This Instrument Was Prepared By And When Recorded Should Be Mailed To:

Corus Bank, N.A. 3059 N. Lincoln Avenue Chicago, IL 60613 ATTN: Wendy Berk

F2-DK1-7617580

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DEPT-01 RECORDING

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COOK COUNTY RECORDER

MORTGAGE, ASSIGNMENT OF RENTS, SECURITY AGREEMENT AND FIXTURE PINANCING STATEMENT

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THIS MORTOZOE, ASSIGNMENT OR REPORTS, SECURITY AGREEMENT AND FIXTURE FINANCING STATEMENT (this "Mortgage") in made this 20th day of August, 1926, between American National Bank and Trust Company of Classific and Trust agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and known as 1,002-07 (Classific agreement dated August 14th, 1996 and 1

WHEREAL separator is indebted to congage in the principal sum of Two Israeled seventy thousand and notific below. Which indebtedness is evidenced by Mortgagor's Note of the data therewith (together with all passes to the Note is due as a product of the manner of extensions and microscopies thereof and thereto, if any, the "Note" The Note is due as a product of the manner of the indebtedness (at the form therein. The Note, this Mortgage and all other documents or indicate size executed and/or delivered as a children and evidence of the security for payment of, the Note, whether now is indicated and/or delivered as a children as supplemental restrictments, extensions, and medit to the restriction of the indicates are below the security for payment of the Note, whether now is indicated the constant and the security for payment of the Note. Whether now is indicated the existing particular the manner of the security for payment of the Note. Whether now is indicated the existing particular the manner of the security for payment of the Note. Whether now is indicated the security for payment of the Note is a constant to the security for payment of the Note. The Note is a constant to the security for payment of the Note is a constant to the Note is a cons

NOW, THE state of the state of

TOGETHER with all improvements, tenements, casements, fixtures, rights of way, and rights used as a means of access to the Premises and appurtenances thereto belonging, and all rents, issues, royalties, income, revenue, proceeds and profits and other benefits thereof and any after acquired-title, franchise, or license and the reversions and remainders thereof, for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily), and all fixtures, apparatus, equipment or articles now or hereafter therein or thereon used to supply heat gas, air conditioning,

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water, light, power, sprinkler protection, waste removal, refrigeration (whether single units or centrally controlled), and ventilation, and other personal property of every kind and nature whatsoever and all proceeds thereof, including (without restricting the foregoing): all fixtures, apparatus, equipment and articles, other than such as constitute trade fixtures used in the operation of any business conducted upon the Premises and distinguished from fixtures which relate to the use, occupancy and enjoyment of the Premises, it being understood that the enumeration of any specific articles of property shall in no wise exclude or be held to exclude any items of property not specifically mentioned. All of the land, estate and property hereinabove described, real, personal and mixed, whether affixed or annexed or not (except where otherwise hereinabove specified) and all rights, hereby conveyed and mortgaged are intended so to be as a unit and are hereby understood, agreed and declared to form a part and parcel of the real estate and to be appropriated to the use of the real estate, and shall for the purposes of this Mortgage be decined to be real estate and conveyed and mortgaged hereby.

Mortgagor covenants that Mortgagor is lawfully soized of the real estate hereby conveyed and has the right to mortgage, grant and convey the Premises, that the Premises is unencumbered and that Mortgagor will warrant and defend generally the title to the Premises against all claims and demands, subject to any declarations, case were or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgagee's original in the Premises.

IT IS FURTHER UNDERST

- 1. Principals at a three level of Other Payments. Mortuger shall promptly pay when due the principal of and interest of the Honor and secured of this Mortgage and all other attended die and payable to Mortgage under the Role on it any time secured by fais a fortgage (all such payments are collectively referred to in this Mortgage at the mathematical secured by the secured by the
- 2. Manuface. Repair and Restoration on intercements: Parameter of Taxes and Liens.

 Etc. Mostgagor shall:
- (a) Promotely repair, regions of abuild say imagiver and now or hareafter on the Premises which may become during or destroyed
- (b) For standards when due and payable and before any parables all general taxes, special taxes, special expensions and payable and before any parables and charges against the Premises, including these horizonts are strongly before the parable before the payable and the parable before the parable and payable all general taxes and said deposits may be held without any allowance of interest and need not be kept separate and apara.
- (c) Keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by fire and extended coverage tusurance, with malicious mischief and vanidalism endersements, and such other hazards in such amounts as may reasonably be required by Mortgagee, for the full insurable value thereof with agreed upon amount and inflation protection endonsements, but in any case in such amounts as to negate Mortgager being a co-insurer in the event of the occurrence of a lire or other insurance casualty. Mortgager shall also provide and keep in effect comprehensive public liability insurance with such limits for personal injury and death and property damage as Mortgagee may reasonably require. Mortgagee may reasonably require, and such other insurance as Mortgagee may from time to time require. In

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addition, if the Premises are now or hereafter located in an area which has been identified by the Secretary of Housing and Urban Development as a flood bazard area and in which flood insurance has been made available under the National Flood Insurance Act of 1968 (the "Act"), Mortgagor will keep the Premises covered for the term of the Note by flood insurance up to the maximum limit of coverage available under the Act. All policies of insurance to be furnished hereunder shall be in forms, issued by companies and in amounts and with deductibles reasonably satisfactory to Mortgagee, with standard mortgagee loss payable clause attached to all policies in favor of and in form satisfactory to Mortgagee, including a provision requiring that the coverage evidenced thereby shall not be terminated or materially modified without thirty (30) days' prior written notice to Mortgagee. Mortgagor shall deliver the original of all policies, including additional and renewal policies, to Mortgagoe, and, in the case of insurance about to expire, shall deliver renewal policies not less than thirty (30) days prior to their respective dates of expiration. If any renewal policy is not delivered to Mortgagee thirty (30) days before the expiration of any existing policy or policies, with evidence of premium paid, Mortgagee may, but is not obligated to, obtain the required insurance on behalf of Mortgagor (or insurance in flivor of Mortgagoe alone) and pay the premiums thereon. Any monies so advanced shall be so much additional indebtedness secured hereby and shall become immediately due and payable with interest thereon at the Default Interest Rate (as defined in the Note). So long as any sur, maging due hereunder or under the Note, Mortgagor covenants and agrees that it shall not place, or cause to be object or issued, any separate casualty, fire, rent loss, or liability insurance separate from the insurance required to be radiatained under the terms the such such instance Mortgagee is included therein as the payee union a standard mortal like payable clause. Mortgagor covenants to advise Mortgagor whenever any such scripting at the payee whenever any such scripting at the payable clause. Mortgagor covenants to advise the original of all such other policies at the payable. Application by Mortgagor of any of the proceeds of such insurance to the indebtedness seattled and the like the payable clause. Mortgagor covenants to advise the original of all such other policies and the payable clause. Application by Mortgagor of any of the proceeds of such insurance to the indebtedness seattled and the like the payable clause. under the Note.

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or at any time upon substantially and decreased by fire to the smally so as to be of at least equal value and substantially the same sheater as immediately prior to such the upon substantially the same sheater as immediately prior to such the upon such the disbursing purty being fertished with substantially the same fertilished with substantially the confidence of contractions and substantially being fertished with substantial states of the confidence of contractions with architects certificate. We will be a substantially that the amounts of completion thereof and with architects certificate. We will be disbursing party can verify that the amounts of states from time to time are represented by completed state in place work and that said work is free and clear of declarates lien claims. No payment prior to the first decreation of the same state shear sh

- (f) Keep the Premises in good condition and repair without waste and free from any mechanics or other lien or claims of lien not expressly subordinated to the lien hereof.
- (g) Not suffer or permit any unlawful use of or any naisance to exist on the Premises nor in diminish nor impair its value by any act or omission to act.
- (h) Comply with all requirements of law, municipal ordinances, rules and regulations with respect to the Premises and the use thereof.

- 3. Cumuality. (a) In case of loss or damage, Mortgagee (or after entry of decree of foreclosure, the purchaser at the sale, or the decree creditor, as the case may be) is hereby authorized to either: (i) nettle and adjust any claim under any insurance policies without the consent of Mortgagor, or (ii) allow Mortgagor to agree with the insurance company or companies on the amount to be paid upon the loss or damage; provided, however, that Mortgagee shall not have the right to exercise the powers granted in Paragraph 3(a) (i) hereof unless there is then existing a Default (as hereinafter defined) hereunder or an event which with the giving of notice or passage of time would constitute a Default hereunder or there has been entered a decree of furcelosure. In all cases Mortgagee is authorized to collect and receipt for any such insurance proceeds and the expenses incurred by Mortgagee in the adjustment and collection of insurance proceeds shall be such additional indebtedness secured hereby and shall be reimbursed to Mortgagee upon demand with interest thereon at the Default Interest Rate or may be deducted by Mortgagee from said insurance proceeds prior to any other application thereof. insurance proceeds may, at the option of Mortgageo, be applied in the reduction of the indebtedness secured hereby, whicher due or not, in such order as Mortgagee shall determine, or be held by Mortgagee and used to reimburse Vortgagor for the cost of rebuilding or restoring buildings or improvements on the Premises. Notwithstanting the foregoing, the insurance proceeds may be made available to Mortgagor to repair and restore the Premises it and only if, in Mortgagee's sole and absolute discretion, all of the following conditions are satisfied: (i) no Default, or event which with the giving of notice or passage of time would constitute a Default, shall have occurred receiveder or under any of the chief team Documents, (ii) the insurance process assume the process assumes the controlled the repair and restoration of the buildings, structures and other improvements on their insurance of the inchestical and economic unit of substantially the same character and the same value of the insurance process to make casualty, or, if Mortgageo shall determine, in its sole and absolute of the insurance process the transference, Mortgageo shall have deposited with Mortgagor that the insurance process that the insurance process (16) days after Mortgageo's demand therefor; (iii) the same state of the deficiency in cash within the same (15) days after Mortgageo's demand therefor; (iiii) the same state of the indebtedness secured basis. The deficiency is sole and absolute judgment, adequately make the outstanding tagence of the indebtedness secured basis. (b) apply and all leases and shall have occurred receiveder or under any of the collection Documents; (ii) the insurance proceeds shall, in judgment, adequately makes the outstanding have see of the indebtedness secured branch (by) any and all leases of the Premises mentals in the lifere and effect and water the leases the Mortgager at children to repair and restore the Mortgager at children (v) with respect to any claims are less or damps. State of the liferest of the liferest in the aggregate exceed Fifteen Thousand and No/100 Domain (\$15,000), and was or damage does not occur during the last twelve (12) months of the Note,
- (b) Is clear of toss after brackers, proceedings have been a stimular, the proceeds of any such insurance policy or policies. If not applied as aforesaid in rebuilding or restoring the ballding or improvements, shall be used to pay the successive due in accordance with any decree of foreclosure the ballding or improvements, proceeding, and the ballow of any shall be resid to the owner of the equity of the strong it said owner shall then be entitled to the same or in the ballow of the ballow of this Mortgage, the court in its decree must provide the same proceeding the ballow and proceeding the ballow and proceeding the consecled and that the decree creditor may cause a new loss clause to be attached to each of a 4d policies making the loss thereunder payable to said decree creditor. Any foreclosure decree may further provide the in case of one or more redemptions under said decree, each successive redemptor may cause the preceding loss clause attached to each insurance policy to be canceled and a new loss clause to be attached thereto, making the loss thereunder payable to such redemptor. In the event of foreclosure sale, Mortgagee is hereby authorized, witmout the consent of Mortgagor, to assign any and all insurance policies to the purchaser at the sale, or to take such other steps as Mortgagee may deem advisable, to cause the interest of such purchaser to be protected by any of the said insurance policies.
- (c) Nothing contained in this Mortgage shall create any responsibility or obligation on Mortgagee to collect any amount owing on any insurance policy, to rebuild, repair or replace any damaged or destroyed portion of the Premises or any improvements thereon, or to perform any act hereunder.

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- Condemnation and Eminent Domain. Mortgagor hereby assigns to Mortgagoe and authorizes Mortgagee to negotiate for and collect any award for condemnation or eminent domain of all or any part of the Premises. Mortgagee is hereby authorized to give appropriate receipts and acquittances therefor. Mortgager shall give Mottgagee immediate notice of the actual or threatened commencement of any condemnation or eminent domain proceedings of which it has knowledge affecting all or any part of the Premises (including severance of, consequential damage to or change in grade of streets), and shall immediately deliver to Mortgagee copies of any and all papers served in connection with any such proceedings. Mortgager further nurses to make, execute and deliver to Mortgagee, free and clear of any encumbrance of any kind whatsoever, any and all further assignments and other instruments deemed necessary by Mortgagee for the purpose of validly and sufficiently assigning all awards and other compensation heretofore, now and hereafter made to Mortgagor for any taking either permanent or temporary, under any such proceeding. Any such award shall be applied toward the indebteduess secured by this Mortgage or applied toward restoring the Premises in accordance with the provisional and in the same manner as is provided for insurance proceeds in Paragraph 3 hereof. Notwithstanding the foregoing, any expenses, including, without limitation, attorneys' fees and expenses, incurred by Medgagee in intervening in such action or compromising and settling such action or claim, or collecting such proceeds, shall be reimbursed to Mortgagee first out of the proceeds.
- 5. Mort at or's Representations and Community. Mortgagor hereby represents and coverants to Mortgagoe that:
- (a) Mortgagor (i) the properties and to carry on its business as now being conducted of the partitled to do business in a pury intediction in which the nature of its business or its properties assets and of difficultions necessary; and (iii) is a compliance with all laws, regulations, ordinatous and public authorities applicable to it.
- all other Loan Department, and the borrowing exists. The Mortgager of the Mort, this Mortgage, and all other Loan Department, and the borrowing exists. The More (i) are within the proves of Mortgager; (ii) have been drily authorized by all requirement to the provision of the law, any order of any count of any provision of the law, any order of any count of any portion of the laminutes agreement or other instrument to which corrugager is a party, or by which it or any portion of the laminutes is bound; and (v) are not in conflict with the will it result to better the provision of the laminutes and/or lapse of time) a default under any independent agreement, or other translation, or install in the creation or imposition of any lien, charge or excumbrance of any nature whatsoever, upon any of its property or exists, except as contemplated by the provisions of this hardless and the other Loan Documents.
- (c) The About the Martinia and all other Loren Decembers, when the outer and delivered by Mortgago: will constitute the local velic sits Studies disables of Martinians, and other obligors named therein, if any, in accordance with finds respective forms, subject, however, to such exculosure or ordinary, as may be hereinafter specifically set forth.
- (d) All other information, reports, papers, balance sheets, statements of profit and had, and data given to Mortgagee, its agents, employees, representatives or counsel regarding Mortgager or any other party obligated under the terms of this Mortgage or any of the other Loan Documents are accurate and correct in all material respects and complete insofar as completeness may be necessary to give Mortgagee a true and accurate knowledge of the subject matter.
- (e) There is not now pending against or affecting Mortgager or any other party obligated under the terms of this Mortgage or any of the other Loan Documents nor, to the knowledge of Mortgagor or any other party obligated under the terms of this Mortgage or any of the other Loan Documents, is there threatened, any action, suit or proceeding at law or in equity or by or before any administrative agency which if adversely determined would materially impair or affect the financial condition or operation of Mortgagor or the Premises.

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- 6. Transfer of Premises: Further Encumbrance. Any sale, conveyance, transfer, plodgo, mortgage or other encumbrance of any right, title or interest in the Premises or any portion thereof, or any sale, transfer or assignment (either outright or collateral) of all or any part of the beneficial interest in any trust holding title to the Premises; or any sale, conveyance, assignment or other transfer of all or any portion of the stock, partnership interest, or membership interest of any corporation, partnership or limited lubility company, respectively, constituting Mortgagor, that results in a material change in the identity of the person(s) or entities in control of Mortgagor; or any subordinate or secondary financing which results in a lien upon the Premises or any portion thereof; without the prior written approval of Mortgagee shall, at the option of Mortgagee, constitute a Default bereunder, in which event the holder of the Note may declare the entire unpaid balance of the indebtedness secured hereby to be immediately due and payable and foreclose the lien of this Mortgage immediately or at any time after such Default occurs; PROVIDED, HOWEVER, that sales, conveyances or transfers are permissible when and if the transferce's credit worthiness and management ability are satisfactory to Mortgagee's sole and absolute discretion, and the transferce has executed any and all assumption documents, paid all fees and satisfied any and all other requirements of Mortgagee prior to such sale, conveyance or transfer.
- the coverants herein, c. If any action or proceeding the commenced which materially affects or threatens to materially affect Mortgage in interest in the Proceeding the commenced which materially affects or threatens to materially affects or arrangement or proceeding the continued to, eminent domain, insolvency, code enforcement, or arrangement or proceeding the continued of the proceeding the continued of the major of decedent, Mortgage may do on Mortgagor's behalf everything so commenced which major of the solvency of the lien hereof, and Mortgagory fees and the continued and mortgage may act it may deem necessary to protect the lien hereof, and Mortgagory fees and the continued and may mortal proceeding the solvency of any decedent fees the solvency of the above purposes and treb violates together with interest thereon at the Default's three that the lien of the Mortgage and be paid out of the table of barbay and may be included in any decedent together with line of the Mortgage of inquires are contained shall be construed as required the personal line by because of any line, encurred the contained shall be construed as required the personal line by because of any act in may do or quite to do hereunder nor shall any acts of Mortgage or to personal line by because of any act in may do or quite to do hereunder nor shall any acts of Mortgage or to personal line by because of any act in may do or quite to do hereunder nor shall any acts of Mortgage or to personal line by because of any act in may do or quite to do hereunder nor shall any acts of Mortgage or to personal line by because of any act in may do or quite to do hereunder nor shall any acts of Mortgage or to personal line by because of any act to the maturity of the indebtedness secured by this Mortgage or to personal line by the line of the maturity of the indebtedness secured by this Mortgage or to personal line by the line of the line of the maturity of the indebtedness secured by this Mortgage or to personal line by the line of the line of the maturi
- Note whether the entire that shall have been advanced to Mortgagor at the period of at a later date, or having been advanced and layer been required in port and further advances made to the period of at a later date, or shall in no event cause a later date, been required beauty to seem of slave punished ten thousand Dollars (\$810,000,00)
- 9. Assignment of Rents. (a) To further secure the indebtedness secured hereby, Mortgagor does hereby sell, assign and transfer unto Mortgagoe all the ronts, issues and profits now due and which may hereafter become due under or by virtue of any lease, whether written or verbal, or any letting of, or of any agreement for the use or occupancy of the Premises or any part thereof, which may have been heretofore or may be hereafter made or agreed to or which may be made or agreed to by Mortgagoe under the powers herein granted, it being the intention hereby to establish an absolute transfer and assignment of all of such leases and agreements, and all the avails thereunder, unto Mortgagoe, and Mortgagor does hereby appoint irrevocably Mortgagoe its true and lawful attorney in its name and stead (with or without taking possession of the Premises) to rent, lease or let all or any portion of the Premises to any party or parties at such rental and upon such terms as Mortgagoe shall, in its discretion, determine, and to collect all of said avails, rents, issues and profits arising from or accruing at any time hereafter, and all now due or that may hereafter exist on the Premises, with the same rights and powers and subject to the same immunities, exoneration of liability and rights of recourse and indemnity as Mortgagoe would have upon taking possession of the Premises.

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- (b) Mortgagor represents and agrees that no rent has been or will be paid by any person in possession of any portion of the Premises for more than two installments in advance, and that no payment of rents to accrue for any portion of the Premises has been or will be waived, released, reduced, discounted, or otherwise discharged or compromised by Mortgagor. Mortgagor waives any right of set off against any person in possession of any portion of the Premises. Mortgagor agrees that it will not assign any of the rents or profits of the Premises, except to a purchaser or grantee of the Premises.
- (c) Nothing herein contained shall be construed as constituting Mortgagee as a mortgagee in possession in the absence of the taking of actual possession of the Premises by Mortgagee. In the exercise of the powers herein granted Mortgagee, no liability shall be asserted or enforced against Mortgagee, all such liability being expressly waived and released by Mortgagor.
- (d) Mortgagor further agrees to assign and transfer to Mortgagee all future leases regarding all or any part of the Premises hereinbefore described and to execute and deliver, at the request of Mortgagee, all such further contracted and assignments pertaining to the Premises as Mortgagee shall from time to time require.
- (c) And ough it is the intention of the largest that the assignment contained in this Paragraph 9 shall be a present assignment, it is expressly an interest that assect, anything herein contained to the contrary notwithstanding, that so long as Mortpage is larged based or under the Note, it shall have the privilege of collecting and retained to the terms are set later assigned hereby, until such time as Mortgagee shall elect to collect assignment to the terms are set later of this Mortgage.
- perform or discharge to the parties of and from any leases, and Mercanor stall and does hereby agree to indemned and the professor under the profe
- 10. Second purpose (a) This Mortgage shall be deemed a "Ty Agreement as defined in the Illinois Common and the state of th terms and conditions of the agreements herein contained shall be (i) as prescribed herein, of (ii) by general law, or (iii) as to such part of the security which is also reflected in any Financing Statement filed to perfect the security interest herein created, by the specific statutory consequences now or hereinafter enacted and specified in the Illinois Commercial Code, all at Mortgages's sole election. Mortgages and Mortgages agree that the sting of such a Financing Statement in the records normally having to do with personal property shall never be construed as in anywise decogning from or impairing this declaration and the hereby stated intention of the parties hereto, that everything used in connection with the production of income from the Premises and/or adapted for use therein and/or which is described or reflected in this Mortgage is, and at all times and for all purposes and in all proceedings both legal or equitable shall be, regarded as part of the real estate irrespective of whether (i) any such items is physically attached to the improvements, (ii) serial numbers are used for the better identification of certain equipment items capable of being thus identified in a recital contained herein or in any list filed with Mortgagee, or (iii) any such item is referred to or reflected in any such Financing Statement so filed at any time. Similarly, the mention in any such Financing Statement of (1) the right in or to the proceeds of any fire and/or hazard insurance policy, or (2) any award in condemnation or eminent domain proceedings for a taking or for loss of value, or (3) the debtor's interest as lessor in any present or future lesse or rights to income growing out of

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the use and/or occupancy of the Premises, whether pursuant to lease or otherwise, shall never be construed as in anywise altering any of the rights of Mortgagee as determined by this instrument or impugning the priority of Mortgagee's tien granted hereby or by any other recorded document, but such mention in the Pinancing Statement is declared to be for the protection of the Mortgagee in the event any court or judge shall at any time hold with respect to (1), (2) and (3) that notice of Mortgagee's priority of interest to be effective against a particular class of persons, including, but not limited to, the Federal Government and any subdivisions or entity of the Federal Government, must be filed in the Commercial Code records.

- (b) Notwithstanding the aforesaid, Mortgagor covenants and agrees that so long as any balance remains amount on the Note, it will execute (or cause to be executed) and deliver to Mortgagoe, resch renewal certificates, affidavits, extension statements or other documentation in proper form so as to keep perfected the lien created hereby or by any Security Agreement and Financing Statement given to Mortgagoe by Mortgagor, and to keep and maintain the same in full force and effect until the entire indebtedness secured hereby has been paid in full.
- 11. Fixture Financing Statement. From the date of its recording, this Mortgage shall be effective as a Fixture Financing Statement with respect to all goods constituting part of the Premises which are or are to become fixtures related to the Premises. For this Figure, the following information is set furth:
 - (a) Name and Address of Marie and

American National American Victorian Trust Company of China

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(a) Name and Address of Morigage

Company NA

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- (c) The document covers about which are or one to be once that the
- Wester (a) Mortgagor, or the beneficiaries of the Mortgagor is 12. Hashing Waste. (a) Mortgagor, or the beneficiaries of the large gaster, if the Mortgagor is a land trust (the "Beneficiary, translated the state of the large trust of the test of its knowledge, after due inquiry, that: (i) (A) that the second trust of the second trust of the best of its knowledge, all, upon, over, or under those parcels of real case adjacent to the Premises, and (B) during the period of ownership of the Premises by Montgagor, and to the best of its knowledge, prior to Mortgagor's acquisition of its interest therein, there have not been any Hazardous Subtrances at, upon, over or under the Premises or, to the best of its knowledge, at, upon, over or under those parcels of real estate adjacent to the Premises; and (ii) (A) the Premises is in compliance with all Environmental Laws (as hardnafter defined); (B) Mortgagor shall comply with all Environmental Laws and Environmental Permits (as hereinafter defined); (C) Mortgagor shall require its tenants and others operating on the Premises to comply with Environmental Laws and Environmental Permits; (D) Mortgagor shall provide Mortgagee immediate notice of any correspondence, notices, demands or communications of any nature whatsoever received by any of Mortgagor or any guaranter of the payment of the Note ("Guaranter") relating to any alleged or actual violation, or any investigation of any alleged or actual violation, of any Environmental Law or relating to any alleged or actual presence of Hazardous Substances at, upon, over or under the Premises or adjacent real estate, and to immediately provide Mortgagee copies of any such correspondence, notices, demands or communications which are in writing, and (E) Mortgagor shall advise Mortgagee in writing as soon as any of Mortgagor or any Guarantor becomes aware of any condition or circumstance which makes any of Montgagor's representations or warranties contained herein incomplete or inaccurate; and (iii) all necessary Environmental Permits containing

to the Premises have been obtained by the appropriate party, and all reports, notices and other documents required under any Environmental Law in connection with the Premises have been filed; and (iv) neither Mortgagor nor any Guarantor is a party to any litigation or administrative proceeding ariging under any Environmental Law in connection with the Premises or adjacent real estate, nor, to the best knowledge of Mortgagor, is there any such litigation or proceeding contemplated or threatened; and (v) Mortgagor, any and all Charanters and the Premises are free from any judgment, decree, order or citation related to or arising out of any Environmental Law. In the event Mortgagee determines in its sole and absolute discretion that there is any evidence that any circumstance might exist, whether or not described in any communication or notice to either Mortgagor or Mortgagoe, Mortgagor, or Beneficiary, as the case may be, agrees, at its own expense and at the request of Mortgagee, to permit an environmental audit to be conducted by Mortgagee or an independent agent selected by Mortgagee. This provision shall not relieve Mortgagor, or Beneficiary, as the case may be, from conducting its own environmental audits or taking any other steps necessary to comply with any Environmental Law or Engineental Permits. If, in the opinion of Mortgagee, there exists any uncorrected violation by Mortgagor of any Environmental Law or Environmental Pennits or any condition which requires or may require any cleanup re noval or other remedial action under any Environmental Law, and such cleanup, removal or other remedial action is not commenced within sixty (60) days, and diligently prosecuted to completion within one hundred twent, (120) days, from the date of written notice from Mortgager to Mortgager, the same shall, at the option of Mortgages constitute a Default hereupdar without further notice or cure period.

- Mortgages that: (i) the execution and delivery by the Loan December to that a "transfer of real property" under and as defined in the Illinois Receipt of the Francisco Transfer Law, to accusable (Illinois Code Ann. 765 ILCS 9011 cj. seq.) ("IRPTA"), the law of the Premises Transfer Law, to accurate (Illinois Code Ann. 765 ILCS 9011 cj. seq.) ("IRPTA"), the law of the Premises which are subject to the notification applicance under Section 9002 of the Solid Washington Act, as amond 1(42 U.S.C. §6991); (iii) there is no facility lecated on or at the Premises which is attended to the reporting requirements of Section 312 of the Fodged Receipt and Receipt and Community Right to Russes act of 1986, at amond to use the Receipt regulations associated thereunder (42 U.S.C. §11022), its the premise act of 1986, at amond to use the Receipt and profess of ownership of the Premises by Mortgager and prior to Mortgager and profess of the Premises by Mortgager and the Premises, and (v) Mortgager with solicance or allow any ASTs or USTs to be installed at, upon, over or under the Premises, and (v) Mortgager with solicance or allow any ASTs or USTs to be installed at, upon, over or under the Premises.
- Mortgages and any and all formal, flature or former officers, directors, employing defend and hald harmless from and against any second Daytronmantal Losses (as beginning defined) in any artising from (except to the extent that such effects and being the willful of ground stations of high agents from (except to the extent that such effects and being the willful of ground stations of the Premises of the Premises of any Environmental Laws after Mortgages takes possession of the Premises! (i) any breach of any covenant, representation or varianty in this Pangraph 12; (ii) any Environmental Liability (as hereinafter defined); (iii) any failure to obtain or comply with any Environmental Permit; (iv) any Release (as hereinafter defined); (vi) any Management (as hereinafter defined); (vii) any Environmental Condition (as hereinafter defined); (vii) the presence of any Herardous Substance at any property other than the Premises which is present due to either (A) any direct or intirect transportation whatsoever of a Hazardous Substance from the Premises, or by any of Mortgagor or any Guarantor, to the property at which such Hazardous Substance is present or (B) migration or other movement from the Premises to such other property of a Hazardous Substance Released at the Premises; and (viii) any Response (as hereinafter defined) arising out of or in connection with any of the matters described in this Paragraph 12 (c). Any and all amounts owed by Mortgagor, or Beneficiary, as the case may be, to Mortgages under this Paragraph 12 shall constitute additional indebtedness secured hereby.

The term "Environmental Condition" shall mean the presence of any Hazardous Substance at, upon, (d) over, under or emanating from the Premises, any other real estate to which any Hazardous Substance has migrated from the Premises or any other real estate whatsoever to which any Hazardous Substance has been transported from the Premises. The term "Environmental Laws" shall mean all federal, state, and local laws, statutes, rules, resultations, ordinances, permits, guides, orders and consent decrees relating to health, safety and environmental matters as now exist and as may be enacted or amended after the date hereof. Such laws and regulations include, but are not limited to, the Resource Conservation and Recovery Act, 42 U.S.C. §6901 et sea, as amended; the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. \$9601 ct seq., as amended ("CERCLA"); the Toxic Substance Control Act, 15 U.S.C. §2601 et seq., as amended; the Clean Water Act 33 U.S.C. §1251 et seq., as amended; the Clean Air Act, 42 U.S.C. §7401 et seq., as amended; federal, state and local environmental cleanup programs; federal, state and local environmental tien programs; the Occupational Safety and Health Act of 1970, 29 U.S.C. §651 et seq., as amen at OSHA"); and U.S. Department of Transportation regulations applicable to the transportation of Hazardous Substances. The term "Environmental Liability" shall mean any and all liabilities, whether fixed, absolute, or contingent, arising under any Environmental Law or arising under or in connection with any Environmental Permit or Environmental Condition; any and all claims of any nature whatsoever by a third party (including but no Twited to governmental agencies) arising in any way under any Environmental Law or reasonable attorneys, seems and consultant; fees and costs of litigation of large other losses whatsoever, including, without the later consultant; fees and costs of litigation of large other losses whatsoever, including, without the later costs and expense of investigation, cleanup, provincial of attention, monitoring, evaluating, assessments and provincial of large dous Substances whether of the tention costs or expenses are incurred in largeons to any governments of the later of the later costs of expenses are incurred in largeons to any governments. The tention of the later of the later and whether of the later of the later of the later of the later and whether of the later of the later of the later and later of the later of the later and later of the later and later of the later of the later and later of the later o other petroleum production oxic substances, including, without limitation, a constitute PCBs, as those terms are defined pursuant at a supposed by any Environmental Law or by trade of and usage. The terms "Manages" "Manages" as Manages to the supposed by the supposed person at any property (including but not limited to facilities or properties other than the framises, as applicable). The terms "Release", "Released" or "Releases" shall mean any actual or threatened spilling, leaking, Pumping, pouring. ——
Hazardous Substance at, upon, over on account of the Premises of any other reasonable or "Response and taken by any person, whether or not in response to a governmental or third party action, claim or directive, to correct, remove, remediate, clean up, prevent migration of, monitor, evaluate, investigate or assess, as appropriate, any Release of a Hazardous Substance, Environmental Condition, Management or actual or alleged profution of an Environmental Law or Environmental Permit. pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping or dispering of any

- (c) Any provisions of this Mortgage to the contrary netwith standing, the representations, warranties, covenants, agreements and indemnification obligations contained in this Paragraph 12 shall survive the foreclosure of the lien of this Mortgage by Mortgagee or a third party or the conveyance thereof by deed in lien of foreclosure and shall not be limited to the amount of any deficiency in any foreclosure sale of the Premises) and all indicia of termination of the relationship between Mortgagor and Mortgagee, including, but not limited to, the repayment of all amounts due under the loan evidenced by the Note, the cancellation of the Note, satisfaction of any guaranty, and the release of this Mortgage.
- 13. Stamp Tas. In the event of the enactment after this date of any law imposing a tax upon the issuance of the Note or deducting from the value of the Premises for the purpose of taxation any lieu on the land, or imposing upon Mortgagee the payment of the whole or any part of the taxes or assessments or charges or lieus required in this Mortgage to be paid by Mortgager, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or Mortgagee's interest in the Premises, or the manner of collection of taxes, so rate affect this Mortgage or the indebtedness secured by this Mortgage or the holder of this Mortgage, then, and it are such event, Mortgagor, upon demand of Mortgagee, shall pay such taxes or assessments, or reimburse Mortgagee for such taxes and assessments; provided, however, that if in the opinion of counsel for Mortgagee it might be unlawful to require Mortgager to make such payments, then and in such event, Mortgage may elect, by notice in writing given to Mortgage, to declare all of the indebtedness secured by this Mortgage to be and become due and payable size to the taxes of Mortgagee.
- Time is of the casence hereof, and the occurrence of any of the interest of the casence hereof, and the occurrence of any of the interest of the partial of the casence hereof, and the other Loan Documents for a interest of the partial of the law or any of the other Loan Documents, for biorigagor's failure to make, or cause the case of the law or any of the other Loan Documents, for biorigagor's failure to make, or cause the case of the law of any principal, interest, the assencent or other amount payable interest of the law of the law of the principal interest, the assencent or other mistured to enforce the first of the law of the law of the law of the instituted to enforce the first of the respective of the principal of the law of the payable arrangement protecting of the law of t
- 15. Mortager's Continuing Rights and Ontions. The failure of Mortgages to declare a Default or exercise any one or more of its options to accelerate the maturity of the indebtedness secured hereby and to foreclose the lien hereof following any Default as aforesaid, or to exercise any other option granted to Mortgages hereunder in any one or more instances, or the acceptance by Mortgages of partial payments of such indebtedness, shall neither constitute a waiver of any such Default or of Mortgages's options hereunder nor establish, extend or affect any grace period for payments due under the Note, but such options shall remain continuously in force. Extension of the time for payment or modification of amortization of the sums secured by

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this Mortgage granted by Mortgagee to any successor in interest of Mortgagor shall not operate to rulease in any manner the liability of the original Mortgagor or Mortgagor's successor in interest. Mortgagee shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sum secured by this Mortgage by reason of any demand made by the original Mortgagor and Mortgagor's successors in interest. The procurement of insurance or the payment of taxes or other lieus or charges by Mortgagee shall not be a waiver of Mortgagee's right to accelerate the indebtedness secured by this Mortgage. Acceleration of maturity, once claimed hereunder by Mortgagee, may, at Mortgagee's option, be rescinded by written acknowledgment to that effect by Mortgagee and shall not affect Mortgagee's right to accelerate maturity upon ar after any future Default.

- the lien of this Mortgage, the court may at any time, either before or after sale, and without regard to the solvency of Mortgage, the court may at any time, either before or after sale, and without regard to the solvency of Mortgager or the then value of the Premises, or whether the same shall then be occupied by the owner of the equity of redemption as a horustead, appoint either Mortgage or any other holder of the Note as "Mortgage in Presession" or a receiver. Such receiver shall have all powers and duties prescribed by the Illinois Mortgage Foreclastice Law, as amended from time to time (Illinois Code Ann. 735 ILCS 5/15-1001 et. and) (the "IMF Act"), including the power to manage and tent, including to the extent permitted by law the right to lease all or any portion of the Premises for a term that the state beyond the time of the receiver's possession or the maturity date of the loan evidenced by the Note at the state beyond the time of the receiver's possession or the maturity date of the loan evidenced by the Note at the state permits, issues and profits, when collected, may be applied to the state of the premises of such receiver shall be appetred to make the payment of the indebtedness secured hereby under the appearance of such receiver shall be appearance to a state therefor it is presented by table to redemption, whether these be additionally period during which it may be profit to be lease of the Premiser shall be multifled by the appointment of the appearance of a dead to be used to take the receiver shall be experiment of the appointment of the receiver but it may be profit to be acted to be acted to the Premiser shall be multifled by the appointment of the receiver but it may be before the permitted to the premiser shall be multifled by the appointment of a receiver but it may be profit to be terminate to the premiser shall be multifled by the appointment of a receiver but it may be profit to be terminate to the premiser and the profits of the premiser of a receiver but it may be profit to the
- Other remedy of Mortgatic Ender the Note, this Mortgage, the other connection of his Mortgage or enforce any other remedy of Mortgage thick the Note, this Mortgage, the other connection of his any other proceeding whatsoever in connection on the Premises interfered and included, as additional to the sections with such proceeding by or on behalf of Mortgage, including, without limitation, reasonable attorney's the sections with such proceeding by or on behalf of Mortgage, including, without limitation, reasonable attorney's the sections of connections and expert advice, stenographed charges, publication costs, appraiser's fees, outly the charment of title, title searches and examinations, title institutes at the searches are supposed and searches as described in the institute of the Premises as Mortgage may deem reasonably necessary, and any other expenses are despenditures which may be paid or incurred by or on behalf of Mortgagee and permitted by the IMF Act to be included in the decree of sale, either to prosecute or defend in such proceeding or to evidence to bidders at any sale parameter of the foregoing nature, and such expenses as may be incurred in the protection of any of the Premises and the maintenance of the lien of this Mortgage thereon, including, without limitation, the reasonable fees and expenses of, and court costs incurred by, any attorney employed by Mortgagee in any litigation affecting the Note, this Mortgage or any of the other Loan Documents or any of the Premises, or in preparation for the commencement or defense of any proceeding or threatened suit or proceeding in connection therewith, shall be immediately due and payable by Mortgagor with interest thereon at the Default Interest Rate.

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18 Performance by Mortgagee. In the event of any Default, or in the event any action or proceeding is instituted which materially affects, or threatens to materially affect, Mortgageo's interest in the Premises, Mortgagee may, but need not, make any payment or perform any set on Mortgagor's behalf in any form and number deemed expedient by Mortgagee, and Mortgagee may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any; purchase, discharge, compromise or settle any tax lien or other prior or junior lien or title or claim thereof, redeem from any tax sale or forfeiture affecting the Premises; or contest any tax or assessment thereon. All monies paid for any of the purposes authorized herein and all expenses paid or incurred in connection therewith, including without limitation reasonable attorneys' fees and centr costs, and any other monies advanced by Mortgagee to protect the Premises and the lien of this Mortgage, shall be so much additional indebtedness secured hereby, and shall become immediately due and payable by Mortgagor to Mortgagee without notice and with interest thereon at the Default Interest Rate from the date an advance is made to and including the date the same is paid. The action or inaction of Mortgagee shall never be construed to be waiver of any right accruing to Mortgagee by reason of any default by Mortgager. Mortgages shall not incar any personal liability because of anything it may do or amit to do hereunder, nor shall any acts of Mortgagee act is a waiver of Mortgagee's right to accelerate the muturity of the indebtedness secured by this Mortgage or to project to foreclose this Mortgage.

Richt Possession. In any case of this under the provisions of this Mortgage, Mortgages 19. has a right to institute for closure proceedings, the state of the entire principal sum secured hereby becomes immediately due and payable a foresaid of the state of the institution of proceedings to foreclose the lien hereof or before or after applications. Mortgager state institution of proceedings to foreclose the lien hereof or before or after applications. Mortgager, surrender to Mortgagee, and Mortgagee, and Mortgagee, in its distribution of, the Premises or any part thereof, personally or by its state of the Premises, together with all documents books, records, papers and accounts of Mortgagee, then owner of the Premises relating thereto, and mortgagee, such then owner of the Premises relating thereto, and the accounts of Month de Mortuagor, such owner and any satisfies a manis thereof wholl, thereform and may, as attorney-in-line or agent of Mortgagor or such owner, or in a serial name as Mortgagor and control at the part of the limited and control at the discretion may be deemed proper or necessary to a limit the the payment or security of the reas, issues, deposite, profits and avails of the Premises, including, with a limitation, and limitation, and limitation are limited and are linear all units and avails of the payment or security of the reas. Premises, including, waters amitation, addition to premise and actions to familiar and avails of the notice to Mortgagor; (a) the premises for any cause or on any ground that the antitude Mortgagor to cancel the same; (c) clict to disting any lease or sublease of all or any part of the Premises for any cause of all or any part of the Premises for any cause of all or any part of the Premises for any cause of the Premises fo all or any part of the Profite mude subsequent to this Mortgage or subordinary in the tien hereof,
(d) extend or medify that can existing leaves and make new leaves of all or are with of the Premises, which extensions, modification and substitute and savidate for tacks to expire or for opening to tessees to extend or renew terms to expire. The same takes to expend the tacks to a purchaser or purchasers at a forcelostic sale, it being understood and agreed that any such leaves, and the extens or other such provisions to be contained therein, shall be binding upon Mortgagor, all persons where incrests in the Premises are subject to the lien hereof and the purchaser or purchasers at any foreclosure sale, new instanding any redemption from sale, discharge of the indebtedness secured hereby, satisfaction of any foreclosic educate or issuance of any certificate of sale or deed to any such purchaser; and (e) make all necessary or proper repairs, decoration, renewals, replacements, alterations, additions, betterments and improvements in connection with the Premises as may seem judicious to Mortgagee, to insure and reinsure the Premises and all risks incidental to Mortgageo's possession, operation and management thereof, and to receive all reats, issues, deposits, profits and avails therefrom. Without limiting the generality of the foregoing, Mortgagee shall have all right, power, authority and duties as provided in the IMF Act. Nothing herein contained shall be construed as constituting Mortgagee as a mortgagee in possession in the absence of the actual taking of possession of the Premises.

- Applies to of Proceeds. The mountain of any foreclosure sale of the Premises or any part thereof, shall be distributed and applied to the state of priority: (a) on account of all costs and expenses incident to the foreclosure, proceeds, including all most and more mentioned in Paragraphs 17 and 18 hereof, (b) all other items that the priority of the Morrysigh specifical secured indebtedness additional to that evidenced by the North and the priority of the priority specified by Mortgagee in its sale and interest, and (d) the balance, if any, to Mortgagee or its successors or assigns, as their interest and rights may appear.
- 22. Defining Payment. In this with & statistics upon a sale of the Premises pledged becaused by Mortgagor stall forthwith in such deficiency, including all expenses and fees which may be incurred by the holder of the Note in cuforcing any of the terms and providence of this Mortgage.
- 23. Institute of Premises Management and designees shall upon reasonable notice have the right to inspire the Premises at all reasonable times and access thorse shall be permitted for that purpose.
- 14. Instantia of the factor of
- 25. Mortgagor's Operating Account. Mortgagor, or Beneficiary, as the case may be shall maintain with Mortgagoe for so long as this Mortgago is in effect a demand deposit non-interest bearing operating account for the Premises.
- 26. <u>Utilities</u> Mortgagor will (except to the extent paid by lesses) pay all utility charges incurred in connection with the Premises and all improvements thereon and maintain all utility services now or hereafter available for use at the Premises.

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- 27. <u>Financial Information</u>. Mortgagor, or Beneficiary, as the case may be, shall, within 30 days after demand by Mortgagee, furnish to Mortgagee an annual operating statement of income and expenses for the Premises signed and certified by Mortgagor. Within fifteen days after demand by Mortgagee, Mortgagor shall deliver a certified copy of a rent roll for the Premises and such other information as Mortgagee may request, which may include, but shall not be limited to, the personal financial statements and copies of the as filed federal income tax return for Mortgagor and any Guarantor.
- Waiver of Rights of Redemotion and Other Statutory Rights. To the full extent permitted by law, Mortgagor agrees that it will not at any time or in any manner whatsoever take any advantage of any stay, exemption or extension law or any so-called "Morntorium Law" now or at any time hereafter in force, nor take any advantage of any law now or hereafter in force providing for the valuation or appraisement of the Premises or any part thereof, prior to any sale thereof to be made pursuant to any provisions herein contained, or to any day e.g., justiment or order of any court of competent jurisdiction; or after such sale claim or exercise any rights under any statute now or hereafter in force to redeem the property so sold, or any part thereof, or relating to the mars being thereof, upon forcelosure sale or other enforcement hereof. To the full extent permitted by law, Mortgagor bereby expressly waives any and all rights of redemption under the full extent permitted by law, Mortgagor hereby expressly waives any and all rights of redemption under the full extent permitted by law, Mortgagor and on behalf of all persons claiming or having an interest (direct or indiratively mortals or under Mortgagor and on behalf of each and every person acquiring any interest (direct or indiratively mortals or under Mortgagor and on behalf of each and every person acquiring any interest (direct or indiratively mortals or under Mortgagor and on behalf of each and every person acquiring any interest (direct or indiratively mortals of the date hereof, it being the interest have deep to the full extent permitted by applicable law relatives or otherwise, hinder, delay or impode the exercise of that it will be a second of the law of the full extent permitted by law, Mortgagor hereby and the full extent permitted by law, Mortgagor hereby and the full extent permitted by law, Mortgagor hereby and the full extent permitted by law, Mortgagor hereby and the full extent permitted by law, Mortgagor hereby and the full extent permitted by law, Mort
- Independent and against all liabilities, designations, claims, damages, penalties, causes of action, exists and expenses (including without limitation attends to be and expenses), imposed upon or incurred by a printing against Mortgagee by reason of (n) the owners of the Premises or any interest therein or receipt of the property occurring in, or about the Premises or any last therefore a condition in, on or about the Premises or any use, nonuse of condition in, on or about the Premises or the adjacent parking areas, streets or ways; (c) any use, nonuse of condition in, on or about the Premises or the part of Mortgage to perform or comply with any of the terms of this Mortgage; or (e) performance of any labor or services or the formishing of any materials or other property in respect of the Premises or any part thereof. Any amounts penalte to Mortgage and shall become immediately due and payable upon demand therefor and shall beer interest at the Default Interest Rate from the date loss or damage is sustained by Mortgagee until paid. The obligations of Mortgager under this Paragraph shall survive any termination or satisfaction of this Mortgage.
- 30. <u>Relationship of Mortgagor and Mortgagor.</u> Mortgagor and Mortgagoe acknowledge and agree that in no event shall Mortgagoe be deemed to be a partner or joint venturer with Mortgagor or Beneficiary, as the case may be. Without limitation of the foregoing, Mortgagoe shall not be deemed to be such a partner or joint venturer on account of its becoming a mortgagee in possession or exercising any rights parament to this Mortgago or any of the other Loan Documents.

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- 31. Illinois Mortgage Foreclosure Act. (a) In the event that any provision in thic Mortgage shall be inconsistent with any provision of the IMF Act, then the IMF Act shall take precedence over the provisions of this Mortgage, but shall not invalidate or render unenforceable any other provision of this Mortgage that can be construed in a manner consistent with the IMF Act.
- (b) Mortgagor and Mortgagee shall have the benefit of all of the provisions of the IMF Act, including all amendments thereto which may become effective from time to time after the date hereof. In the event any provision of the IMF Act which is specifically referred to herein may be repealed, Mortgagee shall have the benefit of such provision as most recently existing prior to such repeal, as though the same were incorporated herein by express reference.
- (c) If any provision of this Mortgage shall grant to Mortgagee any rights or remedies upon Default of Mortgagee which are more limited than the rights that would otherwise be vested in Mortgagee under the IMF Act in the absence of said provision, then Mortgagee shall be vested with the rights granted in the IMF Act to the full extent permitted by law.
- (d) Without limiting the generality of the foregoing, all expenses incurred by Mortgageo to the extent reimbursable under Section 15-1510 and 15-1512 of the Act, whether incurred before or after any decree or judgment of foreclosure, and whether or not other than the statement of the paragraph of this Mortgage, shall be added to the inverted paragraph of the budgment of foreclosure.
- Recenture. Make Mortgager receives any payer by or on behalf of Mortgager, which payment or any payer in the formation in the invalidated, declared to be frainfulent or preferential, set aside or required to be repeat to be repeated to be repeat
- 33. Notice Management. Agreement. Mortgoor shall include a "no lien" provision in any property management is the ment be realtened and the Mortgoor shall include a "no lien" provision in any property management is the ment of the ment of the Mortgoor shall be property manager, or anyone claiming there is or under the property manager, may have property than a "no lien" provision. Mortgoor shall cause the property manager under such agreement to enter a subordination of the management agreement and the property manager than the state of the first shall be management agreement agreement agreement and the state of the lien of this Mortgoor. Such property management agreement agreement on a short form thereof, or subordination agreement, shall, at Mortgoor's request, be recorded with the Recorder of Deeds of the county where the Premises are located.
- 34. Rights and Remetiles Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or any other document, or afforded to Mortgagee by law or equity and may be exercised concurrently, independently or successively, at Mortgagee's sole discretion.
- 35. Successors and Asslans. This Mortgage and all provisions hereof shall be binding upon Mortgagor, its successors, assigns, legal representatives and all other persons or entities claiming under or through Mortgagor, and the word "Mortgagor," when used herein, shall include all such persons and entities and any others liable for the payment of the indebtedness secured hereby or any part thereof, including Beneficiary if the Mortgagor is a land trust, whether or not they have executed the Note or this Mortgage. The word "Mortgagee," when used herein, shall include Mortgagee's successors, assigns and legal representatives, including all other holders, from time to time, of the Note.

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- 36. Notices. All notices, communications and waivers under this Mortgage shall be in writing and shall be (i) delivered in person or (elecopied (provided that a confirmation copy of such telecopied notice shall be sent by regular U.S. mail on the same day), (ii) mailed, postage prepaid, either by registered or certified mail, return receipt requested, or (iii) by overnight express carrier, addressed in each case as follows: to Mortgagor at 33 N. La Sallo Chicago, IL, 60690; and to Mortgagoe at Corus Bank N.A., 3959 North Lincoln Avenue, Chicago, IL, 60613, Attention: Wendy Berk FAX: (112) 549-0734 or to any other address or telecopier number as either party shall designate in a notice to such other party. All notices sent pursuant to the terms of this Paragraph shall be deemed received (i) if personally delivered or telecopied, then on the date of delivery, (ii) if sent by overnight, express carrier, then on the next federal banking day immediately following the day sent or when actually received.
- 37. Release of Mortgage. Upon payment of all indebtedness secured by this Mortgage, Mortgages shall mease this Mortgage without charge to Mortgagor, except that Mortgagor shall pay all costs of recordation of any departmentation necessary to release this Mortgage.
- 18. Head as a Grammar. The headship of sections and paragraphs in this Mortgage are for convenience or reference day and shall not be active to the strength of the provisions hereof. As us of in this paragraph of the provisions hereof. As us of in this paragraph of the provisions hereof. As us of in this paragraph of the provisions hereof. As us of in this paragraph of the plural, and musculine, feminine and neuter pronouns shall be a strength of the provision of included the words "uncluding", "include" or included to the first this Mortgage, they therefore interpreted in a non-exclusive manner as though the words to the first this mortgage, they therefore the words to the plural of the plura
- prohibition or invalidation. Specifically should invalidation the provision of the provision of the provision of the extent of such prohibition or invalidation. See a such provision of the extent of such provision or the same thing provisions of this Mortgage.
- 40. Gordan Lawi Literation. The place of the location of the Premises being the State of Illinois, this Mongage and be governed to an Additional Burger of the location of the Premises being the State without giving effect at the Illinois choice of the premises. To the part it that this Montage may operate as a security agreement under the Uniform Commercial Code, Montages and burger and It rights and remedies conferred therein for the left of a secured purty, as such term is defined the in. To This Maximum extent permitted by Law. Mortgager herein a defined the in. To This Maximum extent permitted by Law. Mortgager herein a defined the in. To This Maximum determined only in the grant as such term is defined the in. To This Maximum extend for the premitted purty, as such term is defined the in. To This Maximum extend for the grant as such term is defined the in. To This Maximum extend for the grant and the proceedings and the Tried and Determined only in the grant as such term is defined the in. To This Maximum extend for the grant and the proceedings and the tried and the interpretation of the proceedings and which that subject matter jurisdiction over the matter in controversy. To the maximum extent permitted by Law, mortgagor hereby expressly waive; any right it may have to assert the doctrine of forum non conveniens or to griec't to venue to the extent any proceeding is brought in accordance with this paragraph.
- 41. JURY WAIVER TO THE MAXIMUM EXTENT PERMITTED BY LAW, EACH OF MORTGAGOR AND MORTGAGEE HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY ACTION, CAUSE OF ACTION, CLAIM, DEMAND, OR PROCEEDING ARISING UNDER OR WITH RESPECT TO THIS MORTGAGE, OR IN ANY WAY CONNECTED WITH, RELATED TO, OR INCIDENTAL TO THE DEALINGS OF MORTGAGOR AND MORTGAGEE WITH RESPECT TO THIS MORTGAGE, OR THE TRANSACTIONS RELATED HERETO, IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, EACH OF MORTGAGOR AND

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MORTGAGE HEREBY AGREES THAT ANY SUCH ACTION, CAUSE OF ACTION, CLAIM, DEMAND OR PROCEEDING SHALL BE DECIDED BY A COURT TRIAL WITHOUT A JURY AND THAT MORTGAGOR OR MORTGAGE MAY FILE A COPY OF THIS MORTGAGE WITH ANY COURT OR OTHER TRIBUNAL AS WRITTEN EVIDENCE OF THE CONSENT OF EACH OF MORTGAGOR AND MORTGAGE TO THE WAIVER OF ITS RIGHT TO TRIAL BY JURY.

American National Bank and Trust Company not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Trustee warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in the Note contained shall be construed as creating any liability on said Trustee personally to pay the Note or any interest that may accrue thereon, or any indebtedness secured hereby, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder and that so far as said Trustee personally are concerned. The legal holder or holders of the Note and the owner or owners of any indebtedness secured hereby shall lock so elv to the Premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in the Note provided, by action against any other security given to secure the payment of the Note and by action to get the personal liability of any co-Maker, Guarantor or other obligor under any of the Loan Document of the personal liability of any co-Maker, Guarantor or other obligor under any of the Loan Document of the personal liability of any co-Maker, Guarantor or

(b) Mortgagor hereby recommendate to the state of the sta

IN WITNESS WERE PROPERTY IN Ortgagor has executed this I dortgage on the day and the state above written.

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By RUST OFFICER
Allest: State of Lucy Byle as

STATE OF ILLINOIS SOLUTION OF COUNTY OF

The foregoing instrument was acknowledged before me this day of

AUG 2 2 1996

by ------ and

TRUST OFFICER

respectively, of American National Bank and Trust Company of Chicago, a national banking association, as Trustee, as eforeseld, on behalf of said banking association.

"OFFICIAL SEAL"
RONDOLYN II. HAWKINS
Notary Public, State of United My Commission Expires 12/20/99

Notary Public

5709587

) IFICO

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EXHIBIT A

Legal Description

LOTS 5, 6, 7 AND 8 IN BLOCK 4 IN FORD'S SUBDIVISION OF BLOCKS 3, 4, 5, 14, 15 AND LOTS 1, 2, AND 3 IN BLOCK 16 IN SUBDIVISION OF SECTION 19, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT SOUTHWEST 1/4 OF THE NORTHEAST 1/4 AND SOUTHEAST 1/4 OF NORTHWEST 1/4 AND EAST 1/2 OF THE SOUTHEAST 1/4) IN COOK COUNTY, ILLINOIS.

Permanent Real Estate Tax No: 14-19-200-014-0000

Property Address: 1911-1-21 W. Irving Park Bond Discount Resolution