	THE MODIFICACIE IS A	SECURIO AUDOCCIO II	····	<u> </u>	
LANDTRUST (S) (M)	THIS MORTGAGE IS A		T (EDENTO)		4872
i hamana	97648	NE SECUBITY AGE	ENEWTO		
THIS MORTGAGE. AS	SIGNMENT OF RENTS AND 1997 trams	SECURITY AGREEMENT FIRST BANK AND T	T (hereinalter referred RUST COMPANY OF	to as this "Mortgage")	is made as of
gut solely as Trustee pu	ursuant to Trust Agreement di	ated 4/16/97 and	known as Trust No. 10-	2113 ("Mor	tgagor"), with a
mailing address at 200 lighous, 60067 to Sp	E. NORTHWEST HIGHWA	igee"), with a mailing ad-	87.07—SKOKII Iress at 1888 1891 19 11	E_BLVDSUITE_2(or Point Road, Skokie,	111nois, 60077;
WHEREAS, on the da I∛Mortgagee his Promi	ite hereof, the beneficiary (issory Note (the "Note") of ev	(the "Beneficiary") of the yen date in the principal st	above-described Trus	d Agreement executed THOUSAND AND NO	and delivered
Dollars made by	OLD REALTY GROUP COR	PORATION DBA GOLD	REALTY GROUP	<u>(\$5(</u>	00,000,00 ₎ ("Maker")
payable to the order of SIX THOUSAND	Mongagee in installments as	follows: SEVEN AND 94/100	to on the total last was not as the second as as as		997.94
Dollars on the 15TH	day of SEPTEMBER 1	997 and SIX THOUS	AND NINE HUNDRED	NINETY SEVEN AN	ND 947100
thereafter for22	successive months an	id final installment of FOU	R HUNDRED EIGHT	SIX THOUSAND TV	WO HUNDRED
Dollars on the 15TH	day of AUGUST	1999together with Inter	est from date on the b	alance of the principal	remulaing from
time to time unpaid at All payments due unde	the rate of 15.0 % per at the Note shall be paid to M	nnum. Interest shall be pa	yable monthly concurr	ently with the installmen	nts of principal.
WHEREAS, at the direct of the Trust Estate su	tich of the Beneficiary under	the above-described Trust	Aurenment, the Mortor	icior promises to pay or	it of the portion high this Mort-
gage secures pursuant NOW THEREFORE, to	secure perment of the Note w	hen the same becomes du	e and payable (whether	by lapse of time, accel	eration or other-
 WISO) including all range 	wals expansions, modification to any of its or hs, Mortgagor ing described malestate situ	I and relinancings and all	other indebtedness ob	liantions and llabilities s	which this Most.
	LEGAL DESCRIFTION	·		2000	
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			• Ogran	1 RECORDERS 65	*29,0 6
		92615827	2 126668 53750		
		3,0,0,0,0		K COURTY RECORDER	~ 615827
		0,	. DCn (-3)) PENALTY	125.Qii
	000 SUNSET RIDGE, NO				
PI.N. 0 Document propared by	4-11-203-035, 037, 0 ROBERT D. GORDON, ES	38, 040, 041, 047 SQ., 188 W. RANDOLT	AND U57 A ST., SUITE 190	O3, CHICAGO, IL.	60601
• • •	l buildings, improvements, lixt				
	inery now or hereafter (herein refrigeration and ventilation) o				
and together with any of	her fixtures, equipment, mach d in connection with the oper	inery or other personal pro-	porty now controlitor p	lacad on the above des	cribed property
including any after-acqu	ared title or reversion, in and to	o the rights-of-way, roads, s	troots, avenues and all	eys adjoining the Mortga	aged promisos.
and to any and all masc	peods and profits accreing and approved by Mortgages no	ow or herentter on or allect	ing the Mortgagod Fre	misos, whother written	or oral, and ult
subject nowever to the c	nents for the use thereof (colli- productional permission of Mort	gagee given to Mongagor t	collect the rentals to b	e pale pursuant thereto,	, provided Morti
	rault nereunder, and (4) all pre- casualties and contingencies				
compensation herefulore	e or hereatter payable to Mort ses or any pasement or appu	loagor for any taking by co	ndomnation or uminont	domain proceedings of	fall or any part
all of the above collective	very referred to herein as the	"Mortguged Premises")			
TO HAVE AND TO HOL	D the Mortgaged Premises up and by virtue of the homester	nto Mortgagee, its success ad exemption laws of the Sh	everot anglass bns arc	r (Mortgagor haroby RE	LEASING AND
Bankruptcy Code) provide	ed, however, that if and when he paid in full and shall perform	oning ont yag tlade ropagtrof	ipal and accrued interes	t on the Note and all othe	ur Indobtodnass —
	titton tadnost and expanse o		a with thinositality com	amou noigh), mon mis	mariling amm
Moderner coverence to	u Mariangar in Inwitally saisar	t of the real astala hereby a	onvoyed and has the r	oht to mortosop, grant i	and convey the

Mortgagor covenants that Mortgagor is lawfully solzed of the real estate hereby conveyed and has the right to mortgage, grant and convey the Mortgaged Premises that the Mortgaged Premises are unencumbered and that Mortagor will warrant and defend generally the title to the Mortgaged Premises against all claims and demands, subject to any declarations, easuments and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgagor's interest in the Mortgaged Premises.

MORTGAGOR HEREBY FURTHER COVENANTS AND AGREES AS FOLLOWS:

1. Mortgagor nereby agrees: (a) to pay when due all indebtedness secured by this Mortgage, all interest thereon and all other indebtedness, obligations and liabilities which this Mortgage secures; (b) not to commit or permit to exist any waste of the Mortgaged Premises and to keep the Mortgaged Premises in good condition and repair; (c) to keep the Mortgaged Premises free of any mortgage, trust deed, mechanics lien, or other lien or encumbrance; (d) not to suffer or permit unlawful use or any nulsance to exist upon the Mortgaged Premises; (e) not to remove abandon the Mortgaged premises; (g) not a structural nature which would adversely affect the value of the Mortgaged Premises; (f) not to enable on the Mortgaged premises; (g) to pay when due any indebtedness or liability which may be secured by a mortgage, lien, other encumprance or charge on all or any part of the Mortgaged premises equal or senior in priority to this Mortgage; (h) to complete within a reasonable time any buildings or improvements now or at any time in the process of erection upon the Mortgaged Premises; (i) immediately after destruction and all other property new or hereafter on the Mortgaged Premises unless Mortgaged elects to apply the proceeds of insurance to the indebtedness secured by this Mortgage as hereinafter provided; (i) to comply with all laws, regulations, rulings, ordinances, orders and all other requirements or the use of thereof to not to make or permit, without first obtaining the written consent of the Mortgaged, the use of the Mortgaged Premises for any purpose other that for which it was used on the date of this Mortgage or the removal, demolition or safe of any building, improvement, increase of each pooks and records as required increase; (f) to keep and maintain such books and records as required

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by Mortgaglee and to permit Mortgaglee reasonable access to and the rights of inspection of such popularities and records; (m) to turnish to the Mortgaglee such information and data with re-past of the in ancial sorid from the such information and data with re-past of the in ancial sorid from the such information and data to be prepared in accordance with generally accepted accounting principles consistently applied); (n) that no construction shall be commenced upon the Mortgagled Prantises unless the plans and specifications for such construction have been submitted to and approved in writing by Mortgaglee to the end. that such construction shall not, in the reasonable judgment of the Mortgages entall prejudice of the loan evidenced by the Note and this Mortgage: and (o) that if the Mortgaged Premises are now or hereafter located in an area which has been identified by the Secretary of Housing and Urban Development as a flood hazard area and in which flood insurance has been made available under the National Flood insurance Acit of 1968, as may be amended from time to time (the "Act"), the Mortgagor will keep the Mortgaged Premises covered for the term of the Note by flood insurance up to the maximum limit of coverage available under the Act.

- 2. Mongagor shall keep the Mongaged Premises continuously insured against loss or damage by fire, lightning, windstorm, malicious mischief, vandalism and extended coverage hazards, for full replacement value, and shall provide business interruption, boiler and machinery, flood and draftshop insurance if required by Mongagee. All casualty policies shall contain a standard mongagee clause naming Mongagee as first Montgagee and a loss payable endorsement in layor of Mortgagee. Mortgagor shall also provide a Comprehensive General Liability Property Damage and Workmen's Compensation Policy naming Mortgagee as an additional insured. All policies of insurance shall be written by insurers acceptable to Mortgagee and have such monetary limits as Mortgagee shall require.
- 3. In the event of any loss or damage sustained by casualty for which insurance policies are in effect, the Mortgages is authorized to adjust, compromise and collect all claims thereunder without the consent of the Mortgagor and to execute and deliver on behalf of Mortgagor all necessary proofs of loss, receipts, vouchers, releases and such other documents as shall be required by the insurers to be executed. At the election of Mortgagee, the proceeds of any insurance may be applied to the reduction of the Indebtedness secured by this Mortgage, whether or not then due, or may be applied to the cost of building or restoring of buildings and improvements on the Mortgaged Premises, or may be applied to both purposes in such proportion as the Mortgagee shall determine. That part of the Mortgaged Premises so damaged or destroyed shall be repaired or rebuilt, in accordance with plans and specifications therefor submitted to and approved by Mortgagee (which approval shall not be unreasonably withheld or stayed) and all life, salely and environmental regulations, laws, ordinances (including zoning), rules and regulations of governmental authorities having jurisdiction thereover, so as to be as similar, as is reasonably possible, to the condition which existed prior to such casualty.
- 4. Mortgagor shall pay all gen rel real estate taxes, special taxes, special assessments, water and sewer charges and all other taxes and charges on the Mortgaged Premises before any charge for nonpayment attaches or accrues, and to furnish the Mortgages, upon request, with the original or duplicate receipts therefor. If Modificator shall desire to contest any tax or special assessment, to avoid default under this Mortgage, Mortgagor shall pay such tax or assessment in the manner provided by law.
- 5 Subject to a written waiver by Mortgariee, the Mortgagor shall deposit with Mortgagee in Escrow on the day or days monthly payments are due, the Mortgagor shall pay the deliciency to Mortgagor on demand. In the event the Mortgagor shall default in making the required deposits in Escrow, Mortgages, at its option, may declare the entire unpaid balance of the Note immediately due and payable and apply the balance of the funds deposited to the unpaid balance of the Note.
- 6. In case of default hereunder, Mortgagee may, at its option, at any time make any payment or perform any act herein required by Mortgager in any form and manner deemed expedient by Mortgagee, and Mortgage may, at its option, make full or partial payments of principal or interest on prior encumprances, it any, pay delinquent taxes and insurance premiums and purchase, discharge or settle any tax lien or any other prior lien or claim, redeem from any tax sale or forfeiture affecting the Mortraged Premises or contest any tax or assessment. All monies paid or incurred by Mortgages in connection therewith including costs and attorneys) less and any other monies advanced by Mortgages to protect the Mongaged Premises shall be so much additional indebtedness secured heraby and shall be immediately due and payable by Montgagor together with interest at the rate of 4% per month (the "Default Rate").
- 7. In the event that the Mortgaged Premises or any part thereof is taken by conder in tion, Mortgagee is hereby empowered to collect and receive any awards resulting therefrom ("Awards"), which shall, at the election of Mortgague, be applied to the payment of the Note or any other inceptedness secured hereby, or on account of rebuilding or restoring that part of Mortgaget Premises not so taken or damaged. If Mortgagee elects to permit the use of Awards for rebuilding or restoration of the Mortgaged Premise 3, the Mortgaged Premises shall be so rebuilt or restored in accordance with plans and specifications therefor submitted to and approved by Mortgage? (which approval shall not be unreasonably withheld or delayed) and applicable laws, so as to be as similar, as is reasonably possible, to the do with on which existed prior to condemnation. In the event the Awards are insufficient to pay for all costs of rebuilding or restoration, Mortgager the it deposits with Mortgages an amount equal to such exercise prior to any disbursement. such excess costs prior to any disbursement.
- 8. To further secure payment of the Note, all other indebtedness secured hereby and performance of a 1 of the terms, covenants, conditions and agreements contained nersin. Mortgagor hereby sells, assigns and transfers to Mortgagoe all of its right, title and interest in and to all Leases and rentals, issues, proceeds and profits now due and which may hereafter become due pursuant thereto, it wells, the intention hereby to establish an absolute transfur and assignment thereof to Mortgagor Mortgagor hereby irrevocably appoints Mortgagor in agent, in its name and stead with or without taking possession of the Mortgagor Promises), to raint, lease or let all or any part of the mortgagor promises to any party or parties at such rental and upon such terms as Mortgagor shall, in its discretion, determine and to collect all of said avails, rents, issues and profits arising from an according at any time hereafter and all presently due or which may hereafter become due pure and to determine the mortgagor and overly bease. or any other tenanc, existing or which hereafter exists on the Mortgaged Premises, with the same rights and powers and subject to the same rights and powers as Mortgager would have. It no Event of Default under this Mortgage has occurred, Mortgager shall lave the right to collect all of the rents arising from Leases of renowals thereof. Upon an occurrence of an Event of Default, Mortgages, at any time or times thereafter. without notice to Mortgagor may notify any and all of the tenants of the Louses that the Leuses have been assigned to Mortgagee and Mortgagee may direct said tenerits thereafter to make all rentals and payments due from tenents under the Lauses directly to Mortgagee and shall have the right to enforce the torms of the Leases and obtain payment of and collect the rants, by legal proceedings or otherwise in the name of the Mortgagor Mortgagor will at all times deliver to the Mortgagoe duplicate originals or certified copies of all leases, agreements and documents relating to the Mortgagod Premises and shall permit access by the Mortgagoe to its books and records, insurance policies and other papers for examination and making copies and extracts thereof.
- 9. Prior to execution of this Mortgage, Mortgagor shall obtain and deliver to Mortgagee a commitment for an ALTA Loan Policy in the full amount of the Note issued by a title company acceptable to Mortgagee. All objections contained in the loan commitment shall be approved by and acceptable to Mortgagee
- 10. This Mortgage is given to and shall secure not only existing indebtedness, but also future advances, whether such advances are obligatory ir to be made at the aption of the Mortgagee, or otherwise, as are made within twenty years from the date hereof, to the same extent as if future advances were made on the date of the execution of this Mortgage, although there may be no advance made at the time of execution of this Mortgage atmough there may be no indebtedness outstanding at the time any advance is made. The ilon of this Mortgage shall be valid as to all such indebtedness and future advances from the time this Mortgage is flied for record in the office of the Recorder of Deeds or the Registrar of Tale of the county where the Mortgaged Premises described herein are located. The total amount of indebtedness that may be so secured may increase or decrease from time to time, but the total unpaid balance so secured at any one time shall not exceed \$. of principal, plus interest thereon, and any disbursements by Mortgages made for the payment of taxes, special assessments or insurance on the Morigaged Premises, with interest on such disbursements, and all costs of collection, including reasonable attorneys' lees.
- 11. If Mortgagor shall transfer, convey, allenate, pledge, hypothecate or mortgage the Mortgaged Premises or any part thereof, or any beneficiary of Mongagor shall transfer, convey, allenate, pludge or hypothecate his beneficial interest or shall alter in any way the Trust Agreement under which Mortgagor holds title, or shall sall, transfer or rasign the shares of stock of any corporate owner of the Mortgagad Premises or of any corporation which is the beneficiary of the Mortgagor, Mortgagor, at its option, may accelerate the maturity of the Note and declare it to be due and payable forthwith.

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12 This Mortgage shall constitute a security agreement between Mortgagor and Mortgagor with respect to that portion of the Mortgagod Promises constituting property or interests in profe ty. We there real professional, including any and a ream of posited by Mortgagor and held by Mortgagor which are subject to the priority and but rection provision of the filliest Uniform Commercial code. Therefore, to secure payment of the Note and an other independent and only grants to Mortgagor a security interest in the Mortgagor Premisus and in all such deposits and agrees that, upon an Event of Default, Mortgago shall have all of the rights and remedies of a secure party under the Illinois Uniform Commercial Code.

13. Mortgagor shall not and will not apply for or avail liself of any appraisement, valuation, slay, extension or exemption laws, or any so-called "figratorium laws" now existing or hereafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but does halpby waive the benefit of such laws. MORTGAGOR EXPRESSLY WAIVES ANY AND ALL RIGHTS OF REDEMPTION UNDER ANY JUDG-MENT OR DECREE OF FORECLOSURE OF THIS MORTGAGE, ON ITS OWN BEHALF, ON BEHALF OF THE BENEFICIARIES OF MORTGAGOR, ON BEHALF OF ALL PERSONS CLAIMING OR HAVING AN INTEREST (DIRECT OR INDIRECT) BY, THROUGH OR UNDER MORTGAGOR AND ON BEHALF OF EACH AND EVERY PERSON ACQUIRING ANY INTEREST IN OR TITLE TO THE MORTGAGED PREMISES SUBSEQUENT TO THE DATE HEREOF, IT BEING THE INTENT OF MORTGAGOR HEREBY THAT ANY AND ALL SUCH RIGHTS OF REDEMPITION OF MORTGAGOR AND OF ALL OTHER PERSONS ARE AND SHALL BE DEEMED TO BE HEREBY WAIVED TO THE FULL EXTENT PERMITTED BY APPLICABLE LAWS.

14. This Mortgage shall secure, in addition to all other indebtedness and obligations herein recited, any loss, flability, penalty, damage or judgment including reasonable attorneys' fees incurred by Mortgagee by reason of any actual or alleged violation of any applicable statute, ordinance, rule or regulation for the protection of the environment which occurs upon the Mortgaged Premises or any adjoining parcels or by reason of imposition of any governmental lien for the recovery of environmental cleanup costs expended by reason of such violation (collectively "Environmental Costs")

15. Any one or more of the following shall constitute an event of default ("Event of Default") hereunder: (a) default in the payment, when due, (whether by lapse of time, acceleration or otherwise) of the principal of or interest on the Note or of any other indebtedness hereby secured; (b) default for more than 30 days in observance or compilance with any other covenant, warranty, term or provision of this Mortgage or of any separate assignment of larse's and/or rents securing the Note or of any other instrument or document securing the Note or of any other in any separate assignment of leases and/or rents securing the Note or in any other instrument or document securing the Note or in any statement or conflicts furnished by it pursuant hereto crows to be until or or misleading in any material respect as of the date of issuance or making thereot; (d) the Mortgaged Premises or any part thereof, or the beneficial interest in the trust estate holding title thereto shall be assigned, sold, transferred or conveyed, whether voluntarily or involuntarily, by operation of law or otherwise, except for sales of obsolete, worn out or unusable fixtures or personal property which are concurrently replaced with similar, fixtures or personal property at least equal in quality and condition to those sold and owned by Mortgaged free of any ien, charge or endumbre need other than the lien hereof; (e) any indebtedness secured by a lien or charge on the Mortgaged Premises or any part thereof is no paid when due or proceedings are commenced to foreclose or otherwise realize upon any such then or charge or have a receiver appointed for the property subject thereto or to place the holder of such indebtedness or its representative in possession thereof. (h) Mortgaged, Guarantor or Maker becomes insolvent or bankrupt or admits in willing its, his or her inability to pay its, his or her dots as they make a make and assignment for the len life of certification or receiver for the major part of its, insort her property or such a trustee, c

15 When any Event of Default has occurred and is continuing (regardless of the pendency of the proceeding which has or might have the effect of preventing Mortgagor from complying with the terms of this instrument and of the adequacy, of the security for the Note) and in addition to such other rights as may be available under applicable law, but subject at all times to any mandal for legal requirements: (a) Mortgagor may, by written notice to Mortgagor, declare the Note and all unpaid indobtedness of Mortgagor hereby's cured, including any interest than accrued hereon, to be fortiment due and payable, whereupon the same shall become and be forthwith due and payable, which to the notice or domain of any kind. (b) Mortgagor shall, with respect to any part of the Mortgagor Premises constituting property of the type in respect of which realization on a send to security interest granted therein is governed by the illinois Uniform Commercial Code, (c) Mortgagor may proceed to protect and onlore the rights of Mortgagor hereby and a secured pair, and the uniform Commercial Code; (c) Mortgagor may proceed to protect and onlore the rights of Mortgagor of the rights of Mortgagor and payable, where you return any manner permitted by law; (d) Mortgagor and protect granted thereby or by taw; or (ii) by ne forecost of any one claiming by, under or through it, and without regard to the solvency or insolvency of Mortgagor or the then value it the Mortgagor Premises or any part benefit of all or any part of the Mortgagor Premises or any part benefit of all or any part of the Mortgagor Premises, or onlittle to have a receiver uppointed of all or any part of the Mortgagor Premises and feets, issues and protes or any part thereof by ferce, and many proceedings, election of the Mortgagor or the Mortgagor or other persons and any and all property therefrom, and may hold, operate and managor has polaritant of the foregore or any part thereof by ferce, within part thereof with persons and protesses and used in two appointments and take

17. All rights and remudies set forth in this Mortgage are cumulative and the holder of the Note and of every other obligation secured hereby hay recover suggment herein, issue execution therefor, and resort to every other right or remedy available at law or in equity, without first exhausting and without affecting or impairing the security of any right or remedy afforded hereby.

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SECOND
THIS MORTGAGE is executed by First Bank and Trust Company of Illinois (formerly known as First Bank and Trust Co., Palatine, Illinois), not individually, but solely as Trustee, as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said First Bank and Trust Company of Illinois hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein contained or in said Note contained shall be construed as creating any liability on the said party of the first part or on said First Bank and Trust Company of Illinois (formerly known as First Bank and Trust Co., Palatine, Illinois) individually to pay the said Note or any indebtedness accruing hereunder, or to perform any covenants, either express or implied, herein contained, all such liability, if any, being expressly waived by said part of the second part and by every person now or becenter claiming any right or security becomider, and so far as the part of the first part and

Pulatine, Illinois) individually are conce whom any indebtedness may be due here	Company of Illinois (formerly known as First Bank and Trust Co., rned, the legal holder or helders of said Note and any persons to amder shall solely to the premises hereby conveyed for the payment hereby created, in the manner herein and in said Note provided.
Trust Co., Pala (ic. Illinois), not person APRIL 16, 2.19	and Trust Company of Illinois (formerly known as First Bank and ally but as Trustee under the provisions of a Trust Agreement dated and known as Trust Number 10-2113, has
	satistant Trust Officer and Assistant Trust Officer, and its corporate sted by its Assistant Trust Officer, this 151H day of
O _j c	FIRST BANK AND TRUST COMPANY OF ILLINOIS
	(formerly known as First Bank and Trust
	Company, Palatine, Illinois), as Trustee
	under Trust No. 10-2113 and not individually.
	BY: M M
	Ascarant Trust Officer
	The street
	ATTEST: POR KIND
	Assistant Trust Officer
STATE OF ILLINOIS)	
) SS	7.0
COUNTY OF COOK)	0.0
1 Surling Their	, a Notary Public in and for said County in the State aforesaid,
DO HEREBY CERTIFY THAT REACH	A C. Haiden Lem , Assistant Trust Officer and Assistant Trust Officer, of First Bank and Trust Company of Illinois
	t Co., Palatine, Illinois), who are personally known to me to be the
	ed to the foregoing instrument as such Assistant Trust Officer and
	cared before me this day in person and acknowledge that they signed
	ir own free and voluntary act and as the free and voluntary act of
and Company, as Trustee as moresaid, Frust Officer, then and there acknowled:	for the uses and purposes therein set forth; and the said Assistant te thathe, as custodian of the corporate seal of said Company,
	any to said instrument as h own free and voluntary act as the
ree and voluntary act of said Company,	as Trustee as aforesaid, for the uses and purposes therein set forth,
GIVEN under my hand and notarial sea	, this 15th day of <u>August</u> , 1997.
	1/1/2
KURTIS J LOSO	Vantagle

NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES:07/18/00

NOTARY PUBLIC

Property of Cook County Clark's Office

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18. No constant or waiver, express or implicibility Molic agor to dried any blotch or detault by itertagger in the performance by Mortgagor of any obligations contained herein shall be deduced accessor to of waiver by Molicagor of such performance in any other instance of any other abligation hereunder. The failure of Mortgagor to exercise alther or both of its remedies to accelerate the maturity of the indebtedness secured hereby and/or to foreclose the tien hereof following any Event of Default hereunder, or to exercise any other remedy granted to Mortgagor hereunder of under applicable law in any one or more instances, or the acceptance by Mortgagor of partial payments of such interferences shall neclar phositiute a waiver of any such Event of Default or of Mortgagor's remedies hereunder or under applicable law nor establish content of allocally grace period for payments due under the Note, but such remodies shall remain continuously in force. Acceleration of maturity once Claimed personder by Mortgagor, may at Mortgagor's option be rescinded by written acknowledgment to that effect by Mortgagor and shall not affect Mortgagor's right to accelerate maturity upon or after any future Event of Default.

- (9) Mortgagor shall pay Mortgagoo's costs and expenses, title charges, search less, appraisal less, recording less, costs of survey, trust less add atterneys' less for negotiation, drafting, closing and protecting this Mortgagov and lean documents and for advice in connection therewith
- 26. Mortgagee shall have the right to inspect the Mortgaged Promises at all reasonable times, and access thereto shall be permitted for that purpose.
- 21. Mortgagor represents and agrees that the proceeds of the Note will be used for business purposes and that Note and this Mortgage are exempt from limitations upon lawful interest, pursuant to the terms of the Illinois Revised Statutes, Chapter 17, Paragraph 6404
- 22. All communications provided for heroin shall be in writing and shall be deemed to have been given when delivered personally or three (3) business days after mailing by United States certified mail, return receipt requested, first class mail, postage prepaid, addressed to the parties nereto at their addresses as shown at the beginning of this Mortgage or to such other and different address as Mortgager or Mortgages may designate pursuant to a written notice sent in accordance with the provisions hereof.
- 23 This Mortgage shall be construed in accordance with and governed pursuant to the laws of the State of Illinois. Whenever possible, each provision of this Mortgage shall be interpreted in such a manner as to be effective and valid pursuant to applicable law, provided, however, that if any part hereof shall be prohibited by or invalid thereunder, such provision shall be ineffective to the extent of such prohibition or invalidity without invalidating the remaining provisions of this Mortgage.
- 24 Whenever any of the parties fromto is referred to, such reference shall be deemed to include the successors and assigns of such party; and all the covenants, promises and assigns of this Mortgage contained by or on behalf of Mortgage, or by or on behalf of Mortgage, shall bind and nurse to the bonellt of the respective hoirs, executors, administrators, successors, rendees and assigns of such parties, whether expressed or not. In addition, all covered, promises and agreements of Mortgager herein shall be binding upon any other part as claiming any interest in the Mortgager Promises and Thortgager, if more than one party signs this instrument as Mortager, then the term "Mortgager" as used herein shall mean all of such partier, jointly and severally. In addition, the term "Mortgager" shall include all persons claiming under or through Mortgager and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.

 ILLINOIS
- 25 This Mortgage is accounted by FIRST BANK AND TRUST COMPANY OF and personally, but solely as Provided is alterested in the exercise of the power and authority conferred up in a id vested in it as such Trustee (and said Trustee) hereby warrants that it becomes rull power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in the Provided by Concarded as creating any liability on earl Trustee personally is ply the Note of any interest that mity accrue thereon, or any independent as such habits of any, being understood by Mortgagee and every person now or hereafter claiming any right or security hereunder. Mortgagee Permises and other property given as security for the payment of the Noted and other indehladness and obligations hereby secured, in the manner herein, in the Note and related loan documents and by law provided.

IN WITNESS WHEREOF, Mortgagor has executed this Mortgago the dry and year first above written.

FIRST BANK AND TRUST COMPANY OF TAKINOIS U/T #10-2113

not prisonally, but sololy as Trustee as aforesaid

THE TOTAL STATE OF THE STATE OF

ACKNOWLEDGMENT

My Commission expires:

Pupaved by:

97615827

SPALTER FINANCE CO.

8881/33/G1688/P6161/R68d 8707 SKOKTE BLVD., SUITE 202

Skokle, Illinois 60077

RETURN TO: STE, 1400
CHICAGO, IL 60601
RE: SULTICE TA

Notary Public

Box 15

Property of Cook County Clark's Office

ezerrolo

EXHIBIT A - LEGAL DESCRIPTION

PARCEL I:

LOTS 34, 35 AND THAT PART OF LOT 36 IN BLOCK I IN BUGBES-BROWN-MOORE CORPORATION'S FIRST ADDITION TO NORTH SHORE VILLA, DEING A SUBDIVISION OF PART OF THE MORTHEAST 1/4 OF THE MORTHEAST 1/4 OF SECTION 11, TOWNSHIP 42 MORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT IN THE EASTERLY LINE OF SAID LOT 16 WHICH POINT IS 817.18 FEET SOUTHEASTERNY FROM THE NORTHEASTERLY CORNER OF SAID LOT 36, AS MEASURED ALONG THE EASTERLY LINE OF SAID LOT 36; THENCE WESTERLY ON AND ALONG A LINE DRAWN AT RIGHT ANGLES TO THE MASTERLY LINE OF SAID LOT 36, 340.40 FEET TO THE MESTERLY LINE OF SAID LOT 36; THENCE SOUTHERLY ALONG THE WESTERLY LINE OF SAID LOT 36, 299.135 FEET TO THE SOUTHWEST CORNER OF SAID LOT 36; THENCE EAST ALONG THE SOUTH LINE OF SAID LOT 36, 255.38 FERT TO THE SOUTHEASST CORNER OF SAID LOT 36; THENCE MORTH ALONG THE EAST LINE OF SAID LOT 36, 251.93 FEET TO A CORNER OF SAID LOT 36; THENCE NORTHWESTERLY ALONG THE EASTERLY LINE OF SAID LOT 36, 187.65 FEET TO THE PLACE OF BEGINNING, ALL IN COOK CHOTTY, ILLIANDIS.

PARCEL IT:

ALL THAT PART OF GOTS 6. 7 AND 8 (EXCEPT THE WEST 7 FEET OF THE EAST 40 FEET OF SAID LOTS) IN SUPERIOR COURT PARTITION IN THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 11, TOWNSHIP 42 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF LINE DRAWN PARALLED TO AND 135. CHET HORTHEASTERLY OF THE HORTHEASTERLY RIGHT OF WAY LINE OF CHICAGO AND FOLTIWESTERN RAILWAY COMPANY, MEASURED AT RIGHT ANGLES THERETO, IN COOK COUNTY, JAMINOTS.

COMMON ADDRESS: 1000 SUNSET RIDGE, NORTHBROOK, ILLINOIS 50062 T'S OFFICE

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