PREPARED BY AND RETURN TO Dan Motyka COMERICA BANK-ILLINOIS 8700 NORTH WAUKEGAN ROAD MORTON GROVE, ILLINOIS 60053

96686670

This Loan Modification Agreement is to be executed in duplicate for recording purposes

. DEPT-01 RECORDING

\$47.00

- . T\$0012 TRAN 1947 09/09/96 10:11:00
- 16925 4 CG #-96-686670
- . COOK COUNTY RECORDER

#### LOAN MODIFICATION AGREEMENT

2/7/

This instrument is an Agreement among Centrail Cleaning, Corp., an Illinois Corporation ("Borrower"); Taras W. Huzar, single never married and Gerda C. Huzar, widowed not since remarried (as to Parcel "1") and James Fuller (as to Parcel "2") ("Mortgagor"); Taras W. Huzar and James Fuller ("Guarantors"); and COMERICA BANK-ILLINOIS, ("Lender").

#### RECTTALS

- A. Mortgagor is the owner of the real estate described in Exhibit A hereto ("Real Estate").
- B. On July 14, 1995, Borrower executed and delivered to Londer its Master Revolving Note, Variable Rate-Demand ("Note") in the principal amount of \$100,000.00 to evidence a loan in that amount.
- C. To secure payment of the Note, the following documents were executed and delivered:
- 1. A Mortgage, dated July 14, 1995 and recorded August 7, 1995 with the Recorder of Deeds of DuPage County, Illinois, as document Number R95-101592 (as to Parcel "1") wherein Mortgagor mortgaged the Real Estate to Lender.
- 2. A Mortgage, dated July 14, 1995 and recorded August 8, 1995 with the Recorder of Deeds of Cook County, Illinois, as Document Number 95522319 (as to Parcel "2"), wherein Mortgagor mortgaged the Real Estate to Lender.
- Guarantor, James Fuller, guaranteed payment of the Note.
- 4. A Guaranty Agreement dated July 14, 1995 Wharein Guarantor. Taras W. Huzar, guaranteed payment of the Note.

96686670

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D. The Note is a Master Revolving Note, Variable Rate Demand.

WHEREFORE, Borrower, Mortgagor and Lender hereby agree to the following:

- 1. Divide the \$100,000.00 Master Revolving Note, Variable Rate Demand into two separate \$50,000.00 Notes as follows: A \$50,000.00 Master Revolving Note, Variable Rate-Maturity Date (Note "1") and a \$50,000.00 Installment Note-Variable Rate (Note "2"). To evidence the new Notes, Borrower shall deliver to Lender at the execution and delivery of this Agreement a Master Revolving Note, Variable Rate-Maturity Date (which is hereby incorporated by reference and attached hereto as Exhibit "B") dated as of the date hereof ("Note 1"), payable to the order of Lender in the principal amount of fifty Thousand and 00/100 Dollars (\$50,000.00) at the interest rate of Prime plus two percent (2%), floating, requiring interest payments commencing August 14, 1996 and on the 14th day of each month therefiter until this Note (Note "1") is fully paid, except that the final payment of Principal and Interest if not sooner paid shall become due and payable on July 31, 1997.
- 2. Borrower shall also deliver to Lender at the execution and delivery of this Agreement an Installment Note-Variable Rate (which is hereby incorporated by reference and attached hereto as Exhibit "C") dated as of the date hereof ("Note 2"), payable to the order of Lender in the principal amount of Fifty Thousand and 00/100 Dollars (\$50,000.00) at the interest rate of Prime plus two percent (2%), floating, requiring principal payments of One Thousand Forty One and 67/100 (\$1,041.67) plus interest commencing August 14, 1996 and on the 14th day of each month thereofter until this Note (Note "2") is fully paid, except that the final payment of Principal and Interest if not sooner paid shall become due and payable on July 31, 1997. The principal provided herein is computed on the basis of a four year amortization.

- 3. Except as modified hereby, and Note 1 and Note 2, all other terms and conditions and all other Loan Documents remain in full force and effect.
- 4. Guarantors, jointly and severally, and unconditionally, reaffirm their Guaranties of the obligation of Mortgagor to Lender under the provisions of the Notes and Loan Documents.

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IN WITNESS WHEREOF, the parties have caused this Agreement to be executed and delivered on July 14, 1996.

COMERICA BANK-ILLINOIS

By: Checker De Depo Co

Borrower

Centrail Cleaning, Corp., an Allinois Corporation

James Fuller, Prepadent and Secretary

Mortgagor (as to parcel "1")

Taras W. Huzar

Gerda C. Huzar

Mortgagor (as to parcel/2"2")

James Fuller

Dorothy Fuller signs not as mortgagor but soley for the purpose of waiving any and all Homestead Rights

Acknowledgement by Guarantor

The undersigned hereby acknowledges and consents to the within Modification Agreement and reaffirms his Guaranty of Note and Mortgage dated July 14, 1995.

Taras W. Huzar

James Fuller

C338890C

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STATE OF ILLINOIS
COUNTY OF COOK SS
T, the undersigned, a Notary Public in and for the State and County aforesaid, do hereby certify that
of GIVEN under my hand and Notarial Seal this day
OFFICIAL SEAL YLAYALI ROSADO Notary Public, State of Illinois My Commission Expires 11-04-98
STATE OF ILLINOIS SS COUNTY OF COOK
The undersigned, a Notary Public in and for the State and County aforesaid, does hereby certify that Taras W. Hundt and Gerda C. Kuzar, personally known to me to be the same person, 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 as their own free and voluntary act and as the free act of said Trustee, for the uses and purposes therein set forth.
of day of, 1996.
Majori Roads.  Notary Public
/ Ndrary Public

OFFICIAL SEAL

No.

VENUM EMOSADO Lutate of Illinois Luon Expired 11-04-98 96686670

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OFFICIAL SEAL

#### EXHIBIT A

#### LEGAL DESCRIPTION

#### PARCEL 1

PARCEL 'A':

UNIT 8-4 IN COUNTRY HOMES AT WILDWOOD GLEN CONDOMINIUM AS DELINEATED OF A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE: LOT 1, LOT 2 AND OUTLOTS 2 THRU 8, INCLUSIVE, IN WILDWOOD GLEN, REING A SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 3, TOWNSHIP 39 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED AUGUST 4, 1992 AS DOCUMENT R92-147816, ALL IN DUPAGE COUNTY, ILLINOIS WHICH SURVEY IS ATTACHED AS EXHIBIT "C" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT R92-227696, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

#### PARCEL "B":

THE EXCLUSIVE RIGHT TO THE USE OF GARACE UNIT 8-4 LIMITED COMMON ELEMENT AS DELINEATED ON THE SURVEY ATTACHE TO THE DECLARATION AFORESAID, RECORDED AS DOCUMENT R92-227696. 3/7/5 OFFICO

PROPERTY ADDRESS 66 SHOREWOOD DRIVE, UNIT #8-4 GLENDALE HEIGHTS, ILLINOIS 60139

PIN #05-03-104-034

#### PARCEL 2

LOT 35 IN BLOCK 43 IN ARTHUR DUNAS GOLF LINKS SUBDIVISION OF BLOCKS 34,35, 42 AND 43 IN GALE'S SUBDIVISION OF THE SOUTHBAST 1/4 OF SECTION 31 AND THE SOUTHWEST 1/4 OF SECTION 32, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PROPERTY ADDRESS 1645 N. NATCHEZ AVENUE CHICAGO, ILLINOIS 60639

PIN #13-31-423-004

Proberty or Cook County Clark's Office

### UNDER REVOLVING NOTE COPY

Variable Rate - Maturity Date

cometicy Bank

K	Comerica Bank-Illinois								
	Obilgor	#1322199349	Note / Ra	nawal #26	Nate Date July 14, 1996	Note Identification 36-3749309			
17	Amount \$50,000.00		Franklin Park , Missle		Maturity Date July 31, 1997				
- 4	<u> </u>	وبراكانوي بالخضاء والماردية ودائدا الاشتباط			ورار بيدار ويوانون ويرز والواري والمتعارض والمتواطعون والموارك والمتعار	: به النظامات من موروان او باو روانه اسماعها مواها و موزناها مستوود و مورود و مورود ها مواهد ها مواها استور			

on the Maturity Date, as stated above, for value received, the undersigned promise(s) to pay to the order of Comerica Bank-Illinois ("Bank"), at any the Bank and not repaid as later provided) with interest until maturity, whether by acceleration or otherwise, or an Event of Default, as later defined, at a per annum rate equal to the Bank's prime rate from time to time in effect plus 20 t per annum and after that a rate equal to the rate of Anterest otherwise prevailing under this Note plus 3% per annum. The Bank's "prime rate" is that annual rate of interest so designated by the Bank and which is changed by the Bank from time to time. Interest rate changes will be effective for interest computation purposes as and when the Bank's prime rate changes. Interest that be calculated for the actual number of days the principal is outstanding or the basis of a 360-day year if this Note evidences a business or commercial loan or a 365/366-day year if a consumer commencing <u>August 14</u> of each until the Maturity Date when all amounts outstanding under this Note shall be If the frequency of interest payments is not due and payable in full. otherwise specified, accrued interest on this Note shall be payable monthly on the first day of each month. If any payment of principal or interest under this Note shall be payable on a day other than a day on which the Bank is open for business, this payment shall be extended to the next succeeding business day and interest shall be payable at the rate specified in this Note A late payment charge equal to 5% of each late during this extension. rayment may be charged on any payment not received by the Bank within 10 dalendar days after the payment due date, but acceptance of payment of this charge shall not waive any default under this Note.

The principal amount payable under this Note shall be the sum of all advances made by the Bank to or at the request of the undersigned less principal payments actually received in cash by the Bank. The books and records of the Bank shall be the best evidence of the principal amount and the unpaid interest amount owing at any time under this Note and shall to conclusive absent manifest error. No interest shall accrue under this Note until the date of the first advance made by the Bank; after that interest on all advances shall accrue and be computed on the principal balance outstanding from time to time under this Note until the same is paid in full. At no time shall the Bank be under any obligation to make any advances to the undersigned pursuant to this Note (notwithstanding anything expressed or implied in this Note or elsewhere to the contrary, including without limit if the Bank supplies the undersigned with a borrowing formula) and the Bank, at any time and from time to time, without notice, and in its sole discretion, may refuse to make advances to the undersigned without incurring any liability due to this refusal and without affecting the undersigned's liability under this Note for any and all amounts advanced.

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indebtedness and limblities of any kind of the This Note and any cher undersigned (or any of them) to the Bank, and any and all modifications, renewals or extensions of it, whether joint or several, contingent or absolute, now existing or later arising, and however evidenced (collectively "Indobtedness") are secured by and the Bank is granted a security interest in all Items deposited from time to time in any account of any of the undersigned with the Bank and all proceeds of these items (cash otherwise), all account balances of any of the undersigned from time to time with the Bank, all property of any of the undersigned from time to time in the possession of the Bank and any other collateral, rights and properties described in each and every mortgage, security agreement, pledge, assignment and other security or collateral agreement which has been, or will at any time(s) later be, executed by any (or all) of the undersigned to or for the benefit of the Bank (collectively "Collateral"). Notwithstanding the above, to the extent that any portion of the Indebtedness is a consumer loan, that portion shall not be secured by any mortgage on or other security interest in roal property of in the undersigned's principal dwelling or consumer goods which is not a purchase money sucurity interest as to that portion, unless expressly provided to the contrary in another place.

If the undersigned (or ony of them) or any guarantor under a guaranty of all or part of the Indebtedness ("guarantor") (a) fail(s) to pay any of the Indebtedness when due, by maturity, acceleration or otherwise, or fail(s) to pay any Indebtedness owing on a demand basis upon demand; or (b) fail(s) to comply with any of the terms or provisions of any agreement between the undersigned (or any of them) or any such guarantor and the Bank; or (c) become(s) insolvent or the subject of a voluntary or involuntary proceeding in bankruptcy, or a reorganization, arrangement or oraditor composition proceeding (if a business entity) cease(s) doing business us a going concern, (if a natural person) die(s) or become(s) incompetent, (if a partnership) dissolve(s) or any general partner of it dies, becomes incompetent or becomes the subject of a hankruptcy proceeding or (if a corporation) is the subject of a dissolution, merger or consolidation; or (d) if any warranty or representation made by any of the undersigned or any guarantor in connection with this Note or any of the Indebtedness shall be discovered to untrue or incomplate; or (a) if there is any termination, notice of termination or breach of any guaranty, pledge, collateral assignment or subordination agreement relating to all or any part of the Indebted; 255; or (f) if there is any failure by any of the undersigned or any guarantor to pay when due any of its Indebtedness (other than to the Bank) or in the observance of performance of any term, covenant or condition in any document evidencing, securing or relating to such Indebtedness; or (g) if there is filed or issued a lavy or writ of attachment or garnishment or other like judicial process upon the undersigned (or any of them) or any guarantor or any of the Collateral, including without limit, any accounts of the undersigned (or any of them) or any guarantor with the Bank; or any action, suit or proceeding is initiated against any of the undersigned or any guarantor (or any subsidiary if any is a corporation or any general partner if any is a partnership) under Any federal or state controlled substance, gambling, or racketeering statute (including without limit, the Racketeer Influenced and Corrupt Organization which action, suit or proceeding could result in the 1970), Act of confiscation or forfeiture of any portion of the assets of any of the undersigned or any guarantor (on any subsidiary or general partner); or (h) if the Bank deems itself reasonably insecure believing that the prospect of payment of this Note or any of the Indebtedness is impaired or shall fear deterioration, removal or waste of any of the Collateral, then the Bank, upon Q the occurrence of any of these events (each a "Default"), may at its option  $\mathfrak{O}$ and without prior notice to the undersigned (or any of them), declare any or the

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all of the Indebtedness to be immediately due and payable (notwithstanding any provisions contained in the evidence of it to the contrary), sell or liquidate all or any portion of the Collateral, set off against the gradebtedness any amounts owing by the Bank to the undersigned (or any of them), charge interest at the default rate provided in the document evidencing the relevant Indebtedness and exercise any one or more of the rights and remedies granted to the Bank by any agreement with the undersigned (or any of them) or given to it under applicable law. All payments under this Note shall be in immediately available United States funds, without estoff or counterclaim.

If this note is signed by two or more parties (whether by all as makers or by one or more as an accommodation party or otherwise), the obligations and undertakings under this Note shall be that of all and any two or more jointly and also of each severally. This Note shall bind the undersigned, and the undersigned respective heirs, personal representatives, successors and assigns.

The undersigned wive(s) presentment, demand, protest, notice of dishonor, notice of demand or intent to demand, notice of acceleration or intent to specificate, and all other notices and agree(s) that no extension or indulgence to the undersigned (or any of them) or release, substitution or nonenforcement of any security, or release or substitution of any of the undersigned, any guaranter or any other party, whether with or without notice, shall affect the obligations of any of the undersigned. The undersigned waive(s) all defences or right to discharge evailable under section 3-606 of the Uniform Commercial Code and waive(s) all other suretyship defenses or right to discharge. The undersigned agree(s) that the Bank has the right to sell, assign, or grant participations, or any interest, in any or all of the Indebtedness, and that, in connection with this right, but without limiting its ability to make other disclosures to the full extent allowable, the Bank may disclose all documents and information which the Bank now or later has relating to the undersigned or the Indebtedness.

The undersigned agree(s) to reimburse the holder or owner of this Note upon demand and all costs and expenses (including without limit, court costs, legal expenses and reasonable attorney fees and paralegal fees, whether inside or outside counsel is used, whether or not suit is instituted and, if sait is instituted, whether at the trial court level, appellate level, in a bankruptcy, probate or administrative proceeding or otherwise) incurred in collecting or attempting to collect this Note or incurred in any other matter or proceeding relating to this Note.

The undersigned acknowledge(s) and agree(s) that this is the entire agreement with respect to the subject matter of this Note and there are no contrary agreement, oral or written, establishing a term of this Note. The terms and conditions of this Note may not be amended, waived or modified except in a writing signed by the undersigned and an officer of the Bank expressly stating that the writing constitutes an amendment, waiver or modification of the terms of this Note. An amendment, waiver or modification shall be effective only in the specific instance and for the specific purpose given. As used in this Note, the word "undersigned" means, individually and collectively, each maker, accommodation party, indorser and other party signing this Note in a similar capacity. If any provision of this Note is unenforceable in whole or part for any reason, the remaining provisions shall continue to be effective. THIS NOTE SHALL BE COVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ILLINOIS.

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The undersigned irrevocably appoint(s) (which appointment is coupled with an Interest) the Process Agent (as defined below) as the undersigned's true and Mawful attorney (with full power of substitution) in the name and on behalf of the undersigned to accept service of process, summonses and writs, and Agrees that the failure of Process Agent to give the undersigned any notice of such service shall not impair or affect the validity of such service or mny related judgment. The undersigned further irrevocably consent(s) to the service of process, summonses and write by the mailing of such service to the indersigned's address set forth below by registered or certified mail, bostage prepaid. The Process Agent is (name and address):

THE UNDERSIGNED AND THE BANK ACKNOWLEDGE THAT THE RIGHT TO TRIAL BY JURY IS A CONSTITUTIONAL ONN, BUT THAT IT MAY BE WAIVED. BACK PARTY, CONSULTING (SR HAVING HAD THE OPPORTUNITY TO CONSULT) WITH COUNSEL OF THRIR CHOICE, KNOWINGLY AND VOLUNTARILY, AND FOR THEIR MUTUAL DENEFIT, WAIVES ANY RIGHT TO TRIAL BY JURY IN THE EVENT OF LITIGATION REGARDING THE PERFORMANCE or enforcement of, or in any way related to, this note or the indeptedness.

YOR CORPORATIONS OR PARTNERSHAPS

Obligor Name Typ 715 Luke Street	ed/Printed	Signature Of J.	ames Fuller Title
Street Address		Signature Of	Title
Oak Park, IL 603	01 Zip Code	By: Signature Of	Its:
and peace	nib code	STREETER OF	1,10,10
	FOR INDI	VIDUALS, SOLE PROPAIRS Name(s) of Obligors (Typed/Printed)	rorships, trusts, or mat Signature(s) of Obligor(s)
		•	74
treet Address			
			CO
ity State	Zip Code	CONTRACTOR OF THE STATE OF THE	
	POR BANK USIS ONLY		
Loco Officer Miller	E.DAG CIPOLI	Name	
Lora Officer I.D., No.	Losa Grou	No	

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EXHIBIT "C"

omency Bank

VARIABLE RATE-INSTALLMENT NOTE

eomerica Bank-Il	linois				
#1322199349	Note # Renewa), #26		Note Date July 14, 1996	Note Identification € 36-3749309	
Amount \$50,000,00			Pranklin Parkrilinois	Haturity Date 1997	

For Value Received, the undersigned promise(s) to pay to the order of comerica Bank-Illinois ("Bank"), at any office of the Bank in the State of Dity Thousand and CO/100 ---bollars (U.S.) in installments of \$ 1.041.67 each Incoustmexes/Plus (STRIKE ONE) interest on the unpaid balance from the date of this Note at a per annum rate equal to the Bank's prime rate from time to time in effect plus 2.0 \* per annum until maturity, whether by acceleration or otherwise, or until Default, as liter denied and after that at a default rate equal to the rate of interest otherwise prevailing under this Note plus 3% per annum. Interest shall be calculated for the actual number of days the principal is outstanding on the basis of a 360-day year if this Note evidences a business or commercial loan or a 365,365-day year if a consumer loan. The Bank's "prime rate" is that annual rate of interest so designated by the Bank and which is changed by the Bank from time to time. Interest rate changes will be effective for interest computation purposes as and when the Bank's prime rate changes. Installments of principal and accrued interest due under this Note shall be payable on the 14th day of each month 19 96 commencing .. August 14 \_, and the entire remaining unpaid balance of principal and accrued literest shall be payable on ., 19\_ 97 (the "Marurity Date"). If the frequency of interest payments is not otherwise specified, installments of principal and interest due under this Note shall be payabla monthly on the first day of each month.

In the event the periodic installments sat forth above are inclusive of interest, these installments are calculated at an assumed fixed interest rate and an assumed amortization term. In the event this Note evidences a business or commercial loan and the Bank's prime rate changes, the Bank, at its sole option, may from time to time recalculate the periodic installment amount so that the remaining periodic installments will fully amortize the remaining loan balance within the remaining amortization term in equal installments at the interest rate then being charged under this Note. UNDERSIGNED AGREE(S) TO PAY THE PERIODIC INSTALLMENTS AS THEY MAY RECALCULATED BY THE BANK, AT THE BANK'S SOLE OPTION, FROM TIME TO TIME AND ACKNOWLEDGE(S) THAT A RECALCULATION SHALL NOT AFFECT THE MATURITY DATE OR THE OTHER TERMS AND PROVISIONS OF THIS NOTE. If this Note or any installment under this Note shall become payable on a day other than a day on which the Bank is open for business, this payment may be extended to the next succeeding business day and interest shall be payable at the rate specified in this Note during this extension. Any payments of principal in excess of the installment payments required under this Note need not be accepted by the Bank (except as required under applicable law), but if accepted shall apply, to the installments last falling due. A late installment charge equal to of each late installment may be charged on any installment payment no

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radelved by the Bank within to calendar cays as a comminstallment due date, but acceptance of payment of this charge shall not waive any default under Tthis Note.

and the property of the contraction of the standard of the

AThis Note and any other indebtedness and liabilities of any kind of the Mundersigned (or any of them) to the Bank, and any and all modifications, granswals or extensions of it, whether joint or several, contingent or absolute, now existing or later arising, and however evidenced (collectively 型"Indubtedness") are socured by and the Bank is granted a security interest in Mall items deposited from time to time in any account of any of the undersigned with the Bank and all proceeds of these items (cash otherwise), all account balances of any of the undersigned from time to time with the Bank, all property of any of the undersigned from time to time in the possession of the Bank and any other collateral, rights and properties described in each and every mortgage, security agreement, pladge, assignment and other security or collateral agreement which has been, or will at any time(s) later he, executed by any (or all) of the undersigned to or for the benefit of the Bank (collectively "Collateral"). Notwithstanding the above, to the extent took any portion of the Indebtedness is a consumer loan, that portion shall not be secured by any mortgage on or other security interest in real property or in the undersigned's principal dwelling or consumer goods which is not a purchase money security interest as to that portion, unless expressly provided to the contrary in another place.

If the undersigned (or any of them) or any guarantor under a guaranty of all or part of the Indebtedness ("guarantor") (a) fail(s) to pay any of the Indebtedness when due, by maturity, acceleration or otherwise, or fail(s) to pay any Indebtedness owing on a demand basis upon demand; or (b) fail(s) to comply with any of the terms or provisions of any agreement between the undersigned (or any of them) or any such quaranter and the Bank; or (c) become (s) insolvent or the subject of voluntary or involuntary proceeding in bankruptcy, or a reorganization, arrangement or creditor composition proceeding (if a business entity) cease(s) doing business as a going concern, (if a natural person) dis(s) or become(s) incompetent, (if a partnership) dissolve(s) or any general partner of it diss, becomes incompetent or becomes the subject of a bankruptcy proceeding or (if a corporation) is the subject of a dissolution, merger or consolidation; or (d) if any warranty or representation made by any of the undersigned or any quarantor in connection with this Note or any of the Indebtedness shall be discovered to be untrue or incomplete; or (a) if there is any termination, notice of termination or breach of any guaranty, pledge, collateral assignment or subordination agreement relating to all or any part of the Indebtedness, or (f) if there is any failure by any of the undersigned or any guarantor to pay when due any of its Indebtedness (other than to the Bank) or in the observance of performance of any term, covenant or condition in any document evidencing securing or relating to such Indebtedness; or (g) if there is filed or issued a levy or writ of attachment or garnishment or other like judicial process upon the undersigned (or any of them) or any guarantor or any of the Collateral, including without limit, any accounts of the undersigned (or any of them) or any guarantor with the Bank; or any action, suit or proceeding is initiated against any of the undersigned or any guarantor (or any subsidiary if any is a corporation or any general partner if any is a partnership) under any federal or state controlled substance, gambling, or racketeering statute (including without limit, the Racketeer Influenced and Corrupt Organization Act of 1970), which action, suit or proceeding could result in the of confiscation or forfeiture of any portion of the assets of any of the or undersigned or any guarantor (on any subsidiary or general partner); or (h) 1 if the Bank deems itself reasonably insecure believing that the prospect of C

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, payment of this to NO Ff the Indebtedness is impaired or shall fear deterioration, removal or waste of any of the Collateral, then the Bank, upon the occurrence of any of these events (each a "Default"), may at its option and without prior notice to the undersigned (or any of them), declare any or all of the Indebtedness to be immediately due and payable (notwithstanding any provisions contained in the evidence of it to the contrary), sell or liquidate all or any portion of the Collateral, set off against the Indebtedness any amounts owing by the Bank to the undersigned (or any of them), charge interest at the default rate provided in the document evidencing the relevant Indebtedness and exercise any one or more of the rights and remedies granted to the Bank by any agreement with the undersigned (or any of them) or given to it under applicable law. All payments under this Note shall be in immediately available United States funds, without setoff or counterclaim.

If this note is signed by two or more parties (whether by all as makers or by one or mora is an accommodation party or otherwise), the obligations and undertakings under this Note shall be that of all and any two or more jointly and also of each severally. This Note shall bind the undersigned, and the undersigned's respective heirs, personal representatives, successors and assigns.

@The undersigned waive(s) presentment, demand, protest, notice of dishonor, notice of demand or interpt to demand, notice of acceleration or intent to accelerate, and all other notices and agree(s) that no extension or Andulgence to the undersigned (or any of them) or release, substitution or nonenforcement of any security, or release or substitution of any of the undersigned, any guarantor or any other party, whether with or without notice, shall affect the obligations of any of the undersigned. The undersigned waive(s) all defenses or right to discharge available under Section 3-606 of the Uniform Commercial Code and waive(s) suretyship defenses or right to discharge. The undersigned agree(s) that the Bank has the right to sell, assign, or grant participations, or any interest, in any or all of the Indebtedness, and that, in connection with this right, but without limiting its ability to make other disclosures to the full extent allowable, the Bank may disclose all documents and information which the Bank now or later has relating to the undersigned or the Indebtodness.

The undersigned agree(s) to reimburse the holder or owner of this Note upon demand for any and all costs and expenses (including without limit, court costs, legal expenses and reasonable attorney fees and paralegal fees, whether inside or outside counsel is used, whether or not soft is instituted and, if suit is instituted, whether at the trial court level, appellate level, in a bankruptcy, probate or administrative proceeding or otherwise) incurred in collecting or attempting to collect this Note or incurred in any other matter or proceeding relating to this Note.

The undersigned acknowledge(s) and agree(s) that this is the entire agreement with respect to the subject matter of this Note and there are no contrary agreements, oral or written, establishing a term of this Note. The terms and conditions of this Note may not be amended, waived or modified except in a writing signed by the undermigned and an officer of the Bank expressly atating that the writing constitutes an amendment, waiver or modification of the terms of this Note. An amendment, waiver or modification shall be effective only in the specific instance and for the specific purpose given. Ask used in this Note, the word "undersigned" means, individually and on collectively, each maker, accommodation party, indorser and other party i signing this Note in a similar capacity. If any provision of this Note is

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unenforceable in whole of the for any reason, the remaining provisions shall dentinue to be effective. THIS NOTE SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ILLINOIS.

The undersigned irrevocably appoint(s) (which appointment is coupled with an interest) the Process Agent (as defined below) as the undersigned a true and lawful attorney (with full power of substitution) in the name and on behalf of the undersigned to accept service of process, summonses and write, and agrees that the failure of Process Agent to give the undersigned any notice of such service shall not impair or affect the validity of such service or any related judgment. The undersigned further irrevocably consent(s) to the service of process, summonses and write by the mailing of such service to the undersigned's address set forth below by registered or certified mail, postage prepaid. The Process Agent is (name and address):

THE UNDERSIGNED AND THE BANK ACKNOWLEDGE THAT THE RIGHT TO TRIAL BY JURY IS A CONSTITUTIONAL ONE, BUT THAT IT MAY BE WAIVED. EACH PARTY, AFTER CONSULTING (OR HAVIFC HAD THE OPPORTUNITY TO CONSULT) WITH COUNSEL OF THEIR CHOICE, KNOWINGLY AND FOLUNTARILY, AND FOR THEIR MUTUAL BENEFIT, WAIVES ANY RIGHT TO TRIAL BY JURY IN THE EVENT OF LITIGATION REGARDING THE PERFORMANCE OR ENFORCEMENT OF, OR IN ANY WAY RELATED TO, THIS NOTE OR THE INDESTEDNESS.

for corporations or partnerships President7 Centrail Cleaning Corp. Secretary By: signature Obligor Name Typed/Printed OfJames Fuller 715 Lake Street By: Street Address Signature Of Title Oak Park, IL 60301 Its: By: C/OPTS OFFICE City State Zip Code Signature of

Topens of Cook County Clerk's Office