EIRSTAR G BANK

MORTGAGE

For use with Firstar Loan Jocuments Only)

ILLINOIS REAL ESTATE

7758146-9001

DEFY-01 RECORDING \$33.50
T#0004 TRAN 6257 09/13/96 08:441M
#6331 # LF #-96-699904
COOK COUNTY RECORDER

96699904

This Mortgage (Mortgage") is made and entered into by the undersigned porrower(s), guarantor(s) and/or other obligor(s) (collectively the "Mortgage") in favor of <u>FIRSTAR BANK_ILLINOIS</u>
(the "Benk") as of the date set forth on the last page of this Mortgage.

ARTICLE I. MORTGAGE/SECURITY INTEREST

- 1.1 Grand of Mortgage/Security interest. The Mortgagor hereby mortgages and warrants, conveys, grants and cultaterally assign: to the Bank the Mortgagor's Property (defined below) to secure all of the Mortgagor's Obligations (defined below) to the Bank. The intent of the parties hereto is that the Mortgagor Property secures all Obligations of the Mortgagor to the Bank, whether now or hereafter gidating, between the Mortgagor and the Bank or in favor of the Bank, including, without limitation, any note, any loan or security agreement, any lease, any other mortgage, deed of trust or other pledge of an interest in real or personal property, any guaranty, any letter of credit or reimbursement agreement or banker's acceptance, any agreement for any other services or cradit extended by the Bank to the Mortgagor even though not specifically enurinerated herein and any other agreement with the Bank (together and individually, the "Loan Documents"). Note that adding anything to the contrary herein, the amount secured hereby shall not exceed \$100,000,000.
- 1.2 "Miningaged Property" means all of the following, whother now owned or existing or heraeliter acquired by the Mortgagor, wherever tocated: all the real estate described below or in Exhibit A attached hereto (the "Land"), together with all buildings, structures, fodures, equipment and furnishings used in connection with the operation of the Land and improvements, and all other improvements now or hereafter constructed affixed or located thereon (the "Improvements") (the Land and the improvements collectively the "Premises"); TOGE (TIER with any and all essembnis, hights-of-way, if cens is, privileges, and appurtenances thereto, and any and all leases or other agreements for the use or occupancy of the Premises, all the rents, issues, profits or any proceeds therefrom; all awards as a result of condemnation, eminent domain or other decrease in value of the Premises and all insurance and other proceeds of the Premises.

The Late is described as follows (or in Exhibit A herato if the description does not appear below):

LOT 10 IN BLICK 5 IN ARTHUR T. MCINTOSE AND CO'S. HORTHWEST ACRES UNIT 2.

BRING A EUBDIVISION OF PART OF THE SOUTH 1/2 OF THE HORTHWEST 1/4 OF
SECTION 22, HOWESTP 42 HORTH, RANGE 10; RAST OF THE THIRD PRINCIPAL
MERIDIAN, IN COOR COUNTY, ILLINOIS.

96693904

Address: 572 W HELE BD. PALATINE, IL 50067	PIN# 02-22-114-011
1.3 "Objustions" means all loans by the Bank to TODAYS CHILD LEARNING CENT	ER
including those id ans evidenced by a note or notes dated_JUNS_5, 1996	
in the initial principal amount(a) of \$ 150,000,00	and any extensions,
renewals, restatements and modifications thereof and all principal, interest, fees and	
and also means all the Mongarica's debts, liabilities, obligations, covenants, warran	nties, and duties to the Bank, whether
now or hereafter existing or incurred, whether liquidated or unliquidated, whether a	
out of the Loan Documents or otherwise, and regardless of whether such Obligatio	ns arise out of existing or future credit

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FIRSTAR BANK ILLINOIS
700 DEERFIELD ROAD
DEERFIELD ILLINOIS 60015

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33.50 10/96 MM

prartied by the Bank to the Mortgagor, to the Mortgagor and others, to others guaranteed or endorsed by the Mc rigagoror to any deteor-in-possession/successor-in-interest of the Mortgagor, and principal, interest, fees, expensed and charges relating to any of the foregoing, including, without limitation, costs and expenses of collection and enforcement of this Mortgage, attorneys' fees of both inside and outside counsel and environmental assessment or remediation costs. The interest rate and maturity of such Obligations are as described in the documents creating the indebtedness secured hereby.

- 1.4 Homestead. The Premises are not the homestead of the Mortgagor. If so, the Mortgagor releases and (are) (are not)
- waives all rights under and by virtue of the homestead exemption laws of the State of Illinois.
- 1.5 Revolving Loan. If It checked here, this Mortgage is given to secure a revolving credit facility and secures not only present indebtedness, but also future advances, whether such future advances are obligatory or are to be made at the option of Lender, or otherwise as are to be made within twenty (20) years following the date hereof. Nothing herein shall be construed as megning that such revolving indebtedness has a term of twenty (20) years. The amount of revolving indebtedness secured number may increase or discrease from time to time, however, the principal amount of such revolving indebtedness shall not at any one time exceed the amount of \$100,000,000 plus interest thereon, and other costs, amounts and disbursaments as provided herein and in the other Loan Documents.

APOCLE II. WARRANTIES AND COVENANTS

In addition to all other warranties and covenants of the Mortgagor under the Loan Documents which are expressly incorporated herein as part of this Mortgage, including the covenants to pay and perform all Obligations, and while any part of the credit granted the Mortgagor under the Loan Documents is available or any Obligations of the Mortgagor to the Bank are unpaid or outstanding, the Mortgagor community warrants and agrees as follows:

- 2.1 Warranty of Title/Possession. The Mort jayor warrants that it has sole and exclusive title to and possession of the Premises, excepting only the following "Permitted Lindumbrances": restrictions and essements of record, and zoning ordinances (the terms of which are and will be compiled vinit, and in the case of essements, are and will be kept free of encroachments), taxes and assessments not yet due and payable and those Permitted Encumbrances set forth on Exhibit B attached hereto (except that if no Exhibit B is attached, there will be no additional Permitted Encumbrances). The lien of this Mortgage, subject only to Permitted Encumbrances, is and will continue to be a valid first and only lien upon all of the Mortgaged Property.
- 2.2 Maintenance; Waste; Alteration. The Mortgagor will maintain the Premises in good and tenantable condition and will restore or replace damaged or destroyed improvements with items or at least equal utility and value. The Mortgagor will not commit or permit waste to be committed on the Premises. The Mortgagor will not remove, demolish or materially alter any part of the Premises without the Bank's prior written consent, except the Mortgagor may remove a fixture; provided the fixture is promptly replaced with another fixture of at least equal utility. The replacement fixture will be subject to the priority lien and security of this Mortgage.
- 2.3 Transfer and Liens. The Mortgagor will not, without the prior written consent of the Bank, which may be Sykthheid in the Bank's sole and absolute discretion, either voluntarily or involuntarily (a) sell, assign above or transfer or permit to be sold, assigned, leased or transferred, any part of the Premises, or any interest therein; or (b) pledge or petherwise encumber, create or permit to exist any mortgage, pledge, lien or claim for lien or encumbrance upon any part of the Premises or interest therein, except for the Permitted Encumbrances.
 - 2.4 Escriw. After written request from the Bank, the Mortgagor will pay to the Bank sufficient funds at such time as the Bank designates, to pay (a) the estimated annual real estate taxes and assessments on the Premises: and (b) all property or hazard insurance premiums when due. Interest will not be paid by the Bank on any escrowed funds. Escrowed funds may be commingled with other funds of the Bank. All escrowed funds are hareby piedged as additional security for the Obligations.
- 2.5 Taxes, Assessments and Charges. To the extent not paid to the Bank under 2.4 above, the Mortgagor will play before they become delinquent all taxes, assessments and other charges now or hereafter levied or assessed against the Premises, against the Bank based upon this Mortgage or the Obligations secured by this Mortgage, or upon the Bank interest in the Premises, and deliver to the Bank receipts showing timely payment.
- 2.6 Insurance. The Mortgagor will continually insure the Premises against such perils or hazards as the Bank may require, in amounts, with acceptable co-insurance provisions, not less than the unpaid balance of the Obligations of the 1714IL FIRSTAR BANK ILLINOIS Page 2 of 6

700 DEERFIELD ROAD DEERFIELD, ILLINOIS 60015

fulpreplacement value of the Improvements, whichever is less. The policies will contain an agreement by each insurer that the policy will not be terminated or modified without at least thirty (30) days' prior written notice to the Bank and will object in a mortgage clause acceptable to the Bank; and the Mortgagor will take such other action as the Bank may religionably request to ensure that the Bank will receive (subject to no other interests) the insurance proceeds from the interests. The flortgagor hereby assigns all insurance proceeds to and knevocably directs, while any Obligations remain unpaid, any insurer to pay to the Bank the proceeds of all such insurance and any premium refund; and authorized the Bank to endorse the Mortgagor's name to effect the same, to make, adjust or settle, in the Mortgagor's name, any claim on any insurance policy relating to the Premises. The proceeds and refunds will be applied in such manner as the Bank, in its sole and absolute discretion, determines to rebuilding of the Premises or to payment of the Obligations, whether or not then due and payable.

- 2.7 Condemnation. The Mortgagor will pay to the Bank all compensation received for the taking of the Premises, or any part thereof, by a condemnation proceeding (including payments in compromise of condemnation proceedings), and all compensation received as demages for injury to the Premises, or any part thereof. The compensation will be applied in such manner as the Bank, in its sole and absolute discretion, determines to rebuilding of the Premises or to payment of the Obligations, whether or not then due and payable.
- 2.8 Environmental Matters. The following warrantles and covenants are subject to those exceptions set forth on Exhibit C attached here: lexcept that if no Exhibit C is attached, there will be no exceptions). There exists no uncorrected violation by the hortgagor of any federal, state or local laws (including statutes, regulations, ordinances or other governmental restrictions and requirements) relating to the discharge of air pollutants, water pollutants or process waste water or otherwise relating to the environment or Hazardous Substances as hereinafter defined, whether such laws currently exist or are endcted in the future (collectively "Environmental Lawe"). The term "Hazardous Substances" will mean any hazardous or loxic wastes, of emicols or other substances, the generation, possession or existence of which is prohibited or governed by any Environmental issues. The Mortgagor is not subject to any judgment, decree, order or clistion, or a party to (of threatened with) any litigation or administrative proceeding, which asserts that the Morigagor (a) has violated any Environmental Laws: (b) is required to clean up, remove or take remedial or other action with respect to any Hazardous Substances (collectively "Remedial Action"); or (c) is required to pay all or a portion of the cost of any Remedial Action, as a potentially responsible party. Except as disclosed on the Borrower's environmental questionnaire provided to the Bank, there are not now, not to the Mortgan or's knowledge after reasonable investigation have there ever been, any Hazardous Bubstances (or tanks or other facilities for the storage of Hazardous Substances) storad, deposited, recycled or disposed of on, under or at any real estate owned or incorpied by the Mortgagor during the periods that the Mortgagor owned or occupied such real estate, which if present on the real estate or in soils or ground water, could require Remedial Action. To the Mortgagor's knowledge, there are indiproposed or pending changes in Environmental Laws which would at versely affect the Mortgagor or its business, and there are no conditions existing currently or likely to exist while the Light Documents sie in effect which would subject the Morrigagior to Remedial Action or other liability. The Mortgagor currently complies with and will continue to timely comply with all applicable Environmental Laws; and will provide the Bank, inimediately upon receipt, copies of any correspondence, notice complaint, order or other document from any source astierting or alleging any circumstance or condition which requires or most require a financial contribution by the Mortgagor of Remedial Action or other response by or on the part of the Mortgagor under Environmental Laws, or which seeks damajues or civil, criminal or punitive penalties from the Mortgagor for an alleged stoletion of Environmental Laws. In the event of any such circumstance or condition, the Mortgagor agrees, at its expense and at the request of the Bonk, to permit an environmental audit at lety for the benafit of the Bank, to be conducted by the Sanit or an independent agent selected by the Bank and which may not be relied on by the Mortgagor for any purpose. This provision shell not refieve the Mortgi gor from conducting it a own environmental audits or taking any other steps necessary to comply with Environmental Laws.

The Mcrtigi-gor hereby represents and warrants that the execution and delivery of this Mortgage is not a transfer of "real property," as "real property" is defined in the Iflinois Responsible Property Transfer Act (765 ILCS 90/1 et seq.), as said Act may be amended from time to lime, or, if the execution and delivery of this Mortgage is "real property," as defined in said Act, then the Mortgagor hereby epresents and warrants that it has complied with the provisions thereof.

- 2.9 Assignments. The Mortgar or will not assign, in whole or in part, without the Bank's prior written consent, the rents, issues of profits arising from the Premises.
 - 2.10 Right of Inspection. The 3ank may at all reasonable times enter and inspect the Premises.
- 2.11 Wrivers by Mortgagor. To the greatest extent that such rights may then be lawfully waived, the Mortgagor hereby agreed for itself and any persons claiming under the Mortgage that it will not, at any time, insist upon or plead or in any memor vihitsoever claim or take any benefit or advantage of (a) any exemption, stay, extension or moratifium law, now or at any time hereafter in force; (b) any law now or hereafter in force providing for the valuation or appreciaement of

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Sank shall remain in possession of the Premises, the Bank shall have the power and authority to operate, manage and control the Premises, including, without limitation, the right to receive the rents, issues and profits of the Premises, perform all traintenance and make all repairs and replacements, anter into leases, and amend, cancel, renew, modify and terminate the same.

- (b) Agreement to State Foreclosure Statutes. The Mortgagor agrees that in the event of foreclosure of this Mortgage, the Mortgagor will be bound by the provisions of Section 735 ILCS 5/15-1101 et seq., as the same may be amended or renumbered from time to time, whichever may be applicable to the Premises, permitting the Bank (at its option) to waive the light to a deficiency judgment and shorten the length of the redemption period in the event of foreclosure.
- (c) Weiver by the Bank. The Bank may permit the Mortgagor to attempt to remedy any default without waiving its rights and remadies remader, and the Bank may waive any default without waiving any other subsequent or prior default by the Mortgagor. Furthermore, calay on the part of the Bank in exercising any right, power or privilege hereunder or at local with mot operate as a waiver thereof, nor will any single or partial exercise of such right, power or privilege preclude other exercise thereof or the exercise of any other right, power or privilege. No waiver or suspension will be drained to have occurred unless the Bank has expressly agreed in writing specifying such waiver or suspension.
- (4) Atterneys' Falls and Other Costs. Atterneys' tees and other costs incurred in connection with foreclosure of this Mortgage may be recovered by the Bank and included in any judgment of foreclosure.

ARTICLE V. MISCELLANEOUS

In addition to all other miscellaneous (rove) as under the Loan Documents which are expressly incorporated an a part of this Montgage, this following provisions will also apply:

- 5.1 Term of Malages. The lien of this Mortgage in continue in tull force and effect until this Mortgage is released.
- 5.2 Time of the feedback. Time is of the essence with respect to payment of the Obligations, the performance of all coveriants of the Montgagor and the payment of taxes, assessments, and cimilar charges and insurance premiums.
- 6.3 Subrogettine. The Bank will be subrogated to the lien of any mortigage or other lien discharged, in whole or in pair, by the proceeds of the Note or other advances by the Bank, in which count any sums otherwise advanced by the Bank shall be immediately due and payable, with interest at the default rate set for a 1 the Loan Documents from the date of advance by the Brink to the date of payment by the Mortgagor, and will be one of the Obligations secured by this Mortgage.
- 5.4 Choice of Law. Foreclosure of this Mortgage will be governed by the laws of the state in which the Mortgaged Property is located. For all other purposes, the choice of law specified in the Loan Documents will go form.
- 5.5 Severability. Invalidity or unenforceability of any provision of this Mortgage shall not affect the validity or enforceability of any other provision.
- 5.6 Entire I greement. This Mcrtgage is intended by the Mortgagor and the Bank as a final expression of this Mortgage and as it complete and exclusive statement of its terms, there being no conditions to the full effectiveness of this Mortgage. No parish evidence of any rature shall be used to supplement or modify any terms.

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jagor Name		/ !}y
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ras lkro	ch. Sugar Bia	C 01
igor Name	\wedge	Name and Title
CALO A BRACH	II & SUSCA !: NEACH	(Mortgagor Address)
	70	572 W SWINDS RD
	0/%	PALATINE, IL 60067
	70	(Bank Address)
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		22 H DETH MICHIGAN AVENUE
		CALVO. IL 60602
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DORALD J	BRACH II & SUSAN M BS	RACE individuals
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strument was	s draited by <u>VALERIE L ST</u>	TEPPENS
	, <u> </u>	(name)
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corony relu	on to <u>furstar rank lelengis</u> (nome)	Att: Colleteral, 30 WORTH MICHIGAN AVENUE, CHICARO, 11 60 (address)

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10/23

FIRSTAR BANK ILLINOIS 700 DEERFIELD ROAD DEERFIELD ILLINOIS 60015

EXHIBIT B TO MORTGAGE AND SECURITY AGREEMENT Permitted Encumbrances)

Mongagon Robert P & Yvoner H Crimpord and Donald J Brach II & Susan M Brach

Mortgages: FIRSTNA BANK ILLINOIS

Permitted Encumbranices:

MORTGAGE WITH HEN CENTURY BANK DATED 2/25/93 IN THE AMOURT OF \$175,030.00 AND RECORDER 3: 5/11/93 AS DOC MENT NUMBER 93352363.



96699904

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