser or any part thereof, and that the Premises has never been used by the Mortgagor, or any other affiliates or subsidiaries, or, to the best of the Mortgagor's knowledge, by any other person or entity, as a temporary or permanent dump or storage site for any Hazardous Material "Hazardous Material" means any hazardous, toxic, or dangerous waste, substance or material defined as such in (or for our joses of) the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, any so-called "Superfund" or "Superfund" faw, or any other federals and liability or standards. state or local statute, law, ordinance, code, rule, regulation, order of decree regulating, relating to or imposing liability or standards on conduct concerning any hazardous, toxic or dangerous waste, substance or material, as rule or at any time hereafter in effect.
- on conduct concerning any hazardous, toxic or dangerous waste, substance or material, as now or at any time hereafter in effect.

 (b) Without limitation on any other provision hereof, the Mortgagor hereby agreem of indemnify and hold the Mortgagoe harmless from and against any and all losses, liabilities, damages, injuries, costs, expenses and claims of any kind whatsoever including, without limitation, any losses, liabilities, damages, injuries, costs, expenses or claims asserted or arising under any of the following (collectively, "Environmental Laws"). The Comprehensive Environmental Response, Compression and Liability Act of 1980, as amended, any so-called "Superfund" or "Superlien" law, or any other federal, state or local utitute, law, ordinance, code, rule, regulation, order or decree, now or hereafter in force, regulating, relating to, or imposing liability or standards on conduct concerning any Hazardous Material paid, incurred, suffered by or asserted against the Mortgagoe as a direct or indirect result of any of the following regardless of whether or not caused by, or within the control of the Mortgagoe. (i) the preseive of any Hazardous Material from (A) following regardless of whether or not caused by, or within the control of the Mortgagor. (i) the presence of any Hazardous Material on or under, or the escape, seepage, leakage, spillage, discharge, emission, discharging or release of any Hazardous Material from (A) the Premises or any part thereof, or (B) any other real property in which the Mortgagor or any of their affliates or subsidiaries holds any estate or interest whatsoever (including, without limitation, any property owned by a land trust the or interest in which is owned, in whole or in part, by the beneficiary or any of its affiliates or subsidiaries), or (ii) any lient against the Premises permitted or imposed by environmental laws, or any actual or asserted liability or obligations of the Mortgagor or any of their affiliates or subsidiaries under any environmental laws, or (iii) any actual or asserted liability or obligations of the Mortgagor or any of its affiliates or subsidiaries under any environmental laws relating to the Premises.
- (c) The Mortgagor hereby agrees to comply with all applicable environmental laws, rules and regulations related to hazardous wastes, materials and substances.
- (d) The Mortgagor hereby agrees to notify the Mortgagee, in writing, immediately after the Mortgagor has actual or constructive notice of the release of any hazardous waste, material or substances onto the Mortgaged Property and to take prompt and differnt remedial action.

XII. REMEDIES CUMULATIVE

The rights and remedies herein provided are cumulative and Mortgagee may recover judgment on the Note, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security or any right or remedy afforded by this Mortgage and no enumeration of special rights or powers by any provision of this Mortgage shall be construed to limit any grant of general rights or powers, or to take away or limit any and all rights granted to or vested in the Mortgagee by virtue of the laws of illinois.

XXII. INCORPORATION OF UNIFORM COMMERCIAL CODE

To the extent that this instrument may operate as a security agreement under the Uniform Commercial Code, Mortgagee shall trave all rights and remedies conferred therein for the benefit of a secured party (as said term is defined in the Uniform Commercial Code).

XXIII. SUCCESSORS AND ASSIGNS

All of the covenants and conditions hereof shall run with the land and shall be binding upon and inure to the benefit of the successors and assigns of Mortgager and Mortgagee, respectively, and all persons claiming through or under them. Any reference Berein to Mortgagee shall include the successors and assigns of Mortgagee. The Mortgager shall not assign its interest without the prior written consent of the Mortgagee.

WITNESS WHEREOF, Mortage has clared his Hertgage to be executed, the date of year first above written. Combined International, Inc.

ATTEST:	(\sim)
Ву	By Dean Novi Lar
fis:	
STATE OF	100
COUNTY OF	
	for the County and State aforesaid. DO HEREBY CERTIFY, that
	nally known to me to be a President of corporation, and corporation.
nersonally known to me to be the	Secretary of said Corporation, and personally
known to me to be the same persons whos person and severally acknowledged that as suc	se names are subscribed to the foregoing instrument, appeared before me this day in handless. President and
	Secretary they signed and delivered the said instrument as and Secretary of said
Corporation and caused the Corporate Seal	of said Corporation to be affixed thereto, pursuant to authority, given by the Board of and voluntary act, and as the free and voluntary act and deed of said Corporation, for
Given under my hand and official seal this	day of
O _A	Notary Public
10_	My Commission Expires.
C)	my Commission expures.
- X	
STATE OF) SS.
COUNTY OF	<u> </u>
I the understaned a Notary Public, in and fi	for the C unty and State aforesaid. DO HEREBY CERTIFY that
a	partners) ip, personally known to me to be the same person whose name is subscribed and he she aprical ed before me this day in person and acknowledged that he she signed
and delivered said instrument as his/her own	free and voluntary act.
Given under my hand and notarial scal this	s day of 19
	Notary Public
	Notary Public
	My Commission Expires
	⁴ /).
STATE OF) SS.
COUNTY OF	
I, the undersigned, a Notary Public, in and	for the County and State aforesaid, DO HERELY CERTIFY, that
	personally anown to me to be the Trustee under
Trust #	
corporation, and	, personally known to me to be the
to be the same persons whose names are s	of said Corporation, and personally known to me subscribed to the foregoing instrument, appeared before me this day in person and
www.rajiv.acknowledged that as such	
and	they signed and delivered the said instrument
of said Corneration to be efficient thereto	o, pursuant to authority, given by the Board of Directors of said (orporation as their
ree and voluntary act, and as the free and volu	intary act and deed of said Corporation, for the uses and purposes there it specioith.
Given under my hand and notarial seal this	day of 19
	Notary Public
COUNTY, ILLINOIS	M. Committee Province
FD J OM KECOND	My Commission Expires:
9493	9685
JV = 3 AH 8: 48 9193	
) SS
COUNTY OF)
I, the undersigned, a Notary Public, in and	for the County and State aforesaid, DO HEREBY CERTIFY that
	instrument as such person and he/she appeared before me this day in person and
whose name is subscribed to the foregoing	instrument as such person and he/she appeared before me this day in person and said instrument as his/her own free and voluntary act.
nance and delivered that no sne signed and delivered. Given under my hand and notarial seal this	day of 19 19
After and important and the second and second second	
	Notary Public
	My Commission Expires:

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EXHIBIT B

PARCEL 1:

UNIT NUMBER 2313, IN HARBOR DRIVE CONDOMINIUM, AS DELINEATED ON THE SURVEY PLAT OF THAT CERTAIN PARCEL OF REAL ESTATE, (HEREINAFTER CALLED (PARCEL"): LOTS 1 AND 2, IN BLOCK 2, IN HARBOR POINT UNIT NUMBER 1, BEING A SUBDIVISION OF PART OF THE LAND LYING: EAST AND ADJOINING THAT PART OF THE SOUTHWEST FRACTIONAL QUARTER OF FRACTIONAL SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN. INCLUDED WITHIN FILED IN THE OFFICE OF THE REGISTRAR OF TITLES DEARBORN ADDITION TO CHICAGO, BEING THE WHOLE PART OF THE SOUTHWEST FRACTIONAL QUARTER OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN; TOGETHER WITH ALL OF THE LAND, PROPERTY AND SPACE OCCUPIED BY THOSE PARTS OF BELL, CAISSON, CAISSON CAP AND COLUMN LOTS 1-"A", 1-"B", 1-"C", 2-"A", 2-"B", 2-"C", 3-"A", 3-"B", 3-"C", 4-"A", 4-"B", 4-"C", 5-"A", 5-"B", 5-"C", 6-"A", 6-"B", 6-"C", 7-"A", 7-"B", 7-"C", 8-"A", 8-"P", 8-"C", 9-"A", 9-"B", 9-"C", "M·LA" AND "MA-LA" OR PARTS THEREOF, AS SAID LOTS ARE DEPICTED, ENUMERATED AND DEFINED ON THE SAID PLAT OF HARBOR POINT UNIT NUMBER 1, FALLING WITHIN THE BOUNDARIES, PROJECTED VERTICALLY, UPWARD AND DOWNWARD OF SAID LOT 1, IN BLOCK 2, AFORESAID, AND LYING ALCVE THE UPPER SURFACE OF THE LAND, PROPERTY AND SPACE TO BE DEDICATED AND CONVEYED TO THE CITY OF CHICAGO FOR UTILITY PURPOSES; WHICH SURVEY IS ATTACHED TO THE DECLARATION OF CONDOMINIUM OWNERSHIP, AND OF FASEMENTS, BY LAWS, COVENANTS AND RESTRICTIONS FOR THE 155 HARBOR DRIVE CONDOMINIUM ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBER 58912, RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS, OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 22935653, (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT THERETO. RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS. OF COOK COUNTY. ILLINOIS, AS DOCUMENT NUMBERS 22935654 AND 23018815); TOGETHER WITH THEIR .12433 PERCENT INTEREST IN SAID PARCEL, (EXCEPT FROM THE SAID PARCEL, ALL THE PROPERTY AND SPACE COMPRISING ALL THE UNITS THEREOF, AS DEFINED AND SET FORTH IN THE SAID DECLARATION AND SURVEY, AS AMENDED), IN COOK COUNTY, ILLINOIS

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PARCEL 2:

EASEMENTS OF ACCESS FOR THE BENEFIT OF PARCEL 1, AFORESAID THROUGH, OVER AND ACROSS LOT 3, IN BLOCK 2 OF SAID HARBOR POINT UNIT NUMBER 1, ESTABLISHED PURSUANT TO ARTICLE III OF THE DECLARATION OF CC&T AND EASEMENTS FOR HARBOR POINT PROPERTY OWNER'S ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBERS 58912 AND 58930, RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS, OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 22935651, (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT THERETO, RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS, OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 22935652), AND AS CREATED BY DEED FROM CHICAGO TITLE AND TRUST COMPANY, A CORPORATION OF ILLINOIS, AS TRUSTEE UNDER TRUST AGREEMENT DATED, DECEMBER 17, 1971, AND KNOWN AS TRUST NUMBER 58912, TO PATRICIA CASTENEDA, DATED SEPTEMBER 7,1977, AND RECORDED NOVEMBER 16, 1977, AS DOCUMENT NUMBER 24197759, IN COOK COUNTY) ILLINOIS

PARCEL 3:

EASEMENTS OF SUPPORT FOR THE BENEFIT OF PARCEL 1, AFORESAID. AS SET FORTH IN THE RESERVATION AND GRANT OF RECIPROCAL EASEMENTS, AS SHOWN ON THE PLAT OF HARBOR POINT UNIT NUMBER 1, AFORESAID, AND AS SUPPLEMENTED BY THE PROVISIONS OF ARTICLE III OF THE DECLARATION OF COVENANTS, RESTRICTIONS AND EASEMENTS FOR THE HARBOR POINT PROPERTY OWNERS' ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBERS 68912 AND 58930, RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS, OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 22935651, (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT THERETO, RECORDED IN THE OFFICE OF THE RECORDER OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 22935652, AND AS CREATED BY DEED FROM CHICAGO TITLE AND TRUST COMPANY, A COPPORATION OF ILLINOIS, AS TRUSTEE UNDER TRUST AGREEMENT DATED, DECEMBER 17, 1977. AND KNOWN AS TRUST NUMBER 58912, TO PATRICIA CASTENDEDA, DATED SEPTEMBER 7, 1977, AND RECORDED NOVEMBER 16, 1977, AS DOCUMENT NUMBER 24197759, IN COOK COUNTY, ILLINOIS.

PIN: #17-10-401-005-1307

COMMONLY KNOWN AS: 155 NORTH HARBOR UNIT 2313, CHICAGO, ILLINOIS