THIS INSTRUMENT PREPARED BY: PLEASE RETURN TO:

> ALLEN C. WESOLOWSKI MARTIN & KARCAZES, LTD. 30 North LaSalle Street Suite 4020 Chicago, Illinois 60602

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MORTGAGE

This murtgage made and entered into this 28th day of November, 1997, by and between LASALLL NATIONAL BANK, Not Personally but as Successor Trustee to The Exchange Nation: Bank of Chicago as Trustee under its Trust Agreement dated July 25, 1968 and known as Trust No. 10-21767-09 (hereinafter referred to as o mortgagor) and NORTH COMMUNITY BANK (hereinafter referred to as mortgagee), which maintains an office and place of business at 3430 M Broadway Children at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of business at 3430 M Broadway Children and place of b maintains an office and place of business at 3639 N. Broadway, Chicago, Illinois 60613.

WITNESSETH, that for the consideration hereinafter stated, receipt of which is hereby acknowledged, the mortgagor does hereby mortgage, sell, grant, assign S and convey unto the mortgagee, its successors and assigns, all of the following described property situated and heing in the County of Cook, State of Illinois:

See Attached Exhibit A.

Together with and including all buildings all fixtures including but not limited to all plumbing, heating, lighting, ventileting, refrigerating, incinerating, air conditioning apparatus, and elevators (the mortgagor hereby declaring that it is intended that the items herein enumerated shall be deemed to have been permanently installed as part of the realty, and all improvements now or hereafter existing thereon; the hereditaments and appurtenances and all other rights thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, all rights of redemption, and the rents, issues and profits of the above described property (provided, however, that the mortgagor shall be entitled to the possession of said property and to collect and retain the rents, issues, and profits until default hereurder). To have and to hold the same unto the mortgagee and the successors in interest of the mortgagee forever in fee simple or such other estate, if any, as is stated herein.

The mortgagor hereby releases and waives all rights under and by virtue of the homestead exemption laws of the State of Illinois.

The mortgagor covenants that it is lawfully seized and possessed of and has the right to sell and convey said property, that the same is free from all encumbrances except as hereinabove recited; and that it hereby binds itself and its successors in interest to warrant and defend the title aforesaid thereto and every part thereof against the claims of all persons whomsoever.

This instrument is given to secure (i) the payment of a promissory note dated November 28, 1997 in the principal sum of \$1,275,000.00, signed by Aralis Corporation, including the principal thereof and interest and premium, if any, thereon and all extensions and renewals thereof in whole or in part and any and all other sums which may at any time be due and owing or required to be paid as provided for in the note or herein; (ii) the payment of a promissory note dated November 28, 1997 in the principal sum of \$500,000.00, signed by Quality Food Products, Inc., including the principal thereof and interest and premium, if any,

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thereon and all extensions and renewals thereof in whole or in part and any and all other sums which may at any time be due and owing or required to be paid as provided for in the note or herein; and (iii) any other indebtedness of the mortgagor, Aralis Corporation and Quality Food Products, Inc., either jointly or singly, payable to the 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, are herein called the "Indebtedness Hereby Secured." At no time shall the principal amount of the Indebtedness Hereby Secured, not including the sums advanced in accordance herewith to protect the security of this mortgage, exceed the original aggregate amount of the notes, plus One Million (\$1,000,000.00) Dollars.

- 1. The mortgagor covenants and agrees as follows:
 - a. It will promptly pay the Indebtedness Hereby Secured.
- b. It will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made receinbefore, and will promptly deliver the official receipts therefor to the mortgagee. The real estate taxes will be paid through a real estate tax escrow pursuant to the Real Estate Tax Escrow Agreement executed and delivered by Gust Aralis and Christ Aralis.
- c. It will pay such expenses and fees as may be incurred in the protection and maintenance of said property, including the reasonable fees of any attorney employed by the mortgages for the collection of any or all of the indebtedness hereby secured, or foreclosure by mortgages's sale, or court proceedings, or in any other livigation or proceeding affecting said property. Attorneys' fees reasonably incurred in any other way shall also be paid by the mortgagor.
- d. For better security of the indebtedness Hereby Secured, upon the request of the mortgagee, its successors of assigns, it shall execute and deliver a supplemental mortgage or mortgages covering any additions, improvements, or betterments made to the property hereinabove described and all property acquired by him after the date hereof (all in form satisfactory to mortgagee). Furthermore, should mortgagor fail to cure any default in the payment of a prior or inferior encumbrance on the property described by this instrument, mortgagor hereby agrees to permit mortgagee to cure such default, but mortgagee is not obligated to do so; and such advances shall become part of the indebtedness secured by this instrument, subject to the same terms and conditions.
- e. The rights created by this conveyance shall remain in full force and effect during any postponement or extension of the time of the payment of the Indebtedness Hereby Secured.
- and in such amounts as the mortgagee may from time to time require on the improvements now or hereafter on said property, and will pay promptly than due any premiums thereof. All insurance shall be carried in companies acceptable to mortgagee and the policies and renewals thereof shall be held by mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the mortgagee. In event of loss, mortgagor will give immediate notice in writing to mortgagee, and mortgagee may make proof of loss if not made promptly by mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to mortgagee instead of to mortgagor and mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by mortgagee at its option either to the reduction of the Indebtedness Hereby Secured or to the restoration or repair of the property damaged or destroyed. In event of foreclosure of this mortgage, or other transfer of title to said property in extinguishment of the Indebtedness Hereby Secured, all right, title, and interest of the mortgagor in and to any insurance policies then in

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force shall pass to the purchaser or mortgagee or, at the option of the mortgagee, may be surrendered for a refund.

- g. It will keep all buildings and other improvements on said property in good repair and condition; will permit, commit, or suffer no waste, impairment, deterioration of said property or any part thereof; in the event of failure of the mortgagor to keep the buildings on said premises and those erected on said premises, or improvements thereon, in good repair, the mortgagee may make such repairs as in its discretion it may deem necessary for the proper preservation thereof; and the full amount of each and every such payment shall be immediately due and payable; and shall be secured by the lien of this mortgage.
- h. It will not voluntarily create or permit to be created against the property subject to this mortgage any lien or liens inferior or superior to the lien of this mortgage without the written consent of the mortgagee; and further, that it will keep and maintain the same free from the claim of all persons supplying last or materials for construction of any and all buildings or improvements how being erected or to be erected on said premises.
- i. It will not rent or assign any part of the rent of said mortgaged property or demolish or remove, or substantially alter any building without the written consent of the mortgagee.
- j. All awards of damages in connection with any condemnation for public use of or injury to any of the property subject to this mortgage are hereby assigned and shall be paid to mortgagee, who may apply the same to payment of the installments last due under said note, and mortgagee is hereby authorized, in the name of the mortgagor, to execute and deliver valid acquittances thereof and to appeal from any such award.
- k. The mortgagee shall have the right to inspect the mortgaged premises at any reasonable time.
- 1. It has never received any written notice of any violations of federal, state or local laws, ordinances, tules, regulations or policies governing the use, storage, treatment, transportation, manufacture, refinement, handling, production or disposal of Hazardous Majerials and, to its actual knowledge, there have been no actions commenced or threatened by any party for noncompliance;
- m. It shall deliver to mortgagee the Disclosure Pocument in accordance with Section 4 of the Illinois Responsible Property Transfer Act (hereinafter called "Act") on or before the date hereof, if required to do so under the Act.
- n. It shall keep or cause the premises to be kept fret c. Hazardous Materials other than as may customarily be used in the course of conscruction or operation of similar restaurant/ residential building improvements and fusinesses and in accordance with applicable environmental laws, and, without limiting the foregoing, it shall not cause or permit the premises to be used to generate, manufacture, refine, transport, treat, store, handle, dispose of, transfer, produce, or process Hazardous Materials, except in compliance with all applicable federal, state and local laws and regulations, nor shall it cause or permit, as a result of any intentional or unintentional act or omission on his part, or on the part of any tenant, subtenant or occupant, a release of Hazardous Materials onto the premises or onto any other property.
- o. It shall, subject to the contest rights provided in the Environmental Indemnity Agreement of even date executed and delivered to mortgagee by mortgagor:
 - (i) conduct and complete all investigations, studies, sampling and

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testing, and all remedial, removal and other actions necessary to clean up and remove all Hazardous Materials, on, under, from or affecting the premises in accordance with all applicable federal, state, and local laws, ordinances, rules, regulations and policies, to the reasonable satisfaction of mortgagee, and in accordance with the orders and directives of all federal, state and local governmental authorities; and

- (ii) defend, indemnify and hold harmless mortgagee, its employees, agents, officers and directors, from and against any claims, demands, penalties, fines, liabilities, settlements, damages, costs or expenses of whatever kind or nature, known or unknown, contingent or otherwise (excluding consequential and punitive damages except to the extent mortgagee may be subject to the same by reason of any third party claim), arising out of, or in any way related to: (A) the presence, disposal, release or threatened release of any Hazardous Materials on, over, under, from, or affecting the Premises or the soil, water, vegetation, buildings, personal property, persons or animals thereon; (B) any personal injury (including groundful death) or property damage (real or personal) arising out of or related to such Hazardous Materials; (C) any lawsuit brought or threatened, settlement yeached or government order relating to such Hazardous Materials; and/or (D) any violation of laws, orders, regulations, requirements or demands of government authorities, or any policies or requirements of mortgagee, which are based upon or in any way related to such Hazardous Materials including, without limitation, reasonable attorneys' and consultants' fees, investigation and laboratory fees, court costs, and litigation expenses; provided that this indemnity shall not apply where the claim is attributable to acts of Mortgagee or its agents. Mortgagee (nall tender defense of any claim to Mortgagor for handling with counsel of Mortgagor's selection, and Mortgagor shall control any remediation, provided Mortgagor pes not defaulted under the Note, Mortgage or any other agreement. This indemnity shall survive the release of the lien of the Mortgage, foreclosure or deed in lieu thereof or by an other action, and this covenant shall survive such reconveyance or extinguishment; provided, however, this indemnity shall not apply to any last event or circumstance occurring after the Property has been transferred by moitgagor, by foreclosure, deed in lieu of foreclosure or otherwise. To the extent of any conflict between the provisions herein and the Environmental Indemnity Agreement of even date executed and delivered to mortgagee by Gust Aralis and Christ Aralis, said Environmental Indemnity Agreement shall control.
- Default in any of the covenants or conditions of this instrument or of the note or loan agreement secured hereby, which, in the case of a monetary default, shall remain uncured for ten days, or, in the case of a non-monetary default, shall remain uncured for thirty days, shall terminate the mortgagor's right to possession, use, and enjoyment of the property, at the option of the mortgagee or its assigns (it being agreed that the mortgagor shall have such right until default). Upon any such default, the mortgagee shall become the owner of all of the rents and profits accruing after default as security for the indebtedness secured hereby, with the right to enter upon said property for the purpose of collecting such rents and profits, pursuant to the terms of a separate instrument of even date entitled Absolute and Unconditional Assignment of Leases and Rents executed by mortgagor.
- 3. The mortgagor covenants and agrees that if it shall fail to pay the Indebtedness Hereby Secured or any part thereof when due, or shall fail to perform any covenant or agreement of this instrument or any note or guaranty secured hereby, the entire Indebtedness Hereby Secured shall immediately become due, payable and collectible without notice, at the option of the mortgagee or assigns, regardless of the maturity, and the mortgagee or his assigns may before or after entry sell said property without appraisement (the mortgagor having waived and assigned to the mortgagee all rights of appraisement) pursuant to the laws of the State of Illinois governing the disposition of said property.
- 4. The proceeds of any sale of said property in accordance with the preceding

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paragraph shall be applied first to pay the costs and expenses of said sale, the expenses incurred by the mortgagee for the purpose of protecting and maintaining said property, and reasonable attorneys' fees; secondly, to pay the Indebtedness Hereby Secured; and thirdly, to pay any surplus or excess to the person or persons legally entitled thereto.

- 5. In the event said property is sold at a judicial foreclosure sale, and the proceeds are not sufficient to pay the Indebtedness Hereby Secured, the mortgages will be entitled to a deficiency judgment for the amount of the deficiency without regard to appraisement.
- 6. In the event the mortgagor fails to pay any Federal, state, or local tax assessment, income tax or other tax lien, charge, fee, or other expense charged against the property the mortgagee is hereby authorized at his option to pay the same. Any nums so paid by the mortgagee shall be added to and become a part of the principal amount of the Indebtedness Hereby Secured, subject to the same terms and conditions applicable under this mortgage and any note or guaranty secured hereby. If the mortgagor shall pay and discharge the Indebtedness Hereby Secured, and chall pay such sums and shall discharge all taxes and liens and the costs, fees, and expenses of making, enforcing and executing this mortgage, then this mortgage shall be canceled and surrendered.
- 7. The covenants herein contained shall bind and the benefits and advantages shall inure to the relocative successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gander shall include all genders.
- 8. No waiver of any covenant corein or of the obligation secured hereby shall at any time thereafter be held to be a waiver of the terms hereof or of the note secured hereby.
- 9. A judicial decree, order or judgment holding any provision of this instrument invalid or unenforceable shall not in any way impair or preclude the enforcement of the remaining provisions or portions of this instrument.
- 10. Any written notice to be issued to the mortgagor pursuant to the provisions of this instrument shall be addressed to the mortgagor at 135 S. LaSalle, Chicago, Illinois with a copy to Aralis Corporation at 172 N. Peoria, Chicago, Illinois 60607, and any written notice to be issued to the mortgagee shall be addressed to the mortgagee at 3639 N. Broadway, Chicago, Illinois 60613.
- 11. The mortgagor, on behalf of it and each and every person claiming by, through, or under it, hereby waives any and all rights of recemption, statutory or otherwise, without prejudice to mortgagee's right to any ramedy, legal or equitable, which mortgagee may pursue to enforce payment or to affect collection of all or any part of the indebtedness secured by this mortgage. And without prejudice to mortgagee's right to a deficiency judgment or any other appropriate relief in the event of foreclosure of this mortgage.
- This mortgage is executed by LaSalle National Bank, not personally, but as Trustee under its Trust No. 10-21767-09 in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Bank hereby warrants that it possesses full power and authority to execute this mortgage); and no personal liability shall exist or be asserted or enforceable against the said Bank generally or in any capacity other than as Trustee as aforesaid, because or in respect of this mortgage or the note secured hereby, and its liability as such Trustee shall be limited to and enforceable only out of the property described in this mortgage, by enforcement of the lien hereof, and no duty shall rest upon said bank to sequester, hold or maintain as a continuing trust asset, any property now or hereafter held by it as Trustee as aforesaid, nor any of the income therefrom nor proceeds or avails of any sale or other disposition thereof.

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IN WITNESS WHEREOF, the mortgagor have executed this instrument and the mortgagee has accepted delivery of this instrument as of the day and year aforesaid.

LASALLE NATIONAL BANK, Not Personally but as Successor Trustee to The Exchange National Bank of Chicago as Trustee under Trust Agreement dated July 25, 1968 and known as Trust No. 10-21767-09

Attest:

Assay Calle

Assay Secretary

Vice President

State of Illino; ()
Ps
County of Cook)

The undersigned, a Notary Public in and for said county, in the aforesaid State, do hereby certify that Cortuna Bot VICE PRESIDENT, of LASALLE NATIONAL BANK, and known to me to be the same persons whose names are subscribed to the foregoing instrument as such Oite President and ASST Secretary respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purposes therein set forth; and the said ASST Secretary did also then and there acknowledge that (s)he, as custodian of the corporate seal of said Bank, did affix the said corporate seal of said Bank to said instrument as a free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purposes therein set forth.

Dated: 12-1, 1997

Notary Public
My Commission expires:____

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EXHIBIT A

LEGAL DESCRIPTION

PARCEL 1:

LOT 8 AND THE NORTH 1/2 OF LOT 11 IN BLOCK 34 IN CARPENTER'S ADDITION TO CHICAGO, BEING A SUBDIVISION OF THE SOUTH EAST 1/4 OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 17-08-432-005 and 17-08-432-006

Common Address: 908-12 W. Randolph, Chicago, Illinois 60607

PARCEL 2.

THE WEST 1/2 OF LOTS 16 AND 17 (EXCEPT THE SOUTH 35 FEET OF SAID LOTS) IN BLOCK 34 IN CARPENTER'S ADDITION TO CHICAGO IN THE SOUTH EAST 1/4 OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 17-08-432-10 and 17-08-432-012

Common Address: 166-72 N. Peoria, Chicigo, Illinois 60607

PARCEL 3:

THE WEST 1/2 OF LOT 3, ALL OF LOTS 4, 5 6, 7, 9, 10, 13 AND 14 (EXCEPT THE SOUTH 35 FEET THEREOF TAKEN FOR STREETS) AND THE WEST 27 FEET OF LOT 15 (EXCEPT THE SOUTH 25 FEET THEREOF TAKEN FOR STREETS) IN BLOCK 34 IN CARPENTER'S ADDITION TO CHICAGO IN THE EAST 1/2 OF THE SOUTH EAST 1/4 OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 17-08-432-001; 17-08-432-002; 17-08-432-004; 17-08-432-008 Common Address: 911-23 W. Lake St., Chicago, Illinois 60607

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