UNOFFICIALSCO

First American Bank 201 S. State Street P.O. Box 307 Hampshire, IL 60140

WHEN RECORDED MAIL TO:

First American Bank 201 S. State Street P.O. Box 307 Hampshire, iL 60140

7) 77.7500

COOK COUNTY, ILLIHOIS FILED FOR RECORD

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MORTGAGE

THIS MORTGAGE IS DATED FEBRUARY 11, 1994, between First American Bank, formerly known as Riverside National Bank, as Trustog under Trust Agreement dated November 29, 1984, and known as Trust No. 379, whose address is 218 W. Main St., Dundee, IL. (referred to below as "Grantor"); and First American Bank, whose address is 201 S. State Street, P.O. Box 307, Hampshire, IL 60140 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grantor not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to Grantor pursuan, to a Trust Agreement dated November 29, 1984 and known as First American Bank Trust Number 379, mortgages and conveys to Lender all of carantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed building i, improvements and fixtures; all easements, rights of way, and appuranances; all water, water rights, watercourses and ditch rights (including stock in unifies with ditch or irrigation rights); and all other rights, revailies, and profits relating to the real property, including without limitation all minerals, oil, gas, gastissmal and similar matters, located in Cook County, State of Illinois (the "Real Property"):

LOT 124 IN OWNERS SUBDIVISION OF PART OF THE EAST 40 ACRES OF THE SOUTH 80 ACRES OF THE SOUTHWEST 1/4 OF SECTION 2, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING SOUTH OF THE NORTH 163 FEET AND NORTH OF THE SOUTH 153.9 FEET AND WEST OF A LINE 50 FEET WEST OF AND PARALLEL WITH THE CENTER LINE OF A PROLONGATION OF HINSDALE AVENUE (NOW KNOWN AS FIRST AVENUE), AND OF THE SOUTH BO FEET OF THE NORTH 163 FEET OF THE WEST 130 FEET OF THE EAST 40 ACRES OF THE SOUTH 80 ACRES OF THE SOUTHWEST 1/4 OF SECTION 2, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN AND OF THE WEST 33 FEET OF THE SOUTH 153.9 FEET (EXCEPT THE -SOUTH 33 FEET THEREOF) OF THE EAST 40 ACRES OF THE SOUTH 30 ACRES OF THE SOUTHWEST 1/4 AND WEST OF A LINE 50 FEET WEST OF AND PARALLEL With THE CENTER LINE OF FIRST AVENUE., ALSO LOTS 8 TO 12 INCLUSIVE AND LOTS 17 TO 21 INCLUSIVE IN H. O. STONE AND CO'S EIGHTH ADDITION TO LYONS, BEING A SUBDIVISION OF THE SOUTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 2, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, THE PLAT THEREOF RECORDED FEBRUARY 27, 1956 AS DOCUMENT 16505286 AND REGISTERED IN THE REGISTRAR OF TITLES OFFICE OF COOK COUNTY, ILLINOIS AS DOCUMENT 1653227 IN COOK COUNTY, ILLINOIS.

The Real Property or its address is commonly known as 4521 S. Cracow, Lyons, IL 60534. The Real Property lax Identification number is 18-02-311-017-0000.

Grantor presently assigns to Lender all of Grantor's right, title, and interest in and to all leases of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the following meanings when used in this Mortgage. Terms not otherwise defined in this Mortgage shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Borrower. The word "Borrower" means each and every porson or entity signing the Note, including without limitation Judith B. Potrucci.

Credit Agreement. The words "Credit Agreement" mean the revolving line of credit agreement dated February 11, 1994, between Lender and Borrower with a credit limit of \$10,000.00, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the Credit Agreement. The interest rate under the revolving line of credit is a variable interest rate based upon an index. The index currently is 6,000% per armum. The interest rate to be applied to the outstanding account balance shall be at a rate 1,000 percentage points above the index for balances of \$49,999.39 and under and at a rate equal to the index for balances of \$50,000.00 and above, subject however to the following maximum rate. Under no circumstances shall the interest rate be more than the lesser of 18,000% per annum or the maximum rate allowed by applicable law.

Existing indebtedness. The words "Existing Indebtedness" mean the Indebtedness described below in the Existing Indebtedness section of this Mortgage.

Grantor. The word "Grantor" means First American Bank, Trustee under that certain Trust Agre nber 29, 1984 and known as First American Bank Trust Number 379. The Grantor is the mortgagor under this Mortgage

Guarantor. The word "Guarantor" means and includes without limitation, each and all of the guarantors, surelias modation parties in

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connection with the Indebtedness.

Indebtedness. The word "Indebtedness" means all principal and interest payable under the Credit Agreement and any amounts expended or advanced by Lender to discharge obligations of Grantor or expenses incurred by Lender to enforce obligations of Grantor under this Mortgage, together with interest on such amounts as provided in this Mortgage. Specifically, without limitation, this Mortgage secures a revolving line of credit and shall secure not only the amount which Lender has presently advanced to Borrower under the Credit Agreement, but also any future amounts which Lender may advance to Borrower under the Credit Agreement within twenty (20) years from the date of this Mortgage to the same extent as if such future advance were made as of the date of the execution of this Mortgage. The revolving line of credit obligates Lender to make advances to Borrower so long as Borrower compiles with all the terms of the Credit Agreement and Related Documents. Such advances may be made, repaid, and remade from time to time, subject to the limitation that the total outstanding balance owing at any one time, not including finance charges on such balance at a fixed or variable rate or sum as provided In the Credit Agreement, any temporary overages, other charges, and any amounts expended or advanced as provided in this paragraph, shall not exceed the Cradit Limit as provided in the Cradit Agreement. It is the Intention of Grantor and Lender that this Mortgage secures the balance outstanding under the Credit Agreement from time to time from zero up to the Credit Limit as provided above and any intermediate balance.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance preceds and refunds of premiums) from any cale or other disposition of the Property.

Property. The word "Frageria" means collectively the Real Property and the Personal Property.

Real Property. The words "Han Property" mean the property, interests and rights described above in the "Grant of Mortgage" section.

Rents. The word "Rents" means at present and future rents, revenues, income, issues, royalties, profits, and other benefits derived from the Property.

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE TO EBTEDNESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE. THIS MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PRIORITY OVER ALL SUBSEQUENT LIENS AND ENCUMBRANCES, INCLUDING STAUTORY LIENS, EXCEPTING SOLELY TAXES AND ASSESSMENTS LEVIED ON THE REAL PROPERTY, TO THE EXTENT OF THE MAXIMUM AMOUNT SECURED HEREBY. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

GRANTOR'S WAIVERS. Granter waives all rights or defens is interng by reason of any "one action" or "anti-deficiency" law, or any other law which may prevent Lander from bringing any action against Grantor, including a claim for deticlency to the extent Lender is otherwise entitled to a claim for deficiency, before or after Lander's commencement or completion of any foreclosure action, either judicially or by exercise of a power of sale.

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Borrower shall pay to Lender all Indebtedness secured by this Mortgage as it becomes due, and Borrower and Grantor shall strictly perior in all their respective obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor and Borrow in agree that Grantor's possession and use of the Propeny shall be governed by the following provisions:

Possession and Use. Until in default, Grantor may remain in possession and corinol of and operate and manage the Real Property and collect the Rents.

Duty to Maintain. Granter shall maintain the Property in tenantable condition and primptly perform all repairs, replacements, and maintenance necessary to preserve its value.

Nulsance, Waste. Granter shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), soli, gravel or rock products wilhout the prior written consent of Lender.

DUE ON SALE - CONSENT BY LENDER. Lender may, at its option, declare immediately due and payable warms secured by this Mortgage upon the sale or transfer, without the Lender's prior written consent, of all or any part of the Real Property, or any intriest in the Real Property. A "sale or transfer" means the conveyance of Real Property or any right, title or interest therein; whether legal, beneficial or quitable; whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, land contract, contract for deed, leasehold into or with a term greater than three (3) years, lease-option contract, or by sale, assignment, or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of Real Property Interest. If any Grantor is a corporation, partnership or limited if ibility company, transfer also includes any change in ownership of more than twenty-live percent (25%) of the voting stock, partnership interests or limited as litty company interests. as the case may be, of Grantor. However, this option shall not be exercised by Lender if such exercise is prohibited by federal law or by Illinois law.

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are a part of this Mongage.

Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, payroll taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services and severe service charges levied against or on account of the Property free of all light having priority over or equal to the interest of Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, payroll taxes, special taxes, assessments, water charges rendered or material furnished to the Property. Grantor shall maintain the Property free of all liens having priority over or equal to the interest of Lander under this Mortgage, except for the lien of taxes and assessments not due, except for the Existing Indebtedness referred to below, and except as otherwise provided in the following paragraph.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Mortgage.

Maintenance of Insurance, Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all Improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgagee clause in favor of Lender. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each insurer containing a atipulation that coverage will not be cancelled or diminished without a minimum of ten (10) days' prior written notice to Lander and not containing any disclaimer of the insurer's liability for failure to give such notice. Should the Real Property at any time become located in an area designated by the Director of the Faderal Emarginey Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain Federal Flood Insurance, to the extent such insurance is required by Lender and is or becomes available, for the term of the loan and for the full unpaid principal balance of the loan, or the maximum limit of coverage that is available, whichever is less.

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property if the estimated cost of repair or replacement exceeds \$10,000,00. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lendor's security is impaired. Lender may, at its election, apply the proceeds to the reduction of the Indebtedness, payment of any ilen affecting the Property, or the restoration and repair of the Property.

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EXPENDITURES BY LENDER. If Granter falls to comply with any provision of this Mortgago, including any obligation to maintain Existing Indobtodness In good standing as required below, or if any action or proceeding is commenced that would materially affect Lender's interests in the Property, Lender on Grantor's behalf may, but shall not be required to, take any action that Lendor deems appropriate. Any amount that Lendor expends in so doing will boar interest at the rate charged under the Credit Agreement from the date incurred or paid by Lender to the date of repayment by Granter. All auch expenses, at Londer's option, will (a) be payable on demand, (b) be added to the balance of the credit line and be apportioned arrang and be payable with any installment payments to become due during either. (I) the term of any applicable insurance policy or. (ii) the remaining term of the Credit Agreement, or (c) be treated as a balloon payment which will be due and payable at the Credit Agreement's maturity. This Mortgage also will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remodes to which Lander may be entitled an account of the default. Any such action by Lander shall not be construed as curing the default so as to ber Lander from any remody that it otherwise would have had.

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage.

Title. Granter warrants that: (a) Granter holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in the Existing Indebtedness section below or in any title insurance policy, tills report, or final title opinion issued in layor of, and accepted by, Lender In connection with this Mortgage, and (b) Grantor has the full right, power, and authority to execute and deliver this Mortgage to Londer.

Defense of Title Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons.

EXISTING INDEBTEDNES. The following provisions concerning existing indebtedness (the "Existing Indebtedness") are a part of this Mortgage.

Existing Lien. The lien of this Mortgage securing the Indebtedness may be secondary and Interior to the lien securing payment of an existing obligation to First American Cark described an: Mortgage loan dated January 4, 1994, and recorded in Cook County, tilinets. The existing obligation has a current principal Salvace of approximately \$75,000.00 and is in the original principal amount of \$75,000.00. The obligation has the following payment terms: monthly an manta of principal and interest. Granter expressly covernable and agrees to pay, or see to the payment of, the Existing Indobtedness and to present any default on such Indebtedness, any default under the instruments evidencing such indebtedness, or any default under any security documents let such indebtedness.

FULL PERFORMANCE. If Borrower pays all the indebtedness when due, terminates the credit line account, and otherwise performs all the obligations imposed upon Grantor under this Mortgage, Londer shall execute and deliver to Grantor a suitable satisfaction of this Mortgage and suitable statements of termination of any financing statement on the evidencing Lender's security interest in the Rents and the Personal Property. Grantor will pay, if permitted by applicable law, any reasonable termination in an determined by Lender from time to time.

DEFAULT. Each of the following, at the option of Londor, that constitute an event of default ("Event of Default") under this Mortgago: (a) Grantor commits fraud or makes a material misrepresentation at any impair connection with the credit line account. This can include, for example, a false statement about Grantor's Income, assets, liabilities, or any other aspects of Grantor's financial condition. (b) Grantor does not meet the repayment terms of the credit line account. (c) Grantor's action or inaction ad lessely attects the collateral for the credit line account or Lender's rights in the collateral. This can include, for example, fallure to maintain required insurence, waste or destructive use of the dwelling, fallure to pay taxes, death of all persons liable on the account, transfer of title or sale of the dwelling, creation of a lien on the dwelling without Lender's permission, foreclosure by the holder of another lian, or the use of funds or the dwelling for prohibited purpo ins-

BIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Dr. at 4 and at any time thereafter, London, at its option, may exercise any one or more of the following rights and remedies, in addition to any other rights or rangelies provided by law:

Accelerate indebtedness. Lender shall have the right at its option without notice to Benevier to declare the entire indebtedness immediately due and phyable, including any prepayment penalty which Borrower would be required to lay.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall hely all the rights and remedies of a secured party under the Uniform Commercial Code.

Judicial Foreclosure. Lender may obtain a judicial decree foreclosing Grantor's interest in all or any part of the Property.

Deficiency Judgment. If permitted by applicable law, Londer may obtain a judgment for any deficiency remaining in the indebtedness due to Londer after application of all amounts received from the exercise of the rights provided in this section.

Other Remedies. Lender shall have all other rights and remedies provided in this Mortgage or the Credit Agrament or available at law or in equity.

Attorneys' Fees; Expenses. In the event of foreclosure of this Mortgage, Lender shall be entitled to recover from Clan'or and Borrower Lender's attorneys' fees and actual disbursements necessarily incurred by Lendor in pursuing such foroclosure.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Morrgage:

Applicable Law. This Mortgage has been delivered to Lender and accepted by Lender in the State of Illinois. This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.

Time is of the Essence. Time is of the essence in the parformance of this Mortgage.

Waiver of Homastead Exemption. Grantor hereby releases and waives all rights and banelits of the homestead exemption laws of the State of Illinois as to all Indebtedness secured by this Mortgage.

GRANTOR'S LIABILITY. This Mertgage is executed by Grantor, not personally but as Trustee as provided above in the exercise of the power and the authority conferred upon and vested in it as such Trustee (and Grantor thereby warrants that it possesses full power and authority to execute this Instrument). It is expressly understood and agreed that with the exception of the foregoing warranty, notwithstanding anything to the contrary contained herein, that each and all of the warranties, indemnities, representations, covenants, undertakings, and agreements made in this Mortgage on the part of Grantor, while in form purporting to be the warranties, indemnities, representations, covariants, undertakings, and agreements of Grantor, are nevertheless each and every one of them made and intended not as personal warranties, indemnities, representations, coverants, undertakings, and agreements by Granter or for the purpose or with the Intention of binding Granter personally, and nothing in this Mortgage or in the Credit Agreement shall be constitued as creating any liability on the past of Grantor pursonally to pay the Credit Agreement of any interest that may accrue thereon, or any other Indebtedness under this Mortgago, or to perform any covenant, undertaking, or agreement, either express or implied, contained in this Mortgago, all such liability. If any, being expressly waived by Lender and by every person now or floreafter claiming any right or security under this Mortgage, and that so far as Grantor and its successors personally are concurred, the legal holder or holders of the Credit Agreement and the ewner or owners of any Indebtedness shall look solely to the Property for the payment of the Credit Agreement and Indebtedness, by the antercement of the lien created by this Mortgage in the manner provided in the Credit Agreement and herein or by action to enforce the personal flability of any Guaranter or obligor, other than Grantor, on the Credit Agreement.

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02-11-1994 Loan No 50013261670

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GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND GRANTOR AGREES

GRANTOR:	or the morn dade, and different admines to he remine.
Trust No. 379	a Trustee under Trust Agreement dated Hovember 29, 1984, and known a
By: Vice President, Authorized Signer	Wice Statemant, Authorized Signer
This Mortgage prepared by: Richard A. Fick 15 Riverside Road Riverside, IL 60546	Exoneration provision restricting any liability of First American Bank attached hereto is expressly made a part hereol.
CORPORATE A	CKNOWLEDGMENT
No. of the contract of the con	
STATE OF ILLINOIS) SOUNTY OF MCHETURY ;	
COUNTY OF MCHETURY ();	
On this day of 17, be and Vice President, of First American Bank, formed whown as Alvas, 1984, and known as Trust No. 379, and known to me to be author the Mortgage to be the free and voluntary act and deed of my corporal uses and purposes therein mentioned, and on outh stated that it was behalf of the objectation.	lere me, the undersigned Notary Public, personally appeared Vice Preside verside National Bank, as Trustee under Trust Agreement dated Novembrized agents of the corporation that executed the Mortgage and acknowledge tion, by authority of its Bylaws or by resolution of its board of directors, for the authorized to execute this Mortgage and in fact executed the Mortgage of
By Julie E Bergerer	Pasiding at MCHENRY Co.
Notary Public In and for the State of 14-1105	Mi commission expires OFFICIAL SEAL
ISER PRO, Reg. U.S. Pat. & T.M. Off., Ver. 3, 18d (c) 1954 CFI ProServices, Inc. All rights	reserved. (IL- GO.) PETRUCCIAN LEGICATION PUBLIC STATE OF ILLINOIS 157 COMMISSION NEW. MAY 17, 1995

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As expressly weekshold 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 varranties, 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 varranties, indemnities, representations, covenants, undortakings and agrooments 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 shareholders 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 conformed upon it as such Trustee, and no personal liability or personal responsibility is assumed by nor shall at any time be asserted or enforceable by any person equinst First American Dank or any of its directors, officers, employees. or shareholders on account of this instrument or on account of any varranty, indemnity, representation, covenant, undertaking or agreement of the Trustes in this instrument, all such personal liability, if any, being expressly waived and released and any recovery therefor being limited to the property hereby conveyed and the enforcement of remedies Inder the documents and instruments creating, securing, or otherwise governing the obligations secured by this listriment; provided hovever, this clause shall not impair the emprecability or adversely affect the availability of any rights that may otherwise be available to Mortgages or the obligations of any co-signer, endorser, or guaranter 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 Hortgages's col'ateral or the lien or security interest on the collateral or the right of Mortgages as mortgages or secured party to foreclose and/or enforce rights against the collateral after default by the Hortgagor. Subject to the foregoing, the Warrantler, indemnities, representations, covenants, undertakings and agreements berein 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 person ted assigns, shall have any benefits, rights, or remedies by reason of such warranties, indemnities, representations, coverats, undertakings and agreements herein made on the part of the Trustee. Hoth herein shall be deemed to be a waiver of any right which Hortgagee may have under sections 506(a), [06(b), 1111(b) or any other provision of the Bankruptcy Reform ich of 1978, as at any time amended or reinstated, to file a clin for the full amount of the debt owing to Mortgages in the event Mortgagor or its beneficiary should become the subject of a petition for bankruptcy or roorganization or to require that all collatoral shall continue to secure all of the indebtedness owing to Hortgagee in accordance with the documents and instruments creating, securing, or otherwise governing the obligations secured by this instrument.

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