T#0012 TRAN 8486 01/02/96 14:26:00

COOK COUNTY RECORDER

49509 4 JM \*-96-002182

,•	Prepared by: Barbara Hart, The Elgin State Bank    Corporate Trustee Form   Return to above   200	41
	THIS INDENTURE WITNESSETH that the undersigned THE CHICAGO TRUST COMPANY	(
8)	a congoration organized and existing under the laws of the <u>United States of America</u> , not personally but as under the provisions of a Deed or Deeds in trust duly regarded and delivered to the undersigned in pursuance of a Trust Ag	reemen
	dated september 3. , 1993 , and known as trust number 1098323 (herein ferred to as the Mortgagor), does hereby MORTGAGE AND WARRANT to ELGIN STATE BANK a lng Autociation, of Eigin, lilinois, (hereinafter referred to as the Mortgages), the following described premises and property:	after re Bank
•	See **tached legal description. PIN: 4.02-23-402-011-0000 02-23-402-020-0000	
	02-23-402-032-0000 PROPERTY ADDRESS: 4050 Industrial Drive, Rolling Meadows, Cook County of Line is.	

Together with all pulldings, improvements, lixtures or appurtenances now or horeafter crected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, power, with station, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to itseries is customary or appropriate, including but not limited to venetlan blinds, screens, window shades, storm doors and windows, four coverings, screen doors, in-a-door beds, awaings, stoves and water heaters, sprinkler equipment (all of which are intended to be and as hereby declared to be a part of said real estate whether physically attached thereto or not); and also together with all easements rice acquired title, revisionary interests and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgages, whether now due or hereafter to become due as provided herein. The Mortgages is hereby sucregated to the rights of all mortgages, lionholders and owners paid off by the proceeds of the loan hereby socured.

hereby sourced.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment, and with ait the rights and privileges their unto belonging, unto said Mortgages forever, for the uses berein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and walve.

TO SECURE

1409-7572635

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgages bearing even date herewith in the principal sum of Three hundred thousand 00/100 (\$.300.000.00......) which Note, together with interest thereon as therein provided, is payable in consecutive monthly installments of Three thousand forty-seven 36/100 \_\_Dollars (\$.3.047.36\_\_\_), day of each mont i during the term of such Note, beginning with the 1st. day 19 96, which payr ents are to be applied, first, to interest, and the balance to principal, until each, on the \_\_1st\_\_ February

said indebtedness is paid in full;
(2) any advances made by the Mortgages to the Mortgages, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional advances, in a sum in excess of Three hundred thousand 00/100\_ ....Dollara

(\$ 300,000,00 ), provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants contained in the Mortgage; and

(3) the performance of all of the covenants and obligations of the Mortgage, as contained herein and in said

Note.

PROVIDED, HOWEVER, that if the Mortgagor shall pay the principal and all interest as provided in the Note, and shall pay all other sums hereinafter provided for, or secured hereby, and shall well and truly keep and perform all of the covenants herein contained, then this Mortgage shall be released at the sole expense of the Mortgagor, otherwise to remain in full force and effect.

THE MORTGAGOR COVENANTS:

then this Mortgage shall be ruleaced at the sole expense of the Mortgager, otherwise to remain in full force and effect.

THE MORTGAGOR COVENANTS:

A. (1) to pay said indobtedness and the interest thereon as horein and in said, to be provided, or according to any agreement extending the time of payment thereof; (2) to pay when due and before any penalty at ches thereof all taxes, special taxes, appears assessments, water charges, and sever service charges against said property (including time; in retolate due), and to furnish Mortgages, upon reduest, duplicate receipts therefor and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement; (3) to keep the improvements now or hereafter upon said promises insured against admange by fire, and such other hazards as the Mortgagee may require, units said indebtedness is fully paid, or in case of fool losing, until expiration of the period of dedemption, for the full insurable value thereof. In such companies, through such agents or troke and all such form as shall be satisfactory to the Mortgagee making the proceeds thereof payable to the Mortgagee' and in case of fooless, and contain the usual clause satisfactory to the Mortgagee making the proceeds thereof payable to the Mortgagee' and in case of foolessure sale or commissioner's deed; and in case of loss under such policies, the Mortgagee is authorized to adjurt, collect and compromise, in discretion, all claims thereunder and to execute and deliver on boath? of the Mortgagee' and one pay grantee in a Master's or commissioner's deed; and in case of loss under such policies, the Mortgagee is authorized to apply the proceeds of any insurance collect and deliver on boath? of the Mortgage is of the Mortgage is authorized to apply the proceeds of any insurance contains of the Mortgage is authorized to apply the proceeds of any insurance contains of the Mortgage in ocommonce and promptly complete the rebuilding or restoration of the property or upon the indebted

BOX 333-CTI

B. At the option of the Mortgages, in order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, and other insurance required or accepted, to pay monthly to the Mortgages upon the property securing this indebtedness, and other insurance required or accepted to pay monthly to the Mortgages, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgages, (a) be hold by it and commingled with other such funds of the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such funds to the unpaid belance of said indebtedness as received, provided that the Mortgages advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said dems is not sufficient, to pay the difference upon demand. If such sums are held or carried in a savings account, the brighten of the payments are been payable. If the sum are sufficient to pay said items as charged or bitten without further inquiry.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgages and secured by this mortgage, and it is agreed that in the nevert of such advances which may be made at the option of the Mortgages and secured by the amount of such advance and shall be a part of said Note indebtedness. On the sum of the contract of said Note indebtedness under all of the term of said Note indebtedness including all advances and provision may be made for different monthly and additional advance Advances and contract, but in all other respects this contract shall remain in the fore of said payment and additional indepted payment and a different monthly and the payment and a different monthly and the payment and additional indepted payment and additional indepted payment and additional indepted payment and additional indepted paymen

the debt, secured fiereby, without discharging or in any vay affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

G. That time is of the essence hereot and if detaut be made in performance of any covenant herein contained or in making any payment under said Note or obligation or any extension of make the feet of if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property by placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, then and in any of said rovents, the Mortgagoe is hereby authorized and empowered at its option and without affecting the filin hereby created or the priority of said lien or any right of the Mortgagoe hereunder, to declare without notice, all sums secured hereby immediately due and payby. Whether or not such default be remedied by Mortgagor, and without notice, all sums secured hereby immediately due and payby. Whether or not such default be remedied by Mortgagor, and apply toward the payment of said mortgage incebiadness any indebt sets so the Mortgagoe to the Mortgagor, and said Mortgagoe may also immediately proceed to foreclose this mortgage, and in any in eclosure a said may be made of the premises either separately or an masse without offering the several parts separately.

H. That the Mortgagoe may employ counsel for advice or other pox service at the Mortgagoe's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or are fligation to which the Mortgagoe may be made a party of account of this lien or which may effect the title to the property securing the servery securing the same and in connection with any other dispute or fligation affecting said debt or lien, including reasonably residually accounts the same and in connection with any other dispu

the overplus, if any, shall be paid to the Mortgagor, and the purchaser shall be taken by condemnation, the Mortgagor is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagor as it may excit to the immediate reduction of the indeptedness secured hereby, or to the repair and restoration of any property so damaged, provined that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignee.

J. That Mortgagor, without notice, and without regard to the consideration, if any, paid therefor, and notwithstanding the existence at that time of any inferior liens thereon, may release any part of the premises or any person liable if it any indebtedness secured hereby, without in any way affecting the liability of any party to the Note and Mortgage and without in any way affecting the extent of the indebtedness remaining unpaid hereunder, upon remained to extend the time for payment of any party obligated on said indebtedness or having any interest in the security described hereby in the formal payment of any part or all of the indebtedness secured horoby. Such agreement site, not, in any way, release or impair the lien hereof, but shall extend the lien hereof as against the title of all parties having any interest in said security which interest is subject to said lien.

release or impair the lien hereof, but shall extend the lien hereof as against the the discharge of any person liable for any indebtwhich interest is subject to said lien.

In the event the Mortgagee (a) releases, as aforesaid, any party of the security described herein or any person liable for any indebtedness secured hereby; (b) grants an extension of time for any payments of the debt secured hereby; (c) takes other or additional security for the payment thereof; (d) waives or fails to exercise any right granted herein or in said Note, said act or omission shall not
curity for the payment thereof; (d) waives or fails to exercise any right granted herein or insaid Note, said act or omission shall not
easie the Mortgagor, subsequent purchasers of the said premises or any part thereof, or makers or sureties of this Mortgage or of
said Note, or endorsers or guarantors thereof under any covenant of this Mortgage or of said Note, nor proclude the Mortgage from
exercising any right, power, or privilege herein or intended to be granted in the event of any other default then made or any subsequent default.

K. Al all times, regardless of whether any loan proceeds have been disbursed, this Mortgage secures (in addition to any loan
exercised disbursed from time to time) the payment of any and all loan commissions, service charges, liquidated damages, expunses.

quent default.

K. At all times, regardless of whether any loan proceeds have been disbursed, this Mortgage secures (in addition to any loan proceeds disbursed from time to time) the payment of any and all loan commissions, service charges, liquidated damages, expunses, and advances due to or incurred by the Mortgagee in connection with the loan to be secured hereby, all in accordance with the application and loan commitment issued in connection with this transaction.

That at the option of the Mortgages, this Mortgage shall become subject and subordinate, in whole or in part (but not with respect to printing of entillement to insurance processes or any everation condemnation) to any and all leases of all or any part of the printing of entillement to insurance processes or any everation condemnation) to any and all leases of all or any part of the processor of the country wherein the premiess are situate, of a unitateral declaration to that ellen. Other other country wherein the premiess are situate, of a unitateral declaration to that ellen.

M. That pupor default by Mortgager and following the accoloration of maturity as aloresoid, a lender of payment of the amount processor, to salisty the annihilation of the accoloration of maturity as aloresoid, as lender of payment of the amount processor, to salisty the annihilation of the accoloration of maturity as aloresoid, as lender of payment of the accoloration of maturity as aloresoid, as lender of payment of the payment hereunder and such prepayment to the extent permitted by tem. Will therefore being and shall be deemed to be a voluntary prepayment hereunder and such prepayment to the extent permitted by law, will therefore being an accoloration of the present the accoloration of the payment of the solvency of the Mortgagor is the then value of add premises, or whether the same shall then be occupied by the owner of the solvency of the Mortgagor or the then value of add premises, or whether the same shall then

IN WITNESS WHEREOF, the undersigned corporation, not particularly but as Trustee as aforesaid, has caused these presents to be
signed by the St. Vice President, and its corporate seal to be hereunto affixed and attested to by its ASST.
Age Many this 7 17th day of December 19 95
THE CHICAGO TRUST COMPINY. AS TRUSTEE, UNDER A TRUST AGREEMENT DATED SEPTEMBER 3, 1993, KO OWN AS TRUST 1098323
CORPORATE \ As Trustee as aforesaid and not personally
SPAT & Dela Para fort
ATTE SEAL
Secretary
STATE SPO. HAND
COUNTY OF COK 1. The undersided , a Notary Public In
and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT Sheila Daver per T
and for said County, in the State moresaid, for mement Certify THA Chicago Transfer
personally known to me to be the AKST VIEV President of THE CHICAGO TRUST COMPANY
a corporation, and Olinthia Smith personally known to me a be the Asst.
Secretary of said corporation, and personally known to me to be the same persons whose names are support to the foregoing instru-
ment, appeared before me this day in person and severally acknowledged that as such Asst. Vice President and Asst.
Secretary, they signed and delivered the said instrument as RSA. VICE. President and ASIT secretary of said corporation and caused the corporate seal of said corporation to be affixed therete, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation for the uses and purposes therein set forth.
GIVEN under my hand and Notarial Seal, this 28th day of December A.D. 19 95
Notary Public

"OFFICIAL SEAL" Lynda S. Barrie Notary Public, State of Illinois My Commission Expires 4/2/98

Property of Cook County Clerk's Office

PROPERTY ADDRESS: 4050 Industrial Drive, Rolling Meadows, IL

PARCEL 1:

Lot 10 (except the West 150 Feet thereof) and all of Lot 11 in North Western Industrial Park Unit No. 2, a subdivision of the South 250 Feet of the West 871.20 Feet of the Southwest 1/4 of the South East 1/4 of Section 23. Township 42 North, Range 10 East of the Third Principal Meridian, in Cook County, Illinois.

PARCEL 2:

The West 60 Feet and that part of the North 60 Feet lying East of the West 60 Feet thereof and lying West of the East 30 Feet thereof of Lot 12 in Northwestern Industrial Park. Unit No. 2, being a subdivision of the South 250 Feet of the West 871.20 Feet of the Southwest 1/4 of the South East 1/4 of Section 23, Township 42 North Range 10 East of the Third Principal Meridian, in Cook County, Illinois.

Cook County Clark's Office

PIN: 02-23-402-011-0000

02-23-402-020-0000 02-23-402-032-0000

Property of Cook County Clerk's Office