97318814

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL TO:

Baux of America National It est and Savings Association. Simmer Mal Montgaje Services: Set California St., Elth Floor 1 San Francisco, CA 94111 ↓ Sucr No. 1 → CCC

Attm:: Lou Barnett Lean Nove 3029485

, DEPT-01 RECORDING

169.00

T40012 TRAN 4992 05/06/97 15:15:00

\$6086 \$ CG #~97~318814

COOK COUNTY RECORDER

Space above for Redorder's Use

MORTGAGE

ATH ASSIGNMENT OF BERTS AND LEASES, FIXTURE AND PERSONALTY SECURITY AGREEMENT AND FIXTURE FINANCING STATEMENT

(Illinois)

The parties to this elertquige With Assignment of Rents and Leases, Fixture and Personalty Security Agreement and Fixture Financing Statement (this " Village Greens Apartments Mortgage"), made as o April 24, 1997, are American National Bank and Trust Company of Chicago as trustee under Trust Agreement dated February 25, 1997 and known as Trust Number 122866-05 ("Mortgagor"), and BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION ("Mortgague");

Grant and Secured Obligations.

1.1 Grant. For the purpose of securing payment and performance of the Secured obligations defined and described in Section 5.2, Mortgagor hereby irrevocably and unconditionally grants, conveys, mortgages and warrents to Mortgagee, with right of entry and possession, all estate, right, title and interest which Mortgagor now has or may later acquire in and to the following property (all or any part of such property, or any interest in all or any part of it, together with the Personalty (as defined in Section 3.1) being hereinafter collectively referred to as the "Property"):

(a) the real property located in the County of Cook, State of Illinois, as described in Exhibit A attached hereto (the "Land"), together with all existing and future easements and rights affording access to the Land; and

(b) all buildings, structures and improvements now located or later to be constructed on the Land (the "Improvements"); and

(c) all existing and future appurtenances, privileges, rights, easements and tenements of the Land, including all minerals, oil, gas, other hydrocarbons and any other commercially valuable substances which may be in, under or produced from any part of the

THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

Bank of America National Trust and Savings Association Commercial Mortgage Services 50 California St., 42th Floor San Francisco, CA 94111 Unit No.: 9372

Attn.: Lou Barnett

PIN: 09-15-400-008, 019, 020, 021, 022, 024 and 09-15-401-027

BOX 333-CTI

Land, all water and water rights (whether or not appurtenant), and any land lying in the streets, roads or avenues, open or proposed, in front of or adjoining the Land and Improvements; and

- id) all leasehold estate, right, title and interest of Mortgagor in and to all leases has defined in Section 5.11, subleases, franchises, licenses and other agreements covering the Land or the Improvements or any portion thereof whether now or hereafter existing or entered into, including all cash or security deposits, advance tentals and reposits or payments of similar nature; and
- es all rents, income, revenues, issues and profits of or from the land or the improvementar and
  - off all Fixtures (as that term is hereinafter defined); and
- The AP proceeds, including all claims to and demands for them, of the volumning of involvering conversion of any of the land, the improvements of the other property described as we into ask or liquidated claims, including proceeds of all present upt tolure tire, hazard or casualty insurance policies and all condemnation awards or proments new a later to be made by any public body or decree by any court of competent with item to any taking or in connection with any condemnation or eminent domain proceeding, and ill causes of action and their proceeds for any damage or injury to the limit the improvements of the other property described above of any part of them, or nearly all warranty in connection with the construction of the improvements, including these of action actsing in toil, contract, traud or concealment of a material fact, and
- (h) all additions and accessors to, substitutions and replacements for, and changes in any of the property described move.
- tith in Section (.), makes the triovocable and absolute assignment set forth in Article II, and grants the security interest set forth in Article III, all for the purpose of security the following obligations in any order of priority that Mortgages may choose when tively, the "secured obligations," individually, a "Secured Obligation";
- payment of all obligations it any time wind under a promissory note (the "Village Green: Apartments Note") dated as of even date be swith, payable by binericiary of Mittages the "Beneficiary") as maker in the stated principal amount of Seven Million One Hundred Twenty-five Thousand and no/100 bollars (\$7,125,300.00) to the order of Martgageer and
- to payment and performance of all obligations of Morgagor under this Mortpies us:
- being Agreement executed as of even date herewith by Beneficiary as "Borrower" and Mortgagee as "Bank" (the "Village Greens Apartments Lean Agreement") and under any "Loan Documents" is defined in the Loan Agreement; provided that this Mortgage does not secure any provision in any Loan Document that is expressly stated to be unsecured; and
- (d) payment of all obligations at any time owing under a promissory note (the "Carlisle Apartments Note") dated as of even date herewith, payable by beneficiary of Mortgagor (the "Beneficiary") as maker in the stated principal amount of Nine Million Three Hundred Seventy Five Thousand and no/100 Dollars (\$9,375,000.00) to the order of Mortgagoe; and

numer war rollanger Almorty

- (e) payment and performance of all obligations of **Beneficiary**, as Borrower under a Term Loan Agreement executed April 24, 1997 by **Beneficiary**, as Borrower and Mortgagee as "Bank" (the "Carlisle Apartments Loan Agreement"); and
- (i) payment and performance of the Obligations of Beneficiary under a certain Mortgage dated April 24, 1997, in the stated principal amount of Nine Million Three Hundred Seventy-five Thousand and 00/100 bollars (\$9,375,000.00) (the "Carlisle Apartments Mortgage"); and
- (g) payment and performance of all future advances and other obligations that Mortgagor or any successor in ownership of all or part of the Property may agree to pay and/or perform (whether as principal, surety or guarantor) for the benefit of Mortgagee, when a writing oridences the parties' agreement that the advance or obligation be secured by this Mortgage, and
- (h) payaent and performance of all modifications, amendments, extensions, and renewals, however reisenced, of any of the Secured Obligations.

The Village Greens Apartments Note and the Carlisle Apartments Note will be referred to individually as the "Note" and dellectively as the "Notes"

The Village Greens Apartments Loan Agreement and the Carlisle Apartments Loan Agreement will be referred to individually as the "Loan Agreement" and collectively as the "Loan Agreements"

The Village Greens Apartments Mortgage out the Carlisle Apartments Mortgage will be referred to individually as the "Mortgage" and collectively as the "Mortgages"

All persons who may have or acquire an interest in all or any part of the Property will be considered to have notice of, and will be bound by, the terms of the Secured Obligations and each other agreement or instrument made or intered into in connection with each of the Secured Obligations. Such terms include any provisions in the Note or the Loan Agreement which permit borrowing, repayment and reborrowing, or which provide that the interest rate on one or more of the Secured Obligations may vary from time to time.

- 2. Assignment of Lessor's Interest in Leases and Assignment of Rents
- 2.1 Absolute Assignment. Mortgagor hereby irrevocably, absolutely, presently and unconditionally assigns to Mortgagee:
- (a) all of Mortgagor's right, title and interest in, to and under any and all leases, licenses and other agreements of any kind relating to the use of accupancy of all any portion of the Property, whether now in effect or entored into in the future solle mixely, the "Leases," individually, a "Lease"), including (i) all quarentees of anti-security for lessees' performance under any and all Leases, and (ii) all amendments, extensions, renewals or modifications to any Leases; and
- (b. all rents (and payments in lieu of rents), income, profit, payments, associate, revenue, profeeds and other benefits at any time payable under any and all fittains, any and all security deposits received or to be received by Mortgagor pursuant to any and all Leases, and all rights and benefits accrued or to accrue to Mortgagor under any and all beases (collectively "Rents").

THIS IS AN ABSOLUTE AND PRESENT ASSIGNMENT, NOT AN ASSIGNMENT FOR SECURITY ONLY.

3.. First of Argensq. Mortgagee hereby confers upon Mortgagor a license (the "License": to collect and retarn the Rentz as they become due and payable, so long as no numawarroNlanger2Nmortg

The Event of Default, as defined in Section 7.1, shall exist and be continuing. If an Event of Default has occurred and is continuing, Mortgagee shall have the right, which it may a choose to exercise in its sole discretion, to terminate the License without notice to or demand upon Mortgager, and without regard to the adequacy of Mortgagee's security under this Mortgage.

- Mortgagor under Section 2.2, Mortgagee has the right, power and authority to collect any and all Rents. Mortgagor hereby appoints Mortgagee its attorney-in-fact to perform any and all of the following acts, if and at the times when Mortgagee in its sole discretion may so choose:
  - (a) demand, receive and enforce payment of any and all Rents; or
  - (b) give receipts, releases and satisfactions for any and all Rents; or
- (c) such ther in the name of Mortgagor or in the name of Mortgagee for any and all Rents.

Mortgagee's right to the Rents does not depend on whether or not Mortgagee takes possession of the Property as permitted under Section 7.2(c). In Mortgagee's sole discretion, it may choose to correct Rents either with or without taking possession of the troperty. It an Event of Defaule occurs while Mortgagee is in possession of all or part of the Property and is collecting and applying Rents as permitted under this Mortgage, and any receiver shall nevertheless be entitled to exercise and invoke every right and remedy afforded any of them under this Mortgage and at law or in equity.

- 2.4 Notice. All lessees under any and all Leases are hereby irrevocably authorized and notified by Mortgagor to rely upon and to comply with (and shall be fully protected in so doing) any notice or demand by Mortgagee for the payment to Mortgagee of any rental or other sums which may at any time become due order the Leases, or for the performance of any or lessees' undertakings under the Leases, and lessees shall have no right or duty to inquire as to whether any Event of Default has equally occurred or is then existing hereunder.
- Proceeds. Mortgages shall have the right to apply all amounts received by it pursuant to this assignment to pay any of the following in such amounts and in such order as Mortgages shall deem appropriate: (a) any and all Secured Obligations, together with all costs and attorneys' fees; (b) all expenses of leasing, sperating, maintaining and managing the Property, including without limitation, the salaries, fees, commissions and wages of a managing agent and such other employees, agents or incependent contractors as Mortgages deems necessary or desirable; (c) all taxes, charges, claims, assessments, any other liens, and premiums for all insurance Mortgages deems necessary or desirable; (d) the cost of all alterations, renovations, repairs or replacements, and all expenses incident to taking and retaining possession of the Property.
- 2.6 Mortgagee Not Responsible. Regardless of whether or not Mortgagee, in person or by agent, takes actual possession of the Land and the Improvements, Mortgagee is not and shall not be deemed to be:
  - (a) a "mortgagee in possession" for any purpose; or
- (b) responsible for performing any of the obligations of Mortgagor under any lease; or
- (c) responsible for any waste committed by lessees or any other parties, any dangerous or defective condition of the Property, or any negligence in the management, upkeep, repair or control of the Property; or

i liable in any manner for the Property of the use, occupancy, engayment of jeration of all or any part of it.

to the trible of the strong of

#### S. Grant of Security Interest.

- pletter and accident to Mortdadee, all of Mortdador's right, fittle and interest new or nerester reduced in and to all of the following described personal property collectivety. The "Personalty"):
- a 11. Compible personal property of every kind and description, whether now existing a later acquired, including, without limitation, all goods, materials, supplies, tools, books, records, chattels, furniture, fixtures, equipment and machinery, and, without limiting the generality of any of the foregoing classifications, including any and all tire sprinkler, alarm, exash compaction, security, heating, ventilation and air conditioning, electrical, placeding and any other utility, life safety or maintenance system and any and all components of units thereof, and in all cases whether attached to, placed in or on, or used in connection with the use, enjoyment, occupancy or operation of all or any part of the Land and the Paprovements, whether stored on the Land of elsewhere; and
- All rights to the payment of money, reserves, deterred payments, refunds, control and deposits, whether now or late, to be received from third parties (including ill extnest money sales deposits) or deposited by Mortgagor with third parties (including all utility deposits), accounts, including, without limitation, the account maintained with Mortgagee under the TIR Agreement (as that term is defined in the Loan Agreement, provided; however, this Mortgage does not create a lim on accounts receivable, other than accounts receivable constituting Rents, arising in the ordinary course of the business conducted by Mortgagor on the Property), contract rights, money, instruments, documents and chattel paper; and
- (c) all general intangibles (to the extent not included under clause (b) above) relating to the Land, the Improvements, and/or any business now or later to be conducted thereon by Mortgagor, including, without limitation, &1 permits, licenses and goodwill, all books, records and files, including, without limitation, computer readable memory and data and any computer software or hardware reasonably necessary to access and process such memory and data, all architectural and engineering plans, specifications and drawings, and as-built drawings, which arise from or relate to the Land, the Improvements, and/or any of the foregoing property described in this Section 3.1, all claims to or demands for the voluntary or involuntary conversion of any of the Land, the Improvements or the other property described above into cash or liquidated claims, all proceeds of present and future fire, hazard or casualty insurance policies, all condemnation awards or payments now or later to be made by any public body or decree by any court of competent parisdiction for any taking or in connection with any condemnation or eminent domain proceeding, and all causes of action and their proceeds for any damage or injury to the Land, the Improvements or the other property described above or any part of them, or breach of warranty in connection with the construction of the Improvements, including causes of action arising in tort, contract, fraud or concealment of a material fact; and
- (d) all substitutions, replacements, additions, accessions and proceeds for to any of the foregoing property described in this Section 3.1.

- 3.2 Financing Statements. Mortgager shall execute one or more financing statements and such other documents as Mortgagee may from time to time require to perfect of continue the perfection of Mortgagee's security interest in any Personalty. Mortgager shall pay all tess and dosts that Mortgagee may insur in filing such documents in public offices and in obtaining such record searches as Mortgagee may reasonably require. In case Mortgager fails to execute any timacing statements or other documents for the perfection of continuation of any security interest, Mortgager hereby appoints Mortgagee as its true and lawfil afforms in tast to execute any such documents on its behalf. If any financing a dement or other document is filed in the records normally pertaining to personal property, that tiling shall never be construed as in any way decogating from or impairing this Mortgage or the rights or obligations of the parties under it.
- Except as otherwise provided in this Except as otherwise provided in this Exitorage of the Lain Agreement, so long as no Event of Default exists hereunder, Mortgagor may possess, use, transfer and dispose of any of the Personalty in the ordinary course of Mortgagor's musitess so long as any such possession, use, transfer or disposal will not nevel a material and odverse effect on the use, occupancy, operation or value of the Freperty.
- 3.4 Generally Agreement. This Mortgage constitutes a security agreement under the Julia of Thit is Commercial Code severing all Personalty.

#### As Financing Statement.

- 4.1 Financing Statement; Description of Fistures. Mortgagor and Mortgagor agree to the extent permitted by law that: (I) all of the goods described within the definition of the wort "Fixture" are to become fixturer on the Land described in Article I of the Military 140 this Mortgage constitutes a righter financing statement under Sections 9-300 ml (400 of the Illinois Unitorm Commercial Code, as amended or recodified from time to fine, and covers property which includes goods which are of site to become lixtures on the Property; and (111) Mortgagor is the record owner of the Land described in Article 1 of this Scripage. "Fixtures" shall include all articles of personal property now or necester attached to, placed upon for an indefinite term of used in connection with said tea, property, appurtenances and improvements, together with all goods and other property which are at it any time become so related to the Property that an interest in them arrives ander real estate law.
- 1. Eights and Duties of the Parties,
  - on Representations and Marianting. Mortgagor heroby represents inclwariants that:
    - at this Mortgage creates a first and prior lien on the Property:
- (b) the Property includes all property and rights which way be reasonably accessary or destrable to enable Mortgagor to use, enjoy and operate the Land and the Improvements for the present uses thereof;
- (d) The Property which Mortgagor owns which is personal property is free and clear of any security agreements, reservations of title or conditional sales contracts, and there is no presently effective financing statement affecting such personal property on tile in any public office except for the security interests granted in Article II and any financing statement executed in connection with, and, with respect to any deposit accounts of Mortgagor in which Mortgages holds a security interest, there has been no testification of a security interest therein by any other secured party:

7731881

- (d) Mortgagor is the record, legal and equitable owner of the Land and Improvements and has good and marketable title to the Property, free and clear of all liens, charges, encumbrances, and security interests whatsoever, except encumbrances approved by Bank;
  - (e) Mortgagor has full power and authority to grant this Mortgage;
- (1) Mortgagor will forever warrant and defend its title to the Property, and the validity, enforceability, and priority of the lien and security interest created hereby, against the claims of all persons;
- (g) The execution, delivery, and performance of the Loan Documents and the burnwing evidenced by the Note (i) are within the corporate or paitnership power of Mortgager: (1), have been authorized by all requisite corporate or partnership action; (1)) have received all necessary approvals and consents, corporate, partnership, governmental, or otherwise; (iv) will not violate, conflict with, result in a breach of, is restricted which notice or lapse of time, or both) a default under any provision of law, any order or radgment of any court or governmental authority, the articles of inderporation, bylaws, purtnership or trust agreement, or other governing instrument of Mortgagor, or any indentars, agreement, or other instrument to which Mortgagor is a party or by which it or any chies property is or may be bound or affected; (v) will not result in the greation of imposition of any lien, charge, or encumbrance whatsoever upon any of its properties or assets, except the lien and security interest created hereby; and (vi) will not require any authorization or license from, or any filing with, any governmental or other body except for (A) the recordation of this Mortgage in appropriate land records in the state in which the property is located, (B) Uniform Commercial Code filings country to the security interest created hereby, and (C) any state specific filings, forms of declarations required in connection with the transactions contemplated hereby.
- The Phone is no setion, suit, or proceeding, judicial, administrative, or ofherwise (including any condemnation or similar proceeding), pending or, to the best knowledge of Mortgagor, threatened or contemplated against, or affecting, Mortgagor or beneficiary or the Property.
- (1) The Property and Improvements are not located in an area identified by the accretify of Housing and Urban Development, or any successor thereof, as an area having special flood, mudslide, and/or flood related organon hazards pursuant to the Mattoric Flood insurance Act of 1968 or the Flood Disaster Protection Act of 1973, as amended, or my successor law, or, if any portion of the Improvements is located within my such area, Mattageor has obtained and will maintain the instrance prescribed in the Louis Addressment a
- (1) Mortgagor has all necessary certificates, permits, Taronses, and other approval;, governmental and otherwise (including all zoning, building code, land use, environmental and similar approvals), necessary for the operation of the Preperty and the conduct of its business thereat, all of which are in full force and effect an of the date hereof and all operations conducted thereon are in substantial compliance with such approvater
- on the Property, and the present and contemplated used and occupancy of in infl compliance with all applicable soning ordinances, building codes, and other similar laws;

  d) The Property is served by all utilities required for the contemplated use one All public roads and streets necessary to serve the Premises and therest, are in full compliance with all applicable zoning ordinances, building codes, laminuse, and other samilar laws;
- There die
- improvements for the contemplated use thereof have been completed, are serviceable in all

namavirrollander2\mortq

Weather, and, where required by the appropriate governmental entities, have been dedicated to and formally accepted by such governmental entities.

- (n) The Property is in good repair and is free and clear from damage caused by tire of other disualty;
- All costs and expenses of any and all labor, materials, supplies, and equipment used in the construction of the improvements have been paid in full;
- (p) Mortgager has paid in full for, and is the owner of, all furnishings, fixinges, and equipment (other than lessees' property) used in connection with the operation of Property, free and clear of any and all security interests, liens, or encumbrances, except the encumbrances approved by Mortgagee and the lien and security interest created hereby;
- (q) There is no proceeding pending or threatened for the total or partial condemnation of the Croperty;
  - (i) The Property is not under substantial construction or rehabilitation;
- (s) All taxes and governmental assessments, insurance premiums, water, sewer and municipal charges, and ground rents, if any, that are due and owing as of the date hereot have been paid;
- (t) Mortgagor is the role owner and holder of the Lessor's interest under all of the beases related to the Property. There are no assignments of the lessor's interest in any of the Leases or any portion of the Rents due and payable or to become due and payable thereunder which remain in effect on the date hereof other than under this Mortgage and the other Loan Documents:
- (u) Each lessee occupies a portion of the Property pursuant to a Lease which is in tull torce and effect and, other than those Leases now in effect, the Property is not subject to any leases or other agreements creating any rights to use, occupy or possess the Property; other than those lessees with interests in Leases in effect, no person has any leasehold or possessory or occupancy right or interest in the Property; and
- (v) All of the Leases are in full force and effect and will remain in full torce and effect following the consummation of the transactions contemplated hereby. Except as set forth in the rent roll delivered to Mortgagee on the date hereof (1) none of the lesses are in default in the payment of Rent under the Leases, (2) the Mortgagor has complied with the terms of the Leases and is not in default in respect of any of its obligations under any of the Leases, (3) Mortgagor has not received any notice of default from any lessees under the Leases, (4) no lessee has been given any free rent or concessions or abatements relating to the payment of rent or additional tent which remain unexpired on the date hereof, nor has any lessee been given any credit for or offset or claim against the obligation to pay any fixed rent or additional rent by reason of prepayment of rent or otherwise, and (5) none of the Rents have been collected more than one (1) month in advance.
- 5.2 Performance of Secured Obligations. Mortgagor shall promptly pay and perform each Secured Obligation in accordance with its terms.
- 5.3 Taxes and Assessments. Mortgagor shall pay prior to delinquency all taxes, levies, charges and assessments (individually and collectively, an "Imposition"), imposed by any public or quasi-public authority or utility company which are (or if not paid, may become) a liten on all or part of the Property or any interest in it, or which may cause any decrease in the value of the Property or any part of it. If any such Imposition becomes delinquent, Mortgagee may require Mortgagor to present evidence that they have been paid in full, on ten (10) days' written notice by Mortgagee to Mortgagor, namavarrallanger: Nmortg

despense, there the validity or application of any imposition by appropriate lead improved to properly initiated and conducted in good tatth and with due diligence, to be the Mortgadee is reasonably satisfied that neither the Property nor any particular to interest therein will be in danger of being sold, forfeited, or lost as a result of such contest, and (ii) Mortgagor shall have posted a bond or furnished such their security is may be reasonably required from time to time by Mortgagor.

- 1.4 Grens, Charges and Encumbrances. Mortgagor shall immediately discharge any free, in the traperty which Mortgagee has not consented to in writing. Mortgager shall pay when the each adjustion secured by or reducible to a lien, charge or encumbrance which now hence liter may ensumber or appear to encumber all or part of the Property or any interest in it, whether the lien, charge or encumbrance is or would be senter or set iffinite to the Mortgage.
  - 😅 comages in Clustrance and Condemnation Proceeds,
- The Markara hereby absolutely and rirevocably assigns to Mortgagee, and assisted the payor to raw to Mortgagee, the following claims, cannos of action, awards, payments and rights to payment:
- (1) all amade of damages and all other componention payable directly or indirectly because of a consembation, proposed condemnation or taking for public or provide use which affects all or part of the Property or any interest in it; and
- .ii) all other awards, claims and causes of action, arising out of any warranty affecting all or any part of the property, or tor damage or injury to or decrease in value of all or part of the Property of any interest in it; and
- (iii) all proceeds of any facurance policies payable because of loss sustained to all or part of the Property; and
  - (iv) all interest which may accive in any of the foregoing.
  - (b) Moregagor shall immediately notify Moregagor in writing if:
- (1) any damage occurs or any injury or 40%; is sustained to all or any part of the Property, or any action or proceeding relating to any such damage, injury or loss is commenced; or
- (11) any offer is made, or any action or proceeding is commenced, which relates to any actual or proposed condemnation or taking of all or part of the Property.
- If Mertgages shooses to do so, it may in its own name appear in or prosecute any action or proceeding to entoice any cause of action based on warranty, or for damage, injury or loss to all or part of the Property, and it may make any compromise or settlement of the action or proceeding. Mortgagee, if it so chooses, may participate in any action or proceeding relating to condemnation or taking of all or part of the Property, and may join Mortgagor in adjusting any loss covered by insurance.
- (c) All proceeds of these assigned claims, other property and rights which Mortgagor may receive or be entitled to shall be paid to Mortgagee. In each instance, Mortgagee shall apply those proceeds first toward reimbursement of all of Mortgagee's costs and expenses of recovering the proceeds, including attorneys' fees. If, in any instance, each and all of the following conditions are satisfied in Mortgagee's reasonable judgment, Mortgagee shall permit Mortgagor to use the balance of the proceeds ("Net Claims Proceeds") to pay costs of repairing or reconstructing the Property:

- (1) the plans and specifications, cost breakdown, construction ontract, construction schedule, contractor and payment and performance bond for the work or repair or reconstruction must all be acceptable to Mortgager, and
- in Mortgagee must receive evidence satisfactory to it that after repair of reconstruction the Property would be at least as valuable as it was immediately before the damage or condemnation occurred; and
- (1))) the Net Claims Proceeds must be sufficient in Mortgagee's referentiation to pay for the total cost of repair or reconstruction, including all associated development costs and interest projected to be payable on the Secured Onlinations until the repair or reconstruction is complete; or Mortgagor must provide its own tands in an amount equal to the difference between the Net Claims Proceeds and a reasonable estimate, made by Mortgagor and found acceptable by Mortgagoe, of the total test of repair or reconstruction; and
- Mortgages must receive evidence satisfactory to it that all beases which it may find as openble will continue after the repair or reconstruction is complete;
  - ,v: n/ Event of Default shall have occurred and be continuing; and
- vis The improvements shall take no more than one (i) year to construct and shall be completed no less than three (3) months before the maturity date.
- if II Mortgages finds that the foregoing conditions are met, Mortgagus shall had been drained from Proceeds and any funds which Mortgagus is required to provide in a continuous bearing account in which dortgagus shall have been granted a perfected security interest as security for the fedured Obligations and shall disburse them to Martgages to pay rosts of repair or factuation upon presentation of evidence reasonably calculations to Mortgages that copies of reconstruction has been completed ratiofactory and free free. However, if Mortgages finds that one or more of the free range with at premiums some or all of the Secret Obligations in such order and property is a first in its sole discretion may shoose.
  - ... Maintenance and Preservation of Property.
- as Mortgagor shall insure the Property as required by the Loan Agreement and Spectific Property in speed condition and repair.
- thereof, or after or add to the Improvements, or any part thereof, or after or add to the Improvements, or initiate or allow my change in any contribution of their land use classification which afterts the Property of any part of it, except as permitted by the Loan Agreement.
- It all or part of the Property becomes damaged or destroyed, Mortgagor shall promptly and completely repair and/or restore the Property in a good and workmanlike manner in accordance with sound building practices, regardless of whether or not Mortgagee agrees to disburse insurance proceeds or other summer to pay doness of the work of Empair or reconstruction under Section 5.5.
  - sels Merigago: shall not commit of allow any waste of the Property.
- (e) Mortgagor shall perform all other acts which from the character or use of the Property may be reasonably necessary to maintain and preserve its value and utility.
  - (5) Releases, Extensions, Modifications and Additional Security.

namnayarro\langer2\mortq

- (a) From time to time, Mortgagee may perform any of the following acts without incurring any liability or giving notice to any person:
  - (i) release any person liable for payment of any Secured Obligation;
- $\phi$  (ii) extend the time for payment, or otherwise alter the terms of payment, of any Secured Obligation;
  - (iii) accept additional real or personal property of any kind as security for any Secured Obligation, whether evidenced by deeds of trust, mortgages, security agreements or any other instruments of security;
  - (IV) alter, substitute or release any property securing the Secured
  - (v) consent to the making of any plat or map of the Property or any part of it;
  - (V1) Join in granting any easement or creating any restriction directing the Property; or
  - (vii) join it may subordination or other agreement affecting this Mortgage of the lien of it.
  - tens and other sums owed by Mortgagor under <u>Section 5.9</u> have been received, Mortgagee shall release this Mortgage, the lies meated thereby, and all notes and instruments evidencing the <u>Secured Obligations</u>. Mortgager shall pay any costs of recordation of such release.
    - See Compensation, Exculpation, Indomnification.
  - An Mortgagor agrees to pay fees in the Leximum amounts legally permitted, of remonable fees as may be charged by Mortgagee when the law provides no maximum limit, for any services that Mortgagee may render in connection with this Mortgage, including Mortgagee's providing a statement of the Secured Obligations or providing the release parsuant to Section 5.8. Mortgagor shall also pay or reind use all of Mortgagee's costs in expenser which may be incurred in rendering any such services. Mortgagor further agrees to pay or reimburse Mortgagee for all costs, expenses and other advances which may be including any rights or remedies afforded to Mortgagee under Section 7.2, whether any lawsuit is filled or not, or in detending any action or proceeding arising under or relating to this Mortgage, including attorneys' fees and other legal costs, costs of any fore lossing late (as defined in Section 7.2(h)) and any cost of evidence of title. If Mortgagee these to dispose of Property through more than one Foreclosure 3els, Mortgagor shall pay all costs, expenses or other advances that may be incurred or made by Mortgagee in eight of those Foreclosure Sales.
  - (b) Mortgagee shall not be directly or indirectly liable to Mortgagor or any other person as a consequence of any of the following:
  - (1) Mortgagee's exercise of or failure to exercise any rights, remedies or powers granted to it in this Mortgage;
  - (ii) Mortgagee's failure or refusal to perform or discharge any subliquition or limitality of Mortgagor under any agreement related to the Property or under this Mortgage,  $\omega_{\rm F}$

armnavarro\langer3\mortg

(iii) any loss sustained by Mortgagor or any third party resulting from Mortgagee's tailure to lease the Property, or from any other act or omission of Mortgagee in managing the Property, after an Event of Default, unless the loss is caused by the willful missondest and bad taith of Mortgagee.

Mortgager hereby expressly waives and releases all liability of the types described above, and agrees that no such liability shall be asserted against or imposed upon Mortgagee.

- 101 Mortgagor agrees to indemnify Mortgagee against and hold it harmless from all lesses, damages, liabilities, claims, causes of action, judgments, court costs, attorneys' fees and other legal expenses, cost of evidence of title, cost of evidence of value, and other costs and expenses which it may suffer or indur:
- (i) in performing any act required or permitted by this Mortgage or any of the other Loan Documents or by law;
- because of any failure of Mortgagor to perform any of the Secured obligations; or
- (111) because of any alleged obligation of or undertaking by Mortgagee to perform or discharge art of the representations, warranties, conditions, covenants of other obligations of Mortgagor in any document relating to the Property other than the Loan becoments.

This agreement by Mortgagor to indepnify Mortgagee shall survive the release and cancellation of any or all of the Secured Obligation, and the full or partial release of this Mortgage.

- (d) Mortgagor shall pay all obligations to pay money arising under this Section 5.9 immediately upon demand by Mortgagoe. Each such obligation shall be added to, and considered to be part of, the principal of the Note, and shall bear interest from the date the obligation arises at the rate then being applied to the principal balance of the Note.
- Solutions and Notice of Claims and Actions. At Mortgagor's sole expense, Mortgagor shall protect, preserve and defend the Property and title to and right of possession of the Property, and the security of this Mortgago and the rights and powers of Mortgagee created under it, against all adverse claims. Portgagor shall give Mortgagee prompt notice in writing if any claim is asserted which does or could affect any of these matters, or if any action or proceeding is commenced which allages or relates to any such claim.
- 5.11 Subrogation. Mortgagee shall be subrogated to the liens of all encumbrances, whether released of record or not, which are discharged in whole or in part by Mortgagee in accordance with this Mortgage or with the proceeds of any loan recured by this Mortgage.
- 5.12 Site Visits, Observation and Testing. Mortgagee and its agents and representatives shall have the right to enter and visit the Property at any reasonable time for the purposes of observing it, performing appraisals, taking and removing soil or groundwater samples, and conducting tests on any part of it, as provided in the Loan Agreement.
- 6. Sale, Transfer, or Encumbrance of the Property.
  - 6.1 Due-on-Sale or Encumbrance.
- (a) Mortgagor acknowledges that Mortgagee has examined and relied on the creditworthiness of **Beneficiary** and the experience of **Beneficiary** in owning properties such as the respectly in agreeing to make the loan secured hereby, and that Mortgagee will numavarrollanger?\mortg

ontinue to rely on **Baneficiary's** ewhership of the Property as a means of maintaining the taller of the Laguerty as recurrity for repayment of the Secured Obligations. Mortgagor abun who ages that Mortgagoo has a Malid inferest in maintaining the Malue of the Property and the ensure that, should Mortgagor default in the repayment of the Obligations, Mantipagees in recover the Reduced Obligations by a sale of the Property. therwise priviled in Section 6.1(d) heroof, Mertgagor shall not sell, donvey, mortgage, enumerer, pledge or otherwise transfer the Property or any part thereof or interest thereif including ownership interests in Mortgagor, and all or any portion of the peneticial interest it Mortgagor is a land trust), or permit the Property of any part thereof or interest therein (including ownership interests in the Mortgagor) to be sold, shreyel, mortgage, encumbered, pledged or otherwise transferred. is averance, mertipage, encumbrance, pledce or other transfer Which is prohibited under this Section of Mortgagee in its sale discretion may declare all of the Secured Obligations to be the and payable, and Mortgagee may invoke any rights and temedies provided by April 10 22 1 4 ree Mortgage.

the, conveyance, mortgage, encumbrance, pledge or transfer within the meaning of this Section and shall be deemed to include (i) an installment sales agreement wherein Martgagor agrees to sell the Property or any part thereof for a price to be paid in installments, the approprient by Mortgagor leasing all or a substantial part of the Experty for other than actual occupancy by a space lessee thereunder or a sale, insignment or other transfer of, or the grant of a security interest in, Mortgagor's right, title and interest in and to any Leases or any Rents; (iii) if Beneficiary or any meneral partner of Beneficiary is a corporation, the Voluntary or involuntary rate, conveyance of transfer of shares of any of such corporation's stock possessing, in the same acce, more than fifty percent Propert of the voting power or more than lifty percent . of the direct or indirect beneficial ownership of such corporation; (iv) if Beneficiary or any general partner of seneficiary is a limited or general partnership or signt venture, the change, removal or resignation of a general partner or managing partner or the transfer of the partnership interest of any direct or indirect general partner or managing partner, dissolution of the Partne, sorp under Illinois law, or any direct or indirect fransfer or transfers of, in the aggregate, more than fifty percent (50) of the partnership interests in Beneficiary, and (V) if Sinaficiary or any general partner of Beneficiary is a limited liability company, the coange, removal or resignation of a minaging member of the transfer by a Managing Member of its interest in the company or any transfer or transfers of, in the aggregate, more than fifty percent (50) or the membership interests; and (vi) if Mortgagor is a land trust, the sale, conveyance, mortgage, encumbrance, pledge or transfer of all or any portion of the beneficial interest thereaf including the power of direction.

#### Events of Detault; Remedies.

- 2.1 Events of Detault. Upon the occurrence of any one or more of the following events, Mortgagee may, by written notice delivered to Mortgagor, declare Mortgagor to be in detault, and thereupon the same shall constitute an "Event of Default" under this Mortgage:
- (a) An Event of Default is declared under the Loan Agreement or any other Loan Document; or
- (b) Mortgagor sells, conveys, mortgages, encumbers, pledges or otherwise transfers the Property or any part thereof or interest therein (including beneficial ownership in the Mortgagor or ownership interests in the Beneficiary), or permits the Property or any part thereof or interest therein (including ownership interests in the Beneficiary to be sold, conveyed, mortgaged, encumbered, pledged or otherwise transferred in violation of Section 6.1 hereof; or

- (c) Any representation or warranty made or given by Mortgagor in this Mortgago proves to be talse or misleading in any material respect; or
- 7.7 Remedies. At any time after an Event of Default, Mortgagee shall be entitled to invoke any and all of the rights and remedies described below. All of such rights and remedies shall be cumulative, and the exercise of any one or more of them shall not constitute an election of remedies.
- (a) Asceleration. Mortgagee may declare any or all of the Secured Original to be due and payable immediately.
- ab Regarder. Mortgagee shall, as a matter of right, without notice and without giveng bond to Mortgagor or anyone claiming by, under or through Mortgagor, and without regard for the solveney or insolvency of Mortgagor or the then value of the Property, to the extent permitted by applicable law, be entitled to have a receiver appointed for all a any part of the Property and the Ronts, and the proceeds, issues and profits thereof, with the rights and powers referenced below and such other rights and powers is the court making such appointment shall confer, and Mortgagor hereby consents to the appointment of such receiver and shall not oppose any such appointment. Such receiver shall have all powers and duties prescribed by Section 15-1704 of the Act (as defined in supportion of below), all other powers which are necessary or usual in such cases for the projection, possession, control gamagement and operation of the Property, and such rights and powers as Mortgagee Would have upon entering and taking possession of the Picperty under subsection on below. In addition to any provision of this Mortgage authorizing the Martipages to take or be placed in rossession of the mortgaged real estate, or for the appointment of a receiver, Mortgagee scall have the right, in accordance with Section 15-17% and 15 170% of the Act, to be placed in possession of the mortgaged real estate or at its request to have a receiver appointed, and such receiver, or Mortgagee, if and When placed in possession, shall have, in addition to any other powers provided in this Mortgage, all rights, powers immunities, and autres as provided for in Sections 19-1701 and 15 170 vot the Act.
- say entity take possession of, manage and operate all is any part of the Property, and may also is any and all other things in connection with those actions that Mortgages may in its interestion consider necessary and appropriate to protect the security of this Mortgages of the things may include taking and possessing all of Mortgages of the Pack swher's tooks and recorder entering into, enforcing, measiving, or canceling leases of each terms and conditions as Mortgages may consider prepara obtaining and evicting tensor; tixing it modifying rents; collecting and receiving any payment of money owing to Mortgages; templeting any untinished construction; and/or contracting for and making repairs and alterations. If Mortgages so requests, Mortgages shall assemble all of the Property that has been removed from the Land and make all of it available to Mortgages at the site of the Land.
- of Mortgager, and if it chooses to do so in connection with any such cure, Mortgager may clear enter the Property and/or do any and all other things which it may in its sole to restrict a consider necessary and appropriate to protect the security of this Mortgage. Such other things may include appearing in and/or defending any action or proceeding which purports to affect the security of, or the rights or powers of Mortgager ander, this Mortgager paying, purchasing, contexting or compromising any encumbrance, charge, lien or craim of lien which in Mortgager's sole judgment is or may be senior in priority to this Mortgager; obtaining insurance and/or paying any premiums or charges for insurance required to be carried under the Loan Agreement; otherwise caring for and protecting any and all of the Property; and/or employing counsel, accountants, contractors and other appropriate persons to assist Mortgager. Mortgager may take any of the actions permitted under this Section 7.2 either with or without giving notice to any person.

namnavarro\lander2\mortq

- ter Unitorm Commercial Code Remedies. Mortgagee may exercise any or all of the remedies granted to a secured party under the Illinois Uniform Commercial Code.
- Foreclosure; Lawsuits. Mortgagee shall have the right, in one or several concurrent or consecutive proceedings, to foreclose the lien hereof upon the Property or any part thereof, for the Secured Obligations, or any part thereof, by any proceedings appropriate under applicable law. Mortgagee or its nominee may bid and become the purchaser of all or any part of the Property at any foreclosure or other sale hereunder, and the amount of Mortgagee's successful bid shall be credited on the Secured Obligations. Without limiting the foregoing, Mortgagee may proceed by a suit or suits in law or equity, whether for specific performance of any covenant or agreement herein contained or in aid of the execution of any power herein granted, or for any foreclosure under the independ of degree of any court of competent jurisdiction.
  - in any other instrument, document, agreement or other writing heretofore, concurrently or in the future executed by Mortgagor or any other person or entity in favor of Mortgagoe in connection with the Secured Obligations or any part thereof, without prejudice to the right of Mortgagoe thereafter to enforce any appropriate remedy against Mortgagor. Mortgagoe shall have the right to pursue all remedies afforded to a mortgagoe under the Illinois Mortgagoe Foreclosure naw (the "Act") and other applicable law, and shall have the benefit of all of the provisions of the Act and such applicable law, including all amendments thereto which may become effective from time to time after the date hereof. In the event any provision of the Act which is specifically referred to herein may be repealed, Mortgagee shall have the benefit of such provision as most recently existing prior to such repeal, as though the same were incorporated herein by express reference.
  - to hause some or all of the Property, which constitutes personal property, to be sold or otherwise disposed of in any combination and is any manner permitted by applicable law.
  - (1) For purposes of this power of sale, Mortgagee may elect to treat as personal property any Property which is intangilly or which can be severed from the mand or improvements without causing structural damage. If it chooses to do so, Mortgagee may dispose of any personal property, in any manner permitted by Article 9 of the Illinois Uniform Commetcial Code, including any public of private sear, or in any manner permitted by any other applicable law.
  - Mortgager spress that the following procedures constitute a commercially reasonable sales Mortgagee shall mail written notice of the sale to Mortgager not later than forty-five (45) lays prior to such sale. Once per week during the four weeks immediately preceding such sale, Mortgagee will publish notice of the sale in a local daily newspaper of general stradation. Upon receipt of any written request, Mortgagee will make the Property available to any bons fide prospective purchaser for inspection during reasonable business hours. Notwithstanding, Mortgagee shall be under no obligation to consummate a sale if in its judgment, none of the offers received by it equals the fair value of the Property offered for sale. The foregoing procedures do not constitute the only procedures that may be commercially reasonable.
    - (1) Single or Multiple Foreglosure Sales.
  - (1 the Property consists of more than one lot, parcel or item of property, Mortgagee may)
  - (i) designate the order in which the lors, parcels and/or items shall be a ld or disposed of or offered for sale or disposition; and

nemmawarroNlanger2Nmortq

(i) elect to dispose of the lots, parcels and/or items through a grangle remodificated sale or disposition to be held or made under or in connection with liquid had proceedings, or by virtue of a judgment and decree of foreclosure and sale; or through two or more such sales or dispositions; or in any other manner Mortgagee may deem to be in its best interests (any such sale or disposition, a "Foreclosure Sale;" any two if or more, "Foreclosure Sales").

If it chooses to have more than one Foreclosure Sale, Mortgagee at its option may cause the Foreclosure Sales to be held simultaneously or successively, on the same day, or on such different days and at such different times and in such order as it may deem to be in its best interests. No Foreclosure Sale shall terminate or affect the liens of this Mortgage on any part of the Property which has not been sold, until all of the Secured Obligations have been paid in full.

- continuous of the Advances. All advances, disbursements and expenditures made on insured by Mortgage before and during a foreclosure, and before and after judgment of toreclosure, and at any time prior to sale, and, where applicable, after sale, and during the pendency of any related proceedings, for the following purposes, in addition to those otherwise authorized by this Mortgage, the other Loan Documents or by the Act collectively "Protective Advances"), shall have the benefit of all applicable provisions of the Act, including those provisions of the Act hereinbelow referred to:
- (i) all advances by Mortgagee in accordance with the terms of the Mortgage to: (i) preserve, maintain, repair, restore or rebuild the improvements upon the mortgaged real estate, (ii) preserve the lien of the Mortgage or the priority thereof; or (iii) entorce the Mortgage, as referred to in Subsection (b)(5) of Section 15-1302 of the Aut;
- (ii) payments by Mortgiger of: (i) principal, interest or other obliqations in accordance with the terms of my senior mortgage or other prior lien or endumbrance; (ii) real estate taxes and assertments, general and special and all other taxes and assessments of any kind or nature what over which are assessed or imposed upon the mortgaged real estate or any part thereof; (iii) other obligations authorized by this Mortgage or other boan Documents; (iv) with court approval, any other amounts in connection with other liens, encumbrances or interests reasonably necessary to preserve the status of title, as referred to in Section 15-1505 of the Act;
- (111) advances by Mortgagee in settlement of compromise of any claims abserted by claimants under senior mortgages or any other prior liens;
- (iv) attorneys' fees and other costs incurred. (i) in connection with the foreclosure of the Mortgage as referred to in Section 1504(d)(2) and 15-1510 of the Act; (ii) in connection with any action, suit or proceeding brought of or against the Mortgagee for the enforcement of the Mortgage or arising from the interest of the Mortgagee hereunder; or (iii) in preparation for or in connection with the commencement, prosecution or defense of any other action related to the Mortgage or the mortgaged real estate;
- (v) Mortgagee's fees and costs, including attorneys' fees arising between the entry of judgment of foreclosure and the confirmation hearing as referred to in Subsection of Section 15-1508(b)(i) of the Act;
- (vi) expenses deductible from proceeds of sale as referred to in Sections 15-1512(a) and (b) of the Act;
- (vii) expenses incurred and expenditures made by Mortgagee for any one or more of the following:

(vixial the mortgaged real entage or any portion thereof constitutes to a mare mate under a condominium declination, assessments improved upon the unit owner thereof;

The control of the under a lease of sublease, rentals of the other payments required to be a made by the lease under the terms of the lease of sublease).

whether it not Moltgagee of a receiver is in possession, is reasonably required, in recoins to most Moltgagee of a receiver is in possession, is reasonably required, in recoins to insoline, and all renewals thereof, without regard to the limitation to maintain existing insoline in effect at the time any receiver of mortgagee takes possession of the most paper real estate imposed by Section 15 1764(c)(1) of the Act; (iv) repair of reclination of among or destruction in excess of available insurance proceeds of intemprition instract iv) payments deemed by Mortgagee to be required for the benefit of the mortgaged real estate insies any straint or declaration of essements, essement agreement, agreement with any afficient lind owners or instruments dreating coverants of restrictions for the benefit of intering the mortgaged real estate; (vi) shared or common expense assessments payable or any executation or copposation in which the owner of the mortgaged real estate is a member to my way affective, the mortgaged real estates

(XI) If the loan secured hereby is a construction loan, costs incurred by Margagee for demolition, preparation for and completion of construction, as may be constructed by the applicable commitment, lean agreement or other agreement;)

ist; payments required to be paid by Mortgagor or Mortgagor pursuant to any leave or store experient for accupancy of the mortgaged real estate and

(XIII): the Morigage is included, payments of FHA or private mortgage in our more required to keep such insurance in type.

All Protective Advances shall be so much additional indebtedness secured by this Martgage, and shall become immediately due and payable virbout notice and with interest thereon from the date of the advance until paid at the Default Rate under the terms of the Note.

This Mortgage shall be a lien for all Protective Advances as to subsequent pur maser; and uniquent creditors from the time this Mortgage is a corded pursuant to Euphaection us do of Section 15-1302 of the Act.

All Protective Advances shall, except to the extent, if any, that any of the same is clearly contrary to or inconsistent with the provisions of the Act, apply to and be included in:

(1) any determination of the amount of indebtedness secured by this Mortgade at any time;

(2) the indebtedness found due and owing to the Mortgagee in the judgment of foreclosure and any subsequent supplemental judgments, orders, adjudications or findings by the court of any additional indebtedness becoming due after such entry of judgment, it being agreed that in any foreclosure judgment, the court may reserve purisdiction for such purpose;

(3) determination of amounts deductible from sale proceeds pursuant to Section 45-1512 of the  $\mathsf{Act}$ :

(4) application of income in the hands of any receiver or Mortgages in possession; and nymnavarro\langer2\mortg

- computation of any deficiency judgment pursuant to Section 15-(5) 1508 (b) (2), 15-1508 (e) and 15-1511 of the Act.
- 2.3 Credit Bids. At any foreclosure Sale, any person, including Mortgagor or I Mort ragee, may bid for and acquire the Property or any part of it to the extent permitted by then applicable law. Instead of paying cash for that property, Mortgagee may sertle for the purchase price by crediting the sales price of the property against the following and partions:
  - 14) liest, the portion of the Secured Obligations attributable to the expenses of sale, costs of any action and any other sums for which Mortgagor is obligated to pay an resulturate Mortgagee under Section 5,9; and
  - metond, all other Secured Obligations in any order and proportions as Mortgagee in its selections discretion may choose.
  - 3.4 Application to Foreclosure Sale Proceeds. Mortgagee shall apply the proceeds or any Expectosure Sale of the hollowing manner:
  - a trist, to pay the postion of the Secured Obligations attributable to the expense of sale, costs of any object and any other sums for Which Mortgagor is obligated remarks Mortague under Jestion 5,9;
  - The second, to pay the postion of the Secured Obligations attributable to any sums expended or advanced by Mortgages under the terms of this Mortgage which then remain 464 13 44
  - ( ) third, to pay all other Secure! Obligations in any order and proportions as Martipages in its sole discretion may chooser and
  - of fourth, to remit the remainder, S. my, to the person or persons untitled 1 . 11
  - the Application of Route and Other Sums. Morepage shall apply any and all Rents The derity it pursuant to the assignment provided in billie 11 of this Mortgage, and my mit it; ther summe, ther than the proceeds of a locallosure Sale, acceived or second by Most pages, in the following matter:
  - ar treat, to pay the portion of the Secured Obligations attributable to the and, that expenses of collection of such sums, including reasonable attorneys' fees, that may be incurred by Mortgagee and/or any receiver appointed in ecceptance with this Mortgage;
  - the second, to pay any and all Secured Obligations other than provided in Table is above, and any and all expenses of leasing, operating, maintaining and managing the (reporty and a)) other coats and charges inclient to the Property as provided in Section 2.5 above, and in such order and proportions as Mortgagee in its sole discretion may the see and
  - tungeto.

Marchaper shall have no limbility for any funds which it does not actually received

4. Application of Payments, Upon receipt of any installment of interest or principal due under the Note or upon receipt of any other finds from as babels. under the Mote or apon receipt of any other funds from or behalf of Mortgagor, Mortgagor shall apply the paymentar first in satisfaction of any cost, advances or expenses admasevante Managera Amorta

18

incurred by Mortgagee as described in the Mortgage; secondly to the unpaid and accrued interest on the unpaid principal balance of the Secured Obligations; the remainder to the unpaid principal balance on the Secured Obligations.

#### g. Missellaneous Provisions.

- only Additional Provisions. The Loan Documents fully state all of the terms and conditions of the parties' agreement regarding the matters mentioned in or incidental to this Mortgage. The Loan Documents also grant further rights to Mortgagee and contain turther agreements and affirmative and negative covenants by Mortgagor which apply to this Mortgage and to the Property.
- shall be construed as a continuing waiver. No waiver shall be implied from any delay or farlure by Mortgagee to take action on account of any default of Mortgagor. Consent by Mortgagee to any act of omission by Mortgagor shall not be construed as a consent to any other or subsequent as tor omission or to waive the requirement for Mortgagee's consent to be obtained in any future or other instance.
- Mortgagee may take any of the actions permitted under 9.3 Powers of Mortgagee. Sections 7.7(b) and/or 7.2(c) recardless of the adequacy of the security for the Secured Obligations, or whether any or all of the Secured Obligations have been declared to be immediately due and payable, or vnether notice of default and election to sell has been given under this Mortgage. If Mortgagee performs any act which it is empowered or nathorized to perform under this Moreage, including any act permitted by Section 5.8 or Section 7.2(d), any such act alone shall not release or change the personal liability of my person for the payment and performance of the Secured Obligations then outstanding, or the lien of this Mortgage on all or the ramainder of the Property for full payment and performance of all outstanding Secured Obligations. The liability of the original Mortgagor shall not be released or changed it Wirtgagee grants any successor in interest to Mortgago: any extension of time for payment, or modification of the terms of payment, of any Secured Obligation. Mortgagee shall not be required to comply with any demand by the original Mortgagor that Mortgagee refuse to grapt such an extension or modification tu, or commence proceedings against, any such successor to interest.
- 9.4 Merger. No merger shall occur as a result of dratgagee's acquiring any other estate in or any other lies on the Property unless Mortgages consents to a merger in withing.
- 9.5 doint and Several Liability. It Mortgagor consists of more than one person, each shall be jointly and severally liable for the faithful performance of all of Mortgagor's obligations under this Mortgage.
- with Illinois law without giving effect to the conflict of law principles of laid state.
- shall be binding upon and inure to the benefit of the heirs, successors and permitted assigns of the parties. However, this Section 9.7 does not waive the provisions of Section 6.1. Mortgage shall have the right in its sole discretion at any time during the term of this Mortgage shall have the right in its sole discretion at any time during the term of this Mortgage to sell, assign, syndicate or otherwise transfer or dispose of all or any portion of its interest in this Mortgage, the Note and the Secured Obligations, and the other Loan Documents, all without notice to or the consent of Mortgagor, and after any such transfer bank of America National Trust and Savings Association shall have no further obligations under the Loan Documents.
- 9.8 Interpretation. Whenever the context requires, all words used in the singular will be similtued to have been used in the plural, and vice versa, and each gender will nimmaverrollanger. Amorts

 $\widetilde{\gamma}$  include any other gender. The captions of the sections of this Mortgage are for convenience only and do not define or limit any terms or provisions. The word "includers:" means "include(s), without limitation," and the word "including" means formalisting, but not limited to: The word "obligations" is used in its broadest and most Floomprehensive sense, and includes all primary, secondary, direct, indirect, fixed and Moontingent obligations. It further includes all principal, interest, prepayment charges, liste charges, loan fees and any other fees and charges accruing or assessed at any time, is to well as all obligations to perform acts or satisfy conditions. No listing of specific instances, items of matters in any way limits the scope of generality of any language of this Mortgage. The Exhibits to this Mortgage are hereby incorporated in this Mortgage. Any applialized words which are defined in the Loan Agreement are used in this Mortgage as as defined.

- 9.9 In-House Counsel Fees. Whenever Mortgagor is obligated to pay or reimburse Mortgagee for any attorneys' fees, these fees shall include the allocated costs for services of in home counsel.
- 6.19 Warver of Marshalling. Mortgagor warves all rights, legal and equitable, it may now or hereafter have to require marshalling of assets or to require upon foreclosure sales of assets in a parci ular order. Each successor and assign of Mortgagor, including my holder of a lien subcremate to this Mortgage, by acceptance of its interest or lien acrees that it shall be bound by the above waiver, as if it had given the waiver itself.
- 9.11 Severability. If any provision of this Mortgage should be held unenforceable or void, that provision shall be feemed severable from the remaining provisions and in no way aftert the validity of this Mortgage except that if such provision relates to the payment of any monetary sum, then fortoagee may, at its option, declare all Secured Obligations immediately due and payable.
- 9.12 Notices. Any Mortgagor whose aidress is set forth below hereby requests that a copy of notice of detault and notice of sale be mailed to it at that address. If any Mortgagor tails to insert an address, that trajure shall constitute a designation of Mortgagor's last known address as the address for such notice.
- 9.13 Execution of Additional Documents. Mortigagor, at its expense, will execute, acknowledge and deliver all such instruments, documents assignments, security agreements and other agreements and writings and take all such action as Mortgagee from time to time may reasonably request for assuring to Mortgagee the Premises, properties, rights and interests now or hereafter subjected, or intended to be subjected, to the lien hereof, and in order to secure, perfect, protect or enforce Mortgagee's rights under the Mortgage.
- 4.14 Headings. Headings in this instrument are for convenience only and shall not be used to interpret or construe its provisions.
- against one party than against the been prepared primarily by counsel for one of the part.

  Mortgagor and Mortgagee have contributed substantially and materially of the Mortgage.

  9.16 Counterparts. This instrument may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. 9.15 Construction of Mortgage. The Mortgage shall not be construct more strictly

1.17 Execution by Mortgagee. Insumuch as the Mortgage also serves as a fixture of training of itement, Mortgagee has formed in the execution of the Mortgage.

| | Adaross Where Notices | Mortife of Are to be Senti |

e/or B.A. Gander and Associates Cotto. Racine Chicago, IL 60613

Action Where Notice to Mortspace Are to be Sent:

Bank of America National Trust and Savings Association 333 3. Beaudry, 11th Floor Los Ampeles, CA 90017

CITE WAIVER OF TRIAL NY JURY. MORTGAGOR HERBY RHOWINGLY, VOLUNTARILY ARD INTERTITIONALLY WAIVES OF RIGHT THAT IT MAY HAVE TO A TRIAL BY JURY IN ANY LITIGATION ARE IN A CHARGE WAY IN CONSECUTION WITH THIS MORTGAGE, THE NOTE, OR ANY OF THE OTHER LOAN OF THE STATEMENTS OF ACTIONS OF MORTGAGOR OR MORTGAGEE. MORTGAGOR ACKNOWLEDGES THAT IT HAS BEEN REPRESENTED IN THE SIGNING OF THIS MORTGAGE AND IN THE MAKING OF THIS WAIVER BY DIDEFENDENT LEGAL COUNSEL SELECTED OF ITS OWN FREE WILL, AND THAT IT HAS DISCUSSED THIS WAIVER WITH SUCH LEGAL COUNSEL. MORTGAGOR FURTHER ACKNOWLEDGES THAT SO IT HAS READ AND UNDERSTANDS THE MEANING AND RAMIFICATIONS OF THIS WAIVER, (b) THIS WAIVER IS A MATERIAL INDUCATION FOR MORTGAGE TO MAKE THE LOAN, ENTER INTO THIS MORTGAGE AND EACH OF THE OTHER LOAN OCCUMENTS, AND (c) THIS WAIVER SHALL BE EFFECTIVE AS TO EACH OF THE COAN DOCUMENTS AS AFFICIAL INCORPORATED THEREIN.

the Martagor acknowledges that the martgaged real estate does not constitute agricultural real estate, as said term is defined in Section 15-1201 of the Act of residential real estate as defined in Section 15-1219 of the Act. Pursuant to Section 15-1001 of the Act, Mortgagor hereby waives any advall right of redemption.

Citis Maction is executed by American National Bank and Trust Company of Chicago, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said entity hereby screams that it possesses full power and authority to execute this instrument, and it is expressly understood and agreed that nothing herein or in said Note contained shall be construed as creating any liability on frustee personally to pay the said Note or any interest that may add to thereon, or any indeptedness accounts thereunder, or to perform any covenant either express or implied herein sent timest is being understood and agreed that each of the provisions lerest, except the warranty hereinabove contained in this execution clause, shall constitute a condition and not a sovenant or agreement, regardless of Whether the same may be concluded in farguage of a promise or covenant or agreement), all such liability, if any, being expressive exived by Mostgagee and by every person now or hereafter claiming any right or security because.

The trust agreement under which Trustee is acting as trustee constitutes a "land trust" as said term is defined in Section 15-1205 of the Act.

IN WITNESS WHEREOF, Mortgagor has executed this Mortgage as of the date first above written.

97218814

riw Mi	TNESS WHEREOF, Amer	ican National	Bank and Trust	Company of	Chicago, not
personally but as	Trustee as aforesa	id, has caused	these presents t	to be signed	by its
	, and its	corporate seal	to be hereunto	affixed and	attested by
Harman Landson	the de	ay and year tir.	st above writter	١.	

Mortgagor:

American National Bank and Trust Company of Chicago, a National Banking Association AS TRUSTEE, AFORESAID

Property of Cook County Clerk's Office

nimnavairo\langer?\mortq

Exhibit A to Mortgage executed as of April 24, 1997, by American National Bank and Trust Company of Chicago as "Mortgagor" to Bank of America National Trust and Savings Association, a national banking association as "Mortgagee".

\* AS TRUSTEE ALCILCALE

Description of Property

That dertain real property located in Cook County, Illinois and more particularly described as follows:

PARCEL 1:

THAT PART OF THE NORTH 1/2 OF THE SOUTH EAST 1/4 OF SECTION 15, TOWNSHIP 41 NORTH, RANGE 17, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING ON THE JOATH LINE OF SAID SOUTH EAST 1/4 AT A POINT, ITS INTERSECTION HITH A LINE DRAWN PARALLEL TO AND 1,751.64 FEET HEST OF THE EAST LINE OF SAID SOUTH EAST 1/4, SOUTH EAST 1/4; THENCE SCUTH PARALLEL WITH THE EAST LINE OF SAID SOUTH EAST 1/4, 1,284.41 FEET TO THE CENTER LINE OF BALLARD ROAD; THENCE EAST ALONG SAID CENTER LINE, 425.34 FEET TO A LINE PARALLEL WITH THE EAST LINE OF THE SOUTH EAST 1/4 OF SECTION 15, DRAWN THROUGH A POINT ON THE NORTH LINE OF SAID SOUTH EAST 1/4 WHICH IS 1,325.84 FEET WEST OF THE NORTHEAST CORNER OF SAID SOUTH EAST 1/4 OF SECTION 15; THENCE NORTH, ALONG SAID PARALLY LINE, 1,294.93 FEET TO THE NORTH LINE OF SAID SOUTH EAST 1/4; THENCE WEST, ALONG GAID LINE, 425.80 FEET TO THE PLACE OF BEGINNING (EXCEPTING FROM THE ABOVE DECREASED PARCEL THE EAST 154.74 FEET, AS MEASURED ALONG THE NORTH LINE THEREOF, OF THE NORTH 280.0 FEET, AS MEASURED ALONG THE RAST LINE THEREOF, AND EXCEPT THE SOUTH 380.0 FEET, AS MEASURED ALONG THE EAST LINE THEREOF), IN COOK COUNTY, ILLINOIS (EXCEPTING THEREFKOM THAT PART OF THE LAND TAKEN FOR CHURCH STREET AND BALLAFD ROAD).

PARCEL 2:

THAT PART OF THE EAST 5 ACRES OF THAT PART OF THE NORTH 1/2 OF THE SOUTH EAST 1/4 OF SECTION 15, TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING ON THE NORTH LINE OF SAID 1/4 SECTION, 26.54 CHAINS HEST OF THE NORTHEAST CORNER THEREOF; AND RUNNING SOUTH TO THE CENTER OF THE ROAD OF HIGHWAY. 19.17 CHAINS; THENCE EAST ALONG THE CENTER OF SAID HIGHWAY 9.02 CHAINS; THENCE NORTH 19.60 CHAINS; THENCE HEST ALONG THE NORTH LINE OF SAID 1/4 SECTION, 9.0 CHAINS TO THE POINT OF BEGINNING, BOUNDED BY A LINE DESCRIBED AS FOLLOWS:

9731681

COMMENCING AT A POINT ON THE WEST LINE OF SAID PARCEL, 200,00 FEET BORTH OF THE SOUTHWEST CORNER THEREOF; THENCE NORTH, ALONG SAID WEST LINE, 931.05 FEET TO A POINT 164.06 FEET SOUTH, AS MEASURED ALONG SAID WEST LINE, OF THE NORTHWEST CORNER OF SAID PARCEL! THENCE EAST, PARALLEL WITH THE NORTH LINE OF SAID TRACT, 99.74 FEET; THENCE SOUTH 933.64 FEET TO A POINT ON A LINE 200.0 FEET NORTH OF THE CENTER LINE OF SAID ROAD, 96.78 FEET EAST OF THE POINT OF BEGINNING; THENCE WEST, ALONG SAID PARALLEL LINE, 96.78 FEET TO THE POINT OF REGINNING, EXCEPTING THEREFROM THE SOUTH 180.0 FEET THEREOF, AS MEASURED ALONG THE WEST LINE THEREOF, IN COOK COUNTY, ILLINOIS (EXCEPTING THEREFROM THAT PART OF THE LAND TAKEN FOR CHURCH STREET AND BALLARD ROAD).

PARCEL 3 INTENTIFICALLY OMITTED

PARCEL 4:

THAT PART OF THE SOUTH EAST 1/4 OF SECTION 15, TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT IN THE NORTH LINE OF SAID 1/4 SECTION, 26 CHAINS AND 54 LINKS WEST OF THE NORTHEAST CORNER OF SAID 44 SECTION; THENCE SOUTH 19 CHAINS AND 35 LINKS TO THE CENTER OF BALLARD ROAD, THENCE WEST ALONG THE CENTER LINE OF SAID ROAD, 5 CHAINS AND 17 LINKS; THENCE NORTH 19 CHAINS AND 35 LINKS TO THE NORTH LINE OF SAID 1/4 SECTION; THENCE EAST ALONG THE NORTH LIVE OF SAID 1/4 SECTION, 5 CHAINS AND 17 LINKS TO THE PLACE OF BEGINNING (EXCEPTING THEREPROM THAT PART THEREOF NORTH OF THE CENTER LINE OF BALLARD ROAD, OF THE EAST 31.71 CHAINS OF THE SOUTH EAST 1/4 OF SECTION 15 AFORESAID, DESCRIBED AS BEGINNING AT THE FOIRT OF INTERSECTION OF SAID CENTER LINE OF BALLARD ROAD WITH THE WEST LINE OF \$4.00 EAST 31.71 CHAINS AND RUNNING THENCE EASTWARDLY ALONG SAID CENTER LINE OF ROAD, A DISTANCE OF 104 FEET; THENCE NORTH, PARALLEL WITH SAID WEST LINE OF SAID EAST 31.71 CHAIRS OF SAID 1/4 SECTION, A DISTANCE OF 419.07 FEET; THENCE WESTHARDLY, PARALLEL TO SAID CENTER LINE OF BALLARD ROAD, A DISTANCE OF 104 FEET TO SAID WEST LINE OF SAID EAST 34.71 CHAINS AND THENCE SOUTH, ALONG SAID WEST LINE, A DISTANCE OF 419.07 FEET TO THE PLACE OF BEGINNING), IN COOK COUNTY, ILLINOIS (EXCEPTING THEREFROM THAT PART OF THE LAND TAKEN FOR CHURCH STREET AND BALLARD ROAD).

PINS 09-15-400-019/020/022/024 09-15-400-027

Street Address of Property

9020 and 9030 Capitol Drive; 9031 Church Street; 9029 and 9023 Columbus Drive; 9019 and 9020 Embassy Lane; 9021 and 9030 Federal Court and 9002 Senate Drive, Des Plaines, IL Des Plaines, IL 60613

STAIR OF ILLIHOUS

3四四年 中

Cook.

un.

ocates to see for proved a masses as subscribed to the amount his authorized capa. The cutiffy upon behalf of which the cutiffy upon behalf of which the parties of the cutiffy and all official seal.

Air Commission English of Market of Munch the commission English of the cutiffy and the cutiff and th per mally appeared. Thus or need to me on the basis of matisfactory evidence) to be the ger mally greatest per on whose name is subscribed to the within instrument and acknowledged to me that he end after the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person meted, executed the instrument.

WITNESS by band and official scal.

174

n:mnavario\langer?\mortq