This Document Prepared By:

Mr. Cary K. Kabamoto, Esq. 5204 North Christiana Ave. Chicago, Illinois 60625

97679895

#### RETURN THIS DOCUMENT TO:

Mr. Thomas N. Martin, Jr., V.P. Neighborhood Lending Program The Northern Nust Company 50 South LaSaug Street, B-2 Chicago, Illimas 20175

DEPT-01 RECORDING

471.00

- 140012 TRAN 6626 09/15/97 14:50:00
  - 19291 1 CG #-97-679895 COOK COUNTY RECORDER

#### COMMERCIAL MORTGAGE

(including Security Agreement, Assignment of Rents and Leases, and Fixture Filing) Dated as of September 15, 1997

This Mortgage (as modified from time to time, the "Mortgage") has been executed by CHARLES P. MURDOUGH ("Montgagor"), as montgagos, 14 twor of the Northern Trust Company, an Illinois banking comparation, as mortgagee (together with : " successor, assign or subsequent holder, "Mortgagee"), with its main banking office at 50 South LaSalle Street, Chicago, Illinois 60675. If more than one person of entity executes this Mortgage, the term "Mortgagor" tylers to each of them individually and some or all of them collectively, and their obligations bereunder shall be joint we several. If any party comprising "Mortgagor" is a trustee(s). "Trust Agreement" means the governing trust agreement and/or instruments governing the trust, as modified from time to time, and all related documents and instruments, and "Mortgagor" also refers to the trustee(s) and the trust individually and collectively.

In consideration of Mongagee's making loans and extensions of anylin and/or considering making loans or extensions of credit, to Mortgagor (Mortgagor and any such individual or total being collectively referred to as the "Borrower(s)"), and other valuable consideration, the receipt and adequacy of which are hereby acknowledged. Mortgagor agrees as follows:

#### **DEFINITIONS.** As used in this Mortgage: 1.

- Unless otherwise defined herein, all terms that are defined in the Uniform Convercial **(2)** Code of the State in which the main banking office of Mortgagee is located shall have the same meanines berein as in such Code.
- "Guarantor" means any person or entity, or any persons or entities severally, now or hereafter guarantying payment or collection of all or any part of the "Liabilities" (as hereinafter defined).
- "Loan Document(s)" means this Mortgage, the Note, any guaranty executed by any Guarantor, and any other document or instrument previously, now or hereafter executed or delivered in connection betewith or therewith.
- "Permitted Encumbrances" means (i) this Mortgage; (ii) any other lien in favor of (d)

BOX 333-CTI

Mortgagee; and (iii) liens for ad valorem taxes and special assessments not delinquent.

- (e) Prime Rate\* means that floating rate of interest per year announced from time to time by Mortgagee called its prime rate, which at any time may not be the lowest rate charged by Mortgagee, computed for the actual number of days elapsed on the basis of a year of 360 days.
- (f) "Subsidiary" means any corporation, partnership, joint venture, trust, or other legal entity of which Mortgagor owns directly or indirectly 50% or more of the outstanding voting stock or interest, or of which Mortgagor has effective control, by contract or otherwise.

#### 2. GRANT OF LIEN.

Mortgage, bereby grants, warrants, bargains, sells, conveys and mortgages to Mortgagee and its successors and assigns forever, under and subject to the terms and conditions bereinafter set forth, all of Mortgagor's right, this and interest in and to the real property located in the City of Chicago, Cook County, State of Illimus descriptor in Exhibit A and attached hereto and by this reference incorporated herein, all or part of which is commonly known as 3553 West Irving Park Road, Chicago, Illinois including without limitation all improvements now and har often located thereon.

#### TOGETHER WITH THE FOLLOWING:

- (a) all rents, issues, profits, royalties and income with respect to the said real estate and improvements and other beacher derived therefrom, subject to the right, power and authority given to Mortgagor to collect and emby same; and
- (b) all right, title and interest of l'toneagor in and to all leases or subleases covering the said real estate and improvements or any you into thereof now or hereafter existing or entered into, including, but not limited to, the Lease. It is defined below) and all right, title and interest of Mortgagor thereunder, including without limits to the all cash or security deposits, advance remals, and deposits or payments of similar nature, and
- (c) all privileges, reservations, allowances, hereditalizers, and appartenances belonging or pertaining to the said real estate and improvements and all rights and estates in reversion or remainder and all other interests, estates or other claims, both in the and in equity, which Mongagor now has or may hereafter acquire in the said real estate and improvements; and
- (d) all easements, rights-of-way and rights used in connection with the said real estate and improvements or as a means of ingress and egress thereto, and all tenements, her dilaments and appurenances thereof and thereto, and all water rights and shares of stock eviderable the same; and
- (e) all right, title and interest of Mortgagor, now owned or bereafter acquired, in and to any land lying within the right-of-way of any street, open or proposed, adjoining the said real estate and improvements, and any and all sidewaiks, alleys and strips and gores of land adjacent to or used in connection with the said real estate and improvements; and
- (f) any and all buildings and improvements now or hereafter erected on the said real estate, including, but not limited to, all the fixtures, attachments, appliances, equipment, machinery, and other articles attached to said buildings and improvements; and

- (g) all materials intended for construction, reconstruction, alteration and repairs of the said real estate and improvements, all of which materials shall be deemed to be included within the said real estate and improvements immediately up in the delivery thereof to the said real estate; and
- all fixtures now or hereafter owned by Mortgagor and attached to or contained in and (ti) used in connection with the said real estate and improvements, including, but not limited to, all machinery, motors, elevators, fittings, radiators, awnings, shades, screens, and all plumbing, heating, lighting, ventilating, refrigerating, incinerating, air conditioning and sprinkler equipment and fixtures and appurtenances thereto; and all items of furniture, furnishings, equipment and personal property owned by Mortgagor and used or useful in the operation of the said real estate and improvements; and all renewals, substitutions and replacements for any or all of the foregoing, and all proceeds therefrom, whether or not the same are or shall be attached to the sold real estate and improvements in any manner; it being mutually agreed, intended and destated that all the aforesaid property owned by Mortgagor and placed by it on and in the said real rate and improvements shall, so far as permitted by law, be deemed to form a part and parcel citie real estate and for the purpose of this Mortgage to be real estate and covered by this Mortgage, and as to any of the aforesaid property which does not so form a part and parcel of the real extre or does not constitute a "fixture" (as such term is defined in the Uniform Commercial Code of Illinois), this Mortgage is deemed to be a security agreement under the Uniform Commercial Code of Illinois for the purpose of creating hereby a security interest in such property, which Mings gor bereby grants to Montgagee as secured party; and
- (i) all the estate, interest, light, title, other claim or demand, including claims or demands with respect to any proceeds of any rance related thereto, which Montgagor now has or may hereafter acquire in the said real estate and improvements or personal property and any and all awards made for the taking by eminent domain, or by any proceeding or purchase in lieu thereof, of the whole or any part of the said real estate and improvements or personal property, including without limitation any awards resulting from a change of grade of streets and awards for severance damages; the said real estate and improvements and the property and interests described in (a) through (i) above being collectively referred to herein as the "Premises".

TO HAVE AND TO HOLD the same unto Mortgagee and its success is and assigns forever, for the purposes and uses herein set forth. Without limiting any other provision here of Mortgagor covenants that it is lawfully soized of the Premises, that the same are unencumbered except for Penaired Encumbrances, and that it has good right, full power and lawful authority to convey and mortgage the same, and that it will warrant and forever defend said Premises and the quiet and peaceful possession of the same against the leveful claims of all persons whomsoever.

#### 3. LIABILITIES.

The Premises shall secure the payment and performance of all obligations and liabilities of Mortgagor and/or Borrower to Mortgagee howsoever created, evidenced or arising, whether direct or indirect, absolute or contingent, now due or to become due, or now existing or hereafter arising, including without limitationall obligations bereunder and under any other Loan Documents, future advances, letters of credit issued for the account of or at the request of Mortgagor and/or Borrower, and any guaranty by Mortgagor of any obligations of Borrower to Mortgagee, as well as all agreements relating to any of the foregoing, and including without limitation:

(a) payment of the indebtedness evidenced by the Note executed by CHARLES P. MURDOUGH.

Mortgagor, as amended, restated, renewed or replaced from time to time (the "Note"), in the face principal amount of \$50,000.00, a copy of such Note being attached as <u>Exhibit B</u>, including without limitation principal and interest, future advances thereunder, and performance of all obligations thereunder; and

- (b) payment of all sums advanced by Mortgagee to perform any of the terms, covenants and provisions of this Mortgage or any of the other Loan Documents, or otherwise advanced by Mortgagee pursuant to the provisions hereof or thereof to protect the property hereby mortgaged and pledged; and
- (c) performance of any other instrument given to evidence or further secure the payment and performance of any of the Liabilities; and
- (d) payment of any future or further advances (not exceeding \$50,000,00) which may be made by Mortgager to and for the benefit of Mortgagor, its successors, assigns and legal representatives.

(the foregoing (a)-(o) a ing collectively referred to as the "Liabilities").

Notwithstanding the furgoing the Premises shall not secure any Liabilities subject to Regulation Z of the Federal Reserve Board or any equivalent state disclosure requirement unless disclosed in a disclosure statement pertaining to such Liabilities.

THE TOTAL AMOUNT OF INDEBTEDNESS SECURED HEREBY SHALL NOT EXCEED \$100,000.00 OUTSTANDING AT ANY ONE TIME.

#### 4. REPRESENTATIONS.

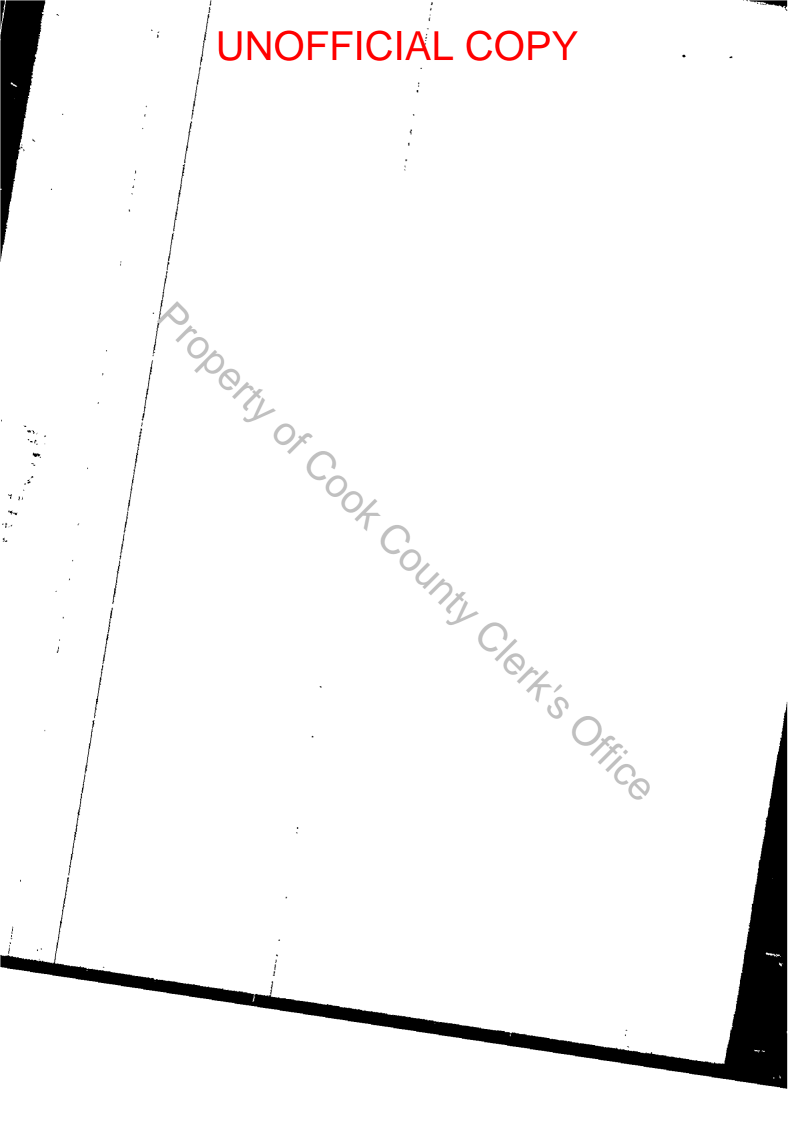
- (a) Mortgagor hereby represents and warrants to Mortgagor that:
  - (i) [APPLICABLE IF MORTGAGOR IS A CORPORATION, PARTNERSHIP, OR IOINT VENTURE] Mortgagor and any Subsidiary are existing and in go at standing under the laws of their state of formation, are duly qualified, in good standing and authorized to do outsiness in each jurisdiction where failure to do so might have a material adverse impact on the councidated assets, condition or prospects of Mortgagor; the execution, delivery and performance of this ideatege and all related documents and instruments are within Mortgagor's powers and have been a thorized by all necessary corporate, partnership or joint venture action.
  - (ii) Mortgagor has capacity to enter into and perform its obligations bereunder.
  - (iii) The execution, delivery and performance of this Mortgage and all related documents and interments have received any and all necessary governmental approval, and do not and will not contravere or conflict with any provision of law or of the partnership or joint venture or similar agreement, charter or by-laws of Mortgagor or any agreement affecting Mortgagor or its property.
  - (iv) There has been no material adverse change in the business, condition, properties, assets, operations or prospects of Mongagor, Borrower or any Guarantor since the date of the latest financial statements provided on behalf of Montgagor, Borrower or any Guarantor to Montgagee.
  - (v) Mortgagor has good, marketable, legal and equitable title to the Premises, subject only to Permitted Encumbrances, with the right and full power to mortgage, sell and convey the same:

l	JNOFFICIAL COPY	-
	!	
90		
	Of Coot County Clark's Office	
	C/OLINE C/O	
	750	
		Ó

Mortgagor is the lawful owner of the Premises, free and clear of all liens, pledges, charges, mortgages, and claims other than any in favor of Mortgagee, except liens for current taxes not delinquent.

- (vi) Mortgagor (and each general partner and joint venturer of Mortgagor) has filed or caused to be filed all federal, state, and local tax returns that are required to be filed, and has paid or has caused to be paid all of its taxes, including without limitation any taxes shown on such returns or on any assessment received by it to the extent that such taxes have become due.
- (b) The request or application by Borrower or Mortgagor for any Liability secured hereby shall be a representation and warranty by Mortgagor as of the date of such request or application that: (i) no Event of Default or Unmatured Event of Default (in each case as defined herein) has occurred or is continuing as of such date; and (b) Mortgagor's representations and warranties herein are true and correct as of such date as though made on such date.
- 5. <u>COVENA VTS OF MORTGAGOR.</u> Mortgagor agrees to comply with the following covenants so long as this Mortgagor agrees to comply with the following covenants so
  - (a) Payment of Indebtedness. Mortgagor shall pay and perform all Liabilities when due.
  - (b) Insurance. Mortgager chall at all times provide, maintain and keep in force such insurance in such amounts and against such risks on or pertaining to the Premises as Mortgagee shall from time to time reasonably request, and in any event including without limitation:
    - (i) during construction (if any) all-risks package of builder's risk insurance, including owner's, contractor's, and employer's liabile y insurance, workmen's compensation insurance, and physical damage insurance;
    - (ii) insurance against loss by fire, risks covered by the so-called extended coverage endorsement, and other risks as Montgagee may reasonably require, in amounts equal to not less than one hundred percent (100%) of the full replacement varie of the Premises;
    - (iii) public liability insurance against bodily injury and properly damage with such limits as Mortgagee may require;
    - (iv) rental or business interruption insurance in amounts sufficient to pay, during any period of up to one (1) year in which the Premises may be damaged or destroyed, all of the Liabilities;
    - (v) steam boiler, machinery, and other insurance of the types and in amounts 2. Mortgages may require, but in any event not less than customarily carried by persons owning as appraising like properties; and
    - (vi) if the Premises are located in an area that has been identified by the United States. Department of Housing and Urban Development as an area having special flood hazards and if the sale of flood insurance has been made available under the National Flood Insurance Act of 1968, or other applicable law or regulation, flood insurance in an amount at least equal to the replacement cost of any improvements on the Premises or to the maximum limit of coverage made available with respect to the particular type of property under the National Flood Insurance Act of 1968, or such other applicable law or regulation, whichever is less.

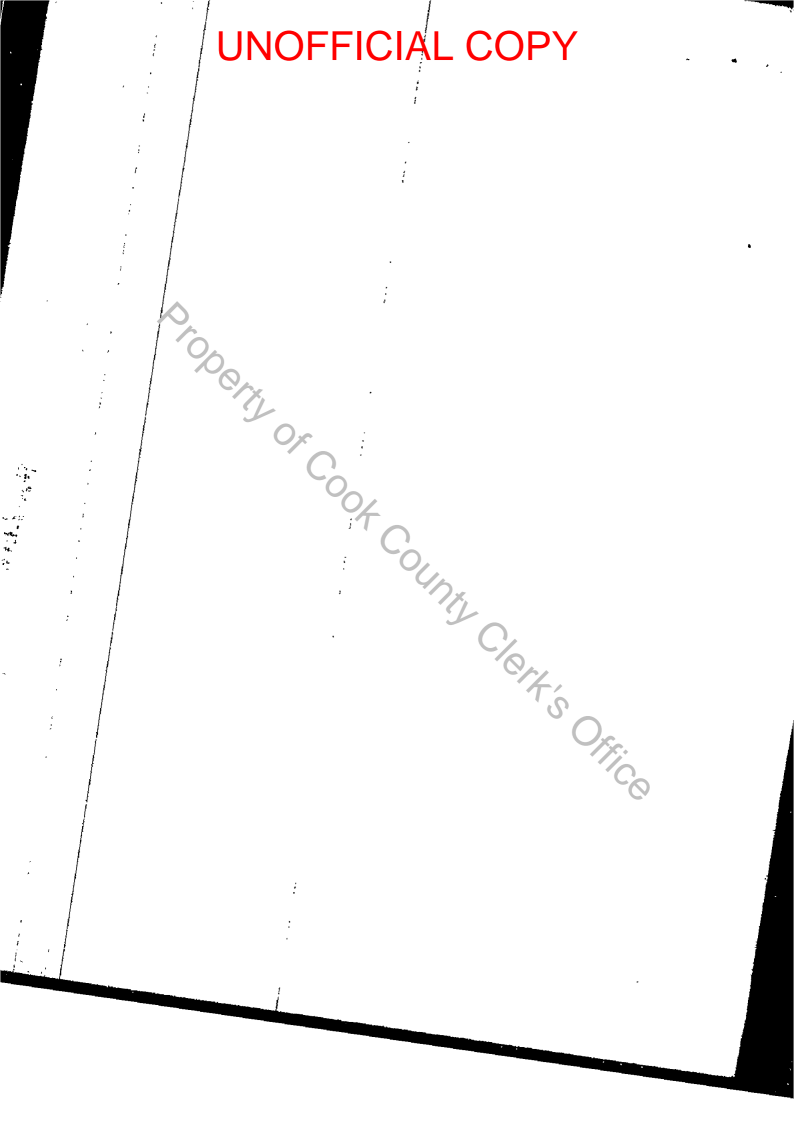
All insurance policies required hereby ("Policies") shall:



- (A) contain an endorsement or agreement by the insurer that any loss shall be payable in accordance with the Policy norwithstanding any act or negligence of Mortgagor which might otherwise result in forfeitute of said insurance, and the further agreement of the insurer waiving all rights of set off, counterclaim or deductions against Mortgagor:
  - (B) provide that the amount payable for any loss shall not be reduced by reason of co-insurance;
  - (C) be :ssued by companies and in amounts in each company reasonably satisfactory to Mortgagee;
- (D) name Mortgagor and Mortgagee as insureds, as their respective interests may appear, and have attached thereto a mortgagee's loss payable endorsement for the benefit of Mortgagee in form satisfactory to Mortgagee.

The Mortgages shall furnish Mortgages with certificates of insurance in form and substance satisfactory to Mortgages. Not 'est than 5 days prior to the date the premium is due for each Policy, Mortgagor shall furnish Mortgages with evidence satisfactory to Mortgages of the payment of the premium. Not less than 30 days prior to the expiration of any continuate of insurance required to be delivered hereunsier. Mortgagor shall furnish Mortgages with a replacement certificate and/or other evidence satisfactory to Mortgages of the extension and continuance in force of the insurance coverage. Each Policy shall contain a provision that such policy will not be cancelled, amended or reduced in amount or scope without at least 30 days' prior written notice to Mortgages.

- Payment of Taxes and Other Impositions. The Mortgagor agrees to pay or cause to be paid prior to delinquency all real property taxes and assessor mis, general and special, and all other taxes and assessments of any kind or nature whatsoever, including withous a mitation any non-governmental levies or assessments such as maintenance charges, owner association these or charges, or fees, levies or charges resulting from covenants, conditions and restrictions affecting the Premises, which are assessed or imposed upon the Premises, or become due and payable, and which create, may create or appear to beate a lien upon the Premises, or any part thereof (all of such taxes, assessments and other governmental and non-governmental charges of the above described or like nature are hereinafter referred to as "Impositions"). Mongagor chall furnish Mongagee upon request official receipts evidencing payment theneof. Mortgagor may before any delinquency occurs contest or object to the amount or validity of any Imposition in good faith by appropriate legal proceedings properly instituted and prosecuted in such manner as shall stay the collection of the contested impositions and prevent the sale or forfeiture of the Premises to collect the same; no such contest or objection shall relieve, modify or extend Mortgagor's covenants to pay any such imposition prior to delinquency unless Moregagor has given prior written notice to Montgagee of Montgagor's intent to so contest or object, and unless, a Montgagee's sole option. Mortgagor shall furnish a bond or surety in an amount and form as requested by and satisfactory in all respects to Mortgagee.
- (d) Tax and Insurance Escrow At Mortgagee's Option. If requested by Mortgagee, in order to provide moneys for the payment of the Impositions and the premiums on the (insurance) Policies, Mortgages and pay to Mortgagee on a monthly basis on such date(s) as Mortgagee shall require such amount as Mortgagee shall estimate will be required to accumulate, by the date 30 days prior to the due date of the next annual installment of such Impositions and premiums, through substantially equal monthly payments by Mortgagor to Mortgagee, amounts sufficient to pay such next annual Impositions and insurance premiums. All such payments shall be held by Mortgager in escrow, without interest unless required by law. Such amounts held in escrow shall be made available to Mortgagor for the payment of the Impositions and insurance premiums when due, or may be applied thereto directly by Mortgagee if it in its sole discretion so elects.
- (e) Maintenance, Repair, Alterations. The Mortgagor shall:
  - (i) keep the Premises, including without limitation any sidewalk, road, parking or landscape area



located thereon, in good condition, repair and order, and free of misance;

- (ii) not remove, demolish or substantially after (except such afterations as may be required by faws, ordinances or governmental regulations) any improvements which are part of the Premises:
- (iii) subject to (f) of this section, promptly repair and restore any portion of the Premises which may become damaged or be destroyed so as to be of at least equal value and of substantially the same character as prior to such damage or destruction;
- (iv) subject to any right to contest set forth herein, pay when due all claims for labor performed and materials furnished to and for the Premises:
- (v) comply with all laws, ordinances, regulations, covenants, conditions and restrictions now or hereafter effecting the Premises or any part thereof or requiring any alterations or improvements;
- (vi) not commut or permit any waste or deterioration of the Premises:
- (vii) not commit, staffs, or permit any act to be done in or upon the Premises in violation of any law, ordinance or regulation:
- (viii) not initiate or acquieste to any zoning change or reclassification of the Premises;
- (ix) pay all utilities incurred for inc Premises; and
- (x) keep the Premises free and clear of air has and encumbrances of every sort except Permitted Encumbrances (as defined above).

#### (f) Damage and Destruction.

- (i) The Mortgagor shall give Mortgagee prompt writter rotice of any damage to or destruction of any portion or all of the Premises. If and to the extent Mortgagee so consents in writing, losses covered by insurance may be settled and adjusted by Mortgagor. In all other cases, Mortgagee at its option may settle and adjust any insurance claim without the consent of Mortgage. In any case Mortgagee shall, and is beneby authorized to, collect and receipt for any such insurance proceeds; and the expenses so incurred by Mortgagee shall be so much additional indebtedness secured by this Mortgage, and shall be reimbursed to Mortgagee upon demand.
- (ii) In the event of any insured damage to or destruction of the Premises or any profite the proceeds of insurance payable as a result of such loss shall be applied upon the Liabilities of applied to the repair and restoration of the Premises, as Mortgagee in its sole discretion shall elect.
- (iii) If Murtgager shall elect that proceeds of insurance are to be applied to the repair and restoration of the Premises, Mortgagor hereby covenants promptly to repair and restore the same in such manner as Mortgager may require; if insurance proceeds are not sufficient to pay for the full repair and restoration costs, Mortgagor shall pay such amounts out of its own funds. Mortgager shall reimburse Mortgagor for costs incurred in repair and restoration in such manner as it shall deem fit, and at all times the undisbursed balance of said proceeds remaining in the hands of Mortgager shall be at least sufficient to pay for the cost of completion of the work, free and clear of any liens except Permitted Encumbrances.

#### (g) Condemnation.

(i) If the Premises or any part thereof or interest therein are taken or damaged by reason of any public-

# 07679895

## **UNOFFICIAL COPY**

improvement or condemnation proceeding, or in any other manner, or should Mortgagor receive any notice or other information regarding any such proceeding. Mortgagor shall give prompt written notice thereof to Mortgagee.

- (ii) Mortgagee shall be entitled to all compensation, awards and other payments or relief therefor, and shall be entitled at its option to commence, appear in and prosecute in its own name any action or proceedings. Mortgagee shall also be entitled to make any compromise or settlement in connection with such taking or damage. All proceeds of compensation, awards, damages, rights of action and proceeds awarded to Mortgagor (all such, "Condemnation Awards") are hereby assigned to Mortgagee and Mortgagor agrees to execute such further assignments of the Condemnation Awards as Mortgagee may require.
- (iii) All Condemnation Awards shall be applied upon the Liabilities or applied to the repair and restoration of the Premises, as Mortgagee in its sole discretion shall elect.
- (iv) If Land tages shall elect that Condemnation Awards are to be applied to the repair and restoration of in. Vernises, Mortgagor hereby cavenants promptly to repair and restore the same in such manner as Mortgagor may require; if the Condemnation Awards are not sufficient to pay for the full repair and restoration custs, Mortgagor shall pay such amounts out of its own funds. Mortgagee shall reimburse Mortgagor for cours incurred in repair and restoration in such manner as it shall deem fit, and at all times the undisbursed behave of Condemnation Awards remaining in the hands of Mortgagee shall be at least sufficient to pay for the cost of completion of the work, free and clear of any liens, except Permitted Encumbrances.
- (b) Inspection. Mortgagee and its agents are a chorized to enter at any time upon or in any part of the Premises for the purpose of inspecting the same and for the purpose of performing any of the acts Mortgagee is authorized to perform under the terms of this Mortgage or any of the other Loan Documents. Mortgager shall keep and maintain full and correct records showing in detail the income and expenses of the Premises and shall make such books and records and all supporting vouchers and the available for examination by Mortgagee and its agents at any time during normal business hours, and from under time on request at the offices of Mortgagee, or at such other location as may be mutually agreed upon
- (i) Financial Information. Mortgagor shall provide to Mortgagee, at such times and in such form as Mortgagee shall from time to time require:
  - (A) A "rent roll" and other information concerning any and all leases, tentals and tenants of any or all of the Premises;
  - (B) copies of all assessments, bitts and other information pertaining to any and all all all referent and other taxes and impositions on or pertaining to any or all of the Premises; and
  - (C) without limiting any provision of any other Loan Document executed in connection berewith, annual financial statements of Mortgagor, the Borrower and any Guarantor, and separate annual financial statements (including without limitation cash flow statements) for the Premises. Any and all of such shall be fully audited, reviewed, or compiled as Mortgagee shall from time to time require.
- (j) Appraisals and Environmental Reports. Without limiting any other provision hereof or of any other Loan Document, Mortgagor agrees to provide, cooperate with, and pay for the full cost of any appraisal, environmental audit, report or study, or the like of or pertaining to the Premises or any portion thereof which Mortgages in its sole discretion may require from time to time.
- (k) Title, Liens and Conveyances. Except for Permitted Encumbrances, Mortgagor shall not create,

auffer or permit to be created or filed against the Premises, or any part thereof or interest therein, any mortgage lien or other lien, charge or encumbrance, either superior or inferior to the lien of this Mortgage without the express written consent of Mortgagee. Mortgagor may contest in good faith and by appropriate proceedings the validity of any such lien, charge or encumbrance, if, as preconditions: (i) Morteagor shall first deposit with Mortgagee a bond or other security satisfactory to Mortgagee in such amounts or form as Mortgagee shall require; and (ii) biorigagor shall diligently proceed to cause such lien, encumbrance or charge to be removed and discharged. If Mortgagor shall fail to discharge any such lien, encumbrance or charge, then, in addition to any other right or remedy of Mongagee, Mongagee may, but shall not be obligated to, discharge the same, either by paying the amount claimed to be due, or by procuring the discharge of such lien, by depositing in court a bond for the amount claimed, or by otherwise giving security for such claim, or in such manner as is or may be prescribed by law, and any amounts expended by Mongagee in so doing shall be payable by Mongagor upon demand by Mortgagee together with interest at five percent (5%) in addition to the Prime Rate from the date of demand to the date of payment, and shall be so much additional indebtedness secured by this Mortgage. If title to the Premises is now or bereafter becomes vested in a trustee, any prohibition or restriction contained herein upon the creation of any lien against the Premises shall also be construed as a similar prohibition or limitation against the creation of any lien or security interest upon the beneficial interest under such trust

(1) Stamp and Other Face. If any documentary stamp, intangible, recording or other tax or fee becomes due in respect of the Liabilities or this Mortgage or the recording thereof, Mortgagor shall pay such amount in the manner required by law.

### Assignment of Rents and Leases.

Without limiting the generality of any other provisions hereof, as additional security Mortgagor beneby assigns to Mortgages the rents, issues and profits of the Fremises, and upon the occurrence of any Event of Default, Mortgagee may receive and collect said rents, issues and profits so long as each Event of Default shall exist and during the pendency of any foreclosure proceedings. As of the date of this Mortgage, as additional security, Mortgagor also hereby assigns to Mortgagee any and all written and oral leases, whether now in existence or which may hereafter come into existence during the term of this Mortgage, or any extension hereof, and the rents thereunder, covering the Premises or any portion thereof. The collection of rents by Mongagee pursuant to this Section shall in no way waive the right of Mongage to foreclose this Mongage in the event of any Event of Default. Notwithstanding the foregoing, until a proce in writing is sent to Mortgagor stating that an Event of Default or any event or condition that with notice or passege of time or both might become an Event of Default has occurred under the terms and conditions of this Marigage (a "Notice"). Montgagor may receive, collect and enjoy the lease payments, rents, income, and profits accruing from the Premises (the "Rents"). Mortgagee may, after service of a Notice, receive and collect the Parts as they become due. Mortgagee may thereafter continue to receive and collect all such Rents as long as such larget of Default shall exist and during the pendency of any foreclosure processings. Mortgagor bereby appoints of origages its true and lawful attorney, which appointment is irrevocable and coupled with an interest, with full lover of substitution and with full power for Mortgagee in its own name and capacity or in the name and capacity of Mortgagor, from and after the service of a Notice (with or without taking possession of the Premises), to demand, collect, receive, and give complete acquittance for any and all Rems, and at Montgagee's discretion to file any claim or take any other action or proceeding and make any settlement of any claims, either in its own name of in the name of Mortgagor or otherwise, that Mortgagor may deem necessary or desirable in order to collect or enforce the payment of the Rents. Lessers and tenants of the Premises are hereby expressly authorized and directed to pay any and all Rents due Mortgagor to Mortgagee or such pomines as Mortgagee may designate in writing delivered to and received by such lessees and tenants, who are expressly relieved of any and all duty, liability or obligation to Mortgagor in respect of all payments so made.

From and after the service of a Notice, Mortgages is hereby vested with full power to use all measures, legal and equitable, it may deem necessary or proper to enforce this assignment and to collect the Rents,

including without limitation the right of Montgagee or its designee to enter upon the Premises, or any part thereof, with or without process of law, take possession of all or any part of the Premises and all personal property, fixtures, documents, books, records, papers, and accounts of Mortgagor relating thereto, and exclude Mortgagor and its agents and servants wholly therefrom. Mortgagor hereby grants full power and authority to Mortgagee to exercise all rights, privileges, and powers herein granted at any and all times after service of a Notice, without further notice to Montgagor, with full power to use and apply all of the Rems to the payment of the costs of managing and operating the Premises and of any Liabilities in such order as Mortgagee shall determine. Mortgages shall be under no obligation to exercise or prosecute any of the rights or claims assigned to it hereunder or to perform or carry out any of the obligations of Montgagor as landlord or as lessor, and does not assume any of the liabilities in connection with or arising or growing out of the covenants and agreements of Mortgagor in the leases or otherwise. This assignment shall not place responsibility for the control, care, management, or repair of the Premises, or parts thereof, upon Montgagee, nor shall it make Montgagee liable for the performance of any of the terms and conditions of any of the leases, for any waste of the Premises by any lessee under any of the leases or any other person, for any dangerous or defective condition of the Premises, or for an engligence in the management, upkeep, tepair or control of the Premises resulting in loss, injury, or death to any lessee, licensee, employee, or stranger.

In the exercise of the nawers herein granted to Mortgagee, no liability shall be asserted or enforced against Mortgagee, all such livoility being expressly waived and released by Mortgagor.

The assignment contained in this Section is given as collateral security and the execution and delivery bereof shall not in any way impair or digin; in the obligations of Mortgagor, nor shall this assignment impose any obligation on Mortgagee to perform my provision of any contract penaining to the Premises or any responsibility for the non-performance thereas by Mortgagor or any other person. The assignment under this Section is given as a primary pledge and assignment of the rights described herein and such assignment shall not be deemed secondary to the security interest and monty so of Mongagee in the Premises. Mongagee shall have the right to exercise any rights under this Section before, together with, or after exercising any other rights under this Mortgage. Nothing berein shall be deemed to obligate Mortgagee to perform or discharge any obligation, duty, or liability of Morteagor under this assignmers, and Morteagor shall and does bereby indemnify and hold Mortgagee harmless from any and all costs (including without limitation attorneys' fees and costs, legal costs and expenses, and time charges of attorneys who may be employees of Mortgagee, whether in or out of court, in original or appellate proceedings, or in bankruptcy), Hannity, loss, or damage which Mortgagee may or might incur by reason of this assignment; and any and all such costs, liability, loss, or damage incurred by Mortgagee (whether successful or not), shall be kiabilities bereby secured, and Mortgagor shall reimburse Mortgagee therefor on demand, together with interest at five petter (5%) in addition to the Prime Rate from the date of demand to the date of payment.

- 7. EVENTS OF DEFAULT. The occurrence of any of the following shall constitute an "Zv at of Default":
- (a) failure to pay, when and as due, any of the Liabilities, or failure to comply with or perform any agreement or covenant of Mortgagor contained herein; or
- (b) any default, event of default, or similar event shall occur or continue under any other instrument, document, note, agreement, or guaranty delivered to Mortgagee in connection with this biortgage, or any such instrument, document, note, agreement, or guaranty shall not be, or shall cease to be, enforceable in accordance with its terms; or
- (c) there shall occur any default or event of default, or any event or condition that might become such with notice or the passage of time or both, or any similar event, or any event that requires the prepayment of borrowed money or the acceleration of the maturity thereof, under the terms of any evidence of indebtedness

or other agreement issued or assumed or entered into by Borrower. Mortgagor, any Subsidiary, any general partner or joint venturer of Mortgagor, or any Guarantor, or under the terms of any indenture, agreement, or instrument under which any such evidence of indebtedness or other agreement is issued, assumed, secured, or guaranteed, and such event shall continue beyond any applicable period of grace; or

- (d) any representation, warranty, schedule, certificate, financial statement, report, notice, or other writing furnished by or on behalf of Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Mortgagor, or any Guarantor to Mortgagee is false or misleading in any material respect on the date as of which the facts therein set forth are stated or certified; or
- (e) any guaranty of or pledge of collateral security for this Note shall be repudiated or become unenforceable or incapable of performance; or
- (f) Sorrower, Montgagor or any Subsidiary shall fail to maintain their existence in good standing in their state of formation or shall fail to be duly qualified, in good standing and authorized to do business in each jurisdiction where failure to do so might have a material adverse impact on the consolidated assets, condition or prospects of Borrowe, as Montgagor, or
- Birrower, 1.10.193301, any Subsidiary, any general partner or joint venturer of Mortgagor, or Borrower, or any Guarantor shall die, become incompetent, dissolve, liquidate, merge, consolidate, or cease to be in existence for any reason; or they general partner or joint venturer of Borrower or Mortgagor shall withdraw or notify any partner or joint enturer of Borrower or Mortgagor of its or his/her intention to withdraw as a partner or joint venturer or become a limited partner) of Borrower or Mortgagor; or any general or limited partner or joint venturer of Parrower or Mortgagor shall fail to make any contribution required by the partnership or joint venture agreement of Borrower or Mortgagor from that in force on the date hereof which may have a material adverse impact on the ability of Borrower to repay the Liabilities; or
- (h) any person or entity presently not in control of a conjurate, partnership or joint venture Borrower or Mortgagor, any corporate general partner or joint venture; of Borrower or Mortgagor, or any Guarantor, shall obtain control directly or indirectly of Borrower or Mortgagor, such a corporate general partner or joint venturer, or any Guarantor, whether by purchase or gift of strek or assets, by contract, or otherwise; or
- any proceeding (judicial or administrative) shall be commenced against Porrower, Mortgagor, any Subsidiary, any general partner or joins ventures of Borrower or Mortgagor, or any Guarantor, or with respect to any assets of Borrower, Mortgagor, any Subsidiary, any general partner or joins ventures of Borrower or Mortgagor, or any Guarantor which shall threaten to have a material and adverse effect on the assets, condition or prospects of Borrower, Mortgagor, any Subsidiary, any general partner or joint ventures of Borrower or Mortgagor, or any Guarantor; or final judgment(s) and/or settlement(s) in an aggregate coopens in excess of FIFTY THOUSAND UNITED STATES DOLLARS (\$50,000.00) in excess of insurance the which the insurer has confirmed coverage in writing, a copy of which writing has been furnished to Mortgagoe, shall be entered or agreed to in any suit or action commenced against Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor; or
- (j) <u>DUE ON SALE CLAUSE</u>: Mortgagor shall sell, transfer, convey or assign the title to all or any portion of the Premises, or in the event the beneficiary of Mortgagor (if Mortgagor is a land trust) shall sell, transfer, convey or assign any beneficial interest under the Trust Agreement by which Mortgagor was created (including without limitation a collateral assignment thereof), in either case whether by operation of law, voluntarily, or otherwise, or Mortgagor or such a beneficiary shall contract to do any of the foregoing; or Mortgagor or any other person or entity shall grant of any person other than Mortgagoe shall obtain a security

interest in or mortgage or other lien or encumbrance upon the Premises; Mortgagor or any other person shall perfect (or attempt to perfect) such a security interest or encumbrance; a court shall determine that Mortgagee does not have a first-priority mortgage and security interest in the Premises enforceable in accordance with the terras bereof; or any notice of a federal tax lien against Borrower, Mortgagor or any general partner or joint venturer of Borrower or Mortgagor shall be filed with any public recorder; or

- (k) there shall be any material loss or depreciation in the value of the Premises for any trason, or Mengagee shall otherwise reasonably deem itself insecure; or
- (1) any bankruptcy, insolvency, reorganization, agrangement, readjustment, liquidation, dissolution, or similar proceeding, domestic or foreign, is instituted by or against Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor; or Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor shall take any steps toward, or to authorize, such a proceeding; or
- (m) Learner, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Martgagor, or any Corrower shall become insolvent, generally shall fail or be unable to pay ins(his) (her) debts as they mature, shall make a pereral assignment for the tenefit of ins(his) (her) creditors, shall enter into any composition or similar agreement, or shall suspend the transaction of all or a substantial portion of its(his)(her) usual business.

### 8. DEFAULT REMEDIES.

- Notwithstanding any provision of any document or instrument evidencing or relating to any Liability: (i) upon the occurrence and during the continuance of any Event of Default specified in Section 7(a)-(b). Mongagee at its option may declare the Liabilitie immediately due and payable without notice or demand of any kind; and (ii) upon the occurrence of an Event of Default specified in Section 7(1)-(m), the Liabilities shall be immediately and automatically due and payable without action of any kind on the part of Mortgagee. Upon the occurrence and during the continuance of any Event of Leault, Montgagee may exercise any rights. and remedies under this Mortgage (including without limitation as set faith below in this Section), any related discurrent or instrument (including without limitation any pertaining to collate al), at law or in equity, and may also: (A) either in person or by agent, with or without bringing any action or proceeding, if applicable law permits, enter upon and take possession of the Premises, or any pan thereof, in its own name, and do any acts which it deems necessary or desirable to preserve the value, marketability or remability of the Premises, or any part thereof or interest therein, increase the income therefrom or protect the security hereof and, with or without taking possession of the Premises, sue for or otherwise collect the Rents, including without limitation those past due and unpaid, and apply the same to the payment of taxes, insurance premiums and other charges against the Premises or in reduction of the indebtedness secured by this Mortgage in such order as it may desi; and the entering upon and taking possession of the Premises, the collection of such Rents, and the application bereof as aforesaid, shall not cure or waive any Event of Default or notice of default hereunder or invalidate any at done in response to such Event of Default or pursuant to such notice of default and, notwithstanding the continuance in possession of the Premises or the collection, receipt and application of Rents, Mongagee shall be entitled to exercise every right provided for in any of the other Loan Documents or by law upon occurrence of any Event of Default; or (B) commence an action to foreclose this Mortgage, appoint a receiver, or specifically enforce any of the covenants hereof; or (C) exercise any or all of the remedies available to a secured party under the Uniform Commercial Code of Illinois, and any notice of sale, disposition or other intended action by Mortgagee, sent to Mortgagor at its address specified herein, at least five days prior to such action, shall constitute reasonable notice to Mortgagor.
- (b) <u>Foreclosure: Expense of Linigation.</u> When the Liabilities, or any part thereof, shall become due, whether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien bereof for such

Liabilities or part thereof. In any suit to foreclose the lien hereof or enforce any other remedy of Montgagee under this Mortgage or the Note, there shall be allowed and included as additional indebtedness in the decree for sale or other judgment or decree, all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for reasonable attorneys' fees (including without limitation time charges of attorneys who may be employees of Mortgagee), appraiser's fees, onlays for documentary and expert evidence, stenographers' charges, publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies, and similar data and assurances with respect to title as Mortgagee may deem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the Premises. All expenditures and expenses of the nature in this Section mentioned, and such expenses and fees as may be incurred in the protection of the Premises and the maintenance of the lien of this Mortgage, including without limitation the fees of any attorney employed by Mortgager in any litigation or proceeding affecting this Mortgage, any of the other Loan Documents or the Premises, including without limitation probate and bankruptcy proceedings, or in preparations for the commencement or or lense of any proceeding or threatened suit or proceeding, shall be so much additional indebtedness secured by this Mortgage and immediately due and payable with interest thereon at a rate equal to five percent (5%) in addition to the Prime Rate. In the event of any foreclosure sale of the Premises, the same may be said in one or more funcels. Montgagee may be the purchaser at any foreclosure sale of the Premises. or any part thereof.

- Premises or of the exercise of any other remedy hereunder shall be distributed and applied in the following order of priority: first, on account of all and applied in the following other remedy, including without limitational? The items as are mentioned in (b) of this Section; second, all other items which under the terms hereof constitute indebtedness secured by this Mortgage additional to that evidenced by the Note, with interest thereon as therein provided; third, all principal and interest remaining unpaid on the Note; and fourth, any excess to Mortgagor, its successors or assigns, as their rights may appear.
- Appointment of Receiver. Upon or at any time offer the filling of a complaint to foreclose this Montgage, the court in which such complaint is filed may appoint a receiver of the Premises or any portion thereof. Such appointment may be made either before or after sale, without notice, without regard to the solveney or insolveney of Montgagor at the time of application for such receiver and without regard to the then value of the Premises, Mortgagee or any holder of the Note may be applying as such receiver. Such receiver shall have (i) power to collect the Rents during the pendency of such foreclosur, suit, as well as during any further times when Mangagor, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits; (ii) power to extend or modify any then existing leases and to make new leases, which extension, modifications and new leases may provide for terms to expire, or for option to lesses to extend or renew terms to expire, beyond the maturity date of the indebtedness secured by this Mort; age and beyond the date of the issuance of a deed or deeds to a purchaser or purchasers at a foreclosure sale, it or log understood and agreed that any such leases, and the options or other such provisions to be contained therein, shell be binding upon Mortgagor and all persons whose interests in the Premises are subject to the lien heavy and upon the purchaser or purchasers at any foreelesure sale, notwithstanding discharge of the indebtedness secured by this Mortgage, satisfaction of any foreclosure judgment, or issuance of any certificate of sale or deed to any purchaser, and (iii) all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the Premises during the whole of said period. The court from time to time may authorize the receiver to apply the net income in its hands in payment in whole or in part of the indebtedness secured by this Mortgage, or found due or secured by any judgment foreclosing this Mortgage. or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale.
- (e) <u>Insurance After Foreclosure</u>. In case of an insured loss after foreclosure proceedings have been instituted, the proceeds of any insurance policy or policies, if not applied in repairing and restoring the

# のであっているの

## **UNOFFICIAL COPY**

Premises, shall be used to pay the amount due in accordance with any judgment of foreclosure that may be entered in any such proceedings, and the balance, if any, shall be paid as the court may direct.

- Mortgagee shall be entitled to enforce payment and performance of Other Security, Etc. any indebtedness or obligations secured hereby and to exercise all rights and powers under this Mortgage or under any of the other Loan Documents or other agreement or any laws now or hereafter in force. notwithstanding that some or all of the said indebtedness and obligations secured hereby may now or bereafter be otherwise secured, whether by mortgage, deed of trust, pledge, lien, assignment or otherwise. Neither the acceptance of this Mortgage nor its enforcement, whether by court action or other powers herein contained, shall prejudice or in any manner affect Mortgagee's right to realize upon or enforce any other security now or hereafter held by Mongagee, it being agreed that Mongagee shall be emitted to enforce this Mongage and any other security now or hereafter held by Montgagee in such order and manuer as it may in its absolute discretion determine. No remedy berein conferred upon or reserved to Mortgagee is intended to be exclusive of any other remedy herein or by law provided or permitted, but each shall be cumulative and shall be in addition to every other remady given bereunder or now or bereafter existing at law or in equity or by statute. Every power or remedy given by any of the Loan Documents to Mortgagee or to which it may be otherwise entitled, may be exercised, concurrently or independently, from time to time and as often as it may be deemed expedient by Mortgagee, and Mortgage, prov pursue inconsistent remedies. Failure by Mortgagee to exercise any right which it may exercise herened a or the acceptance by Mortgagee of partial payments, shall not be deemed a waiver by Montgagee of any default or of its right to exercise any such rights thereafter.
- (g) Not Mortgagee in Posse 5101. Nothing herein contained shall be construed as constituting Mortgagee a mortgagee in possession.
- (h) Waiver of Certain Rights. To the extent permitted by applicable law, Mortgagor agrees that it shall not and will not apply for or avail itself of any approisement, valuation, stay, extension or exemption laws, or any so called "Moratorium Laws", now existing or beneafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but rather v aives the benefit of such laws. The Mortgagor for itself and all who may claim through or under it waives any and all right to have the property and estates comprising the Premises marshalled upon any foreclosure of the list bereof and agrees that any court having jurisdiction to foreclose such lien may order the Premises sold as an articlety. Mortgagor hereby waives any and all rights of redemption from sale or from or under any order or decase of foreclosure, pursuant to rights berein granted, on behalf of Mortgagor and all persons beneficially interested therein and each and every person acquiring any interest in or title to the Premises subsequent to the date of the Mortgage, and on behalf of all other persons to the extent permitted by the provisions of the laws of the State its which the Premises are located.
- (i) Montgagee's Use of Deposits. With respect to any deposits made with or celd by Montgagee or any depositary pursuant to any of the provisions of this Montgage, if an Event of Default occurs and is continuing. Montgagee may, at its option, without being required to do so, apply any moneys or requires which constitute such deposits on any of the Liabilities in such order and manner as Montgagee may elect. When the Liabilities have been fully paid, any remaining deposits shall be paid to Montgagor. Such deposits are hereby pledged as additional security for the prompt payment of the Liabilities and shall be held to be irrevocably applied by the depositary for the purposes for which made hereunder and shall not be subject to the direction or control of Montgagor.

#### 9. RIGHTS OF MORTGAGEE.

If Mongagor fails to make any payment or to do any act as and in the manner provided berein or in any of the other Loan Documents, Mongagee in its own discretion, without obligation so to do and without relessing Mongagor from any obligation, may make or do the same in such manner and to such extent as it may

deem necessary to protect the security hereof. In connection therewith (without limiting its general powers),. Mortgagee shall have and is hereby given the right, but not the obligation:

- (a) to enter upon and take possession of the Premises;
- (b) to make additions, alterations, repairs and improvements to the Premises which it may consider necessary and proper to keep the Premises in good condition and repair;
- (c) to appear and participate in any action or proceeding affecting or which may affect the Premises, the security hereof or the rights or powers of Mortgagee;
- (d) to pay any impositions asserted against the Premises and to do so according to any bill, statement or estimate procured from the appropriate office without inquiry into the accuracy of the bill, statement or estimate or into the validity of any imposition;
- (e) to pay, proclass, contest or compromise any encumbrance, claim, charge, lien or debt which in the judgment of Mongage may affect or appears to affect the Premises or the security of this Mongage or which may be prior or superior beneto; and
- (f) in exercising such powers, to pay necessary expenses, including without limitation employment of and payment of compensation to braide and outside counsel or other necessary or desirable consultants, contraction, agents and other employees.

The Mortgagor irrevocably appoints Mortgagor its true and lawful attorney in fact, at Mortgagoe's election, to do and cause to be done all or any of the foregoing in the event Mortgagoe shall be entitled to take any or all of the action provided for in this Section. Mortgagor shall irrendiately, upon demand therefor by Mortgagoe, pay all costs and expenses incurred by Mortgagoe in connection with the exercise by Mortgagoe of the foregoing rights, including without limitation, costs of evidence of title, court costs, appraisals, surveys, attorney's fees, legal costs and expenses, and time charges of attorneys who way be employees of Sextred Party, in each and every case whether in or out of court, in original or appellate provertings or in bankruptcy, all of which shall constitute so much additional indebtedness secured by this Mortgago immediately due and payable, with interest thereon at a rate equal to five percent (5%) in addition to the Prime Rate

#### 10. Estoppel Letters.

The Mortgagor shall furnish from time to time within 15 days after Mortgage.'s request, a written statement, duly admowledged, of the amount due upon this Mortgage and whether any all eget offsets or defenses exist against the indebtedness secured by this Mortgage.

### 11. Declaration of Subordination to Leaves.

At the option of Mongagee, this Mongage shall become subject and subordinate, in whole or in part (but not with respect to priority of entitlement to insurance proceeds or any award in condemnation) to any and all leases and subleases of all or any part of the Premises upon the execution by Mongagee and recording thereof, at any time hereafter, in the Office of the Recorder of Deeds of the county wherein the Premises are simulated, of a unilateral declaration to that effect.

### 12. BUSINESS LOAN.

# 97679895

## **UNOFFICIAL COPY**

Mortgagor represents that the Indebtedness Hereby Secured will be used for the purposes specified in Paragraph 6404 of Chapter 17 of the Illinois Revised Statutes and that the principal sum evidenced by the Noticenstitutes a business loan which comes within the purview of such paragraph.

#### 13. OBLIGATIONS UNCONDITIONAL; WAIVER OF DEFENSES.

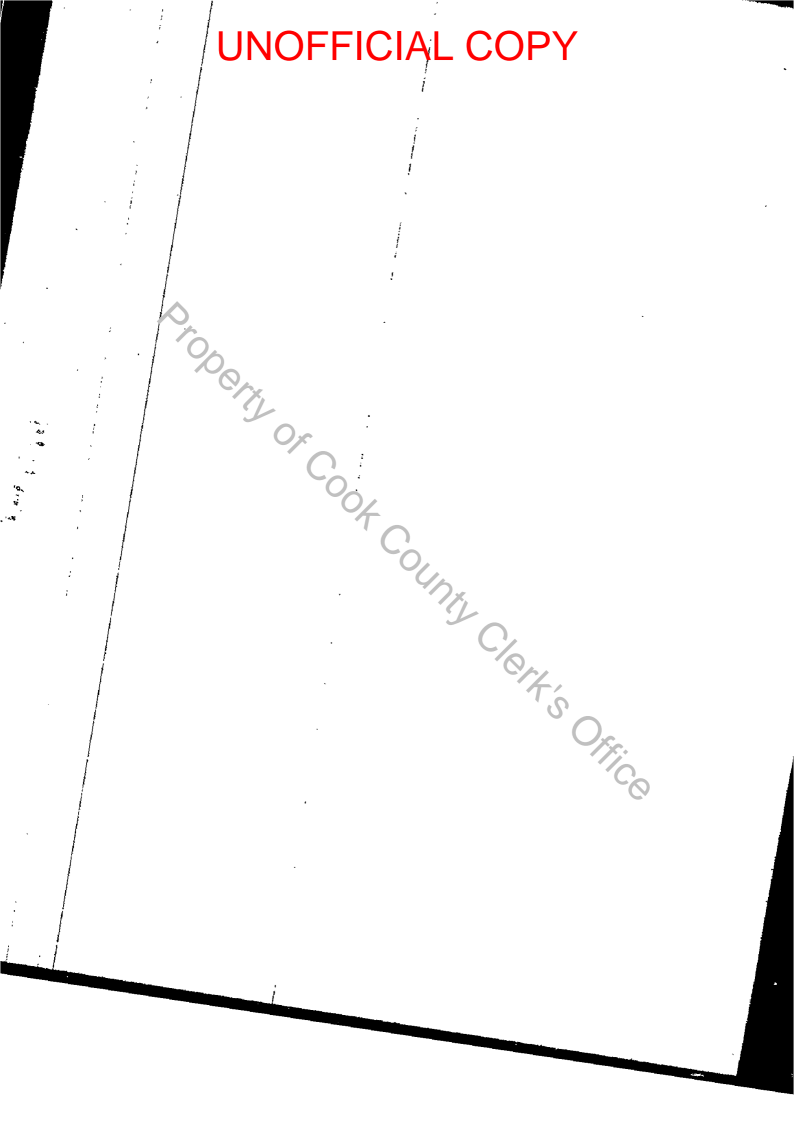
Without limiting any other provision hereof. Mortgagor irrevocably agrees that no fact or circumstance whatsoever which might at law or in equity constitute a discharge or release of, or defense to the obligations of, a guarantor or surery shall limit or affect any obligations of Mortgagor under this Mortgage or any document or instrument executed in connection berewith. Without limiting the generality of the foregoing:

- (a) Mortgagee may at any time and from time to time, without notice to Mortgagor, take any or all of the following autions without affecting or impairing the liability of Mortgagor on this Mortgage:
  - (i) renew or extend time of payment of the Liabilities;
  - (ii) arcept, substitute, release or surrender any security for the Liabilities; and
  - (iii) release any person primarily or secondarily liable on the Liabilities (including without limitation Borrows, 2.34 indorser, and any Guarantor).
- modification of any terms of any instrument which evidences or is given in connection with the Liabilities, shall release Montgagor from any obligation bereunder. The obligations of Montgagor under this Montgage are and shall be primary, continuing, unconditional and ab olute (notwithstanding that at any time or from time to time all of the Liabilities may have been paid in full), irrespective of the value, genuineness, regularity, validity or enforceability of any documents or instruments respecting of evidencing the Liabilities. In order to hold Montgagor highle or exercise rights or remedies bereunder, there shall be no obligation on the part of Montgagee, at any time, to resort for payment to Romower or any Charantor or to any other security for the Liabilities. Montgagee shall have the right to enforce this Montgage irrespective of whether or not other proceedings or steps are being taken against any other property securing the Liabilities or any other party primarily or secondarily liable on any of the Liabilities.
  - (c) Mortgagor irrevocably waives presentment, protest, demand, notice of dishonor or default, notice of acceptance of this Mortgage, notice of any loans made, extensions granted or other action taken in reliance hereon, and all demands and notices of any kind in connection with this Mortgage or to a Liabilities.
  - (d) Mortgagor waives any claim or other right which Mortgagor might now have or less ther acquire against Borrower or any other person primarily or contingently liable on the Liabilities (including without limitation any maker, indorser or Guarantor) or that arises from the existence or performance of Mortgagor's obligations under this Mortgage, including without limitation any right of subrogation, reimbursement, exoneration, contribution, indemnification, or participation in any claim or remedy of Mortgagee against Borrower or any other collateral security for the Liabilities, which Mortgagee now has or hereafter acquires, however arising.
  - 14. <u>Environmental Matters</u>. Without limiting any provision of any environmental indemnity agreement or other document executed in connection herewith:
    - (a) Mortgagor covenants, represents and warrants that:

any

## **UNOFFICIAL COPY**

- no substances, including without limitation asbestos or any substance containing more than 0.1 percent asbestos, the group of compounds known as polychlorinated biphenyls. flarimable explosives, radioactive materials, chemicals known to cause cancer or reproductive toxicity, pollutants, efficients, contaminants, emissions or related materials and any items included in the definition of hazardous or toxic waste, materials or substances ("Hazardous Material(s)\*) (any mixture of a Hazardous Material, regardless of concentration, with other materials shall be considered a Hazardous Material) under any Hazardous Material Law (as defined below) have been or shall be installed, used, generated, manufactured, treated, handled, refined, produced, processed, stored or disposed of, or otherwise present in, on or under the Premises. This provision does not prohibit: (1) the use of unrecycled field oil as a boiler fuel: (2) the normal use of consumer products; or (3) the normal use of materials such as cleaning products, copier toner, and similar materials routinely used in offices. "Hazardous Material Law(s)" means any law, regulation, order or decree relating to environmental conditions and industrial hygiene, including without limitation, the Resource Conservation and Recovery Act of 1976 ("RCRA"), 42 U.S.C. §6901 et seq., the Comprehensive Environmental Response, Congensation and Liability Act of 1980 ("CERCLA"), 42 U.S.C. § 1601 et seq., as amended by the Superfund Amendments and Reauthorization Act of 1986 ("SARA"), the Hazardous Miterials Photoportation Act, 49 U.S.C. §1801 et seq., the Federal Mater Pollution Control Act, 33 U.S.C. §1251 et seq., the Clean Aig Act, 42 U.S.C. §740) et seq., the Toxic Substances Courol Act, 15 U.S.C. §2601-2629, the Safe Drinking Water Act, 42 U.S.C. §§300f et seq., and all similar federal, state and local environmental statutes and ordinances and the regulations, orders, and decrees now or hereafter promulgated thereunder.
- (ii) No activity has been of r shall be undertaken on the Premises which would cause: (A) the Premises to become a hazardors reside treatment, storage or disposal facility within the meaning of, or otherwise bring the Premises within the ambit of, RCRA or any other Hazardous Material Law; (B) a release or threatened release of Hazardous Material from the Premises within the meaning of, or otherwise bring the Premises within the ambit of, CERCLA or SARA or any Hazardous Material Law; or (C) the discharge of Hazardous Material into any watercourse, body of surface or subsurface water or wetland, or the discharge into the atmosphere of any Hazardous Material which would require a permit towler any Hazardous Material Law.
- (iii) No activity has been or shall be undertaken will respect to the Premises which would cause a violation of or support a claim under any Hazardous Material Law.
- (iv) No underground storage tanks or underground Hazardou, viziterial deposits are or were located on the Property and subsequently reproved or filled.
- (vi) No investigation, administrative order, litigation or settlement with respect to any Hazardous Materials is threatened or in existence with respect to the Premises.
- (vii) No notice has been served on Mongagor from any entity, governmental body, or individual claiming any violation of any Hazardous Material Law, or requiring compliance with any Hazardous Material Law, or demanding payment or contribution for environmental damage or injury to natural resources.
- (b) Mortgagor agrees unconditionally to indemnify, defend, and hold Mortgagee barmless against
  - (i) loss, liability, damage, expense (including without limitation attorney's fees, legal costs and expenses and time charges of attorneys who may be employees of Montgagee, whether in or out of court, in original or appellate proceedings or in bankruptcy), claim or defect in title arising from the imposition or



recording of a lien, the incurring of costs of required repairs, clean up or detoxification and removal under any Hazardous Material Law with respect to the Premises or liability to any third party arising out of any violation of any Hazardous Material Law; and

- (ii) other loss, liability, damage, expense (including without limitation attorney's fees, legal costs and expenses, and time charges of attorneys who may be employees of Mortgagee, in each and every case whether in or out of court, in original or appellate proceeds or in bankruptcy) or claim which may be incurred by or asserted against Mortgagee, including without limitation loss of value of the Premises directly or indirectly resulting from the presence on or under, or the discharge, emission or release from, the Premises into or upon the land, atmosphere, or any watercourse, body of surface or subsurface water or wetland, arising from the installation, use, generation, manufacture, treatment, handling, refining, production, processing, storage, removal, clean up or disposal of any Hazardous Material, whether or not caused by Mortgagor.
- (c) identification shall pay when due any judgments or claims for damages, penalties or otherwise against Mortgages, and shall assume the burden and expense of defending all suits and administrative proceedings of any description with all persons, political subdivisions or government agencies arising out of the occurrences set forth in (b) of this Section 14. In the event that such payment is not made Mortgages, at its sole discretion, may proceed to file suit against Mortgages to compel such payment.
- (d) THIS SECTION (4 5] ALL APPLY TO ANY CLAIM, DEMAND OR CHARGE CONTEMPLATED BY THIS MORTGACS MADE OR ASSERTED AT ANY TIME, AND, WITHOUT LIMITATION, SHALL CONTINUE IN FULL FORCE AND EFFECT NOTWITHSTANDING THAT ALL OBLIGATIONS OF THE MORTGAGOR (IP ANY OTHER PERSON OR ENTITY UNDER OR IN CONNECTION WITH THIS MORTGAGE OR ANY OTHER RELATED DOCUMENT OR MATTER HAVE BEEN PAID, RELEASED OR FULFILLED IN FULL. Any claim, demand or charge asserted at any time relating to the period of time set forth in this paragrap's shall be subject to the terms and conditions of this Mortgage. Notwithstanding the above, this Mortgage shall got be construed to impose any liability on Mortgagor for divisible loss or damage resulting solely from Mazzardous Material placed, released or disposed on the Premises after foreclosure or sale of the Premises pursuant to the Mortgage or acceptance by Mortgagee of a deed in lieu of foreclosure.
  - (e) Mortgagor shall immediately advise Mortgagee in writing of
  - (i) any governmental or regulatory actions instituted or threatened under any Hazardous Material Law affecting the Premises or the matters indemnified bereunder including, with a limitation, any notice of inspection, abatement or noncompliance;
  - (ii) all claims made or threatened by any third party against Mortgagor or the Premises relating to damage, contribution, cost recovery, compensation, loss or injury resulting from any Karantaus Material:
  - (iii) Mortgagor's discovery of any occurrence or condition on any real property adjoining or in the vicinity of the Premises that could cause the Premises to be classified in a manner which may support a claim under any Hazardous Material Law; and
  - (iv) Mortgagor's discovery of any occurrence or condition on the Premises or any real property adjoining or in the vicinity of the Premises which could subject Mortgagor or the Premises to any restrictions on ownership, occupancy, transferability or use of the Premises under any Hazardous Material Law. Mortgagor shall immediately deliver to Mortgagee any documentation or records as Mortgagee may request in connection with all such notices, inquiries, and communications, and shall advise Mortgagee promptly in writing of any subsequent developments.

(f) Mortgagee shall give written notice to Mortgagor of any action against Mortgagee which might give rise to a claim by Mortgagee against Mortgagor under this Mortgage. If any action is brought against Mortgagee, Mortgagee, at Mortgagee's sole option and Mortgagor's expense, may be required to defend against such action with counsel satisfactory to Mortgagee and, with Mortgagee's sole consent and approval, to settle and compromise any such action. However, Mortgagee may elect to be represented by separate counsel, at Mortgagee's expense, and if Mortgagee so elects any settlement or compromise shall be effected only with the consent of Mortgagee. Mortgagee may elect to join and participate in any settlements, remedial actions, legal proceedings or other actions included in connection with any claims under this Mortgage.

#### 15. MISCELLANEOUS.

- (a) Recitals. The recitals hereto are hereby made a part of this Mongage.
- (b) time of Essence. Time is of the essence of this Mortgage and of each and every provision hereof.
- (c) <u>Subrogation</u>. To the extent that proceeds of the indebtedness secured by this Mortgage are used to pay any outstanding lien, charge or prior encumbrance against the Premises. Mortgages shall be subrogated to any and all rights and liens owned by any owner or holder of such outstanding liens, charges and prior encumbrances, and shall have the beautil of the priority thereof, irrespective of whether said liens, charges or encumbrances are released.
- (d) Further Assurances. The blor eagor will do, execute, acknowledge and deliver or cause to be done, executed, acknowledged and delivered at the every further acts, deeds, conveyances, transfers and assurances necessary or advisable, in the judgment of Mortgagee, for the better assuring, conveying, mortgaging, assigning and confirming unto Mortgager all property mortgaged hereby or property intended so to be, whether now owned by Mortgagor or bereafter acquired.
- (e) No Defenses. No action for the enforcement of the light or any provision bereof shall be subject to any defense which would not be good and available to the party interposing the same in an action at law upon the Liabilities.
- (f) Invalidity of Certain Provisions. If the lien of this Mortgage i, it valid or unenforceable as to any part of the indebtedness secured by this Mortgage, or if such lien is invalid of vienforceable as to any part of the Premises, the unsecured or partially secured portion of the indebtedness secured by this Mortgage shall be completely paid prior to the payment of the remaining and secured or partially secured portion thereof, and all payments made on the indebtedness secured by this Mortgage, whether voluntary or under for reclusive or other enforcement action or procedure, shall be considered to have been first paid on and appured to the full payment of that portion thereof which is not secured or fully secured by the lien of this Mortgage.
- (g) Illegality of Terms. Nothing herein or in any other Loan Document contained nor any transaction related thereto shall be construed or shall so operate either presently or prospectively: (i) to require Montgagor to pay interest at a rate greater than is lawful in such case to contract for, but shall require payment of interest only to the extent of such lawful rate; or (ii) to require Mortgagor to make any payment or do any act contrary to law; and if any provision herein contained shall otherwise so operate to invalidate this Mortgage, in whole or in part, then such provision only shall be held for raught as though not herein contained and the remainder of this Mortgage shall remain operative and in full force and effect, and Mortgagee shall be given a reasonable time to correct any such error.
- (b) Montgagee's Right to Deal with Transferee. In the event of the voluntary sale, or transfer by operation of law, or otherwise, of all or any part of the Premises, Montgagee is hereby authorized and

empowered to deal with such vendee or transferee with reference to the Premises, or the debt secured bereby, or with reference to any of the terms or conditions bereof, as fully and to the same extent as it might with Mongagor, without in any way releasing or discharging Mongagor from the covenants and/or undertakings bereunder, and without Mongagoe waiving its rights to accelerate the Liabilities as set forth berein.

- therefor, and notwithstanding the existence at that time of any infarior tiens, may release any part of the Premises, or any person liable for any indebtedness secured hereby, without in any way affecting the liability of any party to this Mortgage or any other Loan Documents and without in any way affecting the priority of the lien of this Mortgage, and may agree with any party obligated on said indebtedness to extend the time for payment of any part or all of the indebtedness secured hereby. Such agreement shall not, in any way, release or impair the lien created by this Mortgage, or reduce or modify the liability of any person or entity personally obligated for any Liabilities, but shall extend the lien hereof as against the title of all parties having any interest in said security which interest is subject to the indebtedness secured by this Mortgage.
  - (i) Coverage to Run with the Land. All the covenants hereof shall run with the land.
- (k) <u>Notices.</u> All notices, requests and demands to or upon the respective parties hereto shall be deemed to have been given or made when deposited in the mail, postage prepaid, addressed if to Mortgagee to its main banking office indicated above (Attention: Division Head, Small Business Division), and if to Mortgagor to its address set forth backs, or to such other address as may be hereafter designated in writing by the respective parties hereto or, as to Mortgagor, may appear in Mortgagee's records.
- This Mortgage and any document or instrument executed in connection berewith shall be governed by and construed in accordance with the internal law of the State of Illinois, and shall be deemed to have been executed in the State of Illinois. Unless the context requires otherwise, wherever used herein the singular shall include the plural and vice versa, and the use of one gender shall also denote the others. Captions herein are for convenience of reference only and shall not de line or limit any of the terms or provisions hereof; references herein to Sections or provisions without reference to the document in which they are contained are references to this Mortgage. This Mortgage shall bind Mortgagor, i's (his) (her) heirs, trustees (including without limitation successor and replacement trustees), executors, personal representatives, successors and assigns, and including without limitation each and every from time to time record own a of the Premises or any other person having an interest therein, and shall imme to the benefit of Montgagee, it successors and assigns, and each and every holder of any note or other document pertaining to any of the Liabilities, except that Mortgagor may not transfer or assign any of its(his)(her) rights or interest bereunder without the prior viritten consent of Mortgagee. Without limiting any other provision hereof. Mortgagor agrees to pay upon demand all expenses (including without limitation attorneys' fees, legal costs and expenses, and time charges of attorneys who may be employees of Mortgagee, in each case whether in or out of court, in original or appellate proceedings or in bankruptcy) incurred or paid by Mortgagee or any holder hereof in connection with the entire and of preservation of its rights hereunder or under any document or instrument executed in connection between life there shall be more than one person or entity constituting Mongagor, each of them shall be primarily jointly and severally liable for all obligations hereunder.
- (m) WAIVER OF JURY TRIAL, ETC. MORTGAGOR HEREBY IRREVOCABLY AGREES THAT, SUBJECT TO SECURED PARTY'S SOLE AND ABSOLUTE ELECTION, ALL SUITS, ACTIONS OR OTHER PROCEEDINGS WITH RESPECT TO, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR ANY DOCUMENT OR INSTRUMENT EXECUTED IN CONNECTION HEREWITH SHALL BE SUBJECT TO LITIGATION IN COURTS HAVING SITUS WITHIN OR JURISDICTION OVER THE COUNTY WHERE THE MAIN BANKING OFFICE OF MORTGAGEE IS LOCATED. MORTGAGOR HEREBY CONSENTS AND SUBMITS TO THE JURISDICTION OF ANY LOCAL, STATE OR FEDERAL COURT LOCATED IN OR HAVING JURISDICTION OVER SUCH COUNTY, AND HEREBY IRREVOCABLY WAIVES ANY RIGHT SHE(HEATT) MAY HAVE TO

REQUEST OR DEMAND TRIAL BY JURY, TO TRANSFER OR CHANGE THE VENUE OF ANY SUIT. ACTION OR OTHER PROCEEDING BROUGHT BY SECURED PARTY IN ACCORDANCE WITH THIS PARAGRAPH. OR TO CLAIM THAT ANY SUCH PROCEEDING HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

Any time that the Mortgagee shall issue a full or partial release of this Mortgage, then the Mortgagee shall be entitled to a reasonable fee for issuing said full or partial release.

Mortgagor bereby RELEASES AND WAIVES all rights under and by virtue of the homestead exemption laws of the State of Illinois.

IN WITNESS WHEREOF MORTGAGOR HAS SIGNED, SEALED AND DELIVERED THIS MORTGAGE AS OF THE DATE INDICATED ABOVE. Opens Ox Co

CHARLES P. MURDOUGH

Address for Notices:

Mr. Charles P. Murdough Org Canterbury Court Wilmette, IL 60091

STATE OF ILLINOIS )

SS.

COUNTY OF COOK )

Sunt Clarks I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO REREBY CERTIFY that CHARLES P. MURDOUGH, who is personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth.

www.miles.com/bashand notarial seal this Sh day of July, 1997.

OFFICIAL SEAL DEBORAH KERR HARRIS DEBORAH KERR HARRIS NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES OCT. 24, 1999 

My Commission Expires:

21

#### EXHIBM: A

LOT 7 IN BLOCK 2 IN BICKERDIKE'S ADDITION TO IBVING PARK BEING A SUBDIVISION OF THE WEST 1/1 OF THE NORTHWEST 1/2 OF THE NORTHEAST 1/2 AND THAT PART LYING SOUTH OF ELITON AVENUE OF THE EAST 1/4 OF THE NORTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 23, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS: 3553 West Irving Park Road, Chicago, IL NT IND.

Proposition of Country Clark's Office

PERMANENT INDEX NO.: 13-23-200-003-0000

#### COMMERCIAL MORTGAGE BALLOON NOTE

\$50,000.00

Chicago, Illinois September 15, 1997

FOR VALUE RECEIVED, CHARLES P. MURDOUGH (whether one or more, herein called the "Mortgagor"), promises to pay to the order of THE NORTHERN TRUST COMPANY, an Illinois banking corporation (the "Lender") at its office at 50 South LaSalle Street, Chicago, Illinois 60675, the principal sum of FIFTY THOUSAND UNITED STATES DOLLARS (\$50,000.00).

Rach payment of principal and interest shall be due on the first day of each month of each year and will be applied to interest and charges before principal. The first payment shall be due on November 1, 1997. The loan evidenced by this Commercial Mortgage Balloon Note (the "Note") shall be payable in 83 consecutive monthly installments of both principal and interest with an 84th and final payment of the entire unpaid balance and all accrued interest being due and payable on October 1, 2004. Each such installment shall be in an amount of which the Lender shall notify the ordersigned. The loan shall be amortized over a Twenty (20) year period.

The unpaid principal amount from time to time outstanding bereunder shall bear interest at the rate of EIGHT AND ONE-EIGHTH FERCENT (8.125%) per year.

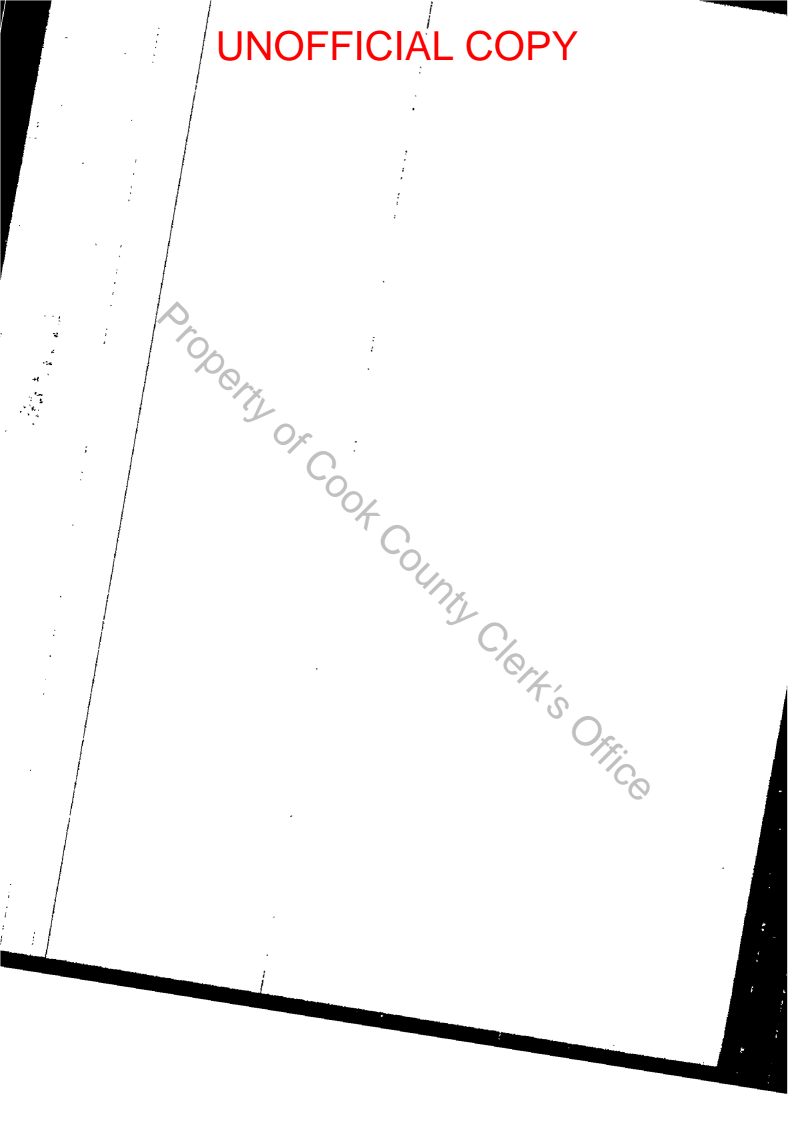
"Prime Rate" shall mean that rate of interest per year announced from time to time by the Lender called its prime rate, which rate may not at any time be the lowest rate charged by the Lender. Changes in the rate of interest on the Loan resulting from a change in the Prime Rate shall take effect on the date set forth for the change in the Prime Rate.

Interest shall be computed for the actual number of days elapsed on the basis of a year consisting of 360 days.

Payments of both principal and interest are to be made in immediately available funds in lawful money of the United States of America.

If the Lender has not received the full amount of any payment by the end of 15 calendar days after the date it is due. a late charge equal to 5% of the overdue payment of principal and interest shall be charged.

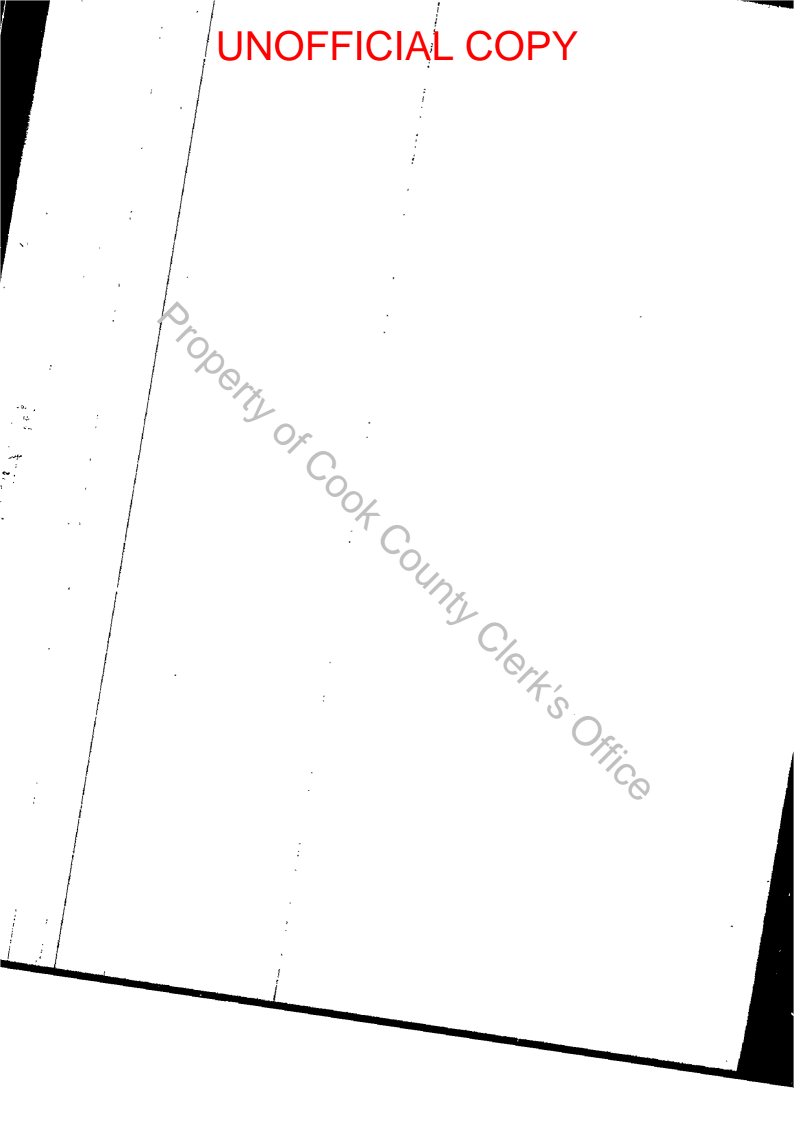
THIS NOTE IS SECURED BY A COMMERCIAL MORTGAGE



After default the unpaid principal amount outstanding shall bear interest at a rate equal to 5% in addition to the Prime Rate, as such rate may change from time to time.

This Note evidences indebtedness secured by a Commercial Mortgage ("Mortgage") of even date herewith (and, if amended, all amendments thereto) between the undersigned or a trustee for a beneficiary of the undersigned and the Lender. This Note is subject to the terms and conditions of the Mortgage and all the terms, covenants, and conditions of the Mortgage are incorporated herein and made a part hereof by this reference, including those under which this Note may have its due date accelerated. In addition to all other events of default and provisions under which this Note may have its due date accelerated, Paragraph 7 of the Mortgage, incorporated herein, provides:

- "7. EVENTED OF DEFAULT. The occurrence of any of the following shall constitute an "Event of Default":
- (a) failure to pay, when and as due, any of the Liabilities, or failure to comply with or perform any agreement or coverant of Mortgagor contained herein; or
- (b) any default, event of default, or similar event shall occur or continue under any other instrument, document, note, agreement, or guaranty delivered to Mortgagee in connection with this Mortgage, or any such instrument, document, note, agreement, or guaranty shall not be, or shall cease to be, enforceable in accordance with its terms; or
- (c) there shall occur any default or event of default, or any event or condition that might become such with notice or the passage of time or both, or any similar event, or any event that requires the prepayment of borrowed money or the acceleration of the maturity thereof, under the terms of any evidence of indebtedness or other agreement issued or assumed or entered into by Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Mortgagor, or any Guarantor, or under the terms of eny indenture, agreement, or instrument under which any such evidence of indebtedness or other agreement is issued, assumed, secured, or guaranteed, and such event shall continue beyond any applicable period of grace; or
- (d) any representation, warranty, schedule, certificate, financial statement, report, notice, or other writing furnished by or on behalf of Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Mortgagor, or any Guarantor to Mortgagee is false or misleading in any material respect on the date as of which the facts therein set forth are stated or certified; or



- (e) any guaranty of or pledge of collateral security for this Note shall be repudiated or become unenforceable or incapable of performance; or
- (f) Borrower, Mortgagor or any Subsidiary shall fail to maintain their existence in good standing in their state of formation or shall fail to be duly qualified, in good standing and authorized to do business in each jurisdiction where failure to do so might have a material adverse impact on the consolidated assets, condition or prospects of Borrower or Mortgagor; or
- Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Mortgagor, or Borrower, or any C.a antor shall die, become incompetent, dissolve, liquidate, merge, consolidate, or cease to be in existence for any reason; or any general partner or joint venturer of Borrower or Mortgagor shall withdraw or notify any partner or joint venturer of Borrower or Mortgagor of its or his/her intention to withdraw as a partner or joint venturer (or to become a livited partner) of Borrower or Mortgagor; or any general or limited partner or joint venturer of Borrower or Mortgagor shall rail to make any contribution required by the partnership or joint venture agreement of Borrower or Mortgagor as and when due under such agreement; or there shall be any change in the partnership or joint venture agreement of Borrower of Mortgagor from that in force on the date hereof which may have a material adverse impact on the ability of Borrower to repay the Liabilities; or
- (h) any person or entity presently not in control of a corporate, partnership or joint senture Borrower or Mortgagor, any corporate general partner or joint venturer of Borrower or Mortgagor, or any Guarantor, shall obtain control directly or indirectly of Borrower or Mortgagor, such a corporate general partner or joint venturer, or any Guarantor, whether by purchase or gift of Fock or assets, by contract, or otherwise; or
- (i) any proceeding (judicial or administrative) shall be commenced against Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor, or with respect to any assets of Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor which shall threaten to have a material and adverse effect on the assets, condition or prospects of Borrower. Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor; or final judgment(s) and/or settlement(s) in an aggregate amount in excess of FIFTY THOUSAND UNITED STATES DOLLARS (\$50,000.00) in excess of insurance for which the insurer

has confirmed coverage in writing, a copy of which writing has been furnished to Mortgagee, shall be entered or agreed to in any suit or action commenced against Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor; or

- (j) Mortgagor shall sell, transfer, convey or assign the title to all or any portion of the Premises, or in the event the beneficiary of Mortgagor (if Mortgagor is a land trust) shall sell, transfer, convey or assign any beneficial interest under the Trust Agreement by which Mortgagor was created (including without limitation a collateral assignment thereof), in either case whether by operation of law, voluntarily, or otherwise, or Mortgagor or such a benefaciary shall contract to do any of the foregoing; or Mortgagor or any other person or entity shall grant or any person other than Mortgagee shall obtain a security interest in or moregage or other lien or encumbrance upon the Premises; Morgagor or any other person shall perfect (or attempt to perfect) such a security interest or encumbrance; a court shall determine that Mortgagee does not have a first-priority moregage and security interest in the Premises enforceable in accordance with the terms hereof; or any notice of a federal tax lien against Borrower, Mortgagor or any general partner or joint venturer of Borrower or Mortgagor shall be filed with any public recorder; or
- (k) there shall be any naterial loss or depreciation in the value of the Premises for any reason, or Mortgagee shall otherwise reasonably deem itself insecure; or
- (1) any bankruptcy, insolvency reorganization, arrangement, readjustment, liquidation, dissolution, or similar proceeding, domestic or foreign, is instituted by or against Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor; or Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor shall take any steps toward, or conductor, such a proceeding; or
- (m) Borrower, Mortgagor, any Subsidiary, any general partner or joint venturer of Borrower or Mortgagor, or any Guarantor shall become insolvent, generally shall fail or be unable to pay its(his) (her) debts as they mature, shall admit in writing its(his) (her) inability to pay its(his) (her) debts as they mature, shall make a general assignment for the benefit of its(his) (her) creditors, shall enter into any composition or similar agreement, or shall suspend the transaction of all or a substantial portion of its(his) (her) usual business."

The undersigned agrees to pay all expenses, including reasonable attorneys' fees and legal expenses, incurred by the holder of this Note in attempting to collect any amounts payable hereunder. The undersigned irrevocably waives presentment, protest, demand and notice of any kind in connection herewith.

If Borrower prepays any principal in whole or in part, or if the maturaty of any such principal is accelerated, then, to the fullest extent permitted by law Borrower shall also pay Lender for all losses (including but not limited to interest rate margin and any other losses of anticipated profits) and expenses incurred by reason of the liquidation or re-employment of deposite acquired by Lender to make the Loan or maintain principal outstanding at the Note interest rate. Upon Lender's demand in writing specifying such losses and expenses, Borrower spe.
t erro.
funded b,
responding .
Period specif.

and governed by the .
all be deemed to have .

CHARLES P. MURDOUGH shall prompti) pay them; Lender's specification shall be deemed correct in the absence of manifest error. This loan shall be conclusively decord to have been funded by or on behalf of Lender by the purchase of a deposit corresponding in amount to such Loan and in maturity to the Interest Period specified by Lender.

This Note is made under and governed by the internal laws of the State of Illinois, and shall be deemed to have been executed in the State of Illinois.