UNOFFICIAL COPY RECORDATION REQUESTED BY: 97164784 PRAIRIE BANK AND TRUST COMPANY 7551 SOUTH HARLEN AVE. BRIDGEVIEW, IL 60455 WHEN RECORDED MAIL TO: DEPT-01 RECORDING \$37.00 PRAIRIE COMPANY **SASK** AND TRUST T#0012 TRAN 4279 03/11/97 11:53:00 41273 + CG *-97-164784 7661 SOUTH HARLEM AVE BRIDEVIEW, IL 60455 **COOK COUNTY RECORDER** SEND TAX NOTICES TO: PRAIRIE 出。带 AND TRUST COMPANY 7651 SOUTH HALL IN AV BRIDGEVIEW, IL WAS FOR RECORDER'S USE ONLY 71.53735 2 204:

This Mortgage prepared by: P

Prairie Bank A Trust Co. 7661 S. riariem Bridgeview, IL, 50(66)

CONSTRUCTION MORTGAGE

THIS MORTGAGE IS DATED MARCH 5, 1997, between 'rririe Bank and Trust Company, whose address is 7661 South Harlem, Bridgeview, IL 60455 (referred to below or "Grantor"); and PRAIRIE BANK AND TRUST COMPANY...whose address is 7661 SOUTH HARLEM AVE., BRIEGEVIEW, IL 60455 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grantor not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to German pursuant to a Trust Agreement datad Fatsuary 28, 1997, and known as Prairie Bank and Trust Company Your No. 97-016, mortgages and conveys to Lender all of Grantor's right, title, and interest in and to the following courribed real property, together with all existing or subsequently erected or affixed buildings, improvements and forurus; all casements, rights of way, and appurtenances; all water, water rights, watercourses and ditch rights (including work in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to the real property, including without limitation ail minerals, oil, gas, geothermal and similar matters, located in cook County, Forte of Minole (the "Real Property"):

Lot 6 in Block 3 in Sution's subdivision of Block 28 in Canal Trustee's subdivision of Section 33, 4 Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

The Real Property or its address is commonly known as 415 West 38th St., Chicago, IL 60609. The Real Property tax identification number is 17-33-327-044.

Grantor presently assigns to Lender all of Grantor's right, title, and interest in and to all lesses of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the following meanings when used in this Mortgage. Terms not otherwise defined in this Mortgage shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Grantor. The word "Grantor" means Prairie Bank and Trust Company, Trustee under that certain Trust

BOX 333-CTI

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Agreement dated February 28, 1997 and Imown as Prairie Bank and Trust Company Trust No. 97-616. The Grantor is the mortgegor under this Mortgage.

cuarantor. The word "Guarantor" means and includes without limitation each and all of the guarantors, surcties, and accommodation parties in connection with the indebtedness.

improvements. The word "improvements" means and includes without limitation all axisiing and future improvements, buildings, attuctures, mobile homes attixed on the Real Property, inclines, additions, replacements and other construction on the Real Property.

Indebledness. The word "Indebtedness" means all principal and interest payable under the Note and any amounts expended or advanced by i.ender to discharge obligations of Grantor or expenses incurred by Lander to anounts expended or advanced by i.ender to discharge, together with interest on such amounts as provided in this Mortgage, together with interest on such amounts as provided in this Mortgage, and interest on such amounts as provided in this Mortgage, and interest on such amounts as provided in this Mortgage, and interest on such amounts are by the Mortgage, not this Mortgage, accurately of the Mortgage, accurate by the Mortgage, not this Mortgage, accurate by the Mortgage, not this Mortgage, accurate the security of the Mortgage, access accurate by the Mortgage, not including autor with interest on such a transmission of the Mortgage, accurate the security of the Mortgage, accurate the security of the Mortgage, accurate the security of the Mortgage, access accurate the security of the security of the securate the securet the security of the security of the securet the security of the security of the securet the securet the securet the security of the securet the securet the security of the security of the securet the securet the security of the security of the securet the securet the security of the securet the securet the securet the security of the securet the sec

Lender. The work "Lander" means PRAIRIE RANK AND TRUST COMPANY, its successors and sasigna. The Lender is the noncages under this Mongage.

Mortgage. The word "Myrgage" means this Mortgage between Grantor and Lender, and includes without fimitation all assignments and escurity interest provisions relating to the Personal Property and Rema.

Hole. The word "Note" means the promissory note or credit agreement dated March 5, 1997, in the original principal amount of \$211,750.00 from Grantor to Lender, together with all renewals of, extensions of, mount of \$2211,750.00 from Grantor to Lender, together with all renewals of, extensions of, mount of \$2211,750.00 from Grantor to Lender, together with all renewals of, extensions of, mount of \$2211,750.00 from Grantor to Lender, together with all renewals of, extensions of, mount of \$2211,750.00 from Cantor to Lender, together with all renewals of, extensions of, the interest rate on the Note is a variable taste based upon an index. The index currenty is 8.550% of 0.750 percentage point(s) over the Index, reauling in an index. The index currenty is 8.550% of 0.750 percentage point(s) over the Index, reauling in an index of 9.000% per anum. Wortgege thall be at a rate in circumstances shall the interest rate on the Notgege be more the maximum rate aloved by a circumstances that the interest rate on the Notgege be more the maximum rate aloved by the state aloved upon an index. The index currenty is 8.550% of 0.750 percentage point(s) over the Index, reauling in an index of 9.000% per anum. Wortgege taste on the Notgege be more the maximum rate aloved by no circumstances shall the interest rate on the Notgege be more the maximum rate aloved by the context of 0.750 percentage is September 5, 1907. NOTICE TO Grantor The Motfore for the field of this Motfore is September 5, 1907. Wortge is 5, 1907.

Personal Property. The words "Personal Property" man, all equipment, fintures, and phar anicles of personal Property man, and phar anicles of personal property into or hereater emersors parts, and an automatic proceeds (including with an replacements of an animation all automatics proceeds and the Property into an animation and phar anicles of the Property contents of the Property into an automatics proceeds and the Property into an automatic proceeds and the Property automatic proceeds and the Property into an automatic proceeds and the Property into an automatic proceeds and the Property auto

Property. The word "Property" means collectively the Real Property 202 the Personal Property.

Field Property. The words "Real Property" mean the property, interests and rights described above in the

Related Documents. The words "Related Documents" mean and include whout limitation all promiseory acreaments, includes whout limitation all promiseory acreaments, environments, environments, agreements, and agreements, agreements, agreements, agreements, agreements, agreements, agreements, and agreements, agreements, agreements, agreements, agreements, agreements, agreements, agreements, agreements, and agreements, agreeme

Rents. The word "Rents" means all present and future rents, revenues, income, isouch, toyahies, profis, and other benefits derived from the Property.

SECURED HEREBY. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TENNES. AND ASSESSMENTS LEVED ON THE REAL PROPERTY, TO THE EXTENT OF THE INDERTEDNESS AND (2) DOCUMENTS. THIS MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PHICHERY AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MONTGAGE AND THE MASHERY AND (2) DOCUMENTS. THIS MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PHICHEY VARES AND ASSESSMENTS LEVED ON THE REAL PROPERTY, TO THE EXTENT OF THE MASHERY AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MONTGAGE AND THE MASHERY AND (2) AND PRESOUND THE MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PHICHEY VARES AND PRESONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE MORTGAGE AND THE MEATER AND ASSESSMENTS LEVED ON THE REAL PROPERTY, TO THE EXTENT OF THE MASHERY AND (2) AND ASSESSMENTS LEVED ON THE REAL PROPERTY, TO THE EXTENT OF THE MORTGAGE AND THE MEATER AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE MORTGAGE AND THE MEATER AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE MORTGAGE AND THE MORTAN AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE MORTANGE AND THE MORTAN AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE VALUE AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE REAL AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE PROPERTY OF THE VALUE AND ASSESSMENTS LEVED ON THE REAL PROPERTY OF THE PROPERTY OF TH

PAYNENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Grantor shall per to Lender all amounts secured by this Mortgage as they become due, and shall strictly perform all of Grantor's obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until in default or until Lender exercises its right to collect Rents as provided for in the Assignment of Rents form executed by Grantor in connection with the Property, Grantor may remein in possession and control of and operate and manage the Property and collect the Rents from the Property. Duty to Meintain. Grantor shall maintain the Property in tenantable condition and promptly perform all repairs.

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UNOFFICIAL COPY MORTGAGE (Continued)

03-05-1997 Loan No 04851609001

replacements, and maintenance necessary to preserve its value.

Hazardous Substances. The terms "hazardous waste," "hazardous substance," "disposal," "release," and "threatened release," as used in this Mortgage, shall have the same meanings as set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1930, as amanded, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Resuthcrization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or Federal laws, rules, or regulations adopted pursuant to any of the foregoing. The terms "hazardous waste" and "hazardous substance" shall also include, without timitation, petroleum and patrolsum by-products or any fraction thereof and aspestos. Grantor represents and warrants to Lender that: (a) During the period of Grantor's ownership of the Property, there has been no use, generation, manufactura, storage, treatment, disposel, release or threatened release of any hazardour waste or substance by any person on, under, about or from the Property. (b) Grantor has no knowledge of, or majon to believe that there has been, except as previously disclosed to and acknowledged by Lender in writing, (i) any use, generation, manufacture, storage, treatment, disposal, release, or under about or from the Property by any prior owners or occupants of the Property by any actual or threatened lightion or claims of any kind by any person relating to such matters; and (c) Except as previously disclosed to and acknowledged by Lender in writing, (i) neither Grantor nor any terent, contractor, agent or other authorized user of the Property shall use, generate, manufacture, store, treat, dispose of, or release any hazardous waste or substance on, under, about or from the Property and (ii) any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances, including without limitation those laws, regulations, and ordinances described above. Granter suthorizes Lender and its agents to enter upon the Property to make such inspections and tests, at Grank() expense, as Lander may deem appropriate to determine compliance of the Property with this section of the Mortgage. Any inspections or tests made by Lender shall be for Lender's purposes only and shall not be construed to create any responsibility or liability on the part of Lender to Grantor or to any other person. The representations and warrances contained herein are based on Grantor's due diligence in investigating the Picrety for hazardous waste and hazardous substances. Grantor hereby (a) releases and waives any future claims against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such laws, and (b) agrees to indemnify and hold harmless Lender against any and all alarms, losses, liabilities, damages, penalties, and expenses which Lender may directly or indirectly sustain in suffer resulting from a breach of this section of the Mortgage or as a consequence of any use, generaties, manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Property, whether or not the same was or should have been known to Grantor. The provisions of this section of the Mortgage, including the obligation to indemnify, shall survive the payment of the indebtedness and the satisfaction and reconveyance of the lien of this Mortgage and shall not be affected by Lender's accuisition of any interest in the Property, whether by foreclosure or otherwise.

Nuisance, Waste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), soil, gravel or rock products without the prior written consent of Lender.

Removal of Improvements. Grantor shall not demolish or remove any improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of any improvements, Lender may require Grantor to make arrangements satisfactory to Lender to replace such improvements with improvements of at least equal value.

Lender's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes of Grantor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Grantor shall proportly comply with all laws ordinances and

Page 3

detend their and Lender and shall satisfy any adverse judginent betore chicken timished. In the context

when statement of the faxes and assessments adding the Property. exces or assessments and shall authorize the appropriate governmental official to deliver to Lehder at any time Exidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the

of Lender fumish to Lender advance assumces satisfactory to Lender that Grantor can and will pay the cost lien, or other lien could be asserted on account of the work, services, or materials. Grantor will upon request any services are fumished, or any materials are supplied to the Property, if any mechanic's ligh, materialing's Helice of Construction. Grantor shall notify Lender at least fitteen (15) days before any work is commenced.

bishing the sources. Grantor shall procuse and maintain policies of he insurance with standard PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of the Of SUCh Improvements.

ent to mail or as otherwise required by Lender, and to maintain such insurance to the tarm of the full unpaid principal balance of the loan, up to the maximum policy limits set under the Mational Flood Agency as a special flood hazard area, Grantor Arees to obtain and maintain Federal Flood Inaurance for the at any time become lection in an area designated by the Director of the Federal Emergency Management impaired in any by any act, omission or default of Grantor or any other person. Should the Heal Property ad ton that to the policy also shall include an endorgement providing that coverage in favor of Lander will not be notice to Lender and not containing any disclaimer of the insurer's liability for failure to give auch notice. Each abbine tond 'ayab (OC) yhint to muminim is tuonfile or diminished without a minimum of thinty (OC) days' prior written acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each instinct comany a victionesses ad year as mot hous all one campanice companies and in such tom as may be regionality . Silution insurance, including but not jinited to hazard, business interruption and boller insurance as Lendar may additional insureds in such (lability insurance policies. Additionally, Grantor shall maintain such other deneral liability insurance in such coverage amounts as Lander may request with Lander Deing named as with a standard monoacus viause in favor of Lender. Grantor shall also procure and maintaid comprehense a ritw improvementos yna to noitsaiqua biova of majañlua muoma na ni ynagor 16.97 ant no ananavorgm extended coverage enderine on a replacement basis for the full insurable value covering a

payment in full of the indebtedness, such proceeds shall be paid to Grantor. pary any amount owing to the principal balance of the indeptedness. It while how and the remainder if Grantor is not in default hereunder. Any proceeds which have not been of the Property shall be used him to expenditure, pay or reimburse Grantor from the proceeds for the meanible cost of repeat or restoration it delitroyed improvements in a manner substactory to Lender. Lender abail, upon satisfactory proof of such cender elects to apply the proceeds to responsible and repair. Unition shall repair or replace the damaged or Indebtedness, payment of any lien affecting the Property, or the restonation and repair of the Property. It Lender's security is impaired, Lender may, at its election, apply the proceeds to the teduction of the Application of Proceeds. Grantor shall promotly notity Lander of any loss of the casualty. Whether of not

purchaser of the Property covered by this Mongage at any trustee's sale or other and held under the Unappred insurance at Sale. Any unappred insurance shak inure to the benefit of and past to the

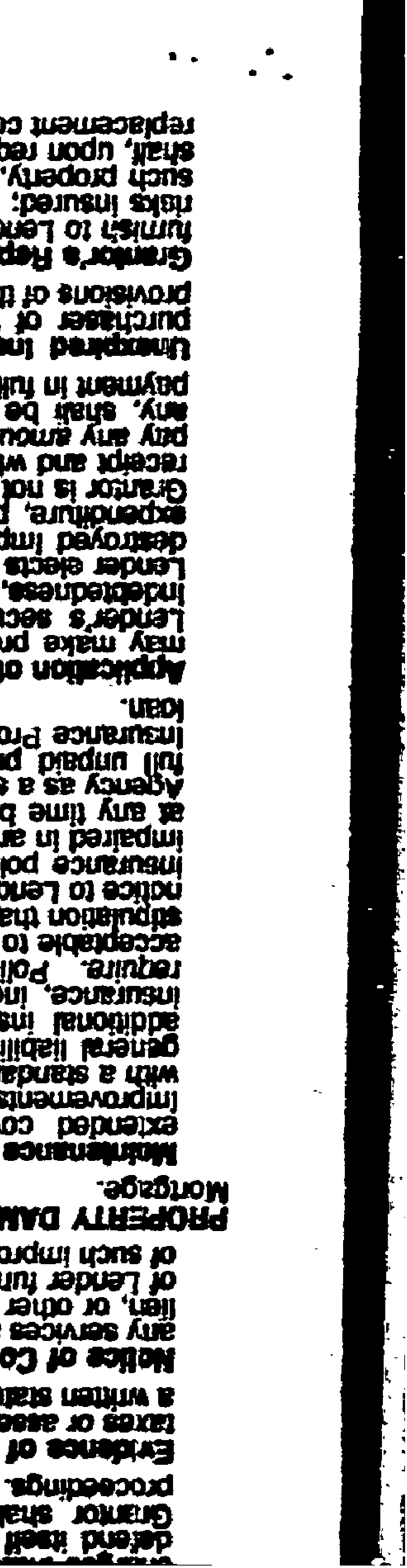
provisions of this Mortgage, or at any foreclosure sale of such Property.

Granior's Report on Insurance. Upon request of Lender, however not more than once a year, Granior sha

such property, and the manner of determining that value; and (e) the expirition date of the policy. Granical such property in tender determine the policy. Granical haks insured; (c) the amount of the policy; (d) the property insured, the then current replacement value of hunish to Lender a report on each existing policy of insurance showing: (a) the name of the insurer. (b) the

replacement cost of the Property.

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UNOFFICIAL COPY MORTGAGE (Continued)

03-05-1997

Loan No 04551609001

EXPENDITURES BY LENDER. U Grantor fails to comply with any provision of this Mortgage, or if any action of proceeding is commenced that would materially affect Lender's interests in the Property, Lender on Grantor's Eshalf may, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expands in so doing will bear interest at the rate provided for in the Note from the date incurred or paid by Lender to the date of repayment by Grantor. As such expenses, at Lender's option, will (a) be payable on demand, (b) be added to the balance of the Note and the apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be treated as a balloon payment which will be due and payable at the Note's maturity. This Mortgage also will secure payment of these amounts. The right provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be catilled on account of the default. Any such action by Lender shall not be construed as curing the tefault so as to bar Lender from any remedy that it otherwise would have had.

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage.

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by. Lender in connection with this Morigage, and (b) Grantor has the full right, nower, and authority to execute and deliver this Mortgage to Lender.

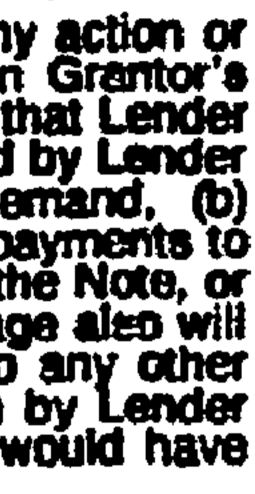
Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to time to permit such participation.

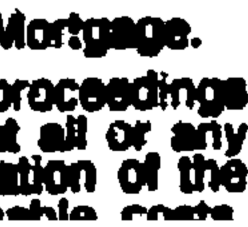
Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

CONDENNATION. The following provisions relating to condemnation of the Property are a part of this Mortgage.

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in lieu of condemnation, Lender may at its election require that all or any contion of the net proceeds of the award be applied to the indebtedness or the repair or restoration of the







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torefeiture proceeding, provided that Grantor gives Lender written notice of such claim and turnlahes reserved agency against any of the Property. However, this subsection shall not which is the basic of the lorectonue of proceeding, self-help, repossession or any other method, by any creditor of by any governmente Forectoeure, Forfeiture, etc. Commencement of forectoeure or forter ve proceedings, whether by judicial

workout, or the commencement of any proceeding under any ban outloy or insolvancy laws by or agains receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor a is membringer and noisely of Canayloan of the Trust, and the Yangy of Grantor, the appointment of a

any time and for any reason. effect (including failure of any collateral documents to create a valid and perfected security indrest or her) at Defective Collebralization. This Mortgage or any of the Related Documents ceases to be in this force and

. Derisimut to elbern emit erit te to won tertite, theques Grantor under this Mortgage, the Note or the Related Documents is false or misleading in any makenal Fales Statements. Any warranty, representation or statement made or furnished to Lender by 4' on behalf of

contained in this Mortgage, the Note or in any of the Related Documents. Compliance Default. Failure of Grantor w somply with any other term, obligation, covenant or condition

payment for taxes or insurance, or any other payment necessary to prevent filing of or to effect discripted In start of several works of same and and and within the technology of the memory of the more any

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DEFALLT. Each of the following, 3t the option of Lender, shak constitute an event of default ("Event of Default")

compromise relating to the indebidates or to this Mortgage. been originally received by Lender, and Granicy shall be bound by any judgment, decree, order, settlement or Property will continue to 58 June amount repaid or recovered to the same extent as it that amount never had Mortgage shall continues to be effective or shall be reinstated, as the case may be, nothing the inceptedness and any cancement of the case may be, nothing the incepted and any Grantori, the indebtedness shall be considered unpaid for the purpose of enforcement of the workage and the any settlement or compromise of any claim made by Lender with any claimant (including whoul limitation of any court or administrative body having jurisdiction over Lender or any of Lender's property, or E) by reason of any tederal or state bankruptcy law or law for the relief of debtors, (b) by region of any judgment, gecree or order is forced to remit the amount of that payment (a) to Grantor's truttee in bankruptcy or to any aming person under whether volumently or otherwise, or by guaranter of by any third party, on the indebtedness and threader Lander Lander In namentation of car monteristical automos

Grantor .nsil yng under this Mortgage:

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03-05-1997 Loan Sto 04851609001

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or a surety bond for the claim satisfactory to Lender.

Breach of Other Assemment. Any breach by Grantor under the terms of any other agreement between Grantor and Londer that is or remedied within any grace period provided therein, including without limitation any agreement concerning any indebtedness or other obligation of Grantor to Lender, whether existing now or later.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the indebtedness or any Guarantor dies, or becomes incompatent, or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness.

Adverse Change. A material adverse change occurs in Grantor's financial condition, or Lender believes the prospect of payment or performance of the includeness is impaired.

Insecurity. Lender reasonably deems itself invicure.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Lender, at its stion, may exercise any one or more of me following rights and remedies, in addition to any other rights or remedies provided by inv:

Accelerate Indebtedness. Lender shall have the right r. its option without notice to Grantor to declare the entire indebisiness immediately due and payable, including any prepayment penalty which Grantor would be required to cay.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniterim Commercial Code.

Lender's costs, against the Indebtedness. In furtherance of this right, Lender may require any tenant or other

Collect Rents. Lender shall have the right, without notice to Grants, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the net preceeds, over and above user of the Property to make payments of rent or use fees directly to Londar. If the Rents are collected by =- Lender, then Granfor irrevocably designates Lander as Grantor's altorney-h-fact to endorse instruments received in payment thereof in the name of Grantor and to nagotiate the ratio and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's demand what satisfy the obligations for which the payments are melle, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agent, or through a sceiver.

Morigagee in Possession. Lender shall have the right to be placed as mortgagee in possession or to have a receiver appointed to take possession of all or any part of the Property, which the power to protect and preserve the Property, to operate the Property preseding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the indebtedness. The mortgagee in possession or receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the De indebtedness by a substantial amount

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thereby warrants that it possesses full power and authority to execute this instrument. It is dependenty understool in the exercise of the power and the authority conferred upon and verted in it as such thus an exercise of the GRANTOR'S LIABILITY. This Mortgage is executed by Grantor, not personally but as Trueted as provided above

instances where such consent is required. the granting of such consert by Lender in any instance shall not constitute convining colour to subserve Grant are in by the sectors and the transactions. Whenever consent by Lervier is required in File Marin to demend suict compliance with that provision of any chief provision. (*) onor waiver av Landor, we and course of demender and course of any course of value of any course of the browned any part of a provision of this Morigage shall not constitute a waiver of all the provision the party a right dama a waiver of all to here in exercising any other right of any other right dama. A waiver of all to here in exercising any other right of all to here any other right of a waiver of all to here any other right of all to here. the Related Documents) unless such waiver is in writing and signed in Lender. No delay or amiguer on an Walvers and Conserts. Lender shall not be deemed to have waived any motion this lengt this florigance for under

REDEEM THE PROPERTY. OF GETTHIREY OF GEANTOR AND ON BEHALF OF ANY OTHER PERSONS PERMITTED TO WANNER OF FIGHE OF FRAMERION, NOTWITHSTANDING, MAIVES, TO THE EXTENT PERMITTED UNDER

Romestead examption laws of the State of Illinois 26 to all Indebtedness secured by this Mortpage. Naiver of Homesheed Examplon. Grantor Manabers and waives all heeleenoh to vevial

time is of the Essence. Time is of the essence in the performance of this Mortgage.

orbearance or extension without releasing Grantor from the obligations of this Manage or Manage under the And the successory will reference to this Morigage and the independence by way of uod abuj cundrahip of the Property becomes withed in a person other than Grants, Lender, without holice to Grantry. andless bus blonded by burding upon and inure to the benefit of the parties, their successors and assigns. toereact and the solution of the limit of beats enotations and the Mortgage on transfer of Grantor's interest,

Sideagroine brue billev nighter tine abages read it and be stricken and all other provisions of this Mortgage in all other respects shall deemed to be modified to be within the limits of enforceability or validity. however, if the offending provision unembriceable as to amy other persons or circumstances. If leasible, any such offending inovision shall unenforcesble 29 to any person or circumstance, such finding shall not render that prevision invelid or to blawniad of somethow sint to noisivory prevision of this Monosone to be invalid or -vinderevez section below is responsible for all obligations in this Monge.

ert is find all relevences to Grantor shall mean each and every Grantor. This means that each of the the moi so have secondly with retry to crances of Grantor under this Mortages along the joint and

couseur or Lender eather in the Property at any time held by or the benefit of Lender in any Capacity, warney are any **intractions of the state of the interest of the interest or extate created or extate**

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UNOFFICIAL COPY 03=65-1997 Page 3 Loan No 04651609001 (Continued) and agreed that with the exception of the foregoing warranty, notwithstanding anything to the Contrary Contained herein, that each and all of the warranties, indemnifies, representations, covariants, undertakings, and agreements made in this Mortgage on the part of Grantor, while in form purporting to be the warranties, indemnifies, representations, covenants, undertakings, and agreements of Grantor, are nevertheless each and every one of them made and intended not as personal warranties, indemnifies, representations, covenants, undertakings, and agreements by Grantor or for the purpose or with the intention of binding Grantor personally, and nothing in this Mortgage or in the Note shall be construed as creating any liability on the part of Grantor personally to pay the Note or any interest that may accrue thereon, or any other Indebtedness under this Mortgage, or to perform any covenant, undertaking, or agreement, either express or implied, contained in this Mortgage, all such liability, if any, being expressiv waived by Lender and by every person now or hereafter claiming any right or security under this Mortgage, and that so far as Grantor and its successors personally are concerned, the shall holder or holders of the Note and the owner or owners of any Indebtedness shall look solely to the Property for the payment of the Note and indebtedness, by the enforcement of the lien created by this Mortgage in the manner provided in the Note and herein or by action to enforce the personal liability of any Guarantor. PRAIRIE BANK AND TRUST COMPANY ACKNOWLEDGES HAVING READ ALL OF THE PROVISIONS OF THIS MORTGAGE AND NOT PERSONALLY, BUT AS TRUSTEE AS PROVIDED ABOVE, HAS CAUSED THIS MORTGAGE TO BE SIGNED BY ITS DULY AUTHORIZED OFFICERS AND ITS CORPORATE SEAL TO BE HEREUNTO AFFIXED. EXCLAPATORY CLAUSE It is presently informated and agreed by and between the portion benefit anything former to the domains indentifications may each and all of the restances, indemnifiers manifolding former to the entries, understatings and agreements former mide on the part of the Trystee while in three interestings and agreements former mide on the part of the Trystee while in three interestings and agreements former mide on the part of the Trystee while in three interestings and agreements for the second GRANTOR: Prairie Bank and Trust Company, not pergonally but a/tiest and an and a rest of the syone of Ban, made and antitude. (a) tiest the strong to be of personal to the syone of Ban, made and antitude. 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(c) the strong to be of the syone of the system of the sys and many sat to by an investor man to concern companies about a statement of the sate of the second statement of the sate and the second statement of the sate and the sate of according an and the sate of the sa XTrust Officer uniterizating or agreements of the same interior in the methodises tangeness. Imples, as each personal sability of any, decig expressly associated and research Bv: TEREDO PRAIRIE BANK AND TRUST COMPANY Villand Trust Officer Asst. CORPORATE ACKNOWLEDGMENT STATE OF Illinois COUNTY OF Cook 19 97 before me, the undersigned Notar Public, personally On this 5th day of March appeared AssExTrust Officer and Wellink Trust Officer of Preirie Bank and Trust Company, and known to me to be authorized agents of the corporation that executed the Mortgage and acknowledged the Muttuage to be the free and voluntary act and deed of the corporation, by authority of its Bylaws or by resolution of its board of directors, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute this Mortgage and in fact executed the Mortgage on behalf of the corporation. Residing at (Lit, Merin) 1161 Alunis 16478 Notary Public in and for the State of OFFICIAL SEAL My commission expires KAREN M. FINN NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 5-5-2000 LASER PRC: Reg. U.S. Pat. & T.M. Off., Ver. 3.23 (c) 1997 CFI ProServices, Inc. All rights reserved.

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