

# UNOFFICIAL COPY

## MORTGAGE, ASSIGNMENT OF RENTS & SECURITY AGREEMENT (CHATTEL MORTGAGE)

THIS MORTGAGE ("Security Instrument") is given on March 10, 1994, by MID TOWN BANK AND TRUST OF CHICAGO, not personally, but as Trustee ("Trustee") under Trust Agreement dated March 30, 1993 and known as Trust No. 1894; and S. Jerome Levy, divorced and not since wed, and Leslie A. Stulberg, divorced and not since remarried, ("Beneficiary" and jointly with Trustee herein referred to as "Mortgagor"). This Security Instrument is given to Mid Town Bank and Trust Company of Chicago, which is organized and existing under the laws of the State of Illinois, and whose address is 2021 North Clark Street, Chicago, Illinois 60614 ("Lender"). Mortgagor is justly indebted to Lender in the principal sum of Five Hundred Seventy Four and 00/100 (\$570,000.00) Dollars, which indebtedness is evidenced by a certain note dated date herewith ("Note"), which Note provides for payments of the indebtedness as set forth

Borrower promises and agrees to pay to Lender interest on the unpaid principal balance of \$570,000.00 at the following rate: 6.25% per annum. DEBT OF \$570,000.00 PRINCIPAL BALANCE AS OF 3/10/94 IS \$569,500.00. TRAN #202 03/14/94 15:38:00  
Interest shall be computed on the basis of a 360-day year. 99385 + EB X-94-226685

rate stated above is a special rate offered by Lender to Borrower on the strict condition that Borrower maintain a checking account with Lender which will be automatically debited for amounts due under the loan. If Borrower fails to maintain an account with a sufficient balance debited to be debited automatically for each payment, when due, then, at Lender's option, the rate will increase one percent (1.0%) per annum, and such increase will be effective as of the first day of the month preceding the month in which a payment is not automatically debited.

The initial interest rate is increased, the amount of each remaining monthly installment higher than the amount stated herein.

Note shall be due and payable in full on the maturity date which shall be April 1, 1997 ("Maturity Date").

### Payments

Principal and interest payments in the amount of \$4,166.30 (based on a 20 year amortization) due and payable monthly beginning May 1, 1994 and on that day each month thereafter until all or all of said outstanding principal plus any remaining accrued interest and late fees, if any, are repaid in full.

Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, interest, and all renewals, extensions and modifications; (b) the payment of all other expenses advanced under any paragraph herein to protect the security of this Security Instrument; and (c) the performance of Mortgagor's covenants and agreements under this Security Instrument and the Note and all other documents and agreements entered into in connection therewith (the "Loan Documents"). For this purpose, Mortgagor does hereby mortgage, grant and convey to Lender the following described property located in Cook County, Illinois:

SEE EXHIBIT "A" ATTACHED HERETO AND HEREBY MADE A PART HEREOF 94326685

At the address of 100 East Huron, Unit #3603, Chicago, Illinois 60611 ("Property"), which, with the property hereinafter described, is referred to herein as the "Premises".

HER with all improvements, fixtures and personal property thereto belonging, for so long as Mortgagor, its successors or assigns may be entitled thereto (which shall primarily and on a parity with said real estate and not secondarily), and all equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light power, refrigeration (whether single units or centrally controlled), illumination, including (without restricting the foregoing), screens, window shades, storm windows, floor coverings, indoor beds, awnings, stoves and water heaters. All of the (collectively referred to herein as the "Improvements") are declared to be a part of the real estate whether physically attached thereto or not, and it is agreed that all similar equipment, or articles hereafter placed in the Premises by Mortgagor, its successors or assigns shall be considered as constituting part of the real estate.

HER with all easements, rights of way, gores of land, streets, ways, alleys, passageways, waters, water courses, water rights and powers, and all estates, rights, titles, franchises, privileges, liberties, tenements, hereditaments and appurtenances whatsoever, in any way hereafter belonging, relating or appertaining to the Land, and the reversions, remainders, issues and profits thereof, and all the estate, right, title, interest, property, claim and demand whatsoever, at law as well as in equity, in and to the same;

HER with all income from the Premises to be applied against the Indebtedness, provided, that Mortgagor may, so long as no Default has occurred hereunder, collect income and profits as it becomes due, but not more than one (1) month in advance thereof;

HER with all proceeds of the foregoing, including without limitation all judgments, damages and settlements hereafter made resulting from condemnation proceedings or the sale of the Premises or any portion thereof under the power of eminent domain, any proceeds of policies of insurance, maintained with respect to the Premises or proceeds of any sale, option or right to sell the Premises or any portion thereof.

# UNOFFICIAL COPY

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

# UNOFFICIAL COPY

- c. Rental or business interruption insurance in amounts sufficient to pay, for a period of up to one (1) year, all amounts accrued to be paid by Mortgagor pursuant to the Note and this Security Instrument, if applicable;
- d. Steam-boiler, machinery and pressurized vessel insurance, if applicable;
- e. If the Federal Insurance Administration (FIA) has designated the Premises to be in a special flood hazard area and designated the community in which the Premises are located eligible for sale of subsidized insurance, first, and second layer flood insurance when and as available; and,
- f. The types and amounts of coverage as are customarily maintained by owners or operators of like properties.

**D. Insurance Policies.** All Insurance Policies shall be in form, companies and amounts reasonably satisfactory to Lender. All Insurance Policies shall:

- 1. include, when available, non-contributing mortgagee endorsements in favor of and with loss payable to Lender;
- 2. include standard waiver of subrogation endorsements;
- 3. provide that the coverage shall not be terminated or materially modified without thirty (30) days' advance written notice to Lender and;
- 4. provide that no claims shall be paid thereunder without ten (10) days' advance written notice to Lender. Mortgagor will deliver all Insurance Policies premium prepaid, to Lender and will deliver renewal or replacement policies at least thirty (30) days prior to the date of expiration of any policy.

**E. Defaults and Acceleration**

- 1. Mortgagor shall pay each item of indebtedness herein mentioned, both principal and/or interest, when due according to the terms hereof. At the option of the holders of the Note and without notice to Mortgagor, all unpaid indebtedness secured by this Security Instrument shall, notwithstanding anything on the Note or in this Security Instrument to the contrary, become due and payable:
  - a. within fifteen (15) days in the case of default in making payment of any installment of principal or interest on the Note, or
  - b. when default shall occur and continue for fifteen (15) days following the date of mailing of written notice of such default to Borrower in the performance of any other agreement of the Mortgagor herein contained, said option to be exercised at any time after the expiration of said fifteen day period, or
  - c. in the event Mortgagor or any other obligor default under any other document given by any of them to secure the obligations hereby secured or under the loan commitment of Lender and any and all revisions, modifications, and extensions thereto (the "Loan Commitment"), the provisions of which are incorporated herein by reference (the foregoing events are herein referred to as "Defaults").
- 2. Notwithstanding anything in the Note or Security Instrument to the contrary, the death of Mortgagor and/or all guarantors of the indebtedness herein mentioned shall be a default in the performance of an agreement of the Mortgagor hereunder and the holder of the Note shall be entitled to all rights and remedies given in the Security Instrument in the event of default in the performance of any agreement of the Mortgagor contained therein.
- 3. In the event that the holder of the Note shall, in good faith, deem itself insecure, the holder of the Note shall have the right to declare the loan evidenced by the Note to be in default and to accelerate the installments of principal and/or interest due hereunder.

**F. Foreclosure**

- 1. When indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the Note shall have the right to foreclose the lien hereof in accordance with the Illinois Mortgage Foreclosure Act, Illinois Revised Statute Chapter 110, paragraph 15-1101, et seq. (1987) (the "Act"). In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Lender, its successor or assigns 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 decree) 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 Lender, its successor or assigns may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the Premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at a rate equivalent to the post maturity rate set forth in the Note secured by this Security Instrument, if any, otherwise the prematurity rate set forth therein, when paid or incurred by Lender, its successor or assigns in connection with:
  - a. any proceeding, including probate and bankruptcy proceedings, to which any of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Security Instrument or any indebtedness hereby secured; or
  - b. preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or
  - c. preparations for the defense of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or
  - d. preparations for the defense of any threatened suit or proceeding which might affect the Premises or the security hereof, whether or not actually commenced.
- 2. The proceeds of any foreclosure sale of the Premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein provided; third, all interest remaining unpaid on the Note; fourth, all principal remaining unpaid on the Note; fifth, any overplus to Mortgagor, their heirs, legal representatives or assigns, as their rights may appear.
- 3. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note hereby secured.

# UNOFFICIAL COPY

# UNOFFICIAL COPY

3. In accordance with the foregoing and for the purpose of:  
a. protecting Lender's security, both of repayment of the indebtedness and of value of the Premises;  
b. giving Lender the full benefit of its bargain and contract with Mortgagor and/or beneficiary (if applicable) and Mortgagor;  
c. allowing Lender to raise the interest rate and/or collect assumption fees; and  
d. keeping the Premises and the beneficial interest (if applicable) free of subordinate financing liens, beneficiary (if applicable) and Mortgagor agree that if this Paragraph be deemed a restraint on alienation, that it is a reasonable one and that any sale, conveyance assignment, further encumbrance or other transfer of title to the Premises or any interest therein (whether voluntary or by operation of law) without the Lender's prior written consent shall be an event of default hereunder. For the purpose of, and without limiting the generality of, the preceding sentence, the occurrence at any time of any of the following events shall be deemed to be an unpermitted transfer of title to the Premises and therefore an event of default hereunder:  
(1) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, all or any part of the title to the Premises or the beneficial interest or power of direction under the trust agreement with the Mortgagor, if applicable;  
(2) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, any share of stock of the Mortgagor (if a corporation) or the corporation which is the beneficiary or one of the beneficiaries under the trust agreement with the Mortgagor, or of any corporation directly or indirectly controlling such beneficiary corporation;  
(3) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, any general partnership interest of the limited partnership or general partnership (herein called the "Partnership") which is the Mortgagor or the beneficiary or one of the beneficiaries under the trust agreement with the Mortgagor;  
(4) any sale, conveyance, assignment or other transfer of, or the grant of a security interest in, any share of stock of any corporation directly or indirectly controlling such Partnership.

Any consent by the Lender, or any waiver of an event of default, under this Paragraph shall not constitute a consent to, or waiver of any right, remedy or power of Lender upon a subsequent event of default under this Paragraph.

## Assignment of Rents

1. To further secure the indebtedness secured hereby, Mortgagor does hereby sell, assign and transfer unto the Lender all the rents, issues and profits now due and which may hereafter become due under or by virtue of any lease, whether written or verbal, or any letting of, or of any agreement for the use or occupancy of the Premises or any part hereof, which may have been heretofore or may be hereafter made or agreed to or which may be made or agreed to by the Lender under the powers herein granted, it being the intention hereby to establish an absolute transfer and assignment of all of such leases and agreements, and all the avails thereunder, unto the Lender, and Mortgagor does hereby appoint irrevocably the Lender its true and lawful attorney in its name and stead (with or without taking possession of the Premises) to rent, lease or let all or any portion of the Premises to any part or parties at such rental and upon such terms as said Lender shall, in its discretion, determine, and to collect all of said avails, rents, issues and profits arising from or accruing at any time hereafter, existing on the Premises, with the same rights and powers and subject to the same immunities, exoneration of liability and rights of recourse and indemnity as the Lender would have upon taking possession of the Premises.
2. The Mortgagor represents and agrees that no rent has been or will be paid by any person in possession of any portion of the Premises for more than two installments in advance, and that the payment of none of the rents to accrue for any portion of the Premises has been or will be waived, released, reduced, discounted, or otherwise discharged or compromised by the Mortgagor. The Mortgagor waives any rights or set off against any person in possession of any portion of the Premises. Mortgagor agrees that it will not assign any of the rents or profits of the Premises, except to a purchaser or grantee of the Premises.
3. Nothing herein contained shall be construed as constituting the Lender as a mortgagee in possession in the absence of taking of actual possession of the Premises by the Lender. In the exercise of the powers herein granted the Lender, no liability shall be asserted or enforced against the Lender, all such liability being expressly waived and released by Lender.
4. The Mortgagor further agrees to assign and transfer to the Lender all future leases regarding all or any part of the Premises hereinbefore described and to execute and deliver, at the request of the Lender, all such further assurances and assignments in the Premises as the Lender shall from time to time require.
5. Although it is the intention of the parties that the assignment contained in this Section L shall be a present assignment, it is expressly understood and agreed, anything herein contained to the contrary notwithstanding, that so long as Mortgagor is not in default hereunder or under the Note, it shall have the privilege of collecting and retaining the rents accruing under the leases assigned hereby, until such time as Lender shall elect to collect such rents pursuant to the terms and provisions of this Security Instrument.
6. The Lender shall not be obliged to perform or discharge, nor does it hereby undertake to perform or discharge, any obligation, duty or liability under any leases, and the Mortgagor shall and does hereby agree to indemnify and hold the Lender harmless of and from any and all liability, loss or damage which it 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 the Lender incur any such liability, loss or damage under said leases or under or by reason of the assignment thereof, or in the defense of any claims or demands, the amount thereof, including costs, expenses and reasonable attorneys' fees, shall be secured hereby, and the Mortgagor shall reimburse the Lender therefor immediately upon demand.

# UNOFFICIAL COPY

# UNOFFICIAL COPY

within twenty years from the date hereof, to the same extent as if such future advances were made on the date of execution of this Security Instrument, although there may be no advance made at the time of execution of this Security Instrument, and although there may be no indebtedness outstanding at the time any advance is made. The total amount of indebtedness that is secured hereby may increase or decrease from time to time, but the total unpaid balance so secured at any one time shall not exceed a maximum principal amount of the Note, plus interest thereof, and any disbursements made for the payment of taxes, special assessments, or insurance on the Premises, with interest on such disbursements (all such indebtedness being hereinafter referred to as the "maximum amount secured hereby"). This Security Instrument is intended to and shall be valid and have priority over all subsequent liens and encumbrances, including statutory liens, excepting from solely taxes and assessments levied on the Premises, to the extent of the maximum amount secured hereby.

R. **Business Loan.** The proceeds of the loan secured by this Security Instrument will be used for the purpose specified in Paragraph 6404 (1)(c) of Chapter 17 of the Illinois Revised Statutes (1981); the loan secured hereby constitutes a business loan within the meaning of said Section and that, accordingly, the loan secured hereby is exempt from the Illinois usury requirements.

## S. **Security Agreement**

1. This Security Instrument shall be deemed a Security Agreement as defined in the Illinois Commercial Code. This Security Instrument creates a security interest in favor of Lender in all property including all personal property, fixtures and goods affecting property either referred to or described herein or in anyway connected with the use or enjoyment of the Premises. The remedies for any violation of the covenants, terms and conditions of the agreements herein contained shall be:

- a. as prescribed herein, or
- b. by general law, or

- c. as to such part of the security which is also reflected in any Financing Statement filed to perfect the security interest herein created, by the specific statutory consequences now or hereinafter enacted and specified in the Illinois Commercial Code, all at Lender's sole election. Mortgagor and Lender agree that the filing of such a Financing Statement in the records normally having to do with personal property shall never be construed as in anyway derogating from or impairing this declaration and the hereby stated intention of the parties hereto, that everything used in connection with the production of income from the Premises and/or adapted for use therein and/or which is described or reflected in this Security Instrument is, and at all times and for all purposes and in all proceedings both legal or equitable shall be, regarded as part of the real estate irrespective of whether

- (1) any such items is physically attached to the improvements,

- (2) serial numbers are used for the better identification of certain equipment items capable of being thus identified in a recital contained herein or in any list filed with the Lender, or

- (3) any such item is referred to or reflected in any such Financing Statement of
  - (a) the right in or the proceeds of any fire and/or hazard insurance policy, or
  - (b) any award in eminent domain proceedings for a taking or for loss of value, or
  - (c) the debtor's interest as lessor in any present or future lease or rights to income growing out of the use and/or occupancy of the property mortgaged hereby, whether pursuant to lease or otherwise, shall never be construed as in anyway altering any of the rights of Lender as determined by this instrument or impugning the priority of the Lender's lien granted or by any other recorded document, but such mention in the Financing Statement is declared to be for the protection of the Security Instrument in the event any court or judge shall at any time hold with respect to (a), (b) and (c) that notice of Lender's priority of interest to be effective against a particular class of persons, including, but not limited to, the Federal Government and any subdivisions or entity of the Federal Government, must be filed in the Commercial Code records.

2. Notwithstanding the aforesaid, the Mortgagor covenants and agrees that so long as any balance remains unpaid on the Note, it will execute (or cause to be executed) and deliver to Lender, such renewal certificates, affidavits, extension statements or other documentation in proper form so as to keep perfected the lien created by any Security Agreement and Financing Statement given to Lender by Mortgagor, and to keep and maintain the same in full force and effect until the entire principal indebtedness and all interest to accrue thereunder has been paid in full.

T. **Prepayment Premium.** It is a condition of this Security Instrument that in the event of prepayment of the principal before maturity, Lender will be entitled to additional funds to maintain the expected yield of the mortgage over the anticipated term of the mortgage (see Exhibit "B" attached hereto and hereby made a part hereof).

S. **Subordinate Mortgage.** The Premises subject hereto is subject to a Subordinate Mortgage (the "Subordinate Mortgage") filed with the Recorder of Deeds of Cook County, Illinois, made by S. Jerome Levy and Leslie A. Stulberg to secure a note in the amount of \$150,000.00. Any default under the Subordinate Mortgage shall be considered a default hereunder, which default, notwithstanding anything contained to the contrary herein or contained in the Note which this Security Instrument secures, shall have the same grace period, if any, for curing defaults as set forth in the Subordinate Mortgage. Said Subordinate Mortgage is subordinate and junior to the lien of this Security Instrument.

V. **Trustee Exculpatory.** In the event the Mortgagor executing this Security Instrument is an Illinois land trust, this Security Instrument is executed by Trustee, not personally but as trustee aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee, and is payable only out of the property specifically described in said Security Instrument securing the payment hereof, by the enforcement of the provisions contained in said Security Instrument. No personal liability shall be asserted or be enforceable against Trustee, because or in respect of this or the making, issue or transfer thereof, all such liability, if any, being expressly waived by each taker and holder of the Note, but nothing herein contained shall modify or discharge the personal liability of Beneficiary, any co-maker of the Note or any guarantor, if any, and each original and successive holder of the Note accepts the same upon the express condition that no duty shall rest upon Trustee to sequester the rents, issues and profits arising from the property.

# UNOFFICIAL COPY

MID TOWN BANK AND TRUST COMPANY OF CHICAGO  
2021 NORTH CLARK STREET  
CHICAGO, ILLINOIS 60614

THIS INSTRUMENT WAS PREPARED BY:

MAIL TO:

My communication experiments:

NOTARY PUBLIC STATE OF ILLINOIS  
MY COMMISSION EXPIRES 8/23/94

GIVEN under my hand and Notarized Seal on March 10, 1994.

1, this undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify, that § 5, Jerome Levy and Leslie A. Stulberg personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed and delivered the said instrument, appraised before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, for the uses and purposes herein set forth.

A rectangular seal with a double-line border. Inside, the words "NOTARY PUBLIC STATE OF ILLINOIS" are at the top, followed by "MY COMMISSION EXPIRES 3/23/97" at the bottom, and "O'LEARY A. WRONA" in the center.

My committation expresses:

Notary Public

Given under my hand and Notarial Seal on March 10, 1994.

*[Signature]* S. Jerome Levy  
Lebelle A. Seulbees

Attest: Alfonso Rosario, Absentee Secretary  
Carmen Rosario, Absentee Secretary

Deborahai Stephanies, Trustee Officer

not personally, but solely as trustee

BENEFICIARY:

• 3315000

IN WITNESSES WHEREOF, the Mortgagor has executed this instrument as of the day and year first above written.

**W. Rides.** The rider or riders attached hereto, at any, to (axe) hereby made a part hereof.

guarantor, if any, of the payment of the Note.

described in this Security Instrument or the proceeds arising from the sale of other assets of the debtor, but that in case of default in the payment of any of the principal and interest, the sole remedy of the holders of the Note shall be by foreclosure of Security Interest, in accordance with the terms and provisions of the Note.

# UNOFFICIAL COPY

## EXHIBIT "A"

### LEGAL DESCRIPTION:

#### **PARCEL 1:**

UNIT 3605 IN THE 100 EAST HURON STREET CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

LOT 2 IN CHICAGO PLACE A RESUBDIVISION OF THE LAND, PROPERTY AND SPACE WITHIN BLOCK 46 (EXCEPT THE EAST 75.00 FEET THEREOF) IN KINZIE'S ADDITION TO CHICAGO IN THE NORTH 1/2 OF SECTION 10, TOWNSHIP 39, NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 7, 1990 AS DOCUMENT 90435974, WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER 90020268, AND AS AMENDED FROM TIME TO TIME TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, ALL IN COOK COUNTY, ILLINOIS.

#### **PARCEL 2:**

EASEMENT APPURTENTIANT FOR THE BENEFIT OF PARCEL 1 FOR INGRESS AND EGRESS, STRUCTURAL SUPPORT, USE OF FACILITIES, APARTMENT EASEMENT FACILITIES, SIGN AND CANOPY COMMON WALLS, CEILINGS AND FLOORS, UTILITIES, DELIVERIES, RECEIVING ROOM AND TRASH COMPACTOR ROOM, TRUCK RAMP, MECHANICAL ROOMS, ACCESS TO BUILDING ENTRANCES, EMERGENCY STAIRWAY, ENCROACHMENTS, EMERGENCY GENERATOR, GIRDERS SUPPORTING APARTMENT TOWER, RETAIL BUILDING ROOF ACCESS, PARKING SHUTTLE AND APARTMENT OWNED FACILITIES AS DESCRIBED IN THE EASEMENT AND OPERATING AGREEMENT RECORDED OCTOBER 5, 1990 AS DOCUMENT 90487310 OVER AND ACROSS THE FOLLOWING DESCRIBED LAND:

#### A) RETAIL PARCEL LEGAL DESCRIPTION:

THE LAND, PROPERTY AND SPACE, LYING WITHIN THE BOUNDARIES, PROJECTED VERTICALLY, OF THE FOLLOWING DESCRIBED TRACT:

LOTS 1, 3 AND 4 IN CHICAGO PLACE A RESUBDIVISION OF THE LAND, PROPERTY AND SPACE WITHIN BLOCK 46 (EXCEPT THE EAST 75.00 FEET THEREOF) IN KINZIE'S ADDITION TO CHICAGO IN THE NORTH 1/2 OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 7, 1990 AS DOCUMENT NUMBER 90435974.

### PERMANENT INDEX NUMBER:

17-10-105-014-1158

### PROPERTY COMMONLY KNOWN AS:

100 EAST HURON, UNIT #3605, CHICAGO, ILLINOIS

S. COOPER  
COOPER

**UNOFFICIAL COPY**

Property of Cook County Clerk's Office

9999999999  
9999999999

# UNOFFICIAL COPY

EXHIBIT "B"

## YIELD MAINTENANCE PROGRAM

1. THE ORIGINAL LOAN AMOUNT CAN BE PREPAID UP TO 20%, OR \$114,000.00, PER ANNUM WITHOUT A FEE. IF THIS OPTION IS NOT EXERCISED, THEN THE FEE AT TIME OF PREPAYMENT WILL BE FIGURED ON THE OUTSTANDING PRINCIPAL BALANCE.
2. YIELD MAINTENANCE WILL NOT APPLY IN THE CASE OF A SALE TO A THIRD PARTY.

AT THE TIME OF ANY PREPAYMENT OF PRINCIPAL, OTHER THAN THE 20% ALLOWABLE, MID TOWN BANK WILL ASSESS A FEE DETERMINED AS FOLLOWS:

INTEREST RATE ON NOTE AT TIME OF PREPAYMENT \_\_\_\_\_%  
*(IF YOUR NOTE HAS AN ADJUSTABLE RATE MAY BE DIFFERENT THAN ORIGINAL RATE.)*

AVAILABLE REINVESTMENT TO NOTE MATURITY AT TIME OF REPAYMENT:

WALL STREET JOURNAL'S PUBLISHED YIELD FOR U.S. TREASURY MATURING maturity date of mortgage \_\_\_\_\_%

DIFFERENCE \_\_\_\_\_%  
*(IF DIFFERENCE IS -0-, OR A NEGATIVE NUMBER, NO ADDITIONAL FUNDS WOULD BE ASSESSED.)*

FORMULA:

PRINCIPAL PREPAYMENT X DIFFERENCE X DAYS TO MATURITY (30-DAY MOS.) = YIELD MAINTENANCE FEE  
360  
- MINUS ALLOWABLE 20% ANNUAL PREPAYMENT

EXAMPLE (NOT PARTICULAR TO YOUR LOAN):

ORIGINAL LOAN AMOUNT (\$40,000.00 PER YEAR ALLOWABLE PREPAYMENT)	\$200,000.00
---	--------------

PRINCIPAL PREPAYMENT ALLOWABLE 20% ANNUAL PREPAYMENT	\$180,000.00
DIFFERENCE	- 40,000.00
	\$140,000.00

RATE ON NOTE TREASURY YIELD TO MATURITY OF MORTGAGE AT TIME OF PREPAYMENT	10.0%
DIFFERENCE	- 9.0%
	1.0%

$$\frac{\$140,000 \times 1.000\% \times 720}{360} = \$2,800.00$$

NOTE: THE YIELD MAINTENANCE PROGRAM IS SEPARATE FROM, AND FIGURED APART FROM, ANY ADJUSTMENT IN RATE THAT YOUR NOTE MAY (OR MAY NOT) BE SUBJECT TO.

5422665

**UNOFFICIAL COPY**

Property of Cook County Clerk's Office