EIRSTAR
BANK

C | Lanc

M

(For use with Fir

7681747-9002

98425712

[Land Trust Form]
MORTGAGE

(For use with Firstar Loan Documents Only)

ILLINOIS REAL ESTATE

- Ber 1-01 RECORDING

\$33.

. Itunoy TRAN 2510 05/21/98 14:38:00

#2453 # RC #-98-42571

COOK COUNTY RECORDER

ANTICLE I. MORTGAGE/SECURITY INTEREST

1.1 Grant of Mortgage (Focurity Interest. The Mortgagor hereby mortgages, conveys, grants and collaterally assigns to the Bank the Mortgagor Property (defined below) to secure all of the Obligations (defined below) to the Bank. The intent of the parties hereto it that the Mortgaged Property secures all Obligations of the Mortgagor and its beneficiary (the "Beneficiary") to the Bank, whether now or hereafter existing, between the Mortgagor or the Beneficiary and the Bank or in favor of the Bank, including, without limitation, any note, any loan or security agreement, any lease, any other mortgage, deed of trust or other piedge of an interest in real or personal property, any guaranty, any letter of credit or relimbursement agreement or banker's acceptance, any agreement for any other services or credit extended by the Bank to the Mortgagor or the Beneficiary even though not appoint property. In the contrary herein, the amount secured hereby shall not exceed \$100,000,000.

1.2 "Mortgaged Property" means all of the following whether now owned or existing or hereafter acquired by the Mortgagor, wherever located: all the real estate described below or in Exhibit A attached hereto (the "Land"), together with all buildings, structures, fixtures, equipment and furnishings used in connection with the operation of the Land and improvements, and all other improvements now or hereafter constructed, affixed or located thereon (the "Improvements") (the Land and the improvements collectively the "Premises"); TOGETHER with any and all easements, rights-of-way, licenses, privileges, and appurtenences thereto, and any and all leases or other agreements for the use or occupancy of the Premises, all the rents, issues, profits or any proceeds therefrom and all security deposits and any guaranty of a tenant's obligations thereunder (collectively the "Rents"); all awards as a result of conden nation, eminent domain or other decrease in value of the Premises and all insurance and other proceeds of the Premises.

The Land is described as follows (or in Exhibit A hereto if the description does not appear below): See Attached Exhibit A

BOX 333-CTI

Address: 4560 N LINCOLN AVENUE, CHICAGO.	IL 60625	PIN# BRE LEGAL DESCRIPTION
1.3 "Obligations" means all loans by the (Bank to 4540 M. LINCOLM	
		Including those loans
evidenced by a note or notes dated 05/15/98 and	05/15/98	, in the initial principal
amount(s) of \$80,000.00 and \$420,000.00		
and any extensions, renewals, restatements and modifi-	ications thereof and all princip	al, interest, fees and expenses relating
thereto (the "Note"); and also means all the Mortga		
representations, and duties to the Bank (plus its affilia	• • • • • • • • • • • • • • • • • • • •	——————————————————————————————————————
1714ILT G1 P	age 1 of 6	9/97

IOFFICIAL COPY

Littleted, whether arising out of the Loan Documents or Ballion smalls reversed by the Bank to any incurred, whether iquidated could otherwise, and regardless of whether such Obligations arise out of existing or future credit granted by the Bank to any Mortgagor or any Beneficiary, to any Mortgagor or any Beneficiary and others, to others guaranteed, endorsed or otherwise secured by any Mortgagor or any Beneficiary and principal, interest, fees, expenses and charges relating to any of the foregoing, including, without limitation, oceas and expenses of collection and enforcement of this Mortgage, attorneys' face of both inside and outside coursel and environmental assessment or remediation costs. The interest rate and maturity of such Obligations are as described in the documents creating the indebtedness secured hereby.

- 1.4 Homestead. The Premiere Are not the homestead of the Mortgagor. If so, the Mortgagor hereby releases and waives all rights under and by virtue of the homestead exemption lews of the State of Minole.
- 1.5 Plavolving Loan.

 If checked here, this Mortgage is given to secure a revolving credit feelity and secures not only present indebtedness, but also future advances, whether such future advances are obligatory or are to be made at the option of the Bank, or otherwise as are to be made within twenty (20) years following the date hereof. Nothing herein shall be construed as meaning that such revolving indebtedness has a term of twenty (20) years. The amount of revolving indebtedness secured sereby may increase or decrease from time to time, however, the principal amount of such revolving indebtedness shall not at any one time exceed the amount of \$100,000,000 plus interest thereon, and other costs, amounts and disbursement as provided herein and in the other Loan Documents.

ARTICLE II. REPRESENTATIONS AND COVENANTS

in addition to all other representations and covenents of the Mortgagor under the Loan Documents which are expressly incorporated herein as part of this Mortgage, including the covenants to pay and perform all Obligations, and while any part of the credit granted the Mortgegor under the Loan Documents is available or any Obligations to the Bank are unpaid or outstanding, the Mortgagor continuously represents and agrees as follows:

- 2.1 Representation of Title/Possession. Tra Mortgagor represents that it has acle and exclusive title to and possession of the Premises, excepting only the following "Permitted Encumbrances": restrictions and essements of record, and zoning ordinances (the terms of which are and me be compiled with, and in the case of sessments, are and will be kept free of encroachments) and taxes and assessments not yet due and payable and those Permitted Encumbrances set forth on Exhibit B attached hereto (except ** if no Exhibit B is attached, there will be no additional Permitted Encumbrances). The lien of this Mortgage, subject only in Permitted Encumbrances, is and will continue to be a
- 2.2 Maintenance; Waste; Alteration. The Mortgagor will maintain the remises in good and tenantable condition and will restore or replace damaged or destroyed improvements with items of at least equal utility and value. The Mortgagor will not commit or permit weste to be committed on the Premises. The Norgagor will not remove, demolish or materially alter any part of the Premises without the Bank's prior written consent, are the Mortgagor may remove a flature, provided the flature is prompity replaced with another flature of at least equal utility. The replacement flature will be
- 2.3 Transfer and Liene. The Mortgagor will not, without the prior written consent of the Benk, winch may be withheld in the Bank's sole and absolute discretion, either voluntarily or involuntarily (a) sell, assign, lease or travely, or permit to be sold, assigned, leased or transferred, any part of the Premises, or any interest therein; or (b) purple or otherwise encumber, create or permit to exist any mortgage, pledge, Hen or claim for Hen or encumbrance upon any part of the Premises or interest therein, accept for the Permitted Encumbrances. The Mortgagor shall not suffer or permit the assignment of the beneficial interest in the trust covering the Premises for which the Mortgagor is trustee, or the collecteral assignment or other encumbrance of such beneficial interest, and any such assignment shall be a default under this
- 2.4 Escrow. After written request from the Bank, the Mortgagor will pay to the Bank sufficient funds at such time as the Bank designates, to pay (a) the estimated annual real setate taxes and assessments on the Premises; and (b) all property or hazard insurance premiums when due, interest will not be paid by the Bank on any secrowed funds. Escrowed funds may be commingled with other funds of the Bank. All escrowed funds are hereby pledged as additional
- 2.5 Taxes, Assessments and Charges. To the extent not paid to the Bank under 2.4 above, the Mortgagor will pay before they become delinquent all taxes, assessments and other charges now or hereafter levied or assessed against the Premises, against the Bank based upon this Mortgage or the Obligations secured by this Mortgage, or upon the Bank's interest in the Premises, and deliver to the Sank receipts showing timely payment. 1714LT

2.6 insurance. Promises against such perils or hazards as the But a such perils or hazards as the But and the Children of the require, in amounts, with acceptable co-insurance provisions, not less than the unpaid balance of the Obligations of replacement value of the improvements, whichever is less. The policies will contain an agreement by each insurer policy will not be terminated or modified without at least thirty (30) days' prior written notice to the Bank and will oc mortgage clause acceptable to the Bank; and the Mortgagor will take such other action as the Bank may reas request to ensure that the Bank will receive (subject to no other interests) the insurance proceeds from the improve The Mortgagor hereby assigns all insurance proceeds to and irrevocably directs, while any Obligations remain unpair insurer to pay to the Bank the proceeds of all such insurance and any premium refund; and authorizes the Ba endorse the Mortgagor's name to effect the same, to make, adjust or settle, in the Mortgagor's name, any claim o insurance policy relating to the Premises. The proceeds and refunds will be applied in such manner as the Bank, in its and absolute discretion, determines to rebuilding of the Premises or to payment of the Obligations, whether or not

- 2.7 Condemnation. The Mortgagor will pay to the Bank all compensation received for the taking of the Premi or any part thereof, by a condemnation proceeding (including payments in compromise of condemnation proceeding and all compensation received as damages for injury to the Premises, or any part thereof. The compensation will applied in such manner as the Bank, in its sole and absolute discretion, determines to rebuilding of the Premises of payment of the Obligations, whether or not then due and payable.
- 2.8 Environmental Matters. The following representations and covenants are subject to those exceptions set for on Exhibit C attached Proto (except that if no Exhibit C is attached, there will be no exceptions). There exists Uncorrected violation by the mortgagor of any federal, state or local laws (including statutes, regulations, ordinances of the state of other governmental restrictions and requirements) relating to the discharge of air poliutants, water poliutants or process waste water or otherwise relating to the environment or Hazardous Substances as hereinalter defined, whether such law currently exist or are enacted in the figure (collectively "Environmental Lawe"). The term "Hazardous Substances" wi mean any hazardous or toxic wastes, chemicals or other substances, the generation, possession or existence of which is prohibited or governed by any Environmental Laws. The Mortgagor is not subject to any judgment, decree, order or citation, or a party to (or threatened with) any illiguition or administrative proceeding, which asserts that the Mortgagor (a) has violated any Environmental Laws; (b) is required to clean up, remove or take remedial or other action with respect to any Hazardous Substances (collectively "Remedial Action"); of (c) is required to pay all or a portion of the cost of any Remedial Action, as a potentially responsible party. Except as disclosed on the Borrower's environmental questionneire provided to the Bank, there are not now, nor to the Mortgago, knowledge after reasonable investigation have there ever been, any Hazardous Substances (or tanks or other facilities for the storage of Hazardous Substances) stored, deposited recycled or disposed of on, under or at any real estate owned or occupied by the Mortgagor during the periods that the Mortgagor owned or occupied such real estate, which it present on the rue estate or in soils or ground water, could require Remedial Action. To the Mortgagor's knowledge, there are no proceed or pending changes in Environmental & Laws which would adversely affect the Mortgagor or its business, and there are no provide conditions existing currently or likely to a second conditions and the second conditions and the second conditions and the second conditions and the second conditions are also conditions and the second conditions and the second conditions are also conditions are also conditions are also conditions are also conditions. exist while the Loan Documents are in effect which would subject the Mortgagor of Remedial Action or other liability. The Mortgagor of Remedial Action or other liability. The Mortgagor of Remedial Action or other liability. Mortgagor currently compiles with and will continue to timely comply with all applicable Environmental Laws; and will from any actions asserting or alleging any correspondence, notice, complete, order or other document. from any source asserting of alleging any circumstance of condition which requires of may require a financial contribution. by the Mortgagor or Remedial Action or other response by or on the part of the Mortgagor under Environmental Laws, or which seeks damages or civil, criminal or punitive penalties from the Mortgagor under Environmental Laws, or Laws. In the event of any such circumstance or condition the Mortgagor for an alleged violation of Environmental Laws. In the event of any such circumstance or condition, the Mortgagor agrees, at its expense and at the request of the Bank, to permit an environmental audit solely for the benefit of the Bank, to be conducted by the Bank or an independent agent selected by the Bank and which may not be relied on by the Mortgagor for any purpose. This provision shall not relieve the Mortgagor from conducting its own environmental audits or taking any other steps necessary to comply with Environmental Laws.

The Mortgagor hereby represents and covenants that the execution and delivery of this Mortgage is not a transfer of "real property," as "real property" is defined in the Illinois Responsible Property Transfer Act (768 ILCS 90/1 et seq.), as said Act may be amended from time to time, or, if the execution and delivery of this Mortgage is "real property," as defined

- in said Act, then the Mortgagor hereby represents and covenants that it has complied with the provisions thereof. 2.9 Assignments. The Mortgagor will not assign, in whole or in part, without the Bank's prior written consent, the
 - 2.10 Right of inspection. The Sank may at all reasonable times enter and inspect the Premises.
- 2.11 Welvers by Morigagor. To the greatest extent that such rights may then be lawfully waived, the Mortgagor ereby agrees for itself and any persons claiming under the Mortgage that it will waive and will not, at any time, insist upon

9/97

d or in any marker wheteverer cleam or the force; (b) any law me whitever in construction of the new new or at any time hereafter in force; (b) any law makes thereof to any provision sement of the Premiers or any part thereof prior to any sale or sales thereof of the Premiers or any part thereof prior to any sale or sales thereof of the premiers or any part thereof prior to any sale or sales thereof of the premiers or any part thereof prior to any sale or sales thereof of the premiers or any part thereof prior to any sale or sales thereof of the premiers or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales thereof or any part thereof prior to any sales or sales the CONTRINCT OF DISPLECT TO the decree, judgment or order of any court or contained or purposers to the decree, judgment or order of any court of competent judgment and any or and the present the present of the decree of the purpose o CONTRIBUTED OF PROFESSION TO THE CHECKER PROFESSION OF CHECKER OF STORY COURT OF CHINGS IN THE PROFESSION FROM SOMECHAIRS OF SITY SHOWS AND SAN ASSESSION OF SITY SHOWS AND AND ASSESSION OF SITY SHOWS AND ASSESSION OF SITY SHOW Hights of redemption. In connection with foredocute of this Mortgage; (d) any statute of limitations now or at any

2.12 Assignment of Ronts and Lausse. The Mortgagor assigns and transfers to the Bank, as additional associate results. hereafter in force; or (e) any right to require marshalling of seests by the Bank. THE ODDIGETORS OF PERSONS SITE ASSESSED. THE WINTERSON WHICH THE SECURITY IS SECURITY OF THE ODDIES, HE SECURITY IN STATE TO SECURITY IN STATE OF THE ODDIES, HE SECURITY IN S WE WANTED THE THE WAS REPORTED TO THE PROTECTION AT MANY SUBMINIONS OF TRANSMISS THE WAS AS A DESCRIPTION OF TRANSMISS THAT AND ASSAULT AN CURRENCY OF ON DEFENT OF THE PROPERTY CONTENTS THE PREFET WITH MAY EXCEPTION OF THE PROPERTY WHITE WAS AN ADMINISTRATION OF THE PROPERTY OF THE PROPERTY WAS AND THE PROPERTY OF THE PROPERTY THE R CHARGE PROPERTY THE REAL SCHOOLS AND LANGUAGE WAS ASSESSED. THE MORTGOGOT THEY COLORED AND THE THE STREET SHOULD BE AND THE STREET AND NEXTURES & Present assignment or leases and rems, the morraggor may consci me mens and manage the Premises, but by if and so long as a default has not occurred. If a default occurs, the right, together with other rights, powers and entire the Premises shall invalid authorizations are also also the standard remains which includes a second accordance to the second accord Unconsistors contained merely, even belong extribetely to the stank. The exerginment content upon the Sank, at its outpied with an interest and Canot be revoked by the Mortgagor. Upon the coourseld and canot as assume as such as assume and unknown as assume as assume and unknown as assume as as as as a same a CHIPPER WHITH HIT HERETER BITC CONTROL DR TEVERSES DY THE WICTURES. Upon the CHOCKING School Dosession of the Mittol Police and Without Staking Of Obtaining the appointment of a receiver or taking School Dosession had been previous for the second bearing the s PRETTHERS (III) GIVE INCHOS TO (AT) TENSER(S) THE THE TENSER(S) STRUCK DESCRIPTIONS (FIRST CHECK OF ADDITIONAL OF A PARTIES (II) CONTINUENCE & FORECOSURE SCION SECTION FOR & MINISTRUCK OF A PARTIES OF AN AREA PARTIES OF A PARTIES OF AN AREA PARTIES OF A PARTIES OF AN AREA PARTIES OF A PARTIES OF REPORTER (8) CHIECUTY TO THE SERVE OF THE CONTENT OF THE CONTENT OF THE CONTENT OF THE PROPERTY OF (C) ONE POLICE TO the Mortage of that the Mortage of should collect all Rents entered to the Mortage of that the Mortage of the Mort E TEXTENSEY; OF (C) GIVE TEXTION ID THE MUTTARGOT THAT THE PROTEGRACY SHOULD SHOULD SHOW BETTER OF the Season of t THE THE THE SET UPON CONSCION AND THE MONGEGOR SHOULD STRONG THE HEAVE, TO STREET OF THE MONGEGOR SHOULD STREET BY THE MONGEGOR SHOULD DESTRUCTOR OF THE PARTY THE SECRET OF THE PROPERTY OF THE MORE AND THE BOOK OF THE MORE AND THE BOOK OF THE BOOK O hermises from actions relating to tenent's payment of Rents to the Bank. In addition to all other rights (including setoff) (10) disting of the Bank under the Loan Documents which are the tensor and the second and

IN SECURIOR IN OUTSET FIGURE (INCOMPANY) SECURITY SECURIT 3.1 Benk Authorized to Perform for Mortgagor. If the Mortgagor talk to perform any of the Mortgagor's duties ON CONSTRUCTION OF PROPERTY OF MOTOGREEN, IT US NOTIFIED OF CRUSE them to be performed, including without the contract set forth in this Mortgage, the Bank may perform the curies or cause them to be performed, including without the sense of the sense o OF COVERENCE SET TOTAL BY THE PACKAGE OF DELIKE THEY PROTOTAL THE CLEASE OF CRUSE THEM IS DE PROTOTALES, STOLLING WITHOUT THE CLEASE OF CRUSE THEM IS DEPOSITED, STOLLING WITHOUT SO PROJECT SET THE MOTOR SET THEM OF PROTOTAL SO PROJECT SO PROJECT SO PROJECT SET THE PROTOTAL SO PROJECT SO PROJECT SO PROJECT SET THE PROTOTAL SO PROJECT SO PROJECT SET THE PROTOTAL SO PROJECT SET THE SECOND SET THE PROJECT SET THE PROTOTAL SO PROJECT SET THE PROTOTAL SO PROJECT SET THE PROJECT SET THE PROTOTAL SET T IMPRESSOR SIGNING THE MORIGEGO'S RETHE OF PRIVING BRY BETTOUR SO FROM SO, SETO THE COST, WITH PRESSES BY THE SOUTH IN the Loan Documents, Will immediately be due from the Morigegor to the Bank from the date of superiodic by the Sank for the Loan Documents, Will immediately be due from the Morigegor to the Bank from the date of superiodic by the Sank for the Loan Documents, will immediately be due from the Morigegor to the Bank from the date of superiodic by the Sank for the Loan Documents. There is the Lown Cocuments, will immediately the color from the mortgage to the secured by this Mortgage. At ects by the Sarak to date of payment by the Mortgager, and will be one of the Obligations secured by this Mortgage. At ects by the Mortgager, and will be one of the Obligations and accordance on containing the secure of accordance on the secure of the secure of accordance on the secu SERIE OF DESTRUCT STATE PROFESSION, SERIES WITH THE SERIES OF STATE OF STAT

The Bank may enforce its rights and remedies under the Mortgage upon default. A default will occur it was formed to be assessed to be a second to the formed The Benk may enforce its rights and remedies under this Mongage upon detain. A demand we down to Mongago falls to comply with the terms of any Loan Documents (including this Mongago or any other mong the Mongago falls to comply with the terms of any Loan Documents (including this Mongago or any other mong the Mongago of MORIGINGOY THES TO CONTRAY WHITE THE LIBITURE OF SUTY LABORS LACOLATIVETES (WICHCHING THE SEXTINGUAGE OF SUTY CHINE MORIGING OF the Moriging OF SUTY CHINE MORIG Morrgagor) or a demand for payment is made under a demand lose, or the Morrgagor Sens for which the Morrgagor effecting the Land, or 8 any other obligor talk to comply with the terms of any Lose Documents of the Rend was dead and the Sense of the Sense EXTRACTING LIBITO, OF IT SKTY CETTER COUNTRY WERE TO COMPANY WITH THE SETTER OF SKTY LICEN LICENSETS FOR WHICH THE MORIGING THE BENK THE BENK THE BENK THE BENK THE BENK THE BENK THE PROPERTY OF PRESENT UPON THE COCUMPANCE OF IT CALLS THE BENK THE BENK THE PROPERTY OF PRESENT THE COCUMPANCE OF IT CALLS THE BENK THE BE

4.1 Cumulative Remedies; Weiver, in addition to the remedies for details set forth in the Loan Documentary was seen as a second and a s A.1 CURRENCE PROTECTION: IN SCURION TO THE PROTECTION OF CONTROL OF LIGHT WILLIAM SAVING SCORES FOR CAPITAL SEASON OF SAVING SACRESSION, The Sank upon default will have all other rights and remarkant and courted asked and not not saving saving and saving Obligations to be immediately due and payable. INCluding acceleration, the Bank upon cereum was never as corner regres and remained for committee and are not excluding foreclosure of this Morgage.

The rights and remained house when the Bank uses set remained to each rights and remained to each rights and remained to each rights and remained to each rights.

Including foreclosure of this Mortgage. The rights and remedies specified herein are cumulative and any rights or remedies which the Bank would otherwise have. With respect to such rights and remedies any rights or remedies which the Bank would otherwise have. With respect to such rights and remedies:

(a) Receiver; Mortgages in Possession. Upon the commencement or during the pendency foreclose this Mortgages, the Bank will be entitled, as a matter of right, without notice or demand. (a) Receiver; Mortgages in Possession. Upon the commencement or during the pendency of any and sentenced mark states and deaders and deade (a) Preceiver; recongregation of Contract Contra TOTRESCORE STEE SHOTIGHTS, STEE SHETK WIRE DRIVENED, HE IS STREETED OF FIGURE OF CHITTERING OF CHITTERING OF TO THE MOTION OF TO THE MOTION OF PROFICE OF OUTHER SECURITY, SINCE VINITIONS RESPONSED TO THE SOLVENCY OF THE OPENINGS, Which receives will be sufficient than a security of the Premises, which receives will be sufficient than a security of the premises, and security of the premises, which receives will be sufficient than a security of the premises. PTENTENNES, ID THEY'RE IS THEORY RESPONSED TO THE OF MITY PART OF MITS PREMISED, WHICH THEORY WIR DE MARKET CONTROL TO THE PROPERTY OF SALES AND ADMINISTRATION OF THE PROPERTY OF CONTROL LINE THERE, REPLYING OF THE PRESTREES GRANG LINE PRESCRIPTLY OF SUCH POPULATION STATE PROPERTY OF SUCH POPULATION AND thre direct. Without Hritistion of the foregoing, the Mongagor hereby sushorizes the Benk to be

possession of the Premises during foreclosure, whether the Premises are residential or not, and, for so long as the Bank shall remain in possession of the Premises, the Bank shall have the power and authority to operate, manage and control the Premises, including, without limitation, the right to receive the rents, issues and profits of the Premises, perform all maintenance and make all repairs and replacements, enter into leases, and amend, cancel, renew, modify and terminate the same.

- (b) Agreement to State Foreclosure Statutes. The Mortgagor agrees that in the event of foreclosure of this Mortgage, the Mortgagor will be bound by the provisions of Section 735 ILCS 5/15-1101 et seg., as the same may be amended or renumbered from time to time, whichever may be applicable to the Premises, permitting the Bank (at its option) to waive the right to a deficiency judgment and shorten the length of the redemption period in the event of foreclosure.
- (c) Walver by the Bank. The Bank may permit the Mortgagor to attempt to remedy any default without waiving its rights and remedies hereunder, and the Bank may waive any default without waiving any other subsequent or prior default by the Mortgagor. Furthermore, delay on the part of the Bank in exercising any right, power or privilege hereunder control of the exercise of the exercise of any single or partial exercise of such right, power or privilege precise other exercise thereof or the exercise of any other right, power or privilege. No waiver or suspension will be seemed to have occurred unless the Bank has expressly agreed in writing specifying such waiver or suspension.
- (d) Attorneys' Fees and Strier Coets. Attorneys' fees and other costs incurred in connection with foreclosure of this Mortgage may be recovered by the Bank and included in any judgment of foreclosure.

ARTICLE V. MISCELLANEOUS

in addition to all other miscellaneous provisions under the Loan Documents which are expressly incorporated as a part of this Mortgage, the following provisions will also apply:

- 5.1 Term of Mortgage. The lien of this Mortgage shall continue in full force and effect until this Mortgage is released.
- 5.2 Time of the Essence. Time is of the essence with respect to payment of the Obligations, the performance of all covenants of the Mortgagor and the payment of taxes, assessments and similar charges and insurance premiums.
- 5.3 Subrogation. The Bank will be subrogated to the lien of any mortgage or other lien discharged, in whole or in part, by the proceeds of the Note or other advances by the Bank, in which whent any sums otherwise advanced by the Bank shall be immediately due and payable, with interest at the default rate confliction, and will be one of the Obligations of advance by the Bank to the date of payment by the Mortgagor or the Behonking, and will be one of the Obligations secured by this Mortgage.

 **AMERICAN NATIONAL BANK OF CHICAGO AMERICAN NATIONAL
- 5.4 Choice of Law. Foreclosure of this Mortgage will be governed by this have of the mortgaged Property is located. For all other purposes, the choice of law specified in the training partition.
- 5.5 Land Trust Exculpatory. This instrument is executed by <u>ROULEVARD BANK MATICALL ASSOCIATION</u> not personally, but solely as Trustee, as aforesaid, in the exercise of the power and authority comoved upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants and conditions to be performed by <u>NOULEVARD</u> are undertaken by it solely as Trustee, as aforesaid, and not individually, and all statements herein made are made on information and belief and are to be construed accordingly, and no personal liability shall be asserted or be enforceable against said Trustee by reason of any of the terms, provisions, stipulations, covenants and/or statements contained in this instrument.
- 5.6 Severability. Invalidity or unenforceability of any provision of this Mortgage shall not affect the validity or enforceability of any other provision.
- 5.7 Entire Agreement. This Mortgage is intended by the Mortgagor and the Bank as a final expression of this Mortgage and as a complete and exclusive statement of its terms, there being no conditions to the full effectiveness of this Mortgage. No parol evidence of any nature shall be used to supplement or modify any terms.

38425/12

AS SUCCESSOR LAND TRUSTEE TO FIRST BANK NATIONAL ASSESSOR AND TRUSTEE TO Land Trustee Monogory Boarsociation 15 Successor To	
MARIONAL ASSOCIATION	(Land Trustee Address)
Under Trust Agreement detect As too too	MOULEVARD BANK MARIONAL ASSOCIATIO
known as Trust No. 9494	400 M MICHIGAM AVE
By: Manne	CHICAGO, IL 60601
Name: P. JOHANSEN	(Bank Address)
Title: LICE PESSIDENT	FIRSTAR BANK ILLINOIS
	30 NORTH MICHIGAN AVENUE
	CEZCAGO, IL 60402
STATE OF ILLEMONS	
COUNTY OF Cook	
This instrument was acknowledged before me on	2 T
1)	DY
A	Vice MESIDEN F
Ingo indidust) Of BOULEVARD BANK MATIONAL ASSOC	AMERICAN ACTIONS
(Marrie of entity on whose behalf the document is	TRUST COMPANY OF CHICAGO
	FIRST BANK NATIONAL ARROCALT
· · · · · · · · · · · · · · · · · · ·	2 PAS SHREEZON TO H
1 ULTICIAL ODAL	Sorrence
L. M. SOVIENSKI Printed No.	Sorrence
L. M. SOVIENSKI Printed No	trne:
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 Notary Pu	blic, State of: ILLINOIS
L. M. SOVIENSKI NOTARY PUBLIC STATE OF !LLINO!8 My Commission Expires 08/28/2000 My commis	time:
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 My commission Expires 08/28/2000 My commission to the commission of the com	blic, State of: ILLINOIS
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 My commission Expires 08/28/2000 My commission instrument was drafted by MARK PRIGRATIO (name)	blic, State of: ILLINOIS
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 My commission Expires 08/28/2000 My commission Expires 08/28/2000 My commission particles by MARK PRIGRETTO (name)	time: blic, State of: ILLIMOTE seion expires:
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 On behalf of Collateral Dept.	blic, State of: ILLINOIS selon expires: ARTHENT P.O. Box 2584, DANKOSH WI 54903
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 On behalf of Collateral Dep (name) This instrument is executed by the undersigned Land Trustee.	blic, State of: ILLINOIS selon expires:
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 On behalf of Collateral Description of the Collateral Description of the Exercise of the power and authority conferred upon and vested in it as such	blic, State of: ILLINOIS selon expires: ARTHENT P.O. Box 2584, DANKOSH W. 54903
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 Transpire of the precision of the property of the property of the power and authority conferred upon and vested in it as such trustee. It is expressly understood and agreed that all the	blic, State of: ILLINOIS selon expires: ARTHENT P.O. Box 2584, DANKOSH W. 54903
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 My commission on behalf of the part of the power and authority conferred upon and vested in it as such trustee. It is expressly understood and agreed that all the warranties, indemnities, representations, covenants, undertakings and upreciments herein made on the part of the	blic, State of: ILLINOIS selon expires: ARTHENT P.O. Box 2584, DANKOSH WI 54903
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 My commission of the commission of the power and authority conferred upon and vested in it as such trustee. It is expressly understood and agreed that all the warranties, indemnities, representations, covenants, undertakings and ugreements herein made on the part of the Trustee are undertaken by it solely in its capacity as Trustee	blic, State of: ILLINOIS selon expires: ARTHENT P.O. Box 2584, DANKOSH WI 54903
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 To behalf of the control of the con	blic, State of: ILLINOIS selon expires: ARTHENT P.O. Box 2584, DANKOSH WI 54903
L. M. SOVIENSKI NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 08/28/2000 The instrument is executed by the undersigned Land Trustee, not personally but solely as Trustee in the exercise of the power and authority conferred upon and vested in it as such Trustee. It is expressly understood and agreed that all the warranties, indemnities, representations, covenants, undertakings and ugreenments herein made on the part of the Trustee are undertaken by it solely in its capacity as Trustee and not personally. No personal liability or personal respon-	blic, State of:XXX_XMOX &

EXHIBIT A TO MORTGAGE (LAND TRUST FORM) (Legal Description)

Mongagor: BOULEVARD BANK NATIONAL ASSOCIATION, as Trustee under Trust #9494

Bank:

į

PIRSTAR BANK ILLINOIS

Legal Description of Land:

PARCEL 1:
LOT 24 AND THE SOUTH 16 PEET OF LOT 25 IN E.W. SANDER AND COMPANY'S
SUBDIVISION OF LOT 1 IN SUPERIOR COURT DIVISION OF LOT 2 IN COURT PARTITION
OF THE WEST 1/2 OF THE MORTE WEST 1/4 OF SECTION 18, TOWNSHIP 40 NORTH,
RANGE 14 BAST OF THE THIRD PRINCIPAL, IN COOK COUNTY, ILLINOIS. PARCEL 2:

PARCEL 2:

LOT 25 (EXCEPTING THE SOUTH 16 FERT TERREOF) IN B.W. SANDER AND COMPANY'S SUBDIVISION OF LOT 2 3% SUPERIOR COURT DIVISION OF LOT 2 IN COURT PARTITION OF THE WEST 1/2 OF SUCTION 18, TOWNSHIP 40 NORTH, RANGE 14 FAST OF THE TRIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. 1-000.
Cooperation of the cooper

TAX REY NUMBERS: 14-18-123-721-0000; 14-18-123-022-0000

Property of Cook County Clark's Office