NOFFICIAL COP8758149 THIS INSTRUMENT WAS PR 9548/0035 65 001 Page 1 of BY and AFTER RECORDING RETURN 1998-08-26 09:32:54 Cook County Recorder 29.50 PATRICIA ADAMS MAI BANK FSB COLLATERAL DEPARTMENT 401 N EXECUTIVE DRIVE BROOKFIELD, WI 53005 12023023 / 80589 428 IL (10/7, 17) F41142 A Commence of the Commence of CWisconsin Benkins Assy Lighon 1997 28-31-212-051 Parcel Identification No. REAL ESTATE MORTGAGE (For Communer or Business Mortgage Transactions) DECUMENT NO. DOMINICK J DATTOLI AND SAVDRA L DATTOLI, HIS WIFE, IN JOINT TENANCY ("Mortgagor," whether one or more) mortgages, convive and warrants to Mai BANK PSB ("Lender") in consideration of the sum of **THIRTY CHE THOUSAND FIVE HUNDRED DOLLARS AND ZERO** **CENTS** Dollars (\$ 31,500.00), loaned or to be loaned to DOMINICK J DATTOLI AND/OR SANDRA L D7. PTOLI ("Borrower," whether one or more), evidenced by Borrower's note(s) or agreement dated July 11, 1998 the real estate described below, together with all privileges, hereditaments, edsements and appurtenances, all rents, leases, issues and profits, all claims, awards and payments made as a result of the exercise of the right of eminent domain, and all existing and future improvements and futures (all called the "Property") ic secure the Obligations described in paragraph and this Mortgage, Including but not limited to repayment of the sum stated elogic plus certain future advances made by Lender. Mortgagor hereby releases and walves all rights under and by virtue or the homestead exemption laws of this state. 1. Description of Property. (This Property IS the homestead of Mr. 13 and Lot 16 (EXCEPT THE SOUTH LOT 14 (EXCEPT THE NORTH 11.092 FEET THEREOF): ALL OF 10T 15 AND LOT 16 (EXCEPT THE SOUTH 4.127 FEET THEREOF): ALL IN ELOCK 4 IN WHITNEY AND BISHOP 5 ADDITION TO TINLEY PARK, PLAT OF THE SOUTH EAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 31, TOWNSHIP 16 NORTH, RANGE DESCRIPTION OF INTEREST RATE AND MATURITY DATE CONTINUED ON \$17.0HED SHEET. Mif checked here, description continues or appears on attached sheet. \square If checked here, this Mortgage is a "construction mortgage" under 810 ILCS 5/9-313 ($\mathbb{N}(r)$. If checked here, Condominium Rider is attached. 2. Title. Mortgagor warrants title to the Property, excepting only restrictions and easements of terrord, municipal and zoning ordinances, current taxes and assessments not yet due and 3. Escrow. Interest _N/A be paid on escrowed funds if an escrow is required under paragraph 8(a) of this Mortgage. 4. Mortgage as Security. This Mortgage secures prompt payment to Lender of (a) the sum stated in the first paragraph of this Mortgage, plus interest and charges according to the terms of the promissory notes or agreement of Borrower to Lender identified above, and any extensions, renewals or modifications signed by any Borrower of such promissory notes or agreement, (b) to the extent not prohibited by applicable law (i) any additional sums which are in the future loaned by Lender to any Mongagor, to any Mongagor and another or to another quaranteed or endorsed by any Mortgagor primarily for personal, family or household purposes and agreed in documents evidencing the transaction to be secured by this Mortgage, and (ii) all other additional sums which are in the future loaned by Lendar to any Mortgagor, to any Mortgagor and another or to another guaranteed or endorsed by any Mortgagor, (c) all interest and charges, and (d) to the extent not prohibited by law, all costs and expenses of collection or enforcement (all called the "Obligations"). This Mortgage also secures the performance of all covenants, conditions and agreements contained in this Mortgage. Unless otherwise required by law, Lender will satisfy this Mortgage upon request by Mortgagor if (a) the c-Obligations have been paid according to their terms, (b) any commitment to make future advances secured by this Mortgage has terminated, (c) Lender has terminated any line of credit under which advances are to be secured by this Page 1 of 4

daha and all other terms, conditions, Mortgage, and (d) all other palm coverants, and agreements contained in this Mortgage and the documents evidencing the Obligations have been paid and performed.

6. Tames. To the entert not paid to Lander under paragraph 8(a), Mortgagor shall pay before they become definquent all was, assessments and other charges which may be levied or assessed against the Property, or against Lender upon this Mortgage or the Obligations or other debt secured by this Mortgage, upon Lender's interest in the Property, and deliver to

Lender receipts shouling timely payment.

6. Insurance. Mortgagor shall keep the improvements on the Property insured against direct loss or damage occasioned by five, flood, entended coverage perils and such other hazards as Lander may require, through insurers approved by Lander, in amounts, without co-insurance, not less than the unpaid balance of the Obligations or the full replacement. value, whichiver is less, and shall pay the premiums when due. The policies shall contain the standard mortgage clause in tevor of Lander and, unless Lander otherwise agrees in writing, the original of all policies covering the Property shall be deposited with Lander. Subject to Lander's approval, Borrower is free to select the insurance agent or insurer through which insurance is obtained. Mortgagor shall promptly give notice of loss to insurance companies and Lander. All proceeds from such insurance shall be explied, at Lander's option, to the installments of the Obligations in the inverse. order of their meturities (without penalty for prepayment) or to the restoration of the improvements on the Property. In the event of foreclosure of this Mortonge or other transfer of title to the Property, in extinguishment of the Indebtedness secured hereby, all right, the, and interest of Mortgagor in and to any insurance then in force shall pass to the purchaser

I Profession transpose Motice. Unless Mortogoor provides Lender with evidence of the insurance coverage required by this Martgage, Leichly may purchase insurance at Mortgagor's expense to protect Lender's interests in the Property. This insurance may, but navid not, protect Mortgagor's interests. The coverage that Lander purchases may not pay any claim that Mortgagor makes or any claim that is made against Mortgagor in connection with the Property. Mortgagor may latur cancel any insurance purchased by Lender, but only after providing Lender with evidence that Mortgagor has obtained incurance as required by this Mortgago. If Lender purchases insurance for the Property. Mortgager will be responsible for the costs of that inturence, including interest and any other charges Lander may knows. 🚝 in connection with the piecement of the insurance (a) required by this Mortgage. If Lender purchases insurance for the Property. Mortgagor will be responsible for the insurance, until the effective date of the cancellation or expiration of the insurance. The costs of the insurance may be added to minitorgon's total outstanding balance or obligation. The costs of

the insurance may be more than the cost of insurance Mortor on may be able to obtain on Mortgagor's own.

per's Covenente, Mortgaux covenents:

www. If an eacrow is required by Lander, to pay Lander sufficient funds, at such times as Lander designates, to pay when due (1) the estimated armuel real estate taxes and assessments on the Property. (2) all property and Regard Insurance premiums, (3) flood Insurance premiums, if any (3) if payments owed under the Obligations are guaranteed by mortgage guaranty insurance, the premiums necessary to pay for such insurance, and (5) other we acreed to be included in the escrow. Lender may, at any time collect and hold such escrow funds in an amount not to exceed the maximum amount a lender for a federally norted mortgage form may require for Mortgagor's accrow account under the federal Real Estate Settlement Procedures Act of 1974, as amended from time to time. Lender may estimate the amount of escrow funds due on the Legis of current data and reasonable. utimates of future expenditures of future escrow account funds or as otherwisk required by applicable law. Lander shall apply the encrowed funds against taxes, assessments and insurance promiums when due or as otherwise required by tew. Escrowed funds may be commingled with Lander's general frunks. If the escrowed funds held by Lander exceed the amount permitted to be held by applicable law, Lewis shelf account to Mortoncor for the excess escrived funds in a manner determined by Lender or as obtaining required by applicable law. If the excrowed funds held by Lender at any time are not sufficient to pay the corrections. Benes when due, Lender may notily Montgagor in writing, and Montgagor shell pay to Lender the amount recessivy to make up the deficiency in a manner determined by Lender or as otherwise required by applicable-

lices estal flepsir. To keep the Property in good and tenantable condition and repair, and to restore or replace demaged or destroyed improvements and fixtures:

(c)Lieux. To lesso the Property free from lieux and encumbrances superior to the lieu of this Mortosop and not described in paragraph 2 of this Mortgage;

SCONAIR Mertgages. To perform all of Mortgagor's obligations and duties under any other mortgage or security permant on the Property and any obligation to pay secured by such a mortgage or security agreement;

ite. Not to commit weste or permit waste to be committed upon the Property;

(P Conveyience, Not to sell, assign, lease, mortgage, convey or otherwise transfer any legal or equitable interest in all or part of the Property, or permit the same to occur without the prior written consent of Lender and, without motion to Mortgagor, Lander may deal with any transferon as to his interest in the same manner as with Mortgagor, without in any way discharging the liability of Mortgagor under this Mortgago or the Obligations;

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15. Assignment of Rents and Leases. Mortgagor assigns and transfers to Lender, as additional security for the Obligations, all rents which become or remain due or are paid under any agreement or lease for the use or occupancy of any part or all of the Property. Until the occurrence of an event of default under this Mortgage or any Obligation, Mortgagor has the right to collect the rents, issues and profits from the Property, but upon the occurrence of such an event of default, Montgagor's license to collect is terminated and Lender shall be entitled to such rents, issues and profits and may, after giving Mortgagor any notice and opportunity to perform required by law, notify any or all tenants to pay all such rents directly to Lender. All such payments shall be applied in such manner as Lender determines to payments required under this Mortgage and the Obligations. This assignment shall be enforceable and Lender shall be entitled to take any action to enforce the assignment (including notice to the tenants to pay directly to Lender or the commencement of a foreclosure action) without seeking or obtaining the appointment of a receiver.

- 16. Receiver. Upon the commencement or during the pendency of an action to foreclose this Mortgage, or enforce any other remedies of Lender under it, without regard to the adequacy or inadequacy of the Property as security for the Obligations if the Mortgagee is entitled to possession of the Froperty pursuant to applicable law, then upon request of the Mortgagee, the court shall appoint a receiver of the Property (including homestead interest) designated by Lender without bond, and may empower the receiver to take possession of the Property and collect the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale and the expiration of the redemption period, if any, and may order the rents, issues and profits, when so collected, to be held and applied as required by law.
- 17. Expenses. To the extent mat prohibited by law, Mortgagor shall pay all reasonable costs and expenses before and after judgment, including without limitation, attorneys' fees, fees and expenses for environmental assessments. inspections and audits, and fees and expenses for obtaining title evidence incurred by Lender in protecting or enforcing its rights under this Mortgage.
- 18. Severability: Governing Law. Invalidity or unenforceability of any provision of this Mortgage shall not affect the validity or enforceability of any other provision. The validity, construction and enforcement of this Mortgage are governed by the laws of Illinois.
- 19. Successors and Assigns. The obligations of air inertragors are joint and several. This Mortgage benefits Lender, its successors and assigns, and binds Mortgagor(s) and their respective heirs, personal representatives, successors and
- 20. Entire Agreement. This Mortgage is intended by the Mortgagor and Lender as a final expression of this Mortgage and as a complete and exclusive statement of its terms, they being no conditions to the full effectiveness of this Martagae, Alexander de amondo esta en partir de al la constant de acceptant de la constant de la

monfield no bein expense of the lattice arm	, no mach to a	ophic is it of	inouny any terms.	
Mortgagor acknowledges receipt of an exact co	py of this Mo	rtgage. Sign	ed and Sealed July 1	1, 1998
				(Date)
	(SEAL)			
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			4	
(Type of Organization)			· 100 Cher 0	
	(SEAL)	Jones	rich I. Zallor	(SEAL)
		DOWINICK	La & Date	27 -
	(SEAL)	SANDRA L	DATTOLI	(SEAL)
	(SEAL)			(SEAL)
	(\ounds			(0516)
	(SEAL)			(SEAL)
	ACKNOWLE	ERGHENT		
STATE OF ILLINOIS	•			
County of Cook	}	53.	3 44 4 5 5	
The foregoing instrument was acknowledged by	efore me on_		7-11-1948	
by DOMINICK J DATTOLI AND SANDRA L D	LIOTTAC			
as		of		
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Notary Public, Illinois	12021	023 / 60589	GEORGE P. G	IANARES &
My Commission (Expires)(is)	ب س.		Notary Public, St.	ate of Missage Cof 4
3 37 5 5 67 185 286			My Commission Ex	pires 5/7/2002 2

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pj.Attenutisis or Removal. Fict is impose, dismolar or materially after any part of the Property, without Lender's prior writing consent, except Mortgagor may remove a focuse, provided the focuse is promptly replaced with except figure of at least equal utility;

(hijCondennation, To pay to Lender all companiation received for the taking of the Property, or any part, by companiation proceedings), and all companiation received as demages for injury to the Property, or any part. The companiation shall be applied in such manner as Lender determines to rebuilding of the Property or to the Obligations in the inverse order of their maturities (without penalty for prepayment);

h inspection. Lender and its authorized representatives may enter the Property at reasonable times to inspect it, == and at Lender's option to repair or reutors the Property and to conduct environmental assessments and audits of

the Property;

Continuouses. To comply with all laws, ordinances and regulations affecting the Property; and

it) Subregulles. That Lander is autrogated to the lien of any mortgage or other lien discharged, in whole or in part,

by the proceeds of the note(s) or agreement identified above.

9. Environmental Laws. Mortgagor represents, warrants and coverants to Lander (a) that during the period of Mortgager's comprehig or use of the Property no substance has been, is or will be present, used, stored, deposited, treated, recycled or disposed of on, under, in or about the Property in a form, quantity or manner which if known to be present on, under, in or size the Property would require clean-up, removal or some other remedial action ("Hazardous Substance") under any fector a, state or local laws, regulations, ordinances, codes or rules ("Environmental Laws"); (b) that 💳 Mortuager has no impulating wher due inquiry, of any prior use or existence of any Hazardous Substance on the Property by eny prior owner of carefron using the Property; (c) that, without limiting the generality of the foregoing. Mortgager has no knowledge, altredus inquiry, that the Property contains asbestos, polychioringted bipherest components (PCBs) or underground stryley tanks; (d) that there are no conditions existing currently or likely to entit during the term of this Mongage which works subject Mongagor to any damages, panelties, injunctive rails or clean-up costs in any governmental or regulatory action in third-party claims relating to any Hazardous Substance; (e) that -Montanger is not subject to any court or administrative proceeding, judgment, decree, order or chatten relating to any Heserdous Substance; and (1) that Mortgagor in the past has been, at the present is, and in the future will remain in compliance with all Environmental Laws. Mortgagor of the indemnity and hold harmines Lander, its directors, officers, employees and agents from all loss, cost (including ress/me/io attorneys) fees and legal expenses), liability and damage: wheleower directly or indirectly resulting from, arising out of, or based upon (I) the presence, use, storage, deposit, treatment, recycling or disposal, at any time, of any Hazardous Substance on, under, in or about the Property, or the transportation of any Hazardous Substance to or from the Plassity. (ii) the violation or alleged violation of any Environmental Law, permit, judgment or license relating to the presents, use, storage, deposit, treatment, recycling or deposed or any Hazardous Substance on, under, in or about the Proventy, or the transportation of any Hazardous Substance to or from the Property, or (iii) the imposition of any governments lien for the recovery of environmental clean-up costs amounded under any Environmental Law. Mortgagor shall immediately notify Lender in writing of any governmental or regulatory action or third-party claim instituted or threatened its connection with any Hazzardous Substance on, in, under or about the Property.

18. Authority of Lander to Perform for Mortgagor, if Mortgagor fails to perform any of Nortgagor's duties set forth in this Mortgago, Lender may after giving Mortgagor any notice and opportunity to perform which are required by law, perform the duties or cause them to be performed, including without limitation signing Mortgagor's name or paying any amount so required, and the cost shall be due on demand and secured by this Mortgage, bearing interest at the fightest rate stated in any document evidencing an Obligation, but not in excess of the maximum rate permitted by the form the date of

expanditure by Landar to the date of payment by Mortgagor.

11. Defently Adestruction; Remedies. If (a) there is a detault under any Obligation secured by this Mortgage, (b). Mortgage fells timely to observe or perform any of Mortgagor's coverants or duties contained in this Mortgage, or (c) Lander deams listell insecure then, at the option of Lander each Obligation will become immediately psychia. If Lander extensions he option to accelerate, the unpeld principal and interest owed on the Obligation, together with all sums paid by Lander as authorized or required under this Mortgage or any Obligation, shall be collectible in a suit at law or by foreclassive of this Mortgage by action, or both, or by the exercise of any other remedy available at law or equity.

12. Welfer. Lender may waive any default without waiving any other subsequent or prior default by Mortgagor.

13. Welver of Right of Reinstatement and Redemption. Unless the Property is residential real estate or agricultural real estate as defined in the Minois Mortgage Foreclosure Law, Mortgagor hereby walves any and all rights of reinstatement and redemption from sale in any foreclosure of the Mortgagor is a contoution or corporation trustee, Mortgagor hereby walves any and all rights of reinstatement and redemption from sale in any foreclosure of this Mortgago.

14. Philipsetal of Pregenty. Mortgagor agrees that upon the occurrence of an event of default, Lender shall be entitled, but is not required, to possession of the Property, without bond, subject to applicable law. Lender shall have all of the rights and philipses of a Mortgague in possession provided by law, and shall be entitled to reimbursement for reasonable costs, explained and third party management fees incurred in connection with such possession.

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GHICAGO TITLE INSURANCE COMPANY

MINICK DATTOLI

CTIC ORDER NO.: 1408 H98027042 HE

LEGAL DESCRIPTION:

LOT 14 (EXCEPT THE NORTH 11.092 PEET THEREOF): ALL OF LOT 15 AND LOT 16 (EXCEPT THE SOUTH 4.127 PEET THEREOF): ALL IN BLOCK 4 IN WHITNEY AND BISHOP'S ADDITION TO TINLEY PARK, FLAT OF THE SOUTH EAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 31. TOWNSHIP 36 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, TOWN OF AREADY COOK COUNTY, ILLINOIS RECORDED DECEMBER 26, 1890 AS DOCUMENT 1393683:

ALSO THAT PART OF THE EAST 1/2 OF THE HERETOPORE VACATED 14 FOOT WIDE NORTH AND South public align as heretofore dedicated in block 4 in the aforesaid subdivision LYING SOUTH OF THE WESTERLY PROLONGATION OF THE SOUTH LINE OF THE NORTH 11.092 FEET SATO SATO OF COOK COUNTY CLOTH'S OFFICE OF SAID LOT 14 ANT LYING NORTH OF THE WESTERLY PROLONGATION OF THE NORTH LINE OF THE SOUTH 4.127 PEET OF SAID LOT 16, ALL IN COOK COUNTY, ILLINOIS

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PERMANENT INDEX NUMBER: 28-31-212-051

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