

UNOFFICIAL COPY

Mortgage

(1-4 Family Residential Property)

NAME OF BANK Old Kent Bank of Grand Haven,
ADDRESS 233 Washington Street,
CITY Grand Haven, MICHIGAN ZIP 49417



A.T.G.F.
BOX 370

94213421

THIS MORTGAGE is made on the 28th day of February, 1994, between ROBERT A FOX and LINDA S FOX, husband and wife, of 100 E KNIGHT PARK RIDGE, IL 60068 ("Mortgagor"), and the Bank named above, a Michigan banking corporation.

THIS IS A FUTURE ADVANCE MORTGAGE. THE MAXIMUM PRINCIPAL AMOUNT, EXCLUDING PROTECTIVE ADVANCES, THAT MAY BE SECURED BY THIS MORTGAGE IS \$ 10,000.00.

FOR VALUE RECEIVED, Mortgagor mortgages and warrants to Bank land located in the CITY of PARK RIDGE, County of COOK, State of ILLINOIS, described as follows:

THE SOUTH ELEVEN FEET AND SIX INCHES OF LOT TWELVE AND LOT THIRTEEN (EXCEPT THE SOUTH 25 FEET THEREOF) IN FEUERBORN AND KLODE'S SECOND ELM STREET ADDITION TO PARK RIDGE, BEING A SUBDIVISION OF LOT SIX IN CHRISTIAN CRUPP'S SUBDIVISION IN THE SOUTHWEST QUARTER OF SECTION 26, TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN.

PERMANENT INDEX NUMBER: 09 26 305 071 0000

• DEPT-01 RECORDING 027.50
• 180000 TRAN 6768 03/08/94 15159100
• 84156 C 26-94-213421
COOK COUNTY RECORDER

and (a) all buildings, structures and other improvements now or in the future located on the land and all easements, hereditaments and appurtenances now or in the future belonging to the land, (b) all fixtures now or in the future attached to or used in connection with the land, (c) all equipment (including, without limitation, all machinery, engines, boilers, elevators and plumbing, heating, air conditioning and ventilating equipment) now or in the future located on the land, all of which equipment shall be considered to be fixtures and a part of the realty, and (d) all rents, income and profits arising from the land or from the buildings, structures, other improvements, fixtures and equipment now or in the future located on the land. In this Mortgage, the above-described land, buildings, structures, improvements, easements, hereditaments, appurtenances, fixtures and equipment are collectively called "the premises."

THIS MORTGAGE SECURES PAYMENT AND PERFORMANCE OF ALL INDEBTEDNESS AND OBLIGATIONS NOW AND IN THE FUTURE OWING TO BANK BY MORTGAGOR, including all obligations of Mortgagor under this Mortgage. IF ANY PROMISSORY NOTE, GUARANTY OR OTHER DOCUMENT LISTED BELOW HAS BEEN EXECUTED BY A PARTY OTHER THAN MORTGAGOR / THIRD-PARTY OBLIGOR, THEN THIS MORTGAGE ALSO SECURES PAYMENT AND PERFORMANCE OF ALL INDEBTEDNESS AND OBLIGATIONS NOW AND IN THE FUTURE OWING TO BANK BY THE THIRD-PARTY OBLIGOR. The indebtedness and obligations now owing to Bank by Mortgagor and/or by any Third-Party Obligor include, BUT ARE NOT NECESSARILY LIMITED TO, the indebtedness and obligations evidenced by any promissory notes, guarantees and documents listed below.

Note, Guaranty or Document	Date	Principal Amount (If Any)	Party Who Executed (if Other Than Mortgagor)
Indebtedness Due Agreement	02/28/94	\$15,000.00	

27.50
27.50

Mortgagor and any Third-Party Obligor are sometimes referred to in this Mortgage as "Obligors." If an Obligor is more than one person, this Mortgage also secures all indebtedness and obligations now and in the future owing to Bank by any one or more of those persons, regardless of whether the remaining person or persons are not liable for any such indebtedness or obligations or whether one or more persons other than an Obligor are also liable for such indebtedness and obligations.

This Mortgage secures all present and future indebtedness and obligations owing to Bank by each Obligor, regardless of whether any such indebtedness or obligation is (a) not listed above, (b) not presently intended or contemplated by Bank or any Obligor, (c) indirect, contingent or secondary, (d) unrelated to the premises or to any financing of the premises by Bank, (e) of a kind or class that is different from any indebtedness or obligation now owing to Bank by any Obligor, or (f) evidenced by a note or other document that does not refer to this Mortgage.

If Bank assigns this Mortgage and the indebtedness that is secured by it at the time of the assignment, then this Mortgage shall also secure all indebtedness and obligations then and in the future owing to the assignee by Mortgagor and any Third-Party Obligor. From and after the assignment, each reference in this Mortgage to Bank shall be considered to refer to the assignee.

Notwithstanding the foregoing or any other provision of this Mortgage, if the premises include Mortgagor's principal dwelling, then this Mortgage does not secure any present or future indebtedness or obligation owing by any Obligor arising from an extension of "consumer credit," within the meaning of the federal Truth in Lending Act (15 USC 1601 et seq), unless either (a) the note, agreement or other instrument or document evidencing the indebtedness or obligation is specifically described above, or (b) the extension of credit is made after this Mortgage is given and the note, agreement or other instrument or document evidencing the indebtedness or obligation expressly states that it is secured by a mortgage on Mortgagor's principal dwelling.

The indebtedness and obligations secured by this Mortgage are collectively referred to in this Mortgage as the "Indebtedness."

Mortgagor further warrants, represents and agrees as follows:

1. Payment of Indebtedness. Mortgagor agrees to pay or perform all of the Indebtedness now or in the future owing by Mortgagor, including all interest on it, in accordance with the terms of the instruments, documents or agreements evidencing it ("Instruments").

UNOFFICIAL COPY

(c) Mortgagor (i) waives notice of any advances or other extensions of credit it incudes in the Indebtedness, (ii) waives any right to require Bank to sue upon or otherwise enforce payment of the Indebtedness or to enforce any security for it without exercising its rights and remedies under this Mortgage, and (iii) agrees that the validity and enforceability of this Mortgage shall not be impaired or affected by any failure of Bank to obtain or perfect, or to secure priority of, any other security at any time given, or agreed to be given, by any person for the Indebtedness.

(d) Bank is authorized, from time to time and without notice to or consent of Mortagor and with or without consideration, to give and make any extensions, renewals, modifications, waivers, settlements and compromises, on such terms and conditions as Bank may see fit, with regard to any of the Indebtedness at any time owing by a Third-Party Obligor or with regard to any security for the Indebtedness that is not owned by Mortagor. Any of these actions shall not impair or affect the validity or enforceability of this Mortgage.

20. Expenses. Mortgagor shall pay to Bank on demand all expenses, including attorney fees and legal expenses, paid or incurred by Bank in collecting or attempting to collect the Indebtedness or in protecting and enforcing the rights of and obligations to Bank under any provision of this Mortgage, including, without limitation, taking any action in any bankruptcy, insolvency or reorganization proceeding concerning Mortgagor or foreclosing this Mortgage by advertisement or by action. The expenses shall bear interest, from the date paid or incurred by Bank, at the Default Rate.

21. Application of Proceeds. If any rents or profits or any proceeds of insurance or proceeds of any condemnation or eminent domain award or proceeds from any sale of the premises at foreclosure are paid to Bank, Bank shall have the right to apply the rents or profits or proceeds, in amounts and proportions that Bank shall in its sole discretion determine, to the full or partial satisfaction of any or all of the indebtedness and obligations secured by this Mortgage, including any contingent or secondary obligations, whether or not they shall then be due and payable by the primary obligor.

22. Other. All notices to Mortgagor and to Bank shall be considered to be given if and when mailed, with postage prepaid, to the respective addresses of Mortgagor and Bank appearing on the first page of this Mortgage, or if and when delivered personally. The provisions of this Mortgage shall be binding upon and inure to the benefit of Mortgagor and Bank and their respective successors, assigns, heirs and personal representatives. Any provision of this Mortgage prohibited or unenforceable by any applicable law shall be ineffective only to the extent and for the duration of the prohibition or unenforceability without invalidating the remaining provisions of this Mortgage. If Mortgagor is more than one person, their obligations under this Mortgage are joint and several, and the term "Mortgagor" refers to each of them and all of them. In this Mortgage, "protective advance" means an indebtedness or obligation that is secured by this Mortgage and that arises because Bank makes an expenditure or expenditures (a) to fulfill or perform an obligation of Mortgagor under this Mortgage, with respect to the premises, that Mortgagor has failed to fulfill or perform, (b) to preserve the priority of this Mortgage or the value of the premises, or (c) for attorneys fees or other expenses that are incurred in exercising a right or remedy under this Mortgage or that Mortgagor has agreed in this Mortgage to reimburse to Bank.

IN WITNESS WHEREOF, Mortgagor has signed this Mortgage as of the date stated on the first page of this Mortgage.

Witnesses:

Individual Mortgagor(s):

ROBERT A. FOX

324464080

LINDA S FOX
Non-individual Mortgagor(s)

By

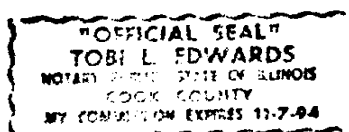
۱۸

And by

ILLINOIS
STATE OF ~~ILLINOIS~~)
COUNTY OF Cook)

This Mortgage was acknowledged before me on February 28.

by ROBERT A FOX and LINDA S FOX, husband and wife



State of Illinois
County of XXXXXX

My subscription expires: 4/17/94

STATE OF MICHIGAN

This Mortgage was acknowledged before me on _____, 19_____
by _____, the _____, _____, on its behalf.

This instrument was used for

Old Kent Bank of Grand Haven
232 Washington Street
Grand Haven, MI 49417

Notary Public County, Michigan

My commission expires: _____

MORTGAGE

Return to:

LOAN O. N.

UNOFFICIAL COPY

43. Environmental Warranties and Agreement. Mortgagor (warrantor) and Bank, and agrees, as follows:

(a) The premises, and all operations and activities on the premises, are and shall continue to be in compliance with all environmental laws; and the premises are not and shall not become (i) contaminated by, or the site of the disposal or release of, any hazardous substance, (ii) the source of any contamination, by any hazardous substance, of any adjacent property or of any groundwater or surface water, or (iii) the source of any air emissions in excess of any legal limit now or later in effect; and, except as expressly disclosed by Mortgagor to Bank in writing, no asbestos or polychlorinated biphenyls are present or contained in or on the premises.

(b) Mortgagor shall take all actions necessary to investigate, clean up and eliminate the source of any past, present or future contamination of the premises by any hazardous substance and to prevent any additional contamination of the premises. The taking of action by Mortgagor under this subparagraph (b) shall not limit any other right or remedy available to Bank by reason of any contamination (including Bank's right to accelerate payment of the Indebtedness).

(c) For purposes of this Mortgage, (i) "environmental law" means any past, present or future federal, state, local or foreign law, ordinance, rule, regulation or order that regulates or is intended to protect public health or the environment or that establishes liability for the investigation, removal or cleanup of, or damage caused by, any environmental contamination, including, without limitation, any law, ordinance, rule, regulation or order that regulates or prescribes requirements for air quality, water quality or the disposition, transportation or management of waste materials or toxic substances; (ii) "hazardous substance" means any product or waste that is now or later regulated by or subject to any environmental law and any other hazardous substance, pollutant, contaminant or waste, including, without limitation, asbestos and polychlorinated biphenyls; and (iii) property shall be considered to be "contaminated" by a hazardous substance if a hazardous substance is present on or in the premises in any amount or level.

14. Environmental Audit; Appraisal. Bank and any persons authorized by Bank shall have the right to enter upon the premises at all reasonable times for the purpose of conducting or obtaining an environmental audit or investigation (including, without limitation, drilling test wells and taking soil and water samples) and/or an appraisal of the premises. If, at the time of the audit, investigation or appraisal, there shall have occurred and be continuing an event of default, as defined in Paragraph 15 of this Mortgage, then Mortgagor shall reimburse Bank on demand for all costs and expenses of the audit, investigation or appraisal, together with interest at the Default Rate.

15. Events of Default and Acceleration. Upon the occurrence of any of the following events of default, all or any part of the Indebtedness shall, at the option of Bank, become immediately due and payable without notice or demand:

(a) If default occurs in the payment or performance of any of the Indebtedness, when and as it shall be due and payable, whether at Maturity or otherwise.

(b) If default occurs in the performance of any other obligation to Bank under any instrument or under any other mortgage, security agreement, loan agreement, assignment, guaranty or other agreement that now or in the future secures or relates to any of the Indebtedness or that evidences, secures or relates to any guaranty of any of the Indebtedness ("Security Documents") or if default occurs in the performance of any obligation to Bank under this Mortgage, whether or not Bank shall have performed the obligation on Mortgagor's behalf, under Paragraph 9 of this Mortgage, and whether or not Mortgagor shall have reimbursed Bank for any payments or expenses it incurred in curing the default.

(c) If any warranty, representation or statement that has been or is later made to Bank by Mortgagor or by any guarantor of all or part of the Indebtedness ("Guarantor") in this Mortgage or in any Security Document, credit application, financial statement or otherwise, shall have been false in any material respect when made or furnished.

(d) If Mortgagor shall default in payment of the principal of or interest on any indebtedness for borrowed money now or later owed to any person other than Bank.

(e) If Mortgagor or any of Mortgagor's partners (if Mortgagor is a partnership) or any Guarantor or any of the partners of a Guarantor that is a partnership shall die, dissolve, become insolvent or make an assignment for the benefit of creditors.

(f) If Mortgagor, without the written consent of Bank, shall sell, convey or transfer the premises or any interest in the premises or any rents or profits from the premises or if any mortgage, lien or other encumbrance or any writ of attachment, garnishment, execution or other legal process shall be issued against or placed upon the premises or any interest in them or any rents or profits from them, except in favor of Bank, or if any part of the premises or any interest in them shall be transferred by operation of law.

(g) If all or any material part of the premises shall be damaged or destroyed by fire or other casualty, regardless of insurance coverage for the loss, or shall be taken by condemnation or power of eminent domain.

(h) If any law or government regulation shall impose a tax or assessment upon mortgages or debts secured by mortgages.

(i) If any guaranty that now or in the future secures payment or performance of all or any part of the Indebtedness shall be terminated or limited, for any reason, without the written consent or agreement of Bank.

(j) If at any time Bank in good faith believes that the prospect of payment or performance of any part or all of the Indebtedness is impaired.

(k) If any lease, land contract, or other agreement by which Mortgagor is leasing or purchasing any interest in the premises shall be declared by the lessor or seller to be forfeited or terminated or if any suit or other action shall be begun to foreclose any land contract or to recover possession of all or any part of the premises by reason of any default or alleged default under any lease, land contract or agreement.

If a voluntary or involuntary case in bankruptcy or receivership shall be started by or against Mortgagor or any of Mortgagor's partners (if Mortgagor is a partnership) or any Guarantor or any partner of any Guarantor that is a partnership, then the entire Indebtedness shall automatically become immediately due and payable, without notice or demand. All or any part of the Indebtedness also may become, or may be declared to be, immediately due and payable under the terms and conditions contained in any Security Document, Instrument or other agreement that at any time evidences, secures or relates to the Indebtedness.

16. Remedies. Bank shall have all rights and remedies given by this Mortgage or otherwise permitted by law. In addition, if the Indebtedness shall not be paid at Maturity, Bank shall have the right and is hereby authorized:

(a) To collect and receive all rents, profits and other amounts that are due or shall later become due under the terms of any leases, land contracts or other agreements, now or in the future in effect, by which the premises or any interest in them are then being sold or leased or under any Mineral Lease, and to exercise any other right or remedy of Mortgagor under any lease, land contract, other agreement or Mineral Lease; but Bank shall have no obligation to make any demand or inquiry as to the nature or sufficiency of any payment received or to present or file any claim or take any other action to collect or enforce the payment of any amounts to which Bank may become entitled, and Bank shall not be liable for any of Mortgagor's obligations under any lease, land contract or other agreement.

(b) To obtain or update abstracts of title, title searches, title insurance and surveys with respect to the premises, and Mortgagor shall reimburse Bank for all costs of doing so, together with interest at the Default Rate.

(c) To foreclose this Mortgage by action under applicable law.

(d) To sell, release and convey the premises at public sale, and to sign and deliver to the purchasers at the sale good and sufficient deeds of conveyance, paying any surplus funds, after payment of the Indebtedness in full and the expenses of the sale, including attorney fees as provided by law, to Mortgagor, all in accordance with Chapter 32 of the Michigan Revised Judicature Act, as it may be amended from time to time, and any similar statutory provisions that may later be enacted in addition to Chapter 32 or in substitution for it. The premises may, at the option of Bank, be sold in one parcel.

(e) To exercise any and all rights and options under any lease, land contract or other agreement by which any part or all of the premises are then being leased or purchased, including any option to purchase the premises or to renew or extend the term of any lease, land contract or other agreement, but Bank shall have no obligation to exercise any right or option.

All rights and remedies of Bank under this Mortgage, whether or not exercisable only on default, shall be cumulative and may be exercised from time to time, and no delay by Bank in the exercise of any right or remedy shall be a waiver of it, and no single or partial exercise of any right or remedy shall prevent other or further exercise of it or the exercise of any other right or remedy, except to the extent otherwise provided by law. In this Mortgage, "Maturity" means the time when the Indebtedness shall be or shall become due and payable, whether by the terms of the Instruments or pursuant to Paragraph 15 of this Mortgage or otherwise.

17. Security Interest In Fixtures. Mortgagor grants to Bank a security interest in all fixtures now or in the future located on the premises. If the Indebtedness is not paid at maturity, Bank, at its option, may enforce this security interest in fixtures under the Michigan Uniform Commercial Code or other applicable law or may include fixtures in any foreclosure of this Mortgage under Paragraph 16 of this Mortgage. Any requirement of reasonable notice with respect to any sale or other disposition of fixtures shall be met if Bank sends the notice at least 5 days before the date of sale or other disposition.

18. Indemnification. Mortgagor shall indemnify and hold harmless Bank with respect to any and all claims, demands, causes of action, liabilities, damages, losses, judgments and expenses (including attorney fees) that shall be asserted against or incurred by Bank by reason of (a) any representation or warranty by Mortgagor in this Mortgage being inaccurate in any respect, (b) any failure of Mortgagor to perform any of Mortgagor's obligations under this Mortgage, or (c) any past, present or future condition or use of the premises (whether known or unknown), other than an excluded condition or use, including, but not limited to, liabilities arising under any "environmental law," as defined in Paragraph 13 of this Mortgage. An "excluded condition or use" is one that both (i) does not exist or occur, to any extent, at any time before Mortgagor has permanently given up possession and control of the premises by reason of a foreclosure of this Mortgage or Bank's acceptance of a conveyance of the premises to Bank in lieu of foreclosure and (ii) was not caused or permitted to exist, in whole or part, by any act or omission of Mortgagor. Indemnification by Mortgagor under this paragraph shall not limit any other right or remedy (including Bank's right to accelerate payment of the Indebtedness) that is available to Bank by reason of the circumstance in respect of which indemnity is made. Mortgagor's obligations under this paragraph shall survive foreclosure of this Mortgage and any conveyance of the premises in lieu of foreclosure.

19. Waivers.

(a) Mortgagor and any other person who in the future obtains a mortgage or lien upon, or any other interest in, the premises waives, with respect to any foreclosure of this Mortgage, (i) any right to marshal the premises and any right to require a minimum bid or "upset" price, and (ii) the benefit of any stay, extension, exemption or moratorium law, now existing or later enacted.

(b) Bank may at any time release all or any part of the premises from the lien of this Mortgage or release the liability of any person for the Indebtedness, with or without consideration and without giving notice to, or obtaining the consent of, the holder of any mortgage or lien upon, or other interest in, the premises. A release shall not impair or affect the validity or priority of this Mortgage, regardless of the effect of the release upon the mortgage, lien or other interest or the holder of it. This subparagraph does not imply that Bank consents to the placing of a mortgage, lien or other encumbrance on the premises.

UNOFFICIAL COPY