MORTGAGE

THIS MORTGAGE, made November 7, 1994, by and between First American Bank, not personally, but solely as Trustee under Trust Agreement, dated January 14; 1993 and known as Trust No. 1-93-101 (hereinafter refarred - to as "Mortgagor"), and First American Bank, an Illinois banking corporation ' (hereinafter referred to as "Mortgagee"), : : : CALL CONTRACTOR SERVICES

WITNESSETH

The March and the transplant of the whereas, EOCN: Company, Grand-Kahn, Electriq, Inch, (Concrete Specialties, to Inc., to and a Hill of Concrete - Products, and Inc. of thereinafter ==collectively.referred to:as the:"Borrower") is:justly:indebted:to:Mortgagee in the principal sum of Two Million Two Hundred Fifty Thousand and No/100 - Dollars: (\$2,250,000.00), evidenced by the certain Revolving: Note: of even date herewith white "Note"), made by the Borrower pursuant to the Loan and Security Agreement, dated November: 17, 1994, between the Borrower and Mortgagee (the "Loan Agreement");
 and made payable (to the order to france delivered to Mortgaget, in and by which Note the Borrower promised to pay the principal sum and introductes set forth in the Note in installments as provided in the Note; with a final maturity date occurring on June 1, 1995 o (or earlier; as so provided in the Note) found of the control of

the control of WHEREAS; Hill Concrete Products; Inc., as beneficiary of Mortgagor, has directed Mortgagor to execute and deliver this Mortgage; And the continuous for what you will admit the purpose to give appears to be buy as

which is now, THEREFORE, the Mortgagor, to secure the payment of the "principal:sum of money and the interest and other charges and income due in accordance with the terms, provisions and limitations of this Mortgage, the ? 'Note (and all extensions, renewals, refinancings, modifications, amendments, \sim and replacements thereof), and the Loan Agreement and the performance of the covenants and agreements herein contained by Mortgager to be performed; and the performance of the covenants and agreements contained in the Loan Agreement to be performed by the Borrower; and also in consideration of the bum of@One@Dollar (\$1700)@in hand-paid, atheoreceipt of whichelss hereby acknowledged, does by these presents MORTGAGE and CONVEY unto hortgages, its encoessors and assigns; the real estate described on Exhibit A attached hereto and all of its estate, right, title and interest therein, situated, lying and being in the City of Hazelcrest, County of Cook and State of

THIS INSTRUMENT WAS PREPARED BY AND AFTER RECORDING RETURN TO: Maria' Cardone'

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First American Bank 975 Busse Road

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Elk' Grove Village, 411 60007 / 1 / 28-25-101-046 feet of 75 feet of the

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Lot 8 of Parcel 1:

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Lot 9 of Parcel 1 and Lot 6 of a

Fig. of Parcel 2: 28-25-102-047 Main and a

... Lot 5 of Parcel 27 and the medical and a

Section 18 No. of the section of Parcel 3: 128225-107-0438 Section

Parcel 4: 28-25-101-0480 (20)

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Illinois, which, with the property hereinafter described, is referred to herein as the "Premises";

John Strait Strait TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues, profits and monios for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a parity with the real estate and not secondarily), including, without limiting the foregoing, if and to the extent owned by Mortgagor or the Borrower: (a) all fixtures, fittings, furnizatings, appliances, apparatus, equipment and machinery including, without limitation, all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranger, ovens, elevators and motors, bathtube ... sinks, water (closets, basins, pipes, faucets and other airconditioning plumbing and heating fixtures, mirrors, mantles, refrigerating plants, refrigers ors, iceboxes, dishwashers, carpeting, furniture, laundry equipment, cooking apparatus and appurtenances, and all building material, supplies and equipment now or hereafter delivered to the Premises and intended to be installed therein; all other fixtures and personal property of whatever kind and nature at present contained in or hereafter placed in any building standing on the Premises; such other goods, equipment, chattels and personal property as are accully furnished by landlords in letting other premises of the character of the Premises; and all renewals or replacements thereof or articles in substitution thereof; and all proceeds and profits thereof and all of the estate, right, title and interest of the Mortgagor in and to all property of any nature whatsoever, now or hereafter situated on the Premises or intended to be used in connection with the operation thereof; (b) all of the right, title and interest of Mortgagor or the Borrower in and to any fixtures or personal property subject to a lease agreement, conditional sale agreement, thattel mortgage, or security agreement, and all deposits made thereon or therefor, together with the benefit of any payments now or hereafter made theren; (c) all leases and use agreements of machinery, equipment and other personal property of Mortgagon or the Borrower in the categories hereinabore set forth, under which Mortgagor is the lessee of, or entitled to use, such items; (d) all rents, income, profits, revenues, receipts, leases, tenancics, licenses or other use agreements or arrangements now existing or hereafted created of the Premises or any part thereof including any business conducted thereon) with the right to receive and apply the same to indebtedness due fortgagee and Mortgagee may demand, sue for and recover such payments but shall not be required to do so; (e) all judgments, awards of damages and settlements hereafter made as a result of or in lieu of any taking of the Premises of any part thereof or interest therein under the power of eminent domain, or for any damage (whether caused by such taking or otherwise) to the Premises or the improvements thereon or any part thereof or interest therein, including any award for change of grade of streets; (f) all proceeds of the conversion, voluntary or involuntary of any of the foregoing into cash or liquidated claims; (g) any monies on deposit for the payment of real estate taxes or special; assessments against the Premises or for the payment of premiums on policies of fire and other hazard insurance covering the collateral described hereunder or the Premises, and all proceeds paid for damage done to the collateral described hereunder or the Premises; and (h) all substitutions, replacements, additions and proceeds, including insurance and condemnation award proceeds, of any of the foregoing property;

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withbeing understood that the menumeration of tany specific varticles of property shall in no way muclude or be held to exclude any items of property to note specifically rementioned to the All of other land; a state and property the hereinabove described, real; personal and mixed; whether affixed or annexed or not (except where otherwise hereinabove specified) and all rights hereby no conveyed and mortgaged are intended (so to be as a) unit hand are hereby munderstood, agreed and declared to form a partiand parcel of the real estate wandsto be appropriated to the usesof the real estate wand shall be for the purposes of this Mortgage deemed to be real estate and conveyed Mand mortraged hereby, to any of the property aforesaid which Att (notwichstanding the aforesaid declaration and agreement) does not so form a part and pardeli of the meal estate, this Mortgage is hereby deemed to be, as well, the ecurity agreement under the Uniform Commercial Code in effect in the jurisdiction in which the Premises are located (hereinafter referred to as the "UCC" for the purpose of creating a security interest in such -- property,: which Mortgagor hereby! grants to Mortgageo as Secured 'Party' (as defined in the UCC) requiring the indebtedness and obligations of Mortgagor and/or Borrower, and mortgages shall have in addition to its rights and 'remedies:hereunder'all rights and remedies of a Secured Party under the UCC. As to above personal property which the UCC classifies as fixtures, this instrument shall constitute a fixture filing and financing statement under - the UCC!

Mortgagor covenants (a) that it is lawfully soized of the Premises, (b) that the same are subject only to (i) the liens, encumbrances, conditions, restrictions, easements, comes, and other matters, rights or interests disclosed in Schedule B (or an equivalent section or portion) of the mortgage loan title insurance policy delivered to Mortgages; and (i) matters disclosed in writing by Mortgagor to Mortgages; and (o) that it has good right, full power and lawful authority to convey and mortgage the same and that it will forever defend the Promises and the quiet and peaceful possession of the same against the lawful chains of all persons whomseever.

TO HAVE AND TO HOLD the Premises unto the Mortgages; its auccessors and assigns, forever, for the purposes and uses here. Forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT!

Adintenance, Repair and Restoration of Improvements.

Payment of Prior Liens. 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 for mechanics liens being contested in good faith and as to which adequate reserves have been set aside in conformity with generally accepted accounting principles consistently maintained by the Borrower); (c) pay when due any indebtedness which may be secured by a lien or charge on the Premises superior to the lien hereof; and upon request exhibit satisfactory evidence of the discharge of such prior lien to Mortgages; (d) complete within a reasonable time all public improvements and any building or buildings now or at any time in 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 thereof; (f) make alterations in the Premises only in accordance with plans and specifications duly approved by Mortgagee; (g) suffer or permit no change in the general nature of the occupancy of the Premises, without Mortgagee's written consent; (h) initiate or acquiesce in no zoning variation or reclassification, without Mortgagee's written consent; (i) pay the indebtedness secured hereby when due according to the terms hereof or of the Loan Agreement and the Note.
- 2. Payment of Taxes. Mortgagor shall pay, before any penalty attaches (except to the extent diligently contested in good faith by appropriate proceedings and provided proper reserves are established on the books of the Borrower), all general taxes, and shall pay special taxes, special asserbornts, water charges, newer service charges, and other charges against the Promises when due, and shall furnish to Mortgagee paid tax receipts within sixty (60) days after the final due date of such taxes. Mortgagee reserves the right to require Mortgagor to make monthly deposits into an escrow account established and controlled by Mortgagee for the payment of taxes under terms and in an amount satisfactory to Mortgagee.
- Insurance. Mortgagor shall cause all buildings and improvements now or hereafter situated on the Premises to be insured against loss or damage by fire and such other hazards as may be requested from time to time by Mortgagee, including, but not limited to, hazards ordinarily insured against by other companies amilarly situated in operating like businesses and properties, and including comprehensive public liability insurance as required by Mortgagee and flood insurance if the Premises is within an area designated by any government agency as a flood risk area. All policies of insurance to be furnished be reguler shall be in forms, companies and amounts reasonably satisfactory to Mortgagee, with mortgagee clauses attached to all policies in favor of and in form satisfactory to Mortgagee, including a provision requiring that the coverage evidenced thereby shall not be terminated or materially modified without thirty (30) days' prior written notice to Mortgages, Without limiting the generality of the foregoing, property and casualty insurance shall be in emounts and forms insuring the full replacement cost of fixed assets of the Borrower. All policies shall name Mortgagee as an additional insured and as loss payes. Mortgagor shall deliver all policies, including additional and renewal policies, to Mortgages, and, in the case of insurance about to expire, shall deliver renewal policies not less than ten (10) days prior to their respective dates of expiration. Mortgagor shall not take out separate insurance concurrent in form or contributing in the event of loss with that required to be maintained hereunder unless Mortgagee is included thereon under a standard mortgagee clause acceptable to Mortgagee. Mortgagor shall immediately notify Mortgages whenever any such separate insurance is taken out and shall promptly deliver to Mortgagee the policy or policies of such insurance.
 - 4. Adjustment of Losses With Insurer and Application of Proceeds of Insurance. In case of loss or damage by fire or other casualty, Mortgagee is authorized to (a) settle and adjust any claim under insurance policies which insure against such risks, or (b) allow Mortgagor to agree

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"with the insurance company or companies on the amount to be paid in regard to such loss. "In either case, Mortgagee is authorized to collect and issue arreceipt for any such insurance money: At the option of Mortgagee, such insurance proceeds may be applied in reduction of the indebtedness sedured in the reby to which there due from not be or imay be sheld by Mortgages wand used to persimburse Mortgagor for the cost of the rebuilding for restorations of buildings or improvements on the Premises: If such insurance proceeds are used to reimburse Mortgago: for the cost of said rebuilding or restoration, and irrespective of whether such insurance proceeds are or are not adequate for an en opurpose; the buildings and improvements and in be so restored or irebuilts comass tombes of athleast equal value and substantially the same of character than priorito (such damage for destruction) in If the cost of rebuilding @repairing or restoring the building and improvements can reasonably exceed the sum of TWENTY-FIVE THOUSAND AND 00/100 DOLLARS (\$25,000,00), the Mortgagor shall obtain Mortgages sapproval of plans and specifications for such work before such work shall be commenced; which approval@Will@not Eccunreasonably/withheld;@GIn any@case;@Where@the insurance proceeds and made available for rebuilding and restoration; such proceeds shall be disbursed in the manner and under the conditions that Mortgagee may require and upon Mortgagee being furnished with satisfactory elevidence of the estimated cost of completion thereof and with architect's certificates, waivers of allenge contractor's and autocontractors ar sworn istatements; and other evidence folicist and payments so that/Mortgagee can verify that the amounts disbursed from time to time are represented by edcompleted and ineplace works and the the work is free and clear of mechanics (clien adaims por If the estimated cost; of acompletion exceeds the amount of the insurance proceeds available, Mortgagor immediately shalls on written demand of Mortgagee, deposit with Mortgages in cash the amount of such estimated excess cost he No payment made prior to the final completion of the work shall exceed ininety percent (90%) of the value of the work performed from time to time; and at all times the unabbursed balance of the proceeds remaining in the hands of the disbursing party shall be at least sufficient to pay for the cost of completion of the work free and clear of liens. Any surplus which may remain out of the insurance proceeds after payment of the cost of building or restoration shall, at the option of Mortgages, be applied on account of the indebtedness secured hereby or be paid to any party entitled thereto, without interest.

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. Mortgages may elect to apply the proceeds of the award upon or in reduction of the indebtedness secured hereby, whether due or not; or make the proceeds available for restoration or rebuilding of the Premises. If such proceeds are made available for restoration or rebuilding, and irrespective of whether such proceeds are adequate for such purpose, the buildings and improvements shall be restored or rebuilt in accordance with plans and specifications to be submitted to and approved by Mortgages. In the event said proceeds are made available for rebuilding or restoration, the proceeds of the award shall be disbursed in the manner and under the conditions that Mortgages may require and paid out in the same manner as provided in Section 4 hereof for the payment of insurance proceeds toward the cost of rebuilding or restoration. In such event, if the

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of the condemnation awards, Mortgagor immediately shall, on written demand of Mortgagoe, deposit with Mortgagoe, in cash the amount of such excess cost. Any surplus which may remain out of any such award after payment of such cost of building or restoration shall, at the option of Mortgagoe, be applied on account of the indebtedness secured hereby or be paid to any party entitled thereto, without interest.

- indebtedness secured hereby or any part thereof is extended or varied or if any part of any security for the payment of the indebtedness secured hereby is released or additional security is taken, all persons now or at any time hereafter liable therefor, or interested in the Premises, shall be held to assent to such extension, variation, or taking of additional security or release, and their liability and the lien and all provisions of this Mortgage shall continue in full force, the right of recourse against all such persons being expressly reserved by Mortgagee, notwithstanding such extension, variation taking of additional security or release.
- 14 14 760 110 Riffert of Changes in Laws Regarding Taxation. event of the enactment after this date of any law of the state in which the Premises is located deducting from the value of the land for the purpose of taxation any lien thereon, or imposing upon Mortgagee the payment of the whole or any part of the taxes or assessments or charges or liens herein 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 Mortgagee's interest in the Premises; or the manner of collection of taxes, so as to affect this Mortgage or the indebtedness recured hereby or the holders thereof, then, and in any event, Mortgagor, upon demand by Mortgagee, shall pay such taxes or assessments, or reimburse Mortjagee therefor, provided, however, that if in the opinion of counsel for Mortgagee (a) it might be unlawful: to, require, Mortgagor to make such payment of (b) the making of such payment might, result in the imposition of interest beyond the maximum amount permitted by law, then and in such event, Mortgagee may cleet, by notice in writing given to Mortgagor, to declare all of the indebtodness secured hereby to be and become due and payable sixty (60) days after the giving of such notice.
- 8. Mortgage as Security. The proceeds of the loan secured hereby are to be disbursed by Mortgages to Mortgagor and its beneficiaries, in accordance with the provisions contained in the Loan Agreement. All advances and indebtedness arising and accruing under the Loan Agreement from time to time, whether or not the total amount thereof may exceed the face amount of the Note, shall be secured hereby to the same extent as though the Loan Agreement were fully incorporated in this Mortgage. In the event of any inconsistencies or conflicts between this Mortgage and the Loan Agreement, the terms of the Loan Agreement shall govern and control.
- 9. Mortgage's Performance of Defaulted Acts. In case of default herein, Mortgages may, but need not, make any payment or perform any act herein 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

redeem from any tax sale on forfeiture affecting the Premises or consent to any bax or assessment or dure any default of the Landlord in any Tesse of the Premises. All monies said for any of the purposes herein authorized and all expenses paid or indured in connection therewith including attorneys' fees, and any other monies advanced by Mortgages in regard to any tax or any leases of the Premises on to protect the Premises and the lien of this Mortgage, shall be so much additional indebtedness secured hereby, and shall become immediately due and payable on demand and with interest thereon at the rate per annum applicable under the Note upon and after an Event of Default: under the Loan Agreement: Thaction of Mortgages shall never be considered as a waiver of any right account of account of any default on the part of Mortgagor;

- any payment hereby authorized: (a) relating to taxes and assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax, 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.
- show the profile to Acceleration of Annie tedness in Case of Default. (a) "default is made in the due and punctual mayment of the principal (or any part (s) thereof) of the Note, or the Mortgager or the Borrower fails to pay, within (40) days after the date on which rement thereof is due fany installment of interestion the Note or any other sum due and payable under the Lean Agreement ?"the Note, for this Mortgage, or (b) after 30 days notice default shall be made in the due observance or personance of any other of the covenants, cagreements or conditions herein contrined required to be kept or performed or observed by Mortgagor or the Borrover or (c) default shall be made in the due observance or performance of any of the covenants, agreements or conditions contained, required to be kept or observed by Mortgagor or the Borrover in any other instrument given at any time to secure the payment of the Note; or (d) an Event of Default shall coror under the Loan Agreement; or (a) Mortgagor or the Borrower or any guaranter of the indebtedness secured hereby becomes insolvent or bankrupt or admics in writing "Its inability to pay the debts as they matter is inakes an assignment for the benefit of creditors, or applies for or consents to the appointment of a trusted or receiver for a major portion of its property or business; or (f) any petition is filed or proceeding is commenced for any attachment, levy, or seizure of any property of Mortgagor or the Borrower or any guarantor of the indebtedness subject to a lien this favor of Mortgagee / or any judgment or judgments; writ or writs / warrant or warrants 🔾 of attachment, or any similar process or processes in an aggregate amount in excess of \$25,000.00 shall be entered or filed against Mortgagor or the Borrower or any guarantor of the indebtedness or against any property or assets of Mortgagor or the Borrower or any guarantor of the indebtedness and remains unvacated, unbonded or unstayed for a period of sixty (60) days; or (g) bankruptcy; reorganization, arrangement; insolvency or liquidation groceedings or other proceedings for relief under any bankruptcy law or

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- Due on Sale -- Due on Encumbrance. Mortgagee may at its option accelerate the maturity date of the indebtedness evidenced by the Note, whereupon the whole of the indebtedness secured hereby shall at once become immediately due and payable (without any cure or grace period), if Mortgagor shall (whether voluntarily or by operation of law), without the prior written consent of Mortgagee, sell, mortgage, encumber, hypothecate or otherwise transfer the Premises or any part thereof, or otherwise cease to own the Premises, or if the Borrower shall (whether voluntarily or by operation of law), without the prior written consent of Mortgagee, sell, mortgage, encumber, hypothecate, or otherwise transfer the beneficial interest in Mortgagor of any portion thereof, or otherwise cease to own the beneficial interest in Mortgagor or the full power of direction over Mortgagor.
- condemnation awards are being held by fortgages to reimburse Mortgagor for the cost of rebuilding or restoration of buildings or improvements on the Premises, as set forth in Sections 4 or 5 hereof, or while Mortgagor is holding deposits for the payment of taxes. Nortgages shall be or become entitled to, and shall accelerate the indebtedness secured hereby, then and in such event, Mortgages shall be entitled to apply all such insurance proceeds and condemnation awards and deposits then held by it in reduction of the indebtedness secured hereby, and any excess held by it over the amount of indebtedness then due shall be returned to Mortgagor or any party entitled thereto, without interest.
- area to the space of the 114. Foreclosure: Expense of Litigation. When the indebtedness hereby secured, or any part thereof, shall become due, wrether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien of this Mortgage for such indebtedness or part thereof. In any civil action to foreclose the lien of this Mortgage, there shall be allowed and included as additional indebtedness in the order or judgment for sale all reasonable expenditures and expenses which may be paid or incurred by or on behalf of Mortgages for attorneys' fees, 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 order or judgment) of procuring all such abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances, with respect to title as Mortgages may deem reasonably necessary either to prosecute such civil actions or to evidence to bidders at any sale which may be had pursuant to such order or judgment the true condition of the title to or the value of the Premises. expenditures and expenses of the nature mentioned in this Section, and such

are expenses and fees as may be incurred in the protection of the Premises and maintenance of the lien of this Mortgage, including the fees of any attorney remployed, by \sim Mortgages \odot in \odot any \odot litigation \odot or \odot proceeding \odot affecting \odot this Mortgage, the Note: or whe spremises; including probate; bankruptey and appellate proceedings, or in preparations for the commencement, or defense

of cary-proceeding for threatened civil cartions or proceeding tabally be of interest applicable under the Note upon the occurrence of an Event of Default: under the Loan Agreement; and shall be secured by this Mortgage.

communicating and most account to the professional transfer and the contract of the contract o

15. 15. Application of Proceeds of Foreclosure Sale. The proceeds of any coreclosure pale of the Premises shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclicentate the foreclosure proceedings, including all such items as are mentioned in Section 14 hereofpersond, (all other items which may under the terms Neffeof or the Loan Agreement constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as provided herein or in the Loan Agreement; 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.

- 16. Appointment Receiver: Upon, or at any time after the filling of a complaint to foreclose whis Mortgage, the court in which such complaint is filed may appoint a resolver of the Premises. Such appointment may be made either before or after sile, 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, and Mortgages or any holder of the Note may be appointed as such receiver. Such receiver shall have power - to collect the rents, issues and profits of the Iremises during the pendency of such foreclosure suit and during the full statutory period of redumption, whether there be redemption or not; as well as during any further times when Mortgagor; except for the intervention of such receiver [would be entitled to collect such rents, insues and profits, and all other powers which may be necessary or are usual in such cases for the protection; tossession, control, management and operation of the Premises during the chiefe of such period. The court from time to time may authorize the receiver to pply the net income in his hands to the payment in whole or in part of: (A) the indebtedness secured hereby, or by any judgment or order 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, and (b) the deficiency in case of a sale and deficiency.
- any case in which under the provisions of this Mortgage, Mortgages has a right to institute foreclosure proceedings, whether before or after the whole indebtedness secured hereby is declared to be immediately due; or whether before or after the institution of legal proceedings to foreclose the lien hereof or before or after sale thereunder, forthwith, upon demand of Mortgagee, Mortgagor shall surrender to Mortgagee and Mortgagee shall be entitled to take actual possession of the Premises or any part thereof personally, or by its agent or attorneys. In such event Mortgages in its

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discretion may, in accordance with law, enter upon and take and maintain possession of all or any part of the Premises, together with all documents, books, records, papers and accounts of Mortgagor or the then owner of the Premises relating thereto, and may exclude Mortgagor, its agents or servents, 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 any, 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 lorcible detainer and actions in distress for rent, and with full power to: (1) cancel or terminate any lease or sublease for any cause or on any ground which would entitle Mortgagor to cancel the same; (b) elect to disaffirm any lease or sublease which is then subordinate to the lien hereof; (c) extend or modify any then existing leases and to make new leases, which extens one, 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 underscood 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 of this Mortgage and upon the purchaser or purchasers at any foreclosure sale, notwithstanding any relemption from a foreclosure of this Mortgage, discharge of the indebtedness secured hereby, satisfaction of any foraclosure decree, or issuance of any certificate of sale or deed to any purchaser; (d) make all necessary or proper repairs, decorating, renewals, replacements, alterations, additions, bettermercs and improvements to the Premises as to it may seem judicious; (e) insure and reinsure the same and all risks incidental to Mortgagee's possession, obsertion and management thereof; and (f) receive all of such avails, rents, lesues and profits, hereby granting full power and authority to exercise each and every of the rights, privileges and powers herein granted at any and all times hereafter, without prior, notice to Mortgagor provided that Mortgagor shall give subsequent notice thereof. 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. Mortgagor shall and does hereby agree to indemnify and hold Mortgagee harmless of and from any and all liability, loss, damage, or expense (including reasonable attorneys' fees) which Mortgages 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 it by reason of any alleged obligations or undertakings on its part to perform or discharge any 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 apsignment thereof, or in the defense of any claims or demands, the amount thereof, including costs, expenses and reasonable attorneys' fees, shall be secured hereby, and Mortgagor shall reimburse Mortgagee therefor immediately upon demand.

513 1.5 GNMS TOTAL TOTAL OF Application of Income! Received by Mortgagee. Mortgagee. bin the exercise of the rights and powers conferred herein/cahall have full be 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 Mortgages may determine:

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- get the seast correspond to the manufacture of their operating expenses of the to the Premises, to including acosts of Amanagement, restablished aclaims afor and damages, if any, and premiums on insurance hereinabove authorized, digramment, and carried a retiring a retiring in a commence of a liquid of the Color of the section
 - (b) to the payment of taxes and special assessments now dus or which may hereafter become due on the Premises;

The application of the first problem.

we (c) a togethe payment of all brepairs, wreplacements, :: alterations, additions; betterments, and improvements of the Premises and of placing the Premises in such condition as will, in the judgment of a of Mortgage Comake It readily marketable part of the are yet of the

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- to the payment of any indebtedness secured hereby and for any deficiency which may result from any foreclosure sale,
- w because 19: Rights Cumu a Bye. Each right; power and remedy therein conferred upon Mortgagee is cumulative and in addition to every other right, power or romedy; express or implied given now or hereafter existing; at law or in equity, and each and every right, power and remedy herein set forth or otherwise so existing may be exercised from time to time as often and in such order as may be deemed expedient by tortgagee, and the exercise or the beginning of the exercise of one right, power or remedy shall not be a waiver of the right to exercise at the same time or thereafter any other right; power or remedy, and no delay or omission of the Mortgagee in the exercise of any right, power or remedy accruing herounder or arising otherwise shall impair any such right, power or remedy, to be construed to be a waiver of any default or acquiescence therein.
- Compliance With Illinois Mortuage Foreglesur Tay. In the event that any provision in this Mortgage shall be incensiater a with any provision of the "Illinois Mortgage" Foreolosure Law (Chepter 110, Sections 18-1101 at sec., Illinois Revised Statutes) (herein called the "Act"), the provisions of the Act shall take precedence over the provisions of this Mortgage, but shall not invalidate or render unenforceable any other provision of this Mortgage that can be construed in a manner consistent with the Act. If any provision of this Mortgage shall grant to Mortgagee any rights or remedies upon default of Mortgagor which are more limited than the rights that would otherwise be vested in Mortgagee under the Act in the absonce of said provision, Mortgages shall be vested with the rights granted in the Act to the full extent permitted by law. Without limiting the generality of the foregoing, all expenses incurred by Mortgagee to the extent reimburgable under Sections 15-1510 and 15-1512 of the Act, whether incurred before or after any decree or judgment of foreclosure, and whether enumerated in Section 14 of this Mortgage, shall be added to the indebtednose secured by this Mortgage or by the judgment of foreclosura.

- 22. Release upon Payment and Discharge of Mortgagor's Obligations: Mortgages shall release this Mortgage and the lien thereof by proper instrument upon payment and discharge of all indebtedness secured hereby, in accordance with the terms and conditions in the Note and the Loan Agreement, and including a reasonable fee to Mortgagee for the execution of such release.
- 23. Filing and Recording Fees. Mortgagor will pay all filing, registractor or recording fees, and all expenses incident to the execution and acknowledgment of this Mortgage and all federal, state, county, and municipal taxes, and other taxes, duties, imposts, assessments and charges arising out of or in connection with the execution and delivery of the Note and this Mortgage.
- May desire or be required to give to the other party shall be in writing and shall be given in person or by the mailing thereof by certified mail addressed to Mortgagor at: EDCN Company, 1740 Ridge Avenue, Evanston, Tilinois 60201 or to Mortgagos at: Pirst American Bank, 975 Busse Road, Elk Grove Village, Illinois 60007, or at such other place as any party hereto may by notice in writing designate as a place for service of notice.

25. Miscellaneous.

- This Mortgage, and all provisions hereof, shall extend to and be binding upon Mortgagor and its successors, grantees and assigns, any subsequent owner or owners of the Premises 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 payment of the indebtedness secured herely or any part thereof, whether or not such persons shall have executed the Note or this Mortgage. The word "Mortgagee" when used herein shall include the successors and assigns of Mortgagee named herein, and the holder or holders, from time to time, of the Note. The word "indebtedness" when used herein shall include the principal sum evidenced by the Note, together with all interest, additional interest, and late charges thereon and other sums due thereunder and all other sums due to Mortgagee under the Loan Agreement or this Mortgage. "Note" when used herein shall include all extensions, renewals, refinancings, modifications, amendments, and replacements thereof.
- (b) In the event one or more of the provisions contained in this Mortgage or the Note or in any other security documents given to secure the payment of the Note shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall, at the option of Mortgages, not affect any other provision of this Mortgage, and this Mortgage shall be construed as if such invalid, illegal or unenforceable provision

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and the had never been contained thereinfor therein 30 This Mortgage shall be construed and governed by the laws of the State of Illinois, 5 and

.Au(c).coAt call 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 expenses and advances due to or incurred by Mortgagee in connection with the indebtedness secured hereby, provided, however, the notwithstanding anything to the contrary herein, the total aggregate in lebtedness secured by this Mortgage shall not exceed an amount equal to two (2) times the face amount of the Note.

Visital vas su (2) 15 galdin mNonoffset or claim that Mortgagor now has or may cloud thaves in the of uture against Mortgages shall relieve Mortgagor from paying large amounts due sunder the Note or from performing any other obligations contained herein or secured hereby, 00000 410 90 47673

- Mortgagor shall not by act or omission permit any building or other improvement on the Premises not subject to the lien of this Mortgage to raly on the Premises or any part thereof or any interest therein to furful any municipal or governmental requirement, and Mortgagor heraby assigno to Mortgages any and all rights to give consent for all or any portion of the Premises or any interest therein which is to be used; in Sintlarly, and building for other improvement on the The base Premises shall rely on any produces not subject to the lien of this - (a) : Mortgage : or :any :interest : therein to :fulfill :any :governmental: or municipal requirement. Mortgagor snell not by act or omission impair the integrity of the Premises as zoned for its present or intended The base of use, Wany action comission by Mortgagor which would result win a violation of any of the provisions of thir Section shall be void: Sugarant in the state of the engine of the state of the base of the state of the st
 - with the transference of fine! Mortgagee shall have the trightento dispect with Premises at all reasonable times and access thereto shall be permitted for that purpose.
 - 26. Exculpatory. This Mortgage is executed by First American Bank, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as Trustee, and it is expressly understood and agreed that nothing herein or in the Note contained shall be construed as creating any liability on First American Bank personally to pay the Note or any interest that may accrue thereon; or any indebtedness, 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 First American Bank personally is concerned, the legal holder or holders of the Note and the owner or owners of any indebtedness shall look solely to the Premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein provided, by action against any other security given at any time to secure the payment of the Note and by action to enforce the personal liability of the guarantors, if any.

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The following Pine

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IN: WITHESS WHEREOF, the Mortgagor has executed this instrument the day and year first written above.

Burn Sand Harry First American Bank, main work of the particle of a not personally but as Trustee an agricultural production and the conas aforesaid BY: Exoneration provision restricting any liability of First American Bank attached hereto is expressly made a part hereof. STATE OF ILLINOIS) COUNTY OF a Notary Public in and for said County in the State aforesaid, DO HERLES CERTIFY THAT Jane Nage and Debrah R. Klinky personally known to menand known by me to be the President and AVC ... Secretary, respectively, of First American Bank, in whose name; as Trustee, the above and foregoing instrument is executed, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their free and voluntary act and as the free and voluntary act of said First American Bank, as Trustee as aforesaid, for the uses and purposes therein set forth, and the said Vice President then and there acknowledged that he. as custodian of the corporate seal of said AVP did affix the said corporate seal to said instrument as his free and voluntary act and as the free and voluntary act of said First American Bank, as Trustee as aforesaid, for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal this day of Notary Public "OFFICIAL SEAL" My Commission Expires: KRIBTI L. HUISMAN Notary Public, State of fillingla My Commission Expires 5/8/96

EXCULPATION OF TRUSTER

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the warranties, indemnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee, while in form purporting to be the warranties, indemnities, representations, covenants, undertakings and agreements of First American Bank as said Trustee, are nevertheless each and every one of them, made and intended not as personal warranties, indemnities, representations, covenants, undertakings and agreements by First American Bank or any of its directors, officers, employees, or shareholders or for the purpose or with the intention of binding First American Bank or any of its directors, officers, employees, or shar holders personally but are made and intended for the purpose of binding only that portion of the trust property specifically described herein, and this instrument is executed and delivered by First American Bank not in its own right, but solely in the exercise of the powers conferred upon it as such frustee, and no personal liability or personal responsibility is assumed by nor shall at any time be asserted or enforceable by any person against First American Bank or any of its directors, officers, employees, or shareholders on account of this instrument or on account of any warranty, indemnity, representation, covenant, undertaking or agreement of the Trustee in this instrument, all such personal liability, if any, being expressly waived and released and any recovery cherefor being limited to the property horeby conveyed and the enforcement of remedies under the documents and instruments creating, securing, or otherwise governing the obligations secured by this instrument; provided however, this clause shall not impair the enforceability or adversely affect the availability of any rights that may otherwise be available to Mortgagee or the obligations of any co-signer, endorser, or quaranter of the obligations secured by this instrument; and provided further, that the foregoing limitations on personal liability shall not impair the validity of the indebtedness secured by Mortgagee's collateral or the lien or security interest on the collateral or the right of Mortgagee as mortgagee or secured party to foreclose and/or enforce rights against the collateral after default by the Mortgagor. Subject to the foregoing, the warranties, indemnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee are made for the sole benefit of Mortgagee, and no other person or persons, other than Mortgagee's successors or permitted assigns, shall have any benefits, rights, or remedies by reason of such warranties, indomnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee. Nothing herein shall be deemed to be a waiver of any right which Mortgagee may have under sections 506(a), 506(b), 1111(b) or any other provision of the Bankruptcy Reform Act of 1978, as at any time amended or reinstated, to file a claim for the full amount of the debt owing to Mortgagee in the event Mortgagor or its beneficiary should become the subject of a petition for bankruptcy or reorganization or to require that all collateral shall continue to secure all of the indebtedness owing to Mortgagee in accordance with the documents and instruments creating, securing, or otherwise

governing the obligations secured by this instrument.

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Solve Cook County Clerk's Office

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ICEXHIBIT_A Legal Description

TEPARCED (1) benefits on or out that I also the best in the party of the controls

Lot:8 and the South 1/2 of Lot:9 in I-80 Industrial Park Subdivision, being a Subdivision of Part of the heretofore vacated Croissant Park Markham 17th Addition, a Subdivision of the Northeast 1/4 of the Northwest 1/4 of Section 35257 Township 36 North, Range 13 East of the Third Principal Meridian, in Cook County, : Illinois, et al. 1990, them to you the epicement of the appropriate

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Lots 5 and thin 1-80 Industrial Subdivision, being a Subdivision of a part of the herelofore vacated Croissant Park Markham 17th Addition; a Subdivision (1) the Northeast 1/4 of the Northwest 1/4 of Section 25, Township 36 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois, and the state of the transfer and the state of the s

··· That: part..cf :the heretofic co. /acated Block 6 (including the North /and/South 20 foot alley) in Croissant Fark Markham 17th Addition a Subdivision of the Northeast 1/4 of the Northwest 1/4 of Section 25; Township 36 North, Range - 13 East of the Third Principal actidian, Lying North of the Northerly right of way line of the Moline Expressway as ostablished by Dodument No: 19538066 dated July 26% 1968% also that part of the East 1/2 of the heretofore varated Francisco Avenue, lying North of the Northerly line of said Molline Expressway and Lying South of the Westerly prolongation of the North line of said Block 6; also that part of the West 1/2 of the heretofure vacated Mozart Avenue, lying North of the Northerly lina of said Moline Expressway and lying South of the Easterly prolongation of the North line of said Block 6, all in Cook County, Illinois.

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Lot 7:in I-80 Industrial Park Subdivision, a Subdivision of parts of vacated Blocks 1 thru 4 and vacated streets and alleys adjoining 🔛 Creissant Park Markham 17th addition, being a subdivision of the Northeast 1/4: of the Northwest 1/4 of Section 25, Township 36 North, Range 13; Rast of the Third Principal Meridian, in Cook County, Illinois.

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PERMANENT INDEX NUMBER (S):

Lot 8 of Parcel 1:000 528-25-102-042

Lot 9 of Parcel 1 and Lot 6 of Parcel 2: 28-25-102-047

Lot 5 of Parcel 2: 28-25-101-046 Parcel 3: 28-25-107-043

Parcel 3: 28-25-107-043

Parcel 4: 28-25-101-048

STREET ADDRESS:

16850 Richmond Avenue

Hazelcrest; TL 60429

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JOINDER

FOR GOOD AND VALUABLE CONBIDERATION, the receipt and sufficiency of which are hereby acknowledged, the undersigned, being the owner of 100% of the beneficial interest in the land trust known as First American Bank ("Mortgagor"), hereby joins in the Mortgage made by Mortgagor in favor of First American Bank ("Mortgagee") for purposes of: (a) conveying, mortgaging, warranting, granting, transferring, setting over, and assigning to Montgagee, all of its right, title, and interest in and to the real property described therein, including, without limitation, all of the buildings, structures, and improvements now or at any time hereafter erected, constructed, or situated on such real property or any part thereof and all machinery, apparatus, equipment, personal property, and fixtures of every kind and nature whatsoever now or at any time hereafter located in, on, or about such real property or any part thereof, and any and all rents, issues, income, and profits of and from such real property and all other property that, if dwmemby Mortgagee, would form a portion of the Premises subject to the lien of the Mortgage, and (b) agreeing that to the extent the undersigned has the right, power, or obligation to perform or cause the performance of any act that Dortgagor is required to perform in the Mortgage or has the right, power, or colligation to prohibit or limit or cause the prohibition or limitation of any act that is prohibited or limited under the Mortgage, the undersigned shall ack to cause the compliance with the provisions thereof.

Compliance With Laws. To the undersigned's actual knowledge, as determined by the contents of an Environmental Site Assessment of Hill Concrete Products (the "Report") dated July 26, 1992, a copy of which has been furnished to Mortgagoe, and the Opinior and Order of the Illinois Pollution Control Board dated January 7, 1993, a copy of which has been furnished to Mortgages, the Premises and its present use complies, and at all times shall comply, with all applicable laws and governmental regulations including, without limitation, all applicable federal, state and local laws pertaining to air and water quality, hazardons vaste, waste disposal, air emissions and other environmental matters, -11 coning and other land use matters, and utility availability. To the undersigned's actual knowledge, as determined by the contents of the Report, neither undersigned nor, to the best of undersigned's knowledge, any previous owner or occupier of the Premises, used, generated, stored or disposed of, on, under or about the Premises any Mazardous Materials. For purposes of this Mortgage, Hazardous Materials shall mean and include any hazardous substance, hazardous material, toxic substance, solid waste, or any pollutant or contaminant now or hereafter defined as such in (or for purposes of) the Comprehensive Environmental Response, Compensation, and Liability Act, any so-called applicable "Superfund" or "Superlien" or "Nonpriority lien" law, the Toxic Substances Control Act, or the Resource Conservation and Recovery Act, all as amended from time to time. undersigned's actual knowledge, as determined by the contents of the Report, the Premises do not contain any underground tanks and do not contain and has not in the past contained any asbestos-containing material in friable form,

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Indemnity. The undersigned agrees to indemnify, defend, and hold the Mortgagee harmless from and against any and all losses, damages, liabilities, and expenses (including reasonable attorneys) "fees)" the Mortgagee may sustain as a consequence of the occurrence of any Event of Default or the breach or inaccuracy of any representation and warranty made by the undersigned in this Mortgage or any document; financial statement, credit information//certificate/wor statement furnished to the Mortgages. The undersigned agrees to indemnify, defend, and hold the Mortgagee harmless from and against any and all losses, damages, liabilities; and expenses (incly digreasonable attorneys' fees) that at any time or from time to time may be paid incurred or suffered by or asserted against the Mortgagee tory with respect to, or as a direct or indirect result of the presence on wor, under/oc the escape, seepage, leakage, spillage, discharge, emission, "or release from, the Premises or any part thereof, into or upon any land, the atmosphere, or any water course, body of water, or weth lands; of any Hazardous Material occurring during or prior to the period of ownership of the Premises or any part thereof by the undersigned for as a result of conditions existing during such period (including, without limitation, any losses, liabilities, dam (gc), or expenses asserted or arising under any applicable law or regulation. The provisions of and undertakings and indemnifications set forth in this Section shall survive the payment of the Notes and the other obligations of the undersigned to the Mortgagee and shall not be affected by the Mortgagae's acquisition of any interest in the Premises, whether by foreclosure or otherwise.

IN WITHESE WHEREOF, the undersigned has joined in the foregoing Mortgage by executing and delivering this Joinder as of November 7, 1994.

Hill Concrete Products, Inc.

BYı

James Nondorf, President

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Eunige O'Connor-Nondorf

Secretary

STATE OF ILLINOIS)

COUNTY OF (bole)

1 SS . .

The undersigned, a notary public in and for the county and state aforesaid, do hereby certify that James Nondorf, the President of Hill Concrete Products, Inc., and Eunice O'Connor-Nondorf the Secretary of Hill Concrete Products; Inc., who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such officer, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as such officers as their own free and voluntary act and as the free and voluntary act of said corporation, for the uses and purposes therein set forth, and caused the corporate seal of said corporation to be affixed thereto.

Given under my hand and notarial seal on 101. 7, 194.

Malia 7 Pardone
Notary Public