Lincolnwood, Illinois 60645 6676 M. Lincoln Avenue grickyard Bank ronta 1. Kolom

AND AFTER RECORDING RETURN TO: THIS DOCUMENT PREPARED BY

ORIGINAL RECORDING.

EXHIBIT "B" (THE MORICAGE) WHICH WERE INAD TELEBUILY OMITTED FROM THE THIS DOCUMENT IS BEING RE-RECORDED TO ADD EARTBIT "A" (THE LOAN NOTE) AND

92397230

Dated April 7, 1995

COOK COUNTY RECORDER

#8810 + B7 \*-62-261530

1\$2222 LEVN 7888 09/30/62 72:00

MODIFICATION AGREEMENT

DNA

HOLTAMUZZA NAOJ

846\*20

. DEPT-01 RECORDING

COOK COUNTY RECORDER \$2000 \$ TC \*-\$4-3 TLOCK 149994 1ENH 3173 02/12/62 12:30:00

951724

WEET-OF RECORDING

95597230

 $(x^{(k)}, x^{(k)}, x^{(k)}) = (x^{(k)}, x^{(k)}, x^{(k)}) = (x^{(k)}, x^{(k)}, x^{(k)})$ Property of Coot County Clerk's Office

W. Carry

3031 ald 1

95317044

## UNOFFICIAL COPY, 0

associated with the note aforestated, a copy of which is attached That A M Realty Management L.L.C. assumes the liability Realty Management L.L.C.

Realty Management Co., an Illinois General Partnership to A M That Brickyard Bank consents to the conveyance from A.M.

IT IS THEREFORE MUTUALLY AGREED AS FOLLOWS:

consideration sufficient to all parties mutually acknowledge;

the coverants and conditions recited herein,

additional sums of money modifying the principal amount; and of said promissory note and accompanying moreque to advance such WHEREAS, Brickyard Bank agrees under the terms and conditions

securing same; and,

Bank to assume the principal amount of said note and mortgage

WHEREAS, A M Realty Management L.L.C. agrees with Brickyard

Cook Connty, Illinois; and,

which is to be recorded in the office of the Recorder of Deeds of

WHEREAS, Briokyard Bank consents to said conveyance, the deed

County, Illinois to A M Realty Management L.L.C.; and, the property commonly known as 6748-50 North Ashland, Chicago, Cook Partnerentip, has agreed to convey its interest fee simple in and to WHEREAS, A.M. Realty Management Co., an Illinois General

Principal sum of \$350,000.00; and,

Partnership as borrower and Brickyard Bank as Lender in the and between A.M. Realty Management Co., an Illinois General made a certain loan by Promissory Note dated February 28, 1995 by BRICKYARD BANK, hereinafter referred to as Lender,

TOYN YESUNKLION AND MODIFICATION AGREEMENT

10 2 1 £ 3, "

securing same, a copy of which is attached hereto and incorporated hereto and incorporated herein as Exhibit A

That absent of the modifications as contained herein, the modify the principal amount of said loan to the sum of \$500,000.000. A M Realty Management L.L.C. and Brickyard Bank agree to herein as Exhibit B.

remaining provisions of the promissory note and mortgage shall

IN WINTESS WHEREOF, we have set our hands and seals to this

document this 7th day of April, 1995.

remain in full force and effect.

BEICKLYED BYNK

BORROWERS

Management

resident

ATTEST

"

State of Illinois

ςοπυςλ υς ςσοκ

State of Illinois

exemples villiduil belimil off le llinigd no tremposity off beliming to the or the unes and partenens therein amplicated, and on oath ataled that they are authorized to execute this Agreement and in yod deed of the United Linbility company, by authentry of atates, its articles of organisation or its operating agressment, executed the Lynn Assumption and Modification Agreement and acknowledged the Agreement to be the free and voluntary act MA Muniquential Laberia and beneare to me to be members of designed agents of the limited Lishility company that Alex Loyfman and April, 1995, before me, the undersigned Notery Public, personally appeared lichael Loyfman, Membersof County of Cook

MARY ANN MILLER OFFICIAL SEAL

NOTARY PUBLIC, STATE OF ILLINDIS

MARY AND MILLER

OFFICIAL SEAL

WA COMMISSION EXPIRES UB/18/97

95317044

95397230

On this Jth day of April, 1995, before me, the undersigned Motary Public, personally depended Linds France on and France on the Brickysard Bank Excurive Vice President, authorized needs for the Lender that executed the within and foregoing instrument and acknowledged said instrument to be the fire and voluntary act and deed of the said Lender, duly authorized by the Lender that executed the within and directors or otherwise, for the uses and purposes therein mentioned, and on oath stated that we also is authorized to the lender. By the lender the or she is authorized to the Lender. It is and on oath stated that we have is authorized the lender of the Lender.

ACONTROL OF STATE OF BRIGHT AND STATE OF STATE O



Principal \$350,000.00	Loan Date 02-28-1995		Loan No 3708	Call Collatera	Account	Officer Initials
References in the shaded area are for Lender's use only and do not limit the applicability of this document to any particular loan or item.						

Borrower:

A.M. REALTY MANAGEMENT

36-3744202)

6734 N. LONGMEADOW LINCOLNWOOD, IL 60648 (TIN: Lender: BRICKYARD BANK

6676 N. LINCOLN AVENUE LINCOLNWOOD, IL 60645-3631

Principal Amount: \$350,000.00

Interest Rate: 10.000%

Date of Note: February 28, 1995

PROMISE TO PAY. A.M. REALTY MANAGEMENT CO. and all coalgners signing this Note ("Borrower") promise to pay to BRICKYARD BANK ("Lender"), or order, in lawful money of the United States of America, the principal amount of Three Hundred Fifty Thousand & 00/100 Dollars (\$350,000.00), together with interest at the rate of 10.000% per annum on the unpaid principal balance from February 28, 1995, until paid in full.

PAYMENT. Borrower will pay this loan in one principal payment of \$350,000.00 plus interest on December 30, 1905. This payment due December 30, 1905 will be for all principal and accrued interest not yet paid. In addition, Borrower will pay regular monthly payments of all accrued unpeld interest due as of each payment date, beginning March 30, 1995, with all subsequent interest payments to be due on the same day of each month safe stat. Interest on this Note is computed on a 365/360 simple interest basis; that is, by applying the ratio of the annual interest rate over a year of 363 stat. Interest on this Note is computed on a 365/360 simple interest basis; that is, by applying the ratio of the annual interest rate over a year of 363 stat. Interest on this Note is computed on a 365/360 simple interest basis; that is, by applying the ratio of the annual interest rate over a year of 363 stat. Interest on this Note is computed by applying the ratio of the annual interest substanding. Borrower with oat Lender's address shown above or at such other place as Lender may designate in writing. Unless otherwise agreed or required by application law, payments will be applied first to any unpaid collection costs and any late charges, then to any unpaid interest, and any remaining amount to principal.

PREPAYMENT. Borrower may pay without penalty all or a portion of the amount owed earlier than it is due. Early payments will not, unless agreed to by Lander in writing, relieve Borrower of Borrower's obligation to continue to make payments under the payment schedule. Rather, they will reduce the principal balance due.

LATE CHARGE. If a payment is 10 days or more Isia. Borrower will be charged 5.000% of the regularly scheduled payment or \$10.00, whichever is greater.

DEFALET. Borrower will be in default if any of the following happens: (a) Borrower falls to make any payment when due. (b) Borrower breaks any promise Borrower has made to Lender, or Borrower falls to comply with or to perform when due any other term, obligation, covenant, or condition contained in this Note or any agreement related to this Note, or in any other agreement or loan Borrower has with Lender. (c) Any representation or statement made or furnished to Lender by Borrower or on Bo rower's behalf is false or misleading in any material respect either now or at the time made or furnished. (d) Any partner dies or any of the partners of Borrower becomes insolvent, a receiver is appointed for any part of Borrower's property, Borrower makes an assignment for the benefit of creditors or any proceeding is commenced either by Borrower or against Borrower under any bankruptcy or insolvency laws. (e) Any creditor tries to take any of Borrower's property on or in which Lender has a tien or security interest. This includes a garnishment of any of Borrower's accounts, including deposit accounts, with Lender. (f) Any of the events described in this default section occurs with respect to any guarantur of this Note. (g) A material adverse change occurs in Borrower's financial condition, or Lender believes the prospect of payment or performance of the Indebtedness is impaired. (h) Lender in good faith deems itself insecure.

LENDER'S RIGHTS. Upon default, Lender may declare the entire unpaid principal chance on this Note and all accrued unpaid interest immediately due, without notice, and then Borrower will pay that amount. Upon default, including fallury to pay upon final maturity, Lender, at its option, may also, if permitted under applicable law, increase the interest rate on this Note 3.000 percentage points. The interest rate will not exceed the maximum rate permitted by applicable law. Lender may hire or pay someone else to help collect this Note. Perrower does not pay. Borrower also will pay Lender that amount. This includes, subject to any limits under applicable law, Lender's afterneys' fees and Lender's legal expenses whether or not there is a lawsuit, including afterneys' fees and legal expenses for bankruptcy proceedings (including efforts to mudity or vacale any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. If not prohibited by applicable law, 8 prower also will pay any court costs, in addition to all other sums provided by law. This Note has been delivered to Lender and accepted by Lender in the State of Illinois. If there is a lawsuit, Borrower agrees upon Lender's request to submit to the jurisdiction of the courts of COOK County, the State of Illinois. This Note shall be governed by and construed in accordance with the laws of the State of Illinois.

RIGHT OF SETOFF. Borrower grants to Lender a contractual possessory security interest in, and hereby assigns, floweys, delivers, pledges, and transfers to Lender all Borrower's right, title and interest in and to, Borrower's accounts with Lender (whether checking, savings, or some other account), including without limitation all accounts held jointly with someone else and all accounts Borrower may open in the future, excluding however all IRA, Keogh, and trust accounts. Borrower authorizes Lender, to the extent permitted by applicable law, to charge or strong all sums owing on this Note against any and all such accounts.

COLLATERAL. This Note is secured by a Mortgage and an Assignment of Alf Rents dated February 28, 1995, to Lender on real property located in COOK County, State of Illinois, all the terms and conditions of which are hereby incorporated and made a part of this Note.

GENERAL PROVISIONS. Lender may delay or forgo enforcing any of its rights or remedies under this Note without losing them. Borrower and any other person who signs, guarantees or endorses this Note, to the extent allowed by law, waive presentment, demand for payment, protest and notice of dishonor. Upon any change in the terms of this Note, and unless otherwise expressly stated in writing, no party who signs this Note, whether as maker, guarantor, accommodation maker or endorser, shall be released from liability. All such parties agree that Lender may renew or extend (repeatedly and for any length of time) this loan, or release any party or guarantor or collateral; or impair, fail to realize upon or perfect Lender's security interest in the collateral; and take any other action deemed necessary by Lender without the consent of or notice to anyone. All such parties also agree that Lender may modify this loan without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note are joint and several.



(Continued)

PRIOR TO SIGNING THIS NOTE, EACH BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE AND THE NOTICE TO COSIGNER SET FORTH BELOW. EACH BORROWER AGREES TO THE TERMS OF THE NOTE AND ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THE NOTE.

BORROWER:  A.M. REALTY MANAGEMENT CO.  By: MULL LOYFMAN, General Particular  MICHAEL LOYFMAN, Individually	ALEX LOYFMAN, General Partner  ALEX LOYFMAN, Individually
MICHAEL LÖYFMAN, Individually  LASER PRO, Reg. U.S. Pal. a T.M. OII., Ver.	2.19a (c) 1995 CF1 ProServices, Inc. All rights reserved. (IL-D20 E3.19 AMREALTY.LN C2.C

O

A.M. REALTY MANAGENE 6734 N. LONGMEADOW LINCOLLYNOOD, IL 60646

LINCOLNWOOD, IL 60648 BEST BETCKYARD BANK

TINCOLNWOOD, IL 60645-3631 8676 N. LINCOLN AVENUE BRICKYARD BANK

RECORDATION REQUESTED BY: THIS DOCUMENT PREPARED BY AND

**(P)** 

SEND TAX NOTICES TO:

WHEN RECORDED MAIL TO:

.51.25

5

**46244156** 

**LOW BECORDER'S USE ONLY** 

えるごとラチーロる一番 ココキ 取け 149799 1888 1992 02005/42 12442:00 2251-01 BECCHING

(00%) (00%) A 19600 (400)

HORTGAGE

"Lender"}. BANK, whose address is SEVS 4. LINCOLN AVENUE, LINCOLNWOOD, IL 60645-3637 (referred to below as 18 6734 N, LONGMEADOW, LINCOLNWOOD, IL 60646 (referred to below as "Grantor"); and BRICKYARD THIS MORTGAGE IS DATED FEBRUARY 28, 1995, between A.M. REALTY MANAGEMENT CO., whose address

all minerals, oil, gas, geothermal and similar maticis, tocated in COOK County, State of Illinois (the "Real irrigation rights); and all other rights, royalties, and and property, including without limitation appurtenances; all water, water rights, watercourses and dirch rights (including stock in utilities with dirch or subsequently erected or affixed buildings, inprovements and fixtures; all essements, rights of way, and of Grantor's right, title, and interest in and to the following described real property, together with all existing or GRANT OF MORTGAGE. For valuable consideration, Grantor mortgages, warrants, and conveys to Lender all

THIND PRINCIPAL MERIDIAN, LYING EAST OF CLARK STREET, ALL IN COOK COUNTY, ILLINOIS SOUTHEAST QUARTER (1/4) OF SECTION 31, TOWNSHIP 41 NORTH NANCE 14, EAST OF THE 'A WHIT 40 (P/F) RATRAUD ISABITRON BHT 40 (E/F) DRIHT BNO HTRON BHT NI NOISIVIDBUS PAGE 60. PARCEL 2: THE EAST 34 FEET OF LOT 1 MANN'S ADDITION TO ROGERS PARK, BEING A MERIDIAN, ACCORDING TO THE MAP THEREOF RECORDED MAY 9, 1872 IN BOOK 1 OF PLATS, QUARTER (1/4) OF SECTION 31, TOWNSHIP 41 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL NORTHWESTERN RAILWAY COMPANY OF THE NORTHEAST QUARTER (1/4) OF THE SOUTHEAST IN THE SUBDIVISION OF THAT PART LYING EAST OF THE RIGHT OF WAY OF THE CHICAGO AND OF THE EAST 64 FEET OF THAT PART WEST OF THE WEST LINE OF ASHLAND AVENUE OF LOT 1 PARCEL 1: THE NORTH 125 FEET OF THAT PART SOUTH OF THE SOUTH LINE OF PRATT AVENUE

The Real Property tax identification number is 11-31-408-007 & 11-31-408-008. The Real Property or its address is commonly known as 6748-50 NORTH ASHLAND, CHICAGO, IL 60626.

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

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

this Mortgage. Grantor. The word "Grantor" means A.M. REALTY MANAGEMENT CO.. The Grantor is the mortgagor under

eureties, and accommodation parties in connection with the indebtedness. Guarantor. The word "Guarantor" means and includes without limitation each and all of the guarantors,

enting word the goldery is notalimit though we should buy ansem "stremevorgmi" brow erf . .alnemavorqmi

UNOFFICIAL



replacements and other construction on the Real Property. improvements, fixtures, buildings, structures, mobile homes affixed on the Real Property, facilities, additions,

2320,000,00 not including sums advanced to protect the security of the Mortgage, exceed the note amount of otherwise unenforceable. At no time shall the principal amount of indebtedness secured by the Mortgage, become barred by any statute of limitations, and whether such indebtedness may be or hereafter may become obligated as guarantor or otherwise, and whether recovery upon such indebtedness may be or hereafter may liquidated or unliquidated and whether Grantor may be liable individually or jointly with others, whether the purpose of the Note, whether voluntary or otherwise, whether due or not due, absolute or contingent, Grantor, or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to plus interest thereon, of Grantor to Lender, or any one or more of them, as well as all claims by Lender against this Mortgage. In addition to the Note, the word "indebtedness" includes all obligations, debts and liabilities, to enforce obligations of Grantor under this Mortgage, together with interest on such amounts as provided in amounts expended or advanced by Lender to discharge obligations of Grantor or expenses incurred by Lender indebtedness. The word "indebtedness" means all principal and interest payable under the Note and any

nordagee under this Mortgage. The word "Lender" means BRICKYARD BANK, its successors and assigns. The Lender is the Lender,

limitation all assignments and security interest provisions relating to the Personal Property and Rents. The word "Mortgage" means this Mortgage between Grantor and Lender, and includes without Morigage.

original principal amount of \$350,000.00 from Grantor to Lender, together with all renewals of, extensions of, The word "Note" moters the promissory note or credit agreement dated February 28, 1995, in the

modifications of, refinancings of, consolidations of, and substitutions for the promissory note or agreement.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter 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 such property; and together with all proceeds (including without limitation all insurance proceeds and setunds of premiums) from any sale or other disposition of the Property. The interest rate on the Mote is 10.000%. The maturity date of this Mortgage is December 30, 1995.

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

The words "Related Documents" mach and include without limitation all promissory Related Documents. Real Property. The words "Real Property" mean the property, interests and rights described above in the "Grant of Mongage" section.

notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, and all other instruments, agreements, and documents, whether now or hereafter existing, executed in connection with the indebtedness.

other benefits derived from the Property. Rents. The word "Rents" means all present and future rents, revenues, Income, issues, royaities, profits, and

DOCUMENTS. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS: PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE AND THE RELATED AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE MUSEITEDNESS AND THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS

under this Mortgage. amounts, secured by this Mortgage as they become due, and shall strictly perform all of Grantor's obligations PAYMENT AND PERFORMANCE. Except as otherwise provided in this Morigage, Grantor angle pay to Lender all

the Property shall be governed by the following provisions: POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of

Possession and Use. Until in default, Grantor may remain in possession and control of and operate and manage the Property.

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

Hazardous Substances. The terms "hazardous waste," "hazardous substance," "disposal," "release," and "threatened release," as used in this Mortgage, shall have the same meanings as set torth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, at seq. ("CERCLA"), the Supertural Amendments and Resultorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Malerials Transponation Act, 49 U.S.C. Section 1801, at seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 6901, et seq., or other applicable state or Federal laws, tules, or regulations and master and "hazardous waste" and "hazardous substance" shall also include, without limitation, petroleum and petroleum by-products or any traction thereof

UNOFFICIAL COPY

95787809

Ö

and sepestos. Grantor represents and warrants to Lender that: (8) During the period of Grantor's ownership of the Property, there has been no use, generation, manufacture, accept, teatment, disposal, neighboral, neighboral

Nulsance, Weste. Grantor Shall not cause, conduct or permit any nulsance nor commit, permit, or suffer any stripping of or waste on or to the Property. Without limiting the generality of the Property. Without limiting the generality of the foregoing, Grantor will not renove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), soil, graver or reck products without the prior written consent of Lender.

improvements of at least equal value. Removal of Improvements. Grantor shall not demolish or remove any Improvements from the Real Property without the prior written consent of Lander As a condition to the removal of any improvements, Lender may require Grantor to make arrangements strisfactory to Lender to replace such improvements with improvements of consents.

Lender's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes of Grantor's compliance with the terms and conditions of this Mortga je.

appeals, so long as Grantor has notified Lender in writing prict to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not jeopardized. Lender's interest. regulations, now or hereafter in effect, of all governments a nonlines applicable to the use or occupancy of the Property, including without limitation, the Americans With Disabilities Act. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate Compliance with Governmental Requirements. Granto shall promptly comply with all laws, ordinances, and

Duty to Protect. Grantor agrees neither to abandon not leave unattencien the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

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

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

Psyment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, payroil taxes, special taxes, pasessments, 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 rendered or material furnished to the and shall pay when due all claims for work done on or for services rendered or material furnished to the Property tee of all liens having priority over or equal to the interest of Property. Grantor shall maintain the Property tee of all liens having priority over or equal to the interest of Property. Grantor this Mongage, except for the lien of taxes and assessments not due, and except as otherwise.

**UNOFFICIAL COPY** 

### -

## UNOFFICIAL COP

#### MORTGAĞE (Continued)

provided in the following paragraph.

Right To Contest. Grantor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jeopardized. If a ilen arises or is filed as a result of nonpayment, Grantor shall within filteen (15) days after the lien arises or, if a lien is filed, within filteen (15) days after Grantor has notice of the filing, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surety bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' fees or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings.

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall notify Lender at least fifteen (15) days before any work is commenced, any services are turnished, or any materials are supplied to the Property, if any mechanic's lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials. Grantor will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

PROPERTY DAMAGE INSUPANCE. 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 endorseizonts 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. Grantor shall also procure and maintain comprehensive general liability insurance in such coverage amounts as Lender may request with Trustee and Lender being named as additional insureds in such liability insurance policies. Additionally, Grantor shall maintain such other insurance, including but not limited to rezard, business interruption and boiler insurance as Lender may require. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender companies and in such form as may be reasonably acceptable to Lender and not containing any disclaimer of the insurer's liability for failure to give such notice. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. Should the Real Property at any time become located in an area designated by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to octain and maintain Federal Flood Insurance, to 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 say loss or damage to the Property. Lender

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lender's security is impaired, Lender may, at its election, apply the proceeds to the reduction of the Indebtedness, payment of any lien affecting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor shall repair or replace the damaged or destroyed Improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds which have not been disbursed within 180 days after their receipt and which Lender has not committed to the repair or restoration of the Propenty shall be used first to pay any amount owing to Lender under this Mortgage, then to prepay accrued interest, and the remainder, if any, shall be applied to the principal balance of the Indebtedness. If Lender holds, any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor.

Unexpired Insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this Mortgage at any trustee's sale or other sale held under the provisions of this Mortgage, or at any foreclosure sale of such Property.

Grantor's Report on Insurance. Upon request of Lender, however not more than once a year, Grantor shall furnish to Lender a report on each existing policy of insurance showing: (a) the name of the insurer; (b) the risks insured; (c) the amount of the policy; (d) the property insured, the then current replacement value of such property, and the manner of determining that value; and (e) the expiration date of the policy. Grantor shall, upon request of Lender, have an independent appraiser satisfactory to Lender determine the cash value replacement cost of the Property.

EXPENDITURES BY LENDER. If Grantor fails to comply with any provision of this Mortgage, 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 Lender deems appropriate. Any amount that Lender expends in so doing will bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses, at Lender's option, will (a) be payable on demand, (b) be added to the balance of the Note and be apportioned among 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 Note, or (c) be treated as a balloon payment which will be due and payable at the Note'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 remedies to which Lender may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have

951-1729

9

# 95

# ر. ز.،

### **UNOFFICIAL C**

MORTGAGE

(Continued)

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

Title. Grantor warrants that: (a) Grantor 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 any title insurance policy, title report, or final title opinion issued in favor 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 Lender. this Mortgage to Lender.

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. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to time to permit such participation.

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities, including without limitation all applicable environmental laws, ordinances, and regulations, unless otherwise specifically excepted in the environmental agreement executed by Grantor and Lender relating to the Property.

CONDEMNATION. The following provisions relating to condemnation of the Property are a part of this Mortgage.

Application of Net Process. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in lieu of condemnation. Lender may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness or the repair or restoration of the Property. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' fees incurred by Lender in connection with the condemnation.

Proceedings. If any proceeding in cordemnation is filed, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instrument, as may be requested by it from time to time to permit such participation.

IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Mortgage:

Current Taxes, Fees and Charges. Upon request by Lander, Grantor shall execute such documents in addition to this Mortgage and take whatever other action is requested by Lender to perfect and continue Lender's lien on the Real Property. Grantor shall reimburse Lender for all taxes, as described below, together with all expenses incurred in recording, perfecting or continuing this Mortgage, including without limitation all taxes, fees, documentary stamps, and other charges for recording or registering this Mortgage.

Taxes. The following shall constitute taxes to which this section applies. (a) a specific tax upon this type of Mortgage or upon all or any part of the Indebtedness secured by this Mortgage; (b) a specific tax on Grantor which Grantor is authorized or required to deduct from payments on the Indebtedness secured by this type of Mortgage; (c) a tax on this type of Mortgage chargeable against the Lender or the holder of the Note; and (d) a specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by Grantor.

Subsequent Taxes. If any tax to which this section applies is enacted subsequent to the date of this Mortgage, this event shall have the same effect as an Event of Default (as defined opion), and Lender may exercise any or all of its available remedies for an Event of Default as provided below or ass Grantor either (a) pays the tax before it becomes delinquent, or (b) contests the tax as provided above in the Taxes and Liens section and deposits with Lender cash or a sufficient corporate surety bond or other succrity satisfactory to Lender.

SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Mortgage as a security agreement are a part of this Mortgage.

Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lender, Grantor shall execute financing statements and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Rents and Personal Property. In addition to recording this Mortgage in the real property records, Lender may, at any time and without further authorization from Grantor, file executed counterparts, copies or reproductions of this Mortgage as a financing statement. Grantor shall reimburse Lender for all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall assemble the Personal Property in a manner and at a place reasonably convenient to Grantor and Lender and make it available to Lender within three (3) days after receipt of written demand from Lender.

Addresses. The mailing addresses of Grantor (debtor) and Lender (secured party), from which information concerning the security interest granted by this Mortgage may be obtained (each as required by the Uniform Commercial Code), are as stated on the first page of this Mortgage.

C

# 9539773

## 951 1729

**UNOFFICIAL COPY** 

MORTGAGE (Continued)

FURTHER ASSURANCES; ATTORNEY-IN-FACT. The following provisions relating to further assurances and attorney-in-fact are a part of this Mongage.

Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's designee, and when requested by Lender, cause to be filed, recorded, refiled, or rerecorded, as the case may be, at such times and in such offices and places as Lender may deem appropriate, any and all such mortgages, deeds of trust, security deeds, security agreements, financing statements, continuation statements, instruments of further assurance, certificates, and other documents as may, in the sole opinion of Lender, be necessary or desirable in order to effectuate, complete, perfect, continue, or preserve (a) the obligations of Grantor under the Note, this Mortgage, and the Related Documents, and (b) the liens and security interests created by this Mortgage as first and prior liens on the Property, whether now owned or hereafter acquired by Grantor. Unless prohibited by law or agreed to the contrary by Lender in writing, Grantor shall reimburse Lender for all costs and expenses incurred in connection with the matters referred to in this paragraph.

Attorney-Ir Fact. If Grantor fails to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, executing, delivering, filing, recording, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to accomplish the majers referred to in the preceding paragraph.

FULL PERFORMANCE: It Grantor pays all the indebtedness when due, and otherwise performs all the obligations imposed upon Grantor under this Mortgage, Lender shall execute and deliver to Grantor a suitable satisfaction of this Mortgage and suitable statements of termination of any financing statement on file evidencing Lender's security interest in the Rentr and the Personal Property. Grantor will pay, if permitted by applicable law, any reasonable termination fee as determined by Lender from time to time. If, however, payment is made by Grantor, whether voluntarily or otherwise, or by guarantor or by any third party, on the Indebtedness and thereafter Lender is forced to remit the amount of that payment (a) to Grantor's trustee in bankruptcy or to any similar person under any federal or state bankruptcy law or law for the relief of debtors, (b) by reason of any judgment, decree or order of any court or administrative body having jurisdiction over Lender or any of Lender's property, or (c) by reason of any settlement or comprise of any claim incide by Lender with any claimant (including without limitation Grantor), the indebtedness shall be considered unpaid for the purpose of enforcement of this Mortgage and this Mortgage shall continue to be effective or shall be reinstated, as the case may be, notwithstanding any cancellation of this Mortgage or of any note or other instrument or agreement evidencing the Indebtedness and the Property will continue to secure the amount repaid or recovered to the same extent as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the indebtedness or to this Mortgage.

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Mortgage:

Default on Indebtedness. Failure of Grantor to make any payment when due on the Indebtedness.

Default on Other Payments. Failure of Grantor within the time required by this Mortgage to make any payment for taxes or insurance, or any other payment necessary to prevent filling of or to effect discharge of any lien.

Environmental Default. Failure of any party to comply with or perform when due any term, obligation, covenant or condition contained in any environmental agreement executed in connection with the Property.

Compliance Default. Failure to comply with any other term, obligation, coverant or condition contained in this Mortgage, the Note or in any of the Related Documents.

Faise Statements. Any warranty, representation or statement made or furnished to conder by or on behalf of Grantor under this Mortgage, the Note or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished.

Death or Insolvency. The dissolution or termination of Grantor's existence as a going business or the death of any partner, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor.

Foreclosure, Forfeiture, etc. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmental agency against any of the Property. However, this subsection shall not apply in the event of a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Lender written notice of such claim and furnishes reserves or a surety bond for the claim satisfactory to Lender.

Breach of Other Agreement. Any breach by Grantor under the terms of any other agreement between Grantor and Lender that is not remedied within any grace period provided therein, including without limitation any agreement concerning any indebtedness or other obligation of Grantor to Lender, whether existing now or later.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or any Guarantor dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness.

Adverse Change. A material adverse change occurs in Grantor's financial condition, or Lender believes the prospect of payment or performance of the indebtedness is impaired.

Insecurity. Lender reasonably deems itself insecure.

# 95397230

# 7627A 150

### **UNOFFICIAL COPY**

MORTGAGE (Continued)

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

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

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

Collect Rents. Lender shall have the right, without notice to Grantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the indebtedness. In furtherance of this right, Lender may require any tenant or other user of the Property to make payments of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrevocably designates Lender as Grantor's attorney-in-fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments by lenants or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agent, or through a receiver.

Mortgagee in Pousesion. Lender shall have the right to be placed as mortgagee in possession or to have a receiver appointed to look possession of all or any part of the Property, with the power to protect and preserve the Property to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The mortgagee in possession or receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the indebtedness by a substantial expount. Employment by Lender shall not disqualify a person from serving as a receiver.

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, Lender may obtain a judgment for any deficiency remaining in the Indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this section.

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

Sale of the Property. To the extent permitted by applicable law, Grantor hereby waives any and all right to have the property marshalled. In exercising its rights and remedies, Lender shall be free to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bid at any public sale on all or any portion of the Property.

Notice of Sale. Lender shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten (10) days before the time of the sale or disposition.

Waiver; Election of Remedies. A waiver by any party of a breach of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this Mortgage after failure of Grantor to perform shall not affect Lender's right to declare a default and exercise its remedies under this Mortgage.

Attorneys' Fees; Expenses. If Lender institutes any suit or action to enforce any of the terms of this Mortgage, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the rate provided for in the Note. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees and Lender's legal expenses whether or not there is a lawsuit, including attorneys' fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipated post-judgment collection services, the cost of searching records, obtaining title reports (including foreclosure reports), surveyors' reports, and appraisal fees, and title insurance, to the extent permitted by applicable law. Grantor also will pay any court costs, in addition to all other sums provided by law.

NOTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Mortgage, including without limitation any notice of default and any notice of sale to Grantor, shall be in writing, may be be sent by telefacsimilie, and shall be effective when actually delivered, or when deposited with a nationally recognized overnight courier, or, if mailed, shall be deemed effective when deposited in the United States mail first class, registered mail, postage prepaid, directed to the addresses shown near the beginning of this Mortgage. Any party may change its address for notices under this Mortgage by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. All copies of notices of foreclosure from the holder of any lien which has priority over this Mortgage shall be sent to Lender's address, as shown near the beginning of this Mortgage. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address.

### MORTGAGE

(Continued)

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

Amendments. This Mortgage, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set torth in this Mortgage. No alteration of or amendment to this Mortgage shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Annual Reports. If the Property is used for purposes other than Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statement of net operating income received from the Property during Grantor's previous fiscal year in such form and detail as Lender shall require. "Net operating income" shall mean all cash receipts from the Property less all cash expenditures made in connection with the operation of the Property.

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.

Caption Headlings. Caption headings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mortgage.

Merger. There shall be no merger of the interest or estate created by this Mortgage with any other Interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Multiple Parties. All obligations of Grantor under this Mortgage shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each of the persons signing below is responsible for all obligations in this Mortgage.

Severability. If a court of computent jurisdiction finds any provision of this Mortgage to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Mortgage in all other respects shall remain valid and enforceable.

Successors and Assigns. Subject to the limitations stated in this Mortgage on transfer of Grantor's interest, this Mortgage shall be binding upon and inure to the panelit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference in this Mortgage and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Mortgage or liability under the Indebtedness.

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

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

Walvers and Consents. Lender shall not be deemed to have waived any rights under this Mortgage (or under the Related Documents) unless such waiver is in writing and signed by Leider. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of contents or any course of dealing between Lender and Grantor, shall constitute a waiver of any of contents or any future transactions. Whenever consent by Lender is required in this Mortgage, the granting of such consent by Lender in any instance shall not constitute continuing crossent to subsequent instances where such consent is required.

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND GRANTOR AGREES TO ITS TERMS.

**GRANTOR:** 

A.M. REALTY MANAGEMENT CO.

By: MICHAEL LØYFMAN, General Partner

ALEX LOYFMAN. General Partner

7 2 7 1 3 9

951-7729

02-28-1995

MORTGAGE (Continued)

Page 9

This Mortgage prepared by:

**BRICKYARD BANK** 

8675 N. LINCOLN AVE.

LINCOLNWOOD, IL 60645-3631

#### PARTNERSHIP ACKNOWLEDGMENT

STATE OF ILLINOIS

) 88

COUNTY OF COOK

On this 28th day of February 1995, before me, the undersigned Notary Public, personally appeared MiCHAEL LOYFMAN, General Petror of A.M. REALTY MANAGEMENT CO.; and ALEX LOYFMAN, General Partner of A.M. REALTY MANAGEMENT CO., and known to me to be partners or designated agents of the partnership that executed the Mortgage and acknowledged the Mortgage to be the free and voluntary act and deed of the partnership, by authority of statute or its Partnership Agreement, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute this Mortgage and in fact executed the Mortgage of behalf of the partnership.

By Your Nifannus

Resident at Chicago, Illinois

Notary Public in and for the State of Illinois

tomy , apple in the left the other of TTTTTTTT

My commission expires January 14, 1998

"OFFICIAL SEAL"
PAUL N. YANNIAS
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 1/14/08

LASER PRO, Reg. U.S. Pat. & T.M. Off., Ver. 3.19a (c) 1995 CFI ProServices, Inc. All rights reserved. [IL-G03 E3.19 AMREALTY.LN C2.OVL]

951 17297

#### EXHIBIT "XX "C"

#### PARCEL 1:

THE NORTH 125 FEET OF THAT PART SOUTH OF THE SOUTH LINE OF PRATT AVENUE OF THE EAST 64 FEET OF THAT PART WEST OF THE WEST LINE OF ASHLAND AVENUE OF LOT 1 IN THE SUBDIVISION OF THAT PART LYING EAST OF THE RIGHT OF WAY OF THE CHICAGO AND NORTHWESTERY PAILWAY COMPANY OF THE NORTHWEST QUARTER (1/4) OF THE SOUTHERST QUARTER (1/4) OF SECTION 31, TOWNSHIP 41 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE MAD THEREOF RECORDED MAY 9, 1872 IN BOOK 1 OF PLATS, PAGE 60.

#### PARCEL 2:

THE EAST 34 FEET OF LOT 1 MAIN'S ADDITION TO ROGERS PARK, BEING A SUBDIVISION IN THE NORTH ONE THIRD (1/3) OF THE NORTHEAST QUARTER (1/4) OF THI SOUTHEAST QUARTER (1/4) OF SECTION 31, TOWNSHIP 41 NORTH, FANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF CLARK STREET, ALL IN COOK COUNTY, ILLINOIS.

PIN: 11-31-408-007 (AFFECTS PARCEL 2) 11-31-408-008 (AFFECTS PARCEL 1) ALL IN VOLUME 507

COMMONLY KNOWN AS 6748-50 NORTH ASHLAND, CHICAGO, IL 60626

95397230

\*\$95.464

Property of Coof County Clerk's Office