## **OFFICIA**

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Mortanae (Commercial)

OLD KENT BANK

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\$27,66 DEPT-01 RECORDING T\$0012 TROW 3591 02/10/97 10:06:00 40358 4 0 \$ -97-094064 COOK CONT RECORDER DEPT-10 PER \_\_ 19 <u>\_ **9.7**</u> . hetween .

THIS MORTGAG is reade on the 23RD day of JANUARY BETHEL NEW LIFE INC., A NOT FOR PROFIT CORPORATION

as Mortgagor, and OLD KENT BANG . a: Illinois banking corporation of 105 South York Street. Elmhurst. Illinois, as mortgagee ("Bank CITY FOR VALUE RECEIVED. Mortgagor r or gages and warrants to Bank lands located in the \_\_ \_\_\_\_. State of Illinois, described as follows: COOK CHICAGO \_, County of \_

THE NORTH 32.90 FEET OF LOTS 25, 26, AND 27 IN BLOCK 9 IN LAMBERT TREE'S SUBDIVISION OF THE WEST 1/2 OF THE NORTHWEST 1/1 OF SECTION 14, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY. 4 County

PIN

16-14-109-035

ADDRESS

2-0424-60 3/92

301 SOUTH SPRINGFIELD

CHICAGO, IL 60624

together with all buildings, structures and other improvements now and hereafter located thereon and all easements, hereditaments, and

together with all buildings, structures and other improvements now and hereafter located thereon and all easements, hereditaments, and appurtenances now or hereafter belonging thereto and the rents, income, and profits therefrom and all in our sonow or hereafter attached to or used in connection therewith, and all machinery, engines, boilers, elevators, and plumbing, heating a re-orditioning, and ventilating equipment now or hereafter located thereon, which shall be deemed to be fixtures and a part of the relaty, all of the foregoing being collectively referred to herein as the "premisers".

THIS MORTGAGE IS MADE AND GIVEN TO SECURE PAYMENT AND PERFORMANCE OF AL. INDEBTEDNESS AND OBLIGATIONS NOW AND HEREAFTER OWING BY MORTGAGOR TO BANK, including all obligations of Myrtgagor under this Mortgage and all indebtedness and obligations now and hereafter owing to Bank that are evidenced by any instruments, becuments and agreements that have been executed by another person or persons, including any and all extensions, renewals and modifications hereof. The indebtedness and obligations secured by this Mortgage are collectively referred to in this Mortgage as the "Indebtedness." If I lortgagor is more than once person, the Indebtedness includes all indebtedness and obligations now and hereafter owing to Bank by any or more or such persons, regardless of whether the remaining person or persons are not liable for such indebtedness and obligations or whether one or more persons other than Mortgagor are also liable for such indebtedness and obligations. The indebtedness and obligations revidenced by any inserting by Mortgagor to Bank include. BUT ARE NOT NECESSARILY LIMITED TO, the indebtedness and obligations evidenced by any inserting to some inserting the such and agreements listed below: documents and agreements listed below:

Instrument/ Document or Agreement	Date	Principal Amount	Interest Rate	Payment Schedule	Scheduled Maturity	Maker (# other etc.)
PROMISSORY NOTE	FEBRUARY I, 1996	\$42,635.09	8.00%	\$328.73 P&I MONTHLY COMMENCING MARCH 1, 1996	FEBRUARY 1, 2001	

This Mortgage secures all present and future indebtedness and obligations owing to Bank by Mortgagor, regardless of whether any such indebtedness or obligation is (2) not listed above, (b) not presently intended or contemplated by Bank or Mortgagor, (c) indirect, contingent or secondary, (d) unrelated to the premises or to any financing of the premises by Bank, (e) of a kind or class that is different from any indebtedness or obligation now owing to Bank by Mortgagor, or (f) evidenced by a note or other document that does not refer to this Mortgage.

Mortgagor further warrants, represents, and agrees as follows:

Mortgagor further warrants, represents, and agrees as follows:

1. Payment of Indebtedness. Mortgagor agrees to pay or perform all of the Indebtedness, including all interest thereon, in accordance with the terms of the instruments, documents, or agreements evidencing the same ("Instruments").

2. Warranties. Mortgagor warrants and represents to Bank that all financial statements and other information concerning Mortgagor, the premises, and any guarantor of the Indebtedness, heretofore or hereafter furnished to Bank, are and shall be true and correct in all material respects; that the execution, delivery, and performance of this Mortgage by Mortgagor will not violate any law, rule, judgment, order, agreement or instrument binding unon Mortgagor nor require the approval of any public authority or any third party; and that this Mortgage constitutes the valid and binding obligation of Mortgagor, enforceable in accordance with its terms. If Mortgagor is a corporation, partnership, association, trust or other entity, Mortgagor further represents and warrants to Bank that Mortgagor is duly organized and validly existing in good standing in the State of Illinois or other state of Incorporation. Persistration. Formation or Location: that Mortgagor has full power and authority to carry on its business as presently conducted and to enter into and perform its obligations under this Mortgagor have been duly authorized by all necessary action of its board of directors, trustees or other governing body and will not violate Mortgagor strument, nor require the approval of its shareholders or members.

3. Assignment of Interest as Lessee or Purchaser. Mortgagor hereby assigns and mortgages to Bank, as additional security for the Indebtedness, all of Mortgagor's right, title, and interest in and to any and all lesses, land-contracts, or other agreements by which Mortgagor 20424-60 392

## UNOFFICIAL COPY

et II Mortgagor or any of Mortgagor's partners (if Mortgagor is a partnership) or any Guarantor shall die, dissolve, become insolvent or make an assignment for the benefit of creditors. maiurity or otherwise.

(b) If default occurs in the performance of any obligation to Bank under this Mortgage, under any Instrument or under any other mortgage, security is performance of any obligation to Bank or this accurrent that now or hereafter security and other agreement that now or relates to any guaranty of other agreement that now or relates to any guaranty of any such independences or obligation ("Security Documents of which Security Documents are incorporated freein by reference other independences ("Ousrantor In this Mortgage or in any Security Document, credit application, insancial transmission of in any Security Document, credit application, insancial statement or otherwise. (c) If any warranty, representation or statement heretologies or by any guarantor of all or part of the Indeptedness ("Ousrantor") in this Mortgage or in any Security Document, credit application, insancial statement or otherwise. (d) II Mortgagor or by any guarantor of all or fairly have been faster in any manufactures. (d) II Mortgagor stall default in parametr of the principal of or interest on any indebtedness for bornowed noney now or bereatter owed to any person other than Bank. any person other than Bank if a hazardous substance is present on or in the property in any amount or level.

L. Events of Definition Dank, become immediately due and payable without notice or demand:

abult, at the option of Bank, become immediately due and payable without notice or demand:

By It default occurs in the payment or performance of any of the Indelstedness, when and as it shall be due and payable, whether an maturity or otherwise. Bank's right to accelerate payment of the Indebtedness, under paragraph 12 below, by reason of the sale or transfer.

11. Environmental Warranties and Agreements. Mortgagor warrants and represents to, and agrees with, Bank, as follows:

12. The premises, and all operations and activities thereon, are and shall continue to be in compliance (1) of 22 belows:

13. The premises, and all operations and activities thereon, are and shall continue to be in compliance (1) of 22 belows:

14. Environmental Warranties and Agreements. Mortgagor warrants and represent or one in compliance (1) of 22 belows to a continue of 22 belows to any edge-on property or of any groundwards. A ray face water, or the continue of 33 belows to any legal limit now or hereafter in effect; and, except as expressly disclose, by the continue of 33 belows to any edge-on or of 33 belows to a continue of 34 below to 34 below to 35 below to compromise any cleants for loss or damage; a sortinger, a sortinger of the process of committees and client to make the role of the committees of the committee of the payment of the process of any south of the process of committees and client to make the process of the proces and other wine is charges levied upon or with respect to the premises; and upon dermand by Bank. Mortgagor will pay to Bank such sudditions of the rection of the many and other strains is the counted to make up any defluency in the amount necessary to enable Bank to pay fully any of such states, ascetzment of other femiliar the general times of Bank, and no interest shall be payable of order similar the prantes of the property of the counterpoor of an event of defauld; as bettenafter delined, Bank may apply any funds of Mortgagor with the parameters. Upon occurrence of an event of defauld; as bettenafter delined, Bank may apply any funds of Mortgagor with the parameters of the premises to be insured against loss of defauld; and other insurance to be insured against loss of the loss. Each policy contain a standa of insurance that loss shall be exceptable to Bank from time to time may require, in such that loss tha is leasing or purchasing any part or all of the premises, including all modifications, renewals, and extensions thereof and all of the premises, including all modifications, renewals, and extensions there of the best of the first of the professor and the professor and the first of or purchasing any periods of interest required to be paid by the lesses on buyer under any such lesse, land contract, or other agreement, then the part of the lesses, band contract, or other agreement, then the part of the lesses, had been the part of the lesses of the lesses of the lesses, the professor of the lesses, had referred any other options, the part of the lesses of the lesses of the lesses, the part of the lesses of the les

(f) If Mortgagor, without the written consent of Bank, shall sell, convey, or transfer the premises or any interest therein or any rents or profits therefrom or if any mortgage, lien, or other encumbrance or any writ of attachment, garnishment, execution, or other legal process shall be issued against or placed upon the premises or any interest therein or any rents or profits therefrom, except in favor of Bank, or if any part of the premises or any interest therein shall be transferred by operation of law, or if the mortgagor is a land trustee, the beneficial interest, or any portion thereof, in the land trust, is assigned for any purpose or if any lien or encumbrance, or any writ of attachment, garnishment, execution or other legal process shall be issued or placed against said beneficial interest or any portion thereof.

thereof.

(g) If all or any material part of the premises shall be damaged or destroyed by fire or other casualty, regardless of insurance coverage therefor, or shall be taken by condemnation or power of eminent domain.

(h) If any law or government regulation shall hereafter impose any tax or assessment upon mortgages on debts secured by mortgages.

(i) If any guaranty that now or hereafter secures payment or performance of all or any part of the Indebtedness shall be terminated or limited, for any reason, without the written consent or agreement of Bank.

(j) If at any time Bank in good faith believes that the prospect of payment or performance of any part or all of the Indebtedness is impaired.

impaired.

(k) If any lease, land contract, or other agreement by which Mortgagor is leasing or purchasing any interest in the premises shall be declared by the lessor or seller thereunder to be forfeited or terminated or if any suit or other action shall be commenced to foreclose any such land contract or to recover possession of all or any part of the premises by reason of any default or alleged default under any such lease, land contract, or agreement.

such lease, land contract, or agreement.

If a voluntary or involuntary case in bankruptcy or receivership shall be commenced by or against Mortgagor or any of Mortgagor's partners (if Mortgagor is a partnership) or any Guarantor, then the entire Indebtedness shall automatically become immediately due and payable, without notice or demand. All or any part of the Indebtedness also may become, or may be declared to be, immediately due and payable under the terms and conditions contained in any Security Document, Instrument or other agreement heretofore or hereafter

payable under the terms and conditions contained in any Security Document, instrument of other agreement netectors of statement and Mortgagor.

13. Remedies. Bank and Mortgagor.

13. Remedies. Bank shall have all rights and remedies provided for in this Mortgage or otherwise permitted by law. In addition, if the Indebtedness shall not or paid upon maturity. Bank shall have the right, and is hereby authorized:

(a) To the extent remitted by law, to collect and receive all rents, profits, and other amounts that are due or shall hereafter become due under the terms of am leases, land contracts, or other agreements, now or hereafter in effect, by which the premises or any interest therein are then being sold in leased, and to exercise any other right or remedy of Mortgagor under any such lease, land contract, or other agreement, provide at at Bank shall have no obligation to make any demand or inquiry as to the nature or sufficiency of any payment received or to preser or file any claim or take any other action to collect or enforce the payment of any amounts to which Bank may become entitled here; dere nor shall Bank be liable for any of Mortgagor's obligations under any such lease, land contract, or other agreement.

or other agreement.

(b) To obtain or update abstracts / I tile, title searches, title insurance, commitments for title insurance and surveys with respect to the premises, and Mortgagor shall rein burse Bank for all costs thereof, together with interest at the Default Rafe.

(c) To conduct or obtain an environmental investigation or audit of the premises, and Mortgagor shall reimburse Bank for all costs

(c) To conduct or obtain an environmental investigation or audit of the premises, and Mortgagor shall reimburse mank for all costs thereof, together with interest at the Defaul. Note.

(d) To foreclose this Mortgage by action, wir w in to applicable law.

(e) To sell, release, and convey the premises public sale, and to execute and deliver to the purchasers at such sale good and sufficient deeds of conveyance, rendering any surplus funds, the payment of the Indebtedness in full and the expenses of such sale, including attorney fees as provided by law, to Mortgagor, all nace redance with Illinois Mortgage Foreclosure Law. Chapter 110, Illinois Revised Statutes, Section 15-1101, et. sec., as the same may be amended from time to time, and any similar statutory provisions which may hereafter be enacted in addition thereto or in substitution therefo. In the event of public sale, the premises, at the option of Bank, may be sold in

be enacted in addition thereto or in substitution therefo. In the event of public sale, the premises, at the option of Bank, may be sold in one parcel.

(f) To exercise any and all rights and options of Mortgag or 1 nd r any lease, land contract, or other agreement by which Mortgagor is then leasing or purchasing any part or all of the premises, no adding any option to purchase the premises or to renew or extend the term of any such lease, land contract, or other agreement, but B nk shall have no obligation to exercise any such right or option.

All rights and remedies of Bank under this Mortgage, whether or 10 to erecisable only on default, shall be cumulative and may be exercised from time to time, and no delay by Bank in the exercise of a yright or remedy shall operate as a waiver thereof, and no single or partial exercise of any right or remedy shall preclude other or furth, exercise thereof or the exercise of any other right or remedy, except to the extent otherwise provided by law. In this Mortgage, "maturity" me as such time as the Indebtedness shall be or shall become due and payable, whether by the terms of the Instruments or pursuant to part of 12 hereof or otherwise.

14. Secarity Instress In Fixtures. Mortgagor grants to Bank a security interest now or hereafter located on the premises. If the Indebtedness is not paid at maturity. Bank, at its option, may enforce this security interest in fixtures under the Illinois Uniform Commercial Code or other applicable law or may include the fixtures in any forced at 10 this Mortgage under paragraph 13 hereof. Any requirement of reasonable notice with respect to any sale or other disposition of in ures shall be met if Bank sends the notice at least five 10 days prior to the date of sale or other disposition.

15. Indemnification. Mortgagor shall indemnify and hold the Bank harmless with respect to any and all claims, demands, causes of action, liabilities, damages, losses, judgments and expenses (including attorney less that shall be met if Bank sands the not of foreclosure.

16. Waivers.

(a) Mortgagor and any other person hereafter obtaining any mortgage or lien upon, or any other interest in, the premises, wrives, with respect to any foreclosure of this Mortgage. (i) any right to marshaling of the premises and any right to require a functional bid or "upset" price, and (ii) the benefit of any stay, extension, exemption or moratorium law, now existing or hereafter enacted.

"upset" price, and (ii) the benefit of any stay, extension, exemption or moratorium law, now existing or hereafter enacted.

(b) Bank may at any time release all or any part of the premises from the lien of this Mortgage or release the personal 'abi ity of any person for the Indebtedness, with or without consideration and without giving notice to, or obtaining the consent of, the 'b)' co of any mortgage or lien upon, or other interest in, the premises. Any such release shall not impair or affect the validity or priority or its Mortgage, regardless of the effect of such release upon any such mortgage, lien or other interest or the holder thereof. Nothing in this subparagraph constitutes consent by flank to the placing of a mortgage, lien or other encumbrance on the premises.

(c) Mortgagor (i) waives notice of any advances or other extensions of credit included in the Indebtedness, (ii) waives any right to require Bank to sue upon or otherwise enforce payment of the Indebtedness or to enforce any security therefor before exercising its rights and remedies under this Mortgage, and (iii) agrees that the validity and enforceability of this Mortgage shall not be impaired or affected by any failure of Bank to obtain or perfect, or secure priority of, any other security at any time given, or agreed to be given, by any person for the Indebtedness.

affected by any failure of Bank to obtain or perfect, or secure priority of, any other security at any time given, or agreed to be given, affected by any person for the Indebtedness.

(d) Bank is authorized from time to time and without notice to or consent of Mortgagor and with or without consideration, to give and make such extensions, renewals, modifications, waivers, settlements, and compromises, on such terms and conditions as Bank may see fit, with regard to any of the Indebtedness as to which Mortgagor is not the obligor or with regard to any security for the Indebtedness that is not owned by Mortgagor. Any such action shall not impair or affect the validity or enforceability of this Mortgage.

(e) Mortgage hereby irrevocably releases, waives any and all applicable homestead right or exemption.

17. Expenses. Mortgagor shall pay to Bank on demand any and all expenses, including attorneys fees, paralegal fees, and legal expenses, filing fees, title insurance, real estate taxes, photocopies, recording fees, publication costs, witness fees and the like, paid or incurred by Bank in collecting or attempting to collect the Indebtedness or in protecting and enforcing the rights of and obligations to Bank under any provision of this Mortgage, including, without limitation, taking any action in any bankruptcy, insolvency, or reorganization proceedings concerning Mortgagor or foreclosing this Mortgage by advertisement or by action. All such expenses shall be part of the Indebtedness and shall bear interest, from the date paid or incurred by Bank, at the Default Rate.

18. Application of Proceeds. In the event of the payment to Bank, pursuant to the provisions hereof, of any rents or profits or any proceeds of insurance or proceeds of any condemnation or eminent domain award or proceeds from any sale of the premises at foreclosure. Bank shall have the right to apply such rents or profits or proceeds, in such amounts and proportions as Bank shall in its sole discretion determine, to the full or partial satisfaction

Indebtedness in full.

19. Other. All notices to Mortgagor and to Bank shall be deemed to be duly given if and when mailed, with postage prepaid, to the respective addresses of Mortgagor and Bank appearing on the front page hereof, or if and when delivered personally. The provisions of this Mortgage shall be binding upon and inure to the benefit of Mortgagor and Bank and their respective successors, assigns, heirs and personal representatives. Any provision of this Mortgage prohibited or unenforceable by any applicable law shall be ineffective only the extent and for the duration of such prohibition or unenforceability without invalidating the remaining provisions hereof. If Mortgagor is more than one person, their obligations under this Mortgage are joint and several, and the term "Mortgagor" refers to each of them and all of them.

all of them.

nesses:	Individual Mortgagor(s):
	Non-individual Mortgagor: BETHEL NEW LIFE, INC., A NOT FOR PROFIT CORPORATION
	William Contours
	By MARY NELSON
	Its PRESIDENT
	- And by WINEY COAL
	II. CHIEF FINANCIAL OFFICER
<b>'</b> O.	
70-	
TE OF ILLINOIS	
INTY OF	
he foregoing Mortgage was acknowledged before me this	day of
	<del></del>
	-
	Notary Public County. Minois.
TE OF ILLINOIS	•
4	My commission expires:
E OF ILLINOIS )	
NTY OF ) : SS	
	300 and Alvin ARY 10 93
te foregoing Mortgage was acknowledged before me this	. 17
	he TRESUELT AND CFO, RESIECTIVELY OF
ETHEL NEW OFE, INC.	MOT FOR POFIT COSE, on its behalf.
•	The on count
nstrument prepared by: S. BERG	
KENT BANK	Notars ou OFFICIAL SEA hunty, I inois.
outh York Street, Elmhurst, Illinois 60126	PART CROSSES STATE
NAME OF THE PARTY	My optimist in EVMACSSTATE OF ILLINOIS COMMISSION EXPIRES: 03/15/18
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	O/5/-
	<b>V Z</b>
	9709406

97094064

LOAN NO.

MONIGHOL

OLD KENT BANK
105 S. YORK ROAD
Elmhurst, Illinois 60126
ATTN: S. BERG Return to: