10/14/98

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Cook County Recorder

89.00

PREPARED BY AND PLEASE RETURN TO: Robert J. Krull

100 W. Monroe St., #1500 Chicago, Illinois 60603 98933630

ADDRESS:

165 West Lake Street, Northlake, Illinois <u>and</u> 11.130 King Street, Franklin Park, Illinois

P.I.N.:

JUNIOR REAL ESTATE MORTGAGE JUNIOR ASSIGNMENT OF RENTS AND LEASES SECURITY AGREEMENT - UCC-2 FINANCING STATEMENT

This instrument (herein:fter the "Mortgage") dated October 1998, is a (i) Junior Real Estate Mortgage, (ii) Junior Assignment of Rents and Leases ("Assignment"), (iii) Security Agreement ("Security Agreement") under the Uniform Commercial Code of Illinois ("Code"), and (iv) UCC-2 Financing Statement.

PARTIES

- A. The name and address of the Borrower, who is the Mortgagor of the Mortgage, Assignor under the Assignment, Debtor under the Security Agreement and the Code and Trantor under the Security Agreement, is: American National Bank and Trust Company of Chicago (successor merger to The First National Bank of Highland Park), as Trustee under (i) Trust Agreement dated October 3, 1985 and known as Trust No. 3949, and (ii) Trust Agreement dated December 6, 1984 and known as Trust No. 3814, Attr. Trust Department, Rm. B-1, 120 S. LaSalle Street, Chicago, Filinois 60603; and Weimarc, L.L.C., an Illinois limited liability company, 770 N. Halsted Street, Suite 205, Chicago, Illinois 60622, as their interests may appear jointly and severally.
- B. The Lender, who is the Mortgagee of the Mortgage, the Assignee under the Assignment and the Secured Party under the Security Agreement and the Code, is: The PrivateBank and Trust Company, 10 N. Dearborn Street, Suite 900, Chicago, Illinois 60602, Attn: Loan Operations.

BOX 333-C71

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GRANT - UNDERTAKINGS

- Borrower, to secure the payment of (i) a Promissory Note in the amount of \$2,250,000 dated of even date herewith ("Note"), a copy of which is attached hereto as Exhibit A, and any extensions and modifications thereto, (ii) the obligations pursuant to an Application and Agreement for Irrevocable Letter of Credit in the amount of \$800,000, dated October 7, 1998, and (iii) the obligations of Customized Solutions, L.L.C. pursuant to an Application and Agreement for Irrevocable Letter of Credit in the amount of \$450,000 dated July 1, 1998, and to secure the undertakings and performance set forth in any and all other documents or instruments regulating, evidencing, securing or guarantying the undertakings of Borrower under the Note, the Applications and Agreements for Irrevocable Letters of Credit and hereunder (collectively "Loan Documents"), all of undertakings and promises are hereafter collectively referred to as the "Indebteriness"), hereby (i) grants, warrants and mortgages to Lender the real estate ("Real Estate") described on Exhibit B hereto, (ii) assigns to Lender all of the rents, income and leases from and on the Real Estate, and (iii) grants Lender a security interest under the provisions of the Code in and to all tangible and intangible personal property ("Personal Property"), wherever located, used in connection with the operation of the Real Estate and owned by Borrower. The Real Estate and Personal Property are sometimes hereafter collectively called the "Property."
- B. Included with the Real Estate are all improvements presently existing and hereafter constructed on the Real Estate, all fixtures and Personal Property of every nature now or hereafter owned by Borrower and used or intended to be used in connection with the Real Estate and the improvements on the Real Estate, all betterments, renewals, substitutions, replacements, easements, rights of way, streets, alleys, rights, titles, interests, tenements, appurtenances, reversions, remainders, rents, issues, profits and income whatever in any way belonging, relating or pertaining to the Real Estate.
- C. The Personal Property includes, without limitation, air conditioners, antennae, kitchen appliances, awnings, plumbing fixtures, cabinets, carpets, coolers, blinds, drapes, disposers, elevators, motors, engines, equipment, escalators, fair, floor coverings, heaters, humidifiers, lighting equipment, machinery, recreational facilities and equipment, security systems and equipment, shades, sprinklers, washers, dryers, renewals and replacements thereof and substitution therefor or in addition thereto; funds and collateral deposited with Lender pursuant hereto, judgments, awards of damages and settlements from condemnation proceeds or the taking of any part of the Property, proceeds of policies of insurance maintained with respect to the Property, proceeds of any option or contract to sell any part of the Property; security deposits, accounts receivable including

current and delinquent rents, and all other income from the Property. Borrower hereby appoints Lender, at its option, and assigns to Lender the right to adjust, compromise, collect and receive any and all of the foregoing and to apply monies so received in the manner permitted under the provisions of the Note and this instrument.

D. Borrower hereby waives any and all rights under and by virtue of the homestead exemption laws of the State of Illinois, and to the fullest extent permitted by law, waives any and all rights to redeem from foreclosure and/or judgment sales.

FURTHER AGREEMENTS:

- 1. Payment and Performance. Borrower agrees to pay and perform the Indebtedness when due.
- Borrower shall promptly repair replace or restore any portion of the Property which may become damaged unless the applicable insurance proceeds (if any) are not made available to Borrower; keep the Property in good condition and free from waste; pay all operating costs, including, without limitation, general real estate taxes, special assessments, insurance premiums and any other costs the non-payment of which may result in a lien again the Property; complete with all due diligence any improvements at any time in the process of erection upon the Property; comply with all requirements of law relating to, and cause the Property to be managed in a competent and professional manner. Borrower shall not, without prior written consent of Lender, cause or permit any material alterations to or change any intended use or occupancy of the Property, consent to any zoning reclassification, permit a nuisance to exist on the Property; or grant any easements, license, covenants, conditions or declarations restricting the use of the Property.

3. Liens.

- 3.1. Prohibition. Borrower shall not, except as permitted by Lender, create or permit any encumbrance to attach to or be filed against the Property, excepting only the lier of real estate taxes and assessments not due and encumbrances of Lender.
- 3.2. Contest of Mechanic's Liens Claims. Borrower may in good faith and with diligence contest the validity or amount of any Mechanic's Lien and defer payment and discharge during the pendency of such contest, provided:

- 3.2.1. Such contest shall prevent the sale or forfeiture of the Property or any part thereof, or any interest therein;
- 3.2.2. Within 5 days after being notified of the assertion of such lien, Borrower shall notify Lender in writing and shall advise Lender if Borrower intends to so contest; and
- 3.2.3. Borrower shall obtain a title insurance endorsement insuring Lender against loss, or Borrower shall deposit with Lender a sum of money which shall be sufficient in the judgment of Lender to pay in full such lien and interest which might become due thereon. Borrower shall increase the deposits whenever, in the judgment of Lender, increase is advisable. The deposits are to be held without any allowance of interest.

Lender may pay such deposits to the Mechanic's Lien claimant if Borrower (i) fails to maintain sufficient deposits; or (ii) fails to set in good faith; or (iii) if a lien contest is resolved in favor of the claimant. Lender shall return unexpended deposits to Borrower upon receipt of evidence satisfactory to Lender of release of such liens.

4. Taxes.

- 4.1. Payment. Borrower shall pay and discharge when due, all taxes, assessments and charges ("Taxes") levied or assessed against the Property, and shall furnish receipts therefor on or before the due date.
- 4.2 Contest. Borrower may in good faith and with reasonable diligence, contest the validity or amount of any Taxes, provided that:
- 4.2.1. Such contest shall prevent the collection and the sale or forfeiture of the Property;
- 4.2.2. Borrower shall have notified Lender of Borrower's intention to so contest before such Taxes are increased by interest, penalty or cost; and
- 4.2.3. Borrower shall have deposited with Lender money or security acceptable to Lender that together with the monies or other security deposited pursuant to Paragraph 8 hereof, is sufficient, in Lender's judgment, to pay in full such Taxes, including interest, penalties and costs, and shall increase such deposit whenever Lender deems such an increase advisable.
- 4.2.4. If Borrower fails to prosecute such contest with diligence or to so maintain sufficient funds on deposit, Lender may, at its option, liquidate any securities

deposited with Lender, and apply the deposits in payment of or on account of Taxes. If the amount of the deposits is insufficient for the payment in full, Borrower shall, upon demand, deposit with Lender a sum that will restore such deposit to an amount satisfactory to Lender. Provided that Borrower is not then in default hereunder, Lender shall, after final disposition of such contest and upon Borrower's written request and delivery to Lender of an official bill for Taxes, apply the money so deposited in payment of Taxes.

- 5. Change in Tax Laws. If any tax is imposed or becomes due in respect of the issuance of the Note or the recording of this instrument, Borrower agrees to pay such tax. If any law, statute, rule, regulation, order or court decree, now or hereafter, has the effect of imposing upon Lender the payment of any taxes required to be paid by Borrower, or changing the laws relating to the taxation of mortgages or debts secured by mortgages or the interest of Lender in the Troperty, or the manner of collection of taxes, so as to affect this instrument, the Indebtedness or Lender, Borrower shall pay such taxes or reimburse Lender therefor. However, if in Lender's judgment such payment or reimbursement by Borrower is unlawful, the Indebtedness shall be due within thirty days after written demand by Lender to Borrower. Nothing in this Paragraph 5 shall require Borrower to pay any income, franchise or excise tax imposed upon Lender, excepting only such which may be levied against the income of Lender as a complete or partial substitute for taxes required to be paid by Borrower pursuant hereto.
- 6. Insurance Coverage. Borrower will insure the Property against such perils and hazards, and in such amounts and with such limits, as Lender may from time to time require, and in any event will continuously maintain the following described policies of insurance (the "Insurance Policies"):
- 6.1. While construction work is in place or in progress on the Real Estate, Builder's Risk Insurance in an "all risks" basis for one hundred percent (100%) of the insurable value of all construction work in place or in progress, insuring the Property, including materials in storage and while in transit, against loss or damage by fire or other casualty, with extended coverage, "X," "C" and "U" coverage, vandalism and malicious mischief coverage, bearing a replacement cost agreed amount endorsement;

6.2. Employer's Liability Insurance;

6.3. Casualty insurance against loss and damage by all risks of physical loss or damage, including fire, windstorm, flood, earthquake and other risks covered by the so-called extended coverage endorsement in amounts not less than the full insurable replacement value of all of the Property and bearing a replacement cost agreed amount endorsement;

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- 6.4. Comprehensive public liability against death, bodily injury and property damage in an amount not less than Two Million Dollars (\$2,000,000);
- 6.5. Rental or business interruption insurance in amounts sufficient to pay, for a period of up to one year, all amounts required to be paid by Borrower pursuant to the Note and this instrument;
- 6.6. Steam boiler, machinery and pressurized vessel insurance (if applicable to the Property); and
- 6.7. Flood insurance, if the real estate is in, or is designated to be in, or is hereafter designated to be in a flood hazard area; and
- 6.8 The types and amounts of coverage as are customarily maintained by owners or operators of like properties.
- Insurance Policies. All Insurance Policies shall be in 7. form, companies and amounts reasonably satisfactory to Lender. All Insurance Policies shall include and provide, when available, noncontributing Lender endorsements in favor of and with loss payable to Lender, include waiver of subrogation endorsements, provide that the coverage shall not be terminated or materially modified without thirty days' advance written notice to Lender and provide that no claims shall be paid thereunder without ten days' advance written notice to Lender. Borrower will deliver all Insurance Policies, premium prepaid, to Lender and will deliver renewal or replacement policies at least thirty days prior to the date of expiration of any policy. Insurance Policies maintained by tenants under the Leases may, if in conformity with the requirements of this instrument and if approved by Lender, be presented to Lender in satisfaction of Borrower's obligation to provide the insurance coverages provided by those Insurance Policies.
- 8. Deposits for Taxes and Insurance Premiums. In order to assure the payment of Taxes and insurance policy premiums ("Premiums") when due:
- 8.1. Borrower shall deposit with Lender on the first day of each month, an amount equal to one-twelfth of the Taxes and Premiums ("Deposits") as estimated by Lender, to become due between one and thirteen months after the date of such deposit; provided that in the case of the first such deposit, Borrower shall deposit in addition an amount which, when added to the aggregate amount of Deposits to become due within thirteen months after such first deposit, will provide a sufficient fund to pay such Taxes and Premiums, one month prior to the date when they are due. Borrower shall promptly make additional Deposits as Lender may from time to

time require due to (i) failure of Lender to require, or failure of Borrower to make Deposits in previous months, (ii) underestimation, or (iii) application of the Deposits pursuant to Paragraph 8.3 hereof. Additionally, upon the execution hereof, Borrower shall deposit with Lender the amount of all Taxes and Premiums to become due and payable prior to the first monthly Tax and Insurance Deposit or within one month thereafter. Lender shall hold all Deposits without allowance for interest thereon.

- 8.2. Lender will, out of the Deposits, upon the presentation to Lender by Borrower of the bills therefor, pay the Taxes and Premiums or reimburse Borrower for such payments made by Borrower. If the Deposits on hand shall not be sufficient to pay all of the Taxes and Premiums when due, Borrower shall forthwith pay the amount necessary to make up the deficiency.
- 2.2. Upon a Default under this Instrument Lender may, at its option, apply any Deposits to the Indebtedness, in such order and manner as lander may elect. When the Indebtedness has been fully paid, any remaining Deposits shall be paid to Borrower. All Deposits are hereby pledged as additional security for the Indebtedness and shall be held by Lender irrevocably to be applied for the purposes for which made as herein provide, and shall not be subject to the direction or control of Borrower.
- 8.4. Lender shall not be liable for any failure to apply Deposits unless Borrower, while no Default exists hereunder, shall have (i) requested Lender in writing to make application of such Deposits to the payment of the Taxes or Premiums and (ii) presented Lender with bills for such Taxes or Premiums.
- 8.5. No provision of this instrument shall be construed as creating in any other party any rights in and to the Deposits or any rights to have the Deposits applied to payment of Taxes and Premiums. Lender shall have no obligation or duty to any third party to collect or apply Deposits.
- 9. Proceeds of Insurance. Borrower will give Lender prompt notice of any loss or damage to the Property.
- 9.1. In case of loss or damage covered by Insurance Policies, Lender (or, after entry of decree of foreclosure, the purchaser at the foreclosure sale or the decree creditor) may (i) settle and adjust any claim under such Insurance Policies without the consent of Borrower, or (ii) allow Borrower to settle and adjust such claim without the consent of Lender; provided that in either case Lender is hereby authorized to collect and receipt for any insurance proceeds. Reasonable expenses incurred by Lender in the adjustment and collection of insurance proceeds shall be additional Indebtedness and shall be reimbursed to Lender upon demand or may be deducted by Lender from insurance proceeds prior

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to any other application thereof. Each insurance company which has issued an Insurance Policy is hereby authorized and directed to make payment for all losses to Lender alone, and not to Lender and Borrower jointly.

- 9.2. Subject to the rights of any senior mortgagor, Lender, in its sole discretion, may elect to apply the proceeds of Insurance Policies (i) to reduce the Indebtedness; or (ii) to reimburse Borrower for the cost of restoring or repairing the Property in accordance with the provisions of Paragraph 10 hereof. In the event Lender applies the proceeds of Insurance Policies to the Indebtedness and such proceeds do not discharge that Indebtedness in full, Lender may declare the entire Indebtedness immediately due and payable.
- 6.3. If the insurance proceeds are made available to Borrower, borrower shall restore or repair the Property to be of at least equal value, and of substantially the same character, in accordance with plans, specifications and procedures approved in advance by Lender, and Borrower shall pay all costs of such restoring or repairing.
- 10. Disbursement of Insurance Proceeds. Insurance proceeds held by Lender for restoration or repairing of the Property shall be disbursed upon Lender being furnished with (i) evidence satisfactory to it of the cost of the restoration or repair, (ii) funds sufficient in addition to the proceeds of insurance, to fully pay for the restoration or repair, and (iii) such architect's certificates, waivers of lien, contractor's sworn statements, title insurance endorsements, plats of curvey and evidences of cost, payment and performance as Lender may require. No payment made prior to the final completion shall exceed (a) ninety percent (90%) prior to substantial completion and (b) ninety-five percent (95%) after substantial completion, of the value of the work performed from time to time, as such value shall be determined by Lender. Funds other than insurance proceeds shall be disbursed prior to disbursement of such proceeds. At all times the undisbursed balance remaining in the hands of Lender, to pay the cost of such repair or restoration, shall be sufficient in the judgment of Lender to pay the entire unpaid cost of the restoration or repair, free of all liens or claims for lien. Any surplus remaining shall be paid to Borrower, provided Borrower is not in default hereunder. No interest shall be allowed to Borrower on account of any proceeds of insurance or other funds held by Lender.
- 11. Condemnation and Eminent Domain. Subject to the rights of any senior mortgagor, all awards ("Awards") made by any lawful authority for the taking, by condemnation or eminent domain of all or any part of the Property are hereby assigned by Borrower to Lender. Lender may collect the Awards from the condemnation authorities and may give appropriate acquittances therefor.

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Borrower shall immediately notify Lender of actual or threatened commencement of such proceedings affecting any part of the Property, and shall deliver to Lender copies of all papers served in connection therewith. Borrower shall execute and deliver to upon request, free of encumbrance, any additional Lender, assignments and instruments requested by Lender for the purpose of assigning the Awards to Lender. After deducting all of its reasonable expenses incurred in the collection and administration of the Award, including attorneys' fees, Lender shall apply the net proceeds toward repayment of such portion of the Indebtedness as it deems appropriate. If any portion of or interest in the Property is so taken and the remaining portion of the Property is not, in the judgment of Lender, a complete economic unit having equivalent value to the Property as it existed prior to the taking, then Lender may declare the entire Indebtedness immediately due. In the event of ary partial taking of the Property which, in the judgment of Lender, leaves the Property as a complete economic unit having equivalent value to the Property as it existed prior to the taking, and provided Borrower is not in default hereunder, the Award shall be applied to reinburse Borrower for the cost of restoration and rebuilding the Property in accordance with plans, specifications and procedures approxed by Lender, and such Award shall be disbursed in the same manner as provided above for the application of insurance proceeds. Any surplus after payment of such costs shall be applied on account of the Indebtedness. If the Award is not applied for such restoration costs, the Award shall be applied against the Indebtedness, in such order or manner as Lender shall elect.

12. Assignment of Rents, Leases and Profits. To further secure the Indebtedness, Borrower herecy assigns to Lender all of the rents, leases and income now or hereafter due under any leases or licenses now or hereafter in effect for any part of the Property, it being the intention hereby to establish an absolute transfer and assignment of all such leases rents and income thereunder, to Lender. Borrower hereby irrevocably authorizes and appoints Lender its attorney-in-fact (being a power coupled with an interest and not revokable without the written corsent of Lender) with or without taking possession of or instituting foreclosure proceedings against the Property, to collect all rents and income due with the same rights and powers and subject to the same immunities, exoneration of liability and rights of recourse and indemnity as Lender would have upon taking possession pursuant to the provisions of Paragraph 18 hereof. Borrower represents that no rent has been or will be paid by any person in possession of any portion of the Property for more than one month in advance and that the payment of none of the rents or income for any portion of the Property has been or will be waived, reduced or otherwise discharged or compromised by Borrower. Borrower waives any rights of set-off against any person in possession of any portion of the Property. Borrower agrees that it will not assign any of the

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rents, income or profits of the Property, except with written consent of Lender. Nothing herein contained shall be construed as constituting Lender a mortgagee in possession in the absence of the taking of actual possession of the Property by Lender. Borrower expressly waives all liability of Lender in the exercise of the powers herein granted Lender, excluding any liability arising from Lender's gross negligence or wilful misconduct. This assignment includes all future leases upon any part of the Property. Borrower shall execute and deliver, at the request of Lender, all such further assurances and assignments in the Property as Lender shall from time to time reasonably require. Although the assignment contained in this paragraph is a present assignment, Lender shall not exercise any of the rights or powers conferred upon it by this paragraph until a Default (hereafter defined) shall exist under this instrument. Within ten days of Lender's written demand, Borrower will furnish Lender with executed copies of each of the leases or other documents related to income, and with estoppel letters from each tenant in a form satisfactory to Lender. Lender requires that Borrower execute and record a separate collateral assignment of rents or separate assignments of any of the leases to Lender, the terms of those assignments shall control in the event of a conflict with the terms of this instrument.

- 13. Observance of Lease Assignment. Borrower agrees that if Borrower shall terminate (or do anything which would permit termination) or modify any leases in a manner that could have an adverse effect on Lender without Lender's prior written consent, the same shall constitute a Default and, at the option of Lender, the Indebtedness shall become due as in the case of other Defaults.
- 14. Security Agreement. Borrower and Lender agree that this instrument is a Security Agreement within the meaning of the Code of which Borrower is Debtor and Lender is Secured Party, as those terms are used in the Code with respect to (1) the Deposits; (ii) all sums at any time on deposit in Borrower's accounts for the benefit of Lender or held by the Lender for Corrower (whether deposited by or on behalf of the Borrower or anyone else); and (iii) the Personal Property elsewhere described in this instrument, which Personal Property is not deemed to be affixed to the Property so as to constitute a "fixture" (within the meaning of the Code), and all replacements of, substitutions for, additions to, and the proceeds thereof, as to all of which a security interest is hereby granted to Lender, and all of Borrower's right, title and interest therein are hereby assigned to Lender.
- 14.1. Borrower warrants that Borrower is and will be the true and lawful owner of the Personal Property, subject to no liens, charges or encumbrances other than the lien hereof, other liens and encumbrances benefitting Lender and no other party, and liens and encumbrances, if any, expressly permitted. Borrower further represents and warrants that:

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- 14.1.1. The said Personal Property is to be used by Borrower solely for business purposes.
- 14.1.2. The said Personal Property will be kept at the Real Estate, and, except as hereafter permitted, will not be removed therefrom without the consent of Lender. The Property may be affixed to the Real Estate but shall not be affixed to any other real estate.
- 14.1.3. Borrower, senior mortgagor and Lender are the only holders of any interests in the Personal Property.
- 14.1.4. No Financing Statement (other than Financing Statements showing Lender and senior mortgagor as the sole secured party) covering any of the Personal Property or any proceeds thereof is on file in any public office except pursuant hereto; and Borrower will at its own cost and expense, upon demand, furnish to Lender such further information and will execute and deliver to Lender such financing statements and other documents in form satisfactory to Lender and will do all such acts as Lender may at any time or from time to time request or as may be necessary or appropriate to establish and maintain a perfected security interest in the Personal Property as security for the Indebtedness, subject to no other liens or encumbrances, other than liens or encumbrances benefitting Lender; and borrower will pay the cost of filing or recording such financing starements or other documents, and this instrument, in all public offices wherever filing or recording is deemed by Lender to be desirable.
- Upon Default hereunder, Lender shall have the 14.2. remedies of a secured party under the Code, including without limitation, the right to take immediate and exclusive possession of the Personal Property or any part thereof, and for that purpose may, so far as Borrower can given authority therefor, with or without judicial process, enter (if this can re done without breach of the peace), upon any place which the Personal Property or any part thereof may be situated and remove the same therefrom (provided that if the Personal Property is affixed to real estate, such removal shall be subject to the conditions stated in the Code); and Lender shall be entitled to hold, maintain, pleserve and prepare the Personal Property for sale, until disposed of, or may propose to retain the Personal Property subject to Borrower's right redemption in satisfaction of Borrower's obligations, provided in the Code. Lender may render the Personal Property unusable without removal and may dispose of the Personal Property. Lender may require Borrower to assemble the Personal Property and make it available to Lender for its possession at a place to be designated by Lender which is reasonably convenient to both parties. Lender will give Borrower at least twenty days' notice of the time and place of any public sale of the Personal Property, or of the time after which any private sale or any other intended disposition thereof is made. The requirements of reasonable notice

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shall be met if such notice is mailed, by certified United States mail or equivalent, postage prepaid, to the address of Borrower hereinafter set forth at least twenty days before the time of the sale or disposition. Lender may buy at any public sale. Lender may buy at private sale if the Personal Property is of a type customarily sold in a recognized market or is of a type which is the subject of widely distributed standard price quotations. Any such sale may be held in conjunction with or separate from any foreclosure sale of the Real Estate. The net proceeds realized upon any such disposition, after deduction for the expenses of retaking, holding, preparing for sale, selling and the reasonable attorney's fees and legal expenses incurred by Lender, shall be applied against the Indebtedness in such order or manner as Lender shall select. Lender will account to Borrower for any surplus realized on such disposition.

- 14.3. To the extent permitted by applicable law, the security interest created hereby is specifically intended to cover all Leases (including rents and accounts arising therefrom) between Borrower or its agents as lessor, and various tenants named therein, as lessee, including all extended terms and all extensions and renewals of the terms thereof, as well as any amendments to or replacement of said Leases, together with all of the right, title and interest of Borrower, as lessor thereunder.
- 14.4. The recording of this instrument shall constitute the filing and recording of a UCC-2 Financing Statement as to all Personal Property which may be constituted fixtures under the provisions of the Code.
- 15. Restrictions on Transfer. Forrower shall not, without the prior written consent of Lender, effect, suffer or permit any conveyance, sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance, alienation or agreement to do any of the foregoing of any of the Property, excepting only sales or other dispositions of Personal Propercy no longer useful in connection with the operation of the Real Estate, provided that prior to the sale or disposition thereof the same has been replaced by Personal Property having equal value and utility which is subject to the lien hereof with the same priority as with respect to the Personal Property disposed of. Included in such prohibition are the following:
- 15.1. All or any portion of the beneficial interest or power of direction in or to the trust under which Borrower is acting, if Borrower is a trustee;
- 15.2. Any shares of capital stock of a corporate borrower, of a corporation which is a beneficiary of a trustee borrower, of a corporation which is a general partner in a partnership borrower, of a corporation which is a general partner

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in a partnership beneficiary of a trustee borrower, or of a corporation which is the owner of substantially all of the capital stock of any corporation described in this subparagraph (other than the shares of capital stock of a corporate trustee or a corporation whose stock is publicly traded on a national securities exchange or on the National Association of Securities Dealer's Automated Quotation System);

- 15.3. All or any part of the partnership or joint venture interest of a partnership borrower or a partnership beneficiary of a trustee borrower if Borrower or such beneficiary is a partnership or a joint venture; in each case whether any such conveyance, sale, assignment, transfer, lien, pledge, mortgage, security interest, encumbrance or alienation is effected directly, indirectly, voluntarily or involuntarily, by operation of law or otherwise; provided, however, that the foregoing provisions of this Paragraph shall not apply (i) to liens securing the Indebtedness, (ii) to the lien of current taxes and assessments not in default, or (iii) to any transfers of the Property, or part thereof, or interest therein, or any beneficiary interests, or shares of stock or partnership or joint venture interests, as the case may be, by or on behalf of an owner thereof who is deceased or declared judicially incompetent, to such owner's heirs, legatees, devisees, executors, administrators, estate or personal representatives.
- 15.4. Except as expressly contemplated hereby, until the Loan shall have been paid in full, Borrower shall not, without the prior written consent of Lender, create, effect, consent to, attempt, contract for, agree to make, suffer or permit any Prohibited Transfer (as defined herein). Any conveyance, sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or alienation of the Project or any part of an interest therein, or attempt to do any of the foregoing without Lender's prior written consent shall constitute a "Prohibited Transfer."
- 16. Defaults. If one or more of the following events (herein called "Defaults") shall occur:
- 16.1. Any failure to pay the Indebtedness or such portion of it as may be due, by acceleration or otherwise,
- 16.2. Any other failure to make payments of amounts owed under the Note or this instrument within 15 days after written notice from Lender;
- 16.3. Any Default shall be continuing under any of the Note, Mortgage or any other Loan Document beyond any applicable grace or cure period;

- 16.4. The occurrence of a transfer proMinited in Arthocle of 35 15 hereof;
- 16.5. If default shall occur in the punctual performance or observance of any other agreement or condition herein contained which continues after 30 days written notice from Lender;
- 16.6.: For the purpose of this Section 16.6, Borrower shall mean Borrower and any guarantor.
- 16.6.1. Borrower shall file a voluntary petition in bankruptcy or for relief under the Federal Bankruptcy Act or any similar state or federal law;
- 16.6.2. Borrower shall file a pleading in any proceeding admitting insolvency;
- 16.6.3. Within sixty days after the filing against Borrower of any involuntary proceeding under the Federal Bankruptcy Act or similar state or federal law, such proceedings shall not have been vacated;
- 16.6.4. A substantial part of Borrower's assets are attached, seized, subjected to a writ or distress warrant or are levied upon, unless such attachment, seizure, writ, warrant or levy is vacated within sixty days:
- 16.6.5. Borrower shall make an assignment for the benefit of creditors or shall consent to the appointment of a receiver or trustee or liquidator of all or the major part of its personal property, or the Property;
- 16.6.6. Any order appointing a receiver, trustee or liquidator of Borrower or all or a major part of Borrower's personal property or the Property is not valued within thirty days following the entry thereof;
- 16.6.7. Any warranty, representation, financial statement or other information made, given or furnished to Lender by or on behalf of Borrower or any Guarantor shall be or shall prove to have been, false or misleading in any material respect when made, given or furnished, or shall become false or misleading in any material respect while any part of the Indebtedness remains unpaid; or

then Lender may, at its option, without further notice, and without affecting the lien hereby created or the priority of said lien or any other right of Lender hereunder, declare, without further notice, all Indebtedness immediately due with interest thereon at the Default Rate, whether or not such Default be thereafter remedied by Borrower, and Lender may immediately proceed to foreclose this instrument and to exercise any right provided by

this instrument, the Note or otherwise, including, without limitation, foreclosure proceedings under the Code, foreclosure proceedings under the Mortgage, collection of rents as assignee of rents without the institution of foreclosure proceedings or taking possession of the Property, nor any other manner of perfection.

- 17. Lender's Costs and Expenses. Debtor shall be responsible for and agrees to pay all of Lender's reasonable document preparation and related attorney's fees, appraisal fees, inspection fees, collateral evaluation fees, fees of counsel employed for advice or other representation with respect to the collateral, this instrument and the Indebtedness, all of which reasonable costs and expenses shall be part of the Indebtedness payable by Borrower to When Indebtedness shall become due or Lender on demand. performance shall be required hereunder, by acceleration or otherwise, Lander shall have the right to exercise any remedy of Lender provided in the Note, this instrument, or which Lender may have at law, at equity or otherwise. There shall be allowed and included as additional Indebtedness in the decree of sale, all reasonable expenditures and expenses which may be paid or incurred by or on behalf of Lender for attorney's fees, appraiser's fees, outlays for documentary and expert evidence, stenographer's charges, publication costs, costs (which may be estimated as to items to be expended after entry of the decree) of procuring title searches and examinations title insurance policies, amounts advanced or incurred by Lender in payment of insurance premiums, taxes, preparation of space for new tenants under the provisions of leases entered into by Lender, and any other reasonable expenses and expenditures which may be paid or incurred by or on behalf of All such reasonable expenditures and expenses of the nature mentioned in this Paragraph, and such other reasonable expenses and fees as may be incurred in the protection of the Property and rents and income therefrom and the maintenance of the lien of this instrument, including the fees of any attorney employed by Lender in any litigation or proceedings affecting this instrument, the Note or the Property including probate and bankruptcy proceedings, or in preparation of the commencement or defense of any proceedings or threatened suit or proceeding, or otherwise in dealing specifically therewith, shall be so much additional Indebtedness and shall be immediately due and rayable by Borrower, with interest thereof at the Default Rate until paid.
- 18. Right of Possession. In the event of the institution of foreclosure proceedings, Lender shall be entitled to, and Borrower irrevocably agrees that Lender may be placed in possession of the Property as Mortgagee-in-Possession pursuant to court order thereupon, and may:
- 18.1.1. hold, operate, manage, and control the Property and conduct the business thereof, either personally or by its agents, with full power to use such measures, legal or

equitable, as Lender may deem necessary to enforce the payment or security of the rents issues, deposits, profits, and avails of the Property;

- 18.1.2. cancel or terminate any Lease or sublease of all or any part of the Property for any cause or on any ground that would entitle Borrower to cancel the same;
- 18.1.3. elect to disaffirm any Lease or sublease of all or any part of the Property made subsequent to this instrument without Borrower's prior written consent;
- 18.1.4. extend or modify any then existing Leases and make new Leases of all or any part of the Premises, which extensions modifications, and new Leases may provide for terms to expire, or for options to lessees to extend or renew terms to expire, beyond the term of such appointment as Mortgagee-in-Possession and beyond the maturity date of the Note and the issuance of a deed to a purchaser at a foreclosure sale, it being understood and acreed that any such Leases, and the options or other such provisions to be contained therein, shall be binding upon Borrower, all persons whose interests in the Property are subject to the lien hereof, and the purchaser at any foreclosure sale, notwithstanding any redemption from sale, reinstatement, discharge of the Indebtedness, satisfaction of any foreclosure decree, or issuance of any certificate of sale or deed to any such purchaser;
- 18.1.5. make repairs, decoration, renewals, replacements, alterations, additions betterments, and improvements in connection with the Property; to insure and reinsure the Property and all risks incidental to Lender's possession, operation, and management thereof, and to receive all rents, issues, deposits, profits, and avails therefrom; and
- 18.1.6. apply the net income, after allowing a reasonable fee for the collection thereof and for the management to the payment of interest and principal on the Note, Taxes, Premiums and other costs and expenses in such order and marner as Lender shall select.
- 19. Receiver. Following the filing of a complrint to foreclose this instrument, the court may appoint upon petition of Lender a receiver of the Property. Lender hereunder or any employee or agent thereof may be appointed as such receiver.
- 20. Foreclosure Sale. Except to the extent otherwise required by the Act, the proceeds of any foreclosure sale shall be distributed and applied in the following order of priority: First, all items which under the terms hereof constitute Indebtedness additional to the principal and interest evidenced by the Note in

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such order as Lender shall elect with interest thereon as herein provided; and Second, to principal and interest remaining unpaid on the Note in such order as Lender shall elect; and lastly any surplus to Borrower.

- Waiver of Right of Redemption and other Rights. To the full extent permitted by law, Borrower agrees that it will not at any time or in any manner take advantage of any stay, reinstatement right, exemption or extension law or any so-called "Moratorium Law" now or at any time hereafter in force, nor take any advantage of any law now or hereafter in force providing for the valuation or appraisement of the Property; nor after such sale claim or exercise any rights under any statute now or hereafter in force to redeem the property so sold, or any part thereof, or relating to the marshaling thereof, upon foreclosure sale or other enforcement hereof. To the full extent permitted by law, Borrower hereby expressly waives any and all rights it may have to require that the Premises be sold as separate tracts or units in the event of foreclosure. To the full extent permitted by law, Borrower hereby expressly waives any and all rights of redemption and homestead on its own behalf, on behalf of all persons claiming or having an interest (direct or indirect) by, through or under Borrower. Borrower hereby agrees that no action for the enforcement of the lien or any provision hereof shall be subject to any defense which would not be good and valid in an action at law upon the Note. Borrower acknowledges that the Property does not constitute Borrower hereby stipulates to the agricultural real estate. lifting of any stay order entered, automatically or otherwise, in any bankruptcy which has the effect of preventing Lender from enforcing its rights hereunder.
- 22. Lender's Performance of Borrover's Obligations. In case of Default, either before or after acceleration of the Indebtedness or the foreclosure of the lien hereof Lender ray, but shall not be required to, make any payment or perform any act herein required of Borrower (whether or not Borrower is personally liable therefor) in any manner deemed expedient to Lender. Lender may but shall not be required to, complete construction, furnishing and equipping of the Improvements and rent, operate and manage the Property and pay operating costs, including management fees, of every kind in connection therewith, so that the Property shall be useable for the intended purposes. All such reasonable monies paid and expenses incurred, including attorneys' fees, shall be so much additional Indebtedness, whether or not the Indebtedness, as a result thereof, shall exceed the face amount of the Note, and shall become immediately due with interest thereon at the Default Rate specified in the Note. Inaction of Lender shall never be considered as a waiver of any right accruing to it on account of any Default nor shall the provisions of this Paragraph or any exercise by Lender of its rights hereunder prevent any default from constituting a Default. Lender, in making any payment hereby authorized (a)

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relating to Taxes, may do so according to any bill, statement or estimate, without inquiry into the validity of any tax assembles, sale, forfeiture, tax lien or title or claim thereof; (b) for papels of 35 purchase, discharge, compromise or settlement of any lien, may do so without inquiry as to the validity or amount of any claim for lien which may be asserted; or (c) in connection with the completion of construction, furnishing or equipping of the Property or the rental, operation or management thereof or the payment of operating costs, may do so in such amounts and to such persons as Lender may deem appropriate. Nothing contained herein shall be construed to require Lender to advance monies for any purpose.

- 23. Rights Cumulative. Each right herein conferred upon Lender is cumulative and in addition to every other right provided by law or in equity, and Lender may exercise each such right in any manner deemed expedient to Lender. Lender's exercise or failure to exercise any right shall not be deemed a waiver of that right or any other right or a waiver of any default. Except as otherwise specifically required herein, Lender is not required to give notice of its exercise of any right given to it by this instrument.
- 24. Successors and Assigns. This instrument and each provision hereof shall be binding upon Borrower and its successors and assigns, and shall intre to the benefit of Lender and its successors and assigns. Wherever herein Lender is referred to, such reference shall be deemed to include the holder from time to time of the Note. Nothing herein shall be deemed to permit an assignment or other transfer by Dorrower.
- Effect of Extensions and Encodments. If the payment of the Indebtedness, or any part thereof, re extended or varied, or if any part of the security or any guarantics thereof be released, all persons now or at any time liable therefor, or interested in the Property shall be held to assent thereto and their liability, and the lien and security interest, and all provisions hereof, shall continue in full force and effect; the right of recourse against such persons being expressly reserved by notwithstanding any such extension, variation or release. Anyone taking a junior mortgage, or other lien upon the Property or any part thereof or any interest therein, shall take the said lien subject to the rights of Lender to amend, modify, increase the amount of, extend or release the Note, this instrument or any other document or instrument evidencing, securing or guarantying the Indebtedness, in each case without obtaining the consent of the holder of such junior lien and without the lien of this instrument losing its priority.
- 26. Environmental Matters. Borrower represents that it is currently in compliance with, and covenants and agrees that it will manage and operate the Premises and will cause each tenant to occupy its demised portion of the Property in compliance with all

federal, state and local laws, rules, regulations and ordinances regulating, without limitation, air pollution, soil and water pollution, and the use, generation, storage, handling or disposal of hazardous or toxic substances and other materials (including, without limitation, raw materials, products, supplies or wastes). Borrower further covenants and agrees that it shall not install or permit to be installed in the Property hazardous or toxic materials in violation of federal, state or local laws, rules, regulations or orders respecting such material. Borrower shall remove from the Property and dispose of any such hazardous or toxic substances or other materials in a manner consistent with and in compliance with applicable laws, rules, regulations and ordinances and shall take any and all other action to remedy, rectify, rehabilitate and correct any violation of any applicable law, rule, regulation or ordinance concerning toxic or hazardous substances or any violation of any agreement entered into between Borrower and any third party with respect to hazardous or toxic materials. Borrower, during the term of the Lean shall send to Lender within five days of receipt thereof, any citation, notice of violation or other notice of potential liability from any governmental or quasi-governmental authority empowered to regulate or oversee any of the foregoing activities. Borrower agrees to indemnity, defend with counsel reasonably acceptable to Lender (at Borrower's sole cost), and hold Lender harmless against any claim, response or other costs, damages, liability or demand (including, without limitation, reasonable attorneys' fees and costs incurred by Lender) arising out of any claimed violation by borrower of any of the foregoing laws, regulations or ordinances or breach of any of the foregoing covenants or agreements. The foregoing indemnity shall survive repayment of the Indebtedness, but shall not apply to any violation caused by Lender or committed after render takes title to or possession of the Property.

- 27. Future Advances. At all times, regardless of whether any Loan proceeds have been disbursed, this instrument secures as part of the Indebtedness the payment of all Loan commissions, service charges, liquidated damages, attorneys' fees, expenses and advances due to or incurred by Lender in connection with the Indebtedness, protection advances by Lender such as, without limitation, payment of delinquent real estate taxes, insurance premiums, repairs and maintenance, leasing commissions, management fees and any advances pursuant to any Loan Document, all in accordance with the Note and this instrument. Borrower acknowledges that if Lender has bound itself to make future advances, all such future advances shall be a lien from the time this instrument is recorded.
- 28. Subrogation. If any part of the Indebtedness is used directly or indirectly to satisfy, in whole or in part, any prior encumbrance upon the Property or any part thereof, then Lender shall be subrogated to the rights of the holder thereof in and to

such other encumbrance and any additional security held by such holder, and shall have the benefit of the priority of the same.

- 29. Option to Subordinate. At the option of Lender, this instrument shall become subject and subordinate, in whole or in part (but not with respect to priority of entitlement to insurance proceeds or any award in condemnation) to any and all leases of all or any part of the Property upon the execution by Lender and recording thereof, of a unilateral declaration to that effect.
- 30. Governing Law. As regards real estate matters, this instrument shall be construed and enforced under the laws of the State of Illinois. As regards all other issues, this instrument shall be construed and enforced according to the laws of the State of Illinois without reference to the conflicts of law principles of that State.
- 31. Business Loan. Borrower represents that the proceeds of the Note will be used for business purposes only and the principal obligations secured hereby constitute a business loan or loans.
- 32. Inspection of Premises and Records. Borrower shall keep full and correct books and records showing in detail the income and expenses of the Premises. Lender and its agents shall have the right to inspect the Premises and all books, records and documents relating thereto at all reasonable times.
- 33. Financial Statements. Porrower will, within ninety days after the end of its fiscal year, furnish to Lender copies of its most recent tax returns and financial and operating statements of the Borrower for such fiscal year, including, but without limitation, a balance sheet and supporting schedules, detailed statement of income and expenditures and supporting schedules, all prepared on a cash basis consistently applied. A detailed statement of income and expenditures from the operation of the Property on a cash basis, consistently applied, and certified to Lender by a member of Borrower shall be furnished by Forrower for each calendar quarter within 45 days of the end of each calendar quarter.
- 34. No Joint Ventures. The relationship between the parties is that of mortgager and mortgagee and that in no event shall Lender be deemed to be a partner or joint venturer with Borrower. Lender shall not be deemed to be such a partner or joint venturer by reason of its becoming a mortgagee in possession or exercising any rights pursuant to this instrument or any other of the Loan Documents.

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- 35. Time of the Essence. Time is of the essence of the Note and this instrument, and in the performance of each and every aspect of the Indebtedness.
- 36. Captions and Pronouns. The captions and headings of the various sections of this Instrument are for convenience only, and are not to be construed as confining or limiting in any way the scope or intent of the provisions hereof.
- 37. Severability. If all or any portion of any provision of this instrument or any other Loan Documents shall be held to be invalid, illegal or unenforceable in any respect, then such invalidity, illegality or unenforceability shall not affect any other provision hereof or thereof, and such provision shall be limited and construed as if such invalid, illegal or unenforceable provision or portion thereof were not contained herein or therein.
- 38. Notices. Any notice or other communication which any party hereto may desire or may be required to give to any other party hereto shall be in writing, and shall be deemed given (i) when personally delivered, (ii) upon receipt if sent by a nationally recognized overnight courier addressed to a party at its address set forth above, or (iii) on the third business day after being deposited in United States registered or certified mail, return receipt requested, postage prepaid, addressed to a party at its address set forth herein, or to such other address as the party to receive such notice may have designated to all other parties by notice in accordance herewith. Except as otherwise specifically required herein, notice of the exercise of any right, power or option granted to Lender by this instrument is not required to be given.
- 39. Jury Waiver. Borrower and Lender, for their mutual benefit, each hereby waive the right to trial by jury in the event of litigation regarding the performance or enforcement of, or in any way related to, this instrument or the Indebt dness.
- 40. Remedies. Lender may pursue any and all remedies, under the Note, this Mortgage, and any or all of the Loan Documents, concurrently or successively, notwithstanding any rule requiring election of remedies, by operation of law or otherwise.
- 41. Consent to Jurisdiction. BORROWER AND LENDER HEREBY IRREVOCABLY SUBMIT TO THE JURISDICTION OF ANY STATE OR FEDERAL COURT SITTING IN CHICAGO, ILLINOIS OVER ANY ACTION OR PROCEEDING BASED HEREON AND BORROWER AND LENDER HEREBY IRREVOCABLY AGREE THAT ALL CLAIMS IN RESPECT OF SUCH ACTION OR PROCEEDING SHALL BE HEARD AND DETERMINED IN SUCH STATE OR FEDERAL COURT. BORROWER AND LENDER HEREBY IRREVOCABLY WAIVE, TO THE FULLEST EXTENT EACH MAY EFFECTIVELY DO SO, THE DEFENSE OF AN INCONVENIENT FORUM TO THE

MAINTENANCE OF SUCH ACTION OR PROCEEDING. BORROWER AND LENDER IRREVOCABLY CONSENT TO THE SERVICE OF ANY AND ALL PROCESS IN ANY SUCH ACTION OR PROCEEDING BY THE MAILING OF COPIES OF SUCH PROCESS TO SUCH PARTY AT ITS ADDRESS AS SPECIFIED HEREIN OR OTHERWISE IN THE RECORDS OF THE OTHER PARTY. BORROWER AND LENDER AGREE THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN ANY OTHER JURISDICTION BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.

BORROWER AND LENDER AGREE NOT TO INSTITUTE ANY LEGAL ACTION OR PROCEEDING AGAINST THE OTHER PARTY OR ITS DIRECTORS, OFFICERS, EMPLOYEES, AGENTS OR PROPERTY THEREOF, IN ANY COURT OTHER THAN THE ONE HEREINABOVE SPECIFIED.

- 42. Vear 2000 Compliance. Borrowers and their subsidiaries (if any) have reviewed the areas within their business and operations which could be adversely affected by, and have developed or are developing a program to address on a timely basis, the "Year 2000 Problem" (that is, the risk that computer applications used by Borrowers and their subsidiaries (if any) may be unable to recognize and perform properly date-sensitive functions involving certain dates prior to and any date on or after December 31, 1999), and have made related appropriate inquiry of material suppliers and vendors. Based on such review and program, Borrowers believe that the "Year 2000 Problem" will not have a material adverse effect on Borrowers. From time to time, at the request of the Lender, Borrowers and their subsidiaries (if any) shall provide to Lender such updated information or documentation as is requested regarding the status of their efforts to address the "Year 2000 Problem."
- A3. Exculpation. This instrument is executed by American National Bank and Trust Company (successor by merger to The First National Bank of Highland Park), not individually or personally, but solely as Trustees as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such Trustees, and it is expressly understood and agreed that nothing herein contained shall be construed as creating any liability on Trustees personally to pay any indebtedness arising or accruing under or pursuant to this instrument, or to perform any covenant, undertaking, representation or agreement, either express or implied, contained in this instrument, all such personal liability of Trustees, if any, being expressly waived by each and every person now or hereafter claiming any right under this instrument.

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IN WITNESS WHEREOF, Borrower has caused this instrument to be duly signed, sealed and delivered the day and year first above written.

BORROWER:

American National Bank and Trust Company of Chicago (successor by merger to The First National Bank of Highland Park), as Trustee under Trust Agreement dated October 3, 1985 and known as Trust No. 3949

By: Its

American National Bank and Trust Company of Chicago (successor by merger to The First National Bank of Highland Park), as Trustee under Trust Agreement dated December 6, 1984 and known as Trust No. 3814

Droport Cook BV:

> WEIMAR n Illinois limited

Fo. Vinstrument 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 Trestee. It is expressly understood and agreed that all the warranties, indemnities, representations, covenants, undertakings and agreements 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 resport sibility is assumed by or shall at any time be asserted or eitforceable against the Trustee on account of any warrands indemnity, representation, covenant, undertaking or agree ment of the Trustee in this instrument.

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STATE OF ILLINOIS)
COUNTY OF COOK)SS.
The undersigned, a Notary Public in and for the State and County
aforesaid, does hereby certify that <u>FILEEN F. NEARY</u> , a <u>TRUST OFFICER</u> of American National Bank and Trust Company
of Chicago (successor by merger to The First National Bank of Highland
Park), as Trustee under Trust No. 3949 as aforesaid, personally known
to me to be the same person whose name is subscribed to the foregoing
instrument, appeared before me this day in person and acknowledged that
he signed and delivered the said instrument as he own free and
voluntary act and as the free and voluntary act of said Trustee, for the
uses and purposes therein set forth.
GIVEN under my hand and Notarial Seal, 1998.
gottly Llbon_
Notary Publid
"OFFICIAL SEAL"
JOCELYN GEBOY.
STATE OF ILLINOIS COUNTY OF ONC My Commission Expires 10/9/2001
COUNTY OF COOK SAME CONTRACTOR OF THE CONTRACTOR
The undersigned, a Notary Public in and for the State and County
aforesaid of American National Bank and Trust Company
of Chicago (successor by merger to The First National Bank of Highland
Park), as Trustee under Trust No. 3814 as aforesaid, personally known to me to be the same person whose name is subscribed to the foregoing
instrument, appeared before me this day in person and acknowledged that
She signed and delivered the said instrument as he own free and
voluntary act and as the free and voluntary act of said Trustee, for the
uses and purposes therein set forth.
(1)
GIVEN under my hand and Notarial Seal (0) 14 98 1998.
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Notary Public
needly rubite ()
ADDITIONAL CEAR II
"OFFICIAL SEAL" JOCELYN GEBOY
A HILPITH BEDUL -
Motary Public. State of Illinois
Notary Public, State of Illinois My Commission Expires 10/9/2001

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COUNTY OF) SS. I, a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Saul Weiner, a Member of Weimarc, L.L.C., an Illinois limited liability company, personally known to me to be the same person whose name is subscribed to the foregoing

STATE OF ILLINOIS

instrument, appeared before me this day in person and acknowledged that he signed and delivered said instrument as h 15 own free and voluntary act and for the free and voluntary act of said L.L.C., for the uses and purposes therein set forth.

Opening Clerk's Office GIV N under my hand and Notarial Seal, this _ 8 day of _ other, 1998.

Notary Public, State of Illinois My Commission Expires 6/29/02

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10/13/98

EXHIBIT A

PROMISSORY NOTE

\$2,250,000.00

October __ , 1998

1. AGREEMENT TO PAY.

FOR VALUE RECEIVED, American National Bank and Trust Company of Chicago (successor by merger to The First National Bank of Highland Tark), as Trustee under (i) Trust Agreement dated October 3, 1985 and known as Trust No. 3949, and (ii) Trust Agreement dated December 6, 1984 and known as Trust No. 3814 and Weimarc, L.L.C., an Illinois limited liability company, jointly and severally ("Maker"), hereby promises to pay to the order of The PrivateBank and Trust Company ("Lender"), in the manner provided hereinafter, the principal sum of Two Million Two Hundred Fifty Thousand Dollars (\$2,250,000) or so which thereof as may from time to time be outstanding, with interest thereon, as set forth in Section 2 hereof.

2. REQUIRED PAYMENTS OF INTEREST AND PRINCIPAL.

- 2.1 Interest Payments. Interest shall accrue on the amount of the principal balance outstanding bereunder from time to time at the Prime Rate (hereafter defined) per annum and shall be paid on the first Business Day of each calendar month from and after the date hereof. As used herein, the term "Business Day" shall mean any day on which state banking associations are required to be open for business in Chicago, Illinois.
- 2.2 Interest after Default. From and after the occurrence of (i) any default in the payment of interest when due in accordance with the terms hereof, (ii) a Default (as hereinafter defined) under this Note, or (iii) the Maturity Date (as rereinafter defined) of this Note, whether by acceleration or otherwise, interest shall accrue on the amount of the principa! balance outstanding hereunder at the Default Rate. The Default Rate shall be the Prime Rate, plus 4.0% per annum. Interest accruing at the Default Rate shall be payable on demand.
- 2.3 Payment of Principal. The entire outstanding principal balance and accrued interest thereon shall be due and payable on November 1, 2000 ("Maturity Date").
- 2.4 Interest. Interest on this Note shall be calculated and paid on the basis of a 360-day year and the actual number of days elapsed.

2.5 Prime Rate. The term "Prime Rate" as used herein shall be a variable rate equal to the prime rate of interest announced and in effect from time to time at The PrivateBank and Trust Company. The Prime Rate of The PrivateBank and Trust Company is currently the highest prime rate of interest publicized in the Wall Street Journal. If this index is no longer available, the Lender will choose a new index in compliance with applicable law and will notify Maker of its choice. Maker acknowledges being advised that said rate is not the Lender's lowest or most favorable lending rate.

3. APPLICATION OF PAYMENTS.

Prior to the occurrence of a Default, payments received on account of this Note shall be applied first to interest, and the remainder to principal.

After the occurrence of a Default, Lender may apply payments received on account of this Note as Lender may elect against amounts payable hereunder, under the Mortgage or any Loan Document.

The balance due on account of this Note may be prepaid in whole or in part without premium or penalty upon five (5) Business Days' prior written notice.

4. METHOD AND PLACE OF PAYMENT.

All payments made on account of this Note shall be made in United States of America legal tender for private debts at the time of payment. Payments shall be made at such place as the holder of this Note may from time to time in writing appoint and in the absence of such appointment at the office of The PrivateBank and Trust Company, 10 N. Dearborn Street, Chicago, Illinois 60602, Attn: Loan Operations.

Payment of this Note is secured by, among other things, a Junior Real Estate Mortgage - Junior Assignment of Rents and Leases - Security Agreement - UCC-2 Financing Statement (the "Mortgage"), of even date herewith, conveying certain real estate in the State of Illinois (the "Premises") and by other instruments of an evidentiary or security nature executed in connection there ith. By this reference, the Mortgage is incorporated by reference as if fully set forth herein. It is agreed that the occurrence of any of the following events is a default under this Note (a "Default"):

- 5.1 default in the payment of principal or interest when due in accordance with the terms hereof;
- 5.2 default in the performance or observance of any other covenant or agreement of Maker contained herein; or

5.3 default in the performance or observance of any covenant or undertaking under the Mortgage which remains uncured thirty (30) days after written notice from Lender.

At any time thereafter, at the election of the holder or holders hereof and without notice to Maker, the principal sum remaining unpaid hereon, together with accrued interest thereon, shall become at once due and payable at the place of payment as aforesaid, and Lender may proceed to foreclose the Mortgage, to exercise any other rights and remedies available to Lender under the Mortgage and the Loan Documents and to exercise any other rights and remedies against Maker or with respect to this Note which Lender may have at law, in equity or otherwise.

5. WAIVER

The remedies of Lender as provided herein, in the Mortgage and in any other Loar Document, shall be cumulative and concurrent, and may be pursued singularly, successively or concurrently, at the sole discretion of Lender, and may be exercised as often as occasion therefor shall arise. Failure of Lender for any period of time, or on more than one occasion, to exercise its option to accelerate the Maturity Date of this Note shall not constitute a waiver of the right to exercise the same at any time thereafter or in the event of any subserient Default. No act of omission or commission of Lender, including specifically any failure to exercise any right, remedy or recourse, shall be deemed to be a waiver or release; any such waiver or release to be effected only through a written document executed by Lender and then only to the extent specifically recited therein. A waiver or release with reference to any one event shall not be construed as a waiver or release of any subsequent event or as a bar to any subsequent exercise of Lender's rights or remedies hereunder. Except as otherwise specifically required herein, notice of the exercise of any right or remedy granted to Lender by this Nove is not required to be given.

6. ENFORCEMENT COSTS.

If (i) this Note or any Loan Document is successfully collected or enforced through any legal proceeding; (ii) an attorney is retained to represent Lender in any bankruptcy, reorganization, receivership, or other proceedings affecting creditors' rights and involving a claim under this Note or any Loan Document; (iii) an attorney is retained to protect or successfully enforces the lien of the Mortgage or any Loan Document; or (iv) an attorney is retained to represent Lender in any other proceedings whatsoever in connection with this Note, the Mortgage, any of the Loan Documents or any property subject thereto which is through no fault of Lender, then Maker shall pay to Lender all reasonable attorneys' fees, costs and expenses incurred in connection therewith, in addition to all other amounts due hereunder.

7. LATE CHARGES.

If any installment of interest or the unpaid principal balance due under this Note becomes overdue for a period in excess of five (5) Business Days, Maker shall pay to Lender a late charge of four percent (4%) for each dollar so overdue in order to defray part of the increased cost of collection resulting from such late payments. Such late charge shall be in addition to and separate from any increase in interest due hereunder as a result of calculation of interest due under this Note at the Default Rate.

8. OTHER GENERAL AGREEMENTS.

- 9.1 General Covenants and Waivers. Maker, each guarantor hereof, if any, and any and all others who are now or may become liable for all of part of the obligations of Maker under this Note (all of the foregoing being referred to collectively herein as "Obligors"): (1) to the extent permitted by law, waive and renounce any and all redemption and exemption rights and the benefit of all valuation and appraisement privileges against the indebtedness evidenced by this Note or by any extension or renewal hereof; (ii) waive presentment and demand for payment, notices of non-payment and of dishonor, protest of dishonor, and notice of protest; (iii) waive all notices in connection with the delivery and acceptance hereof and all other notices in connection with the performance, default, or enforcement of the payment hereof or hereunder; (iv) waive any and all lack of diligence and delays in the enforcement of the payment hereof; (v) agree that the liability of each of Obligors shall be unconditional and without regard to the liability of any other person or entity for the pryment hereof, and shall not in any manner be affected by any indulgence or forbearance granted or consented to by Lender to any of them with respect hereto; (vi) consent to any and all extensions of time renewals, waivers, or modifications that may be granted by Lender with respect to the payment or other provisions hereof, and to the release of any security at any time given for the payment hereof, or any part thereof, with or without substitution, and to the release of any person or entity liable for the payment hereof, and (v.i) consent to the addition of any and all other makers, endorsers, guarantors, and other obligers for the payment hereof, and to the acceptance of any and all other security for the payment hereof, and agree that the addition of any such obligers or security shall not affect the liability of any of the Obligers for the payment hereof. Time is of the essence hereof.
- 9.2 Governing Law and Other Agreements. Maker agrees that: (i) this instrument and the rights and obligations of all parties hereunder shall be governed by and construed under the substantive laws of the State of Illinois, without reference to the conflict of laws principles of such state; (ii) the obligation evidenced by this Note is an exempted transaction under the Truth In Lending Act, 15 U.S.C. §1601, et seq.; and (iii) said obligation

constitutes a business loan within the purview of 111. Rev. Stat. ch. 17, para. 6404 (1987).

- 9.3 Interpretation. The parties hereto intend and believe that each provision in this Note comports with all applicable law. However, if any provision in this Note is found to be in violation of any applicable law, and if a court shall declare such provision of this Note to be unlawful, void or unenforceable as written, then it is the intent of all parties hereto that such provision shall be given full force and effect to the fullest possible extent that it is legal, valid and enforceable, that the remainder of this Note shall be construed as if such unlawful, void or unenforceable provision were not contained therein, and that the rights, obligations and interests of the Maker and the holder hereof under the remainder of this Note shall continue in full force and effect.
- 9.4 Successors and Assigns. Upon any endorsement, assignment, or other transfer of this Note by Lender or by operation of law, the term "Lender" as used herein, shall mean such endorsee, assignee, or other transferee or successor to Lender then becoming the holder of this Note. This Note shall inure to the benefit of Lender and its successors and assigns and shall be binding upon the undersigned and its successors and assigns. The terms "Maker" and "Obligors," as used herein, shall include the respective successors, assigns, legal and personal representatives, executors, administrators, devisees, legatees and heirs of Maker and any other Obligers.
- 9.5 Notices. Any notice, demand or other communication which any party may desire or may be required to give to any other party shall be in writing, and shall be deemed given if and when personally delivered, or on the second Business Day after being deposited in United States registered or certified mail, postage prepaid, addressed to a party at its address set forth in the Mortgage.
- 9.6 Exculpation. This Note is executed by American National Bank and Trust Company of Chicago (successor by merger to The First National Bank of Highland Park), not individually or personally, but solely as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in them as such Trustee, and it is expressly understood and agreed that nothing herein contained shall be construed as creating any liability on Trustee personally to pay any indebtedness arising or accruing under or pursuant to this Note, or to perform any covenant, undertaking,

representation or agreement, either express or implied, contained in this Note, all such personal liability of Trustee, if any, being expressly waived by each and every person now or hereafter claiming any right under this Note.

MAKER:

American National Bank and Trust Company of Chicago (successor by merger to The First National Bank of Highland Park), as Trustee under Trust Agreement dated October 3, 1985 and known as Trust No. 3949

By: Its

American National Bank and Trust Company of Chicago (successor by merger to The First National Bank of Highland Park), as Trustee under Trust Agreement dated December 6, 1984 and known as Trust No. 3814

By:

Weimarc, an Illinois limited liability company

By:

F:\DOCS\PRIVATE\WEIMARC\EXH-A 10/13/98 - 12:03 pm

Droporty ox Cook

Its

LEGAL DESCRIPTIOBN:

PARCES 1 -

A TRACT OF LAND IN THE NORTH 1/2 OF SECTION 6. TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS::

COMMENCING AT A POINT ON THE CENTER LINE OF LAKE STREET WHICH IS 7.87 FEET SOUTHEASTERLY (MEASURED ON SAID CENTER LINE) FROM THE POINT OF INTERSECTION OF SAID CENTER LINE WITH A SOUTHWARD EXTENSION OF THE WEST LINE OF BLOCK 9 IN H. O. STONE MORTHLAKE ADDITION, ACCORDING TO THE PLAT THEREOF RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS AS DOCUMENT NO. 10697148, [WHICH POINT OF COMMENCEMPAT IS 1967.75 FEET, MORE OR LESS, MEASURED PERPENDICULARLY WEST FROM THE EAST LINE OF THE NORTHEAST 1/4 OF SECTION 6); THENCE SOUTHWESTERLY ALONG A LINE DRAWN PERPENDICULARLY TO SAID CENTER LINE, A DISTANCE OF 33 FEET TO A POINT ON THE SOUTHERLY 1.N3 OF LAKE STREET AND WHICH POINT IS ALSO IN THE NORTHWESTERLY LINE OF A CERTAIN PARCEL OF LAND CONVEYED TO THE TOUSEY VARNISH COMPANY (BY DEED RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS AS DOCUMENT NO. 17131404); THENCE NORINWESTERLY ALONG SAID SOUTHERLY LINE OF LAKE STREET, A DISTANCE OF 726.38 FERT TO 2 COINT X; THENCE CONTINUING NORTHWESTERLY ALONG SAID SOUTHERLY LINE OF LAKE STREET, 20 16 PEET: THENCE SOUTHERLY ALONG A LINE WHICH FORMS AN ANGLE OF 60 DEGREES 43 MINUTES AS MEASURED CLOCKWISE FROM SAID SOUTHERLY LINE OF LAKE STREET, A DISTANCE (F)30.06 FEET FOR A POINT OF BEGINNING OF THE LAND HEREIN DESCRIBED; THENCE NORTHERLY ALONG A CURVED LINE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 1232 . FEET, A DISTANCE OF 1356.91 FEET MORE OR LESS TO A POINT ON THE SOUTHERLY LINE OF LANG STREET, WHICH IS ALSO 100.00 FEET EASTERLY, AS MEASURED PERPENDICULARLY FROM THE CENTER LINE OF THE CHICAGO AND NORTHWESTERN RAILWAY COMPANY'S MOST EASTERL' NAIN TRACT; THENCE SOUTHEASTERLY ALONG SAID SOUTHERLY LINE OF LAKE STREET, A DISTANCE OF 485.63 FEET; THENCE SOUTHEASTERLY ALONG THE SOUTHERLY LINE OF LAKE STRIFT (SAID SOUTHERLY LINE OF LAKE STREET PASSING THROUGH THE HEREINABOVE DESCRIPED POINT X AND FORMING AN ANGLE OF 171 DEGREES 34 MINUTES MEASURED COUNTERCLOCKWIST FROM THE LAST DESCRIBED LINE), A DISTANCE OF 880.59 FEET MORE OR LESS TO THE POINT OF INTERSECTION WITH THE NORTHWESTERLY LINE OF THE PARCEL OF LAND CONVEYED TO THE TOUSEY VARNISH COMPANY BY DEED RECORDED AS DOCUMENT 17131404; THENCE SOUTHWESTERLY ALONG THE NORTHWESTERLY LINE OF SAID PARCEL A DISTANCE OF 793.21 FEET TO THE POINT OF INTERSECTION WITH IS THE SOUTHEASTERLY EXTENSION OF THE CURVE LINE HEREINABOVE DESCRIBED: THENCE NORTHWESTERLY ALONG SAID EXTENDED CURVED LINE, 104, 503 FEET TO THE HEREIN DESIGNATED POINT OF BEGINNING, TOGETHER WITH, AS PART OF THE TRACT, THE SOUTHWESTERLY 1/2 OF LAKE STREET LYING NORTHEASTERLY OF THE ABOVE DISCAUSED PREMISES. EXCEPTING FROM ALL OF THE TRACT HEREINABOVE DESCRIBED THAT PART THEREOF LYING MORTHWESTERLY OF A STRAIGHT LINE DRAWN THROUGH POINT "X" ABOVE DESIGNATED FROM THE CENTER LINE OF LAKE STREET TO THE SOUTHWESTERLY CURVED LINE OF SAID TRACT PERPENDICULAR TO THE SAID SOUTHWESTERLY LINE OF LAKE STREET; EXCEPT THE FOLLOWING:

COMMENCING AT THE HEREINABOVE DESCRIBED POINT "X"; THENCE SOUTHWESTERLY ALONG THE WEST PROPERTY LINE OF THE ABOVE DESCRIBED TRACT, A DISTANCE OF 22.0 FEET TO A POINT; THENCE SOUTHEASTERLY ALONG A LINE WHICH FORMS AN ANGLE OF 81 DEGREES 04

LEGAL DESCRIPTION, Cont.d.

MINUTES 10 SECONDS AS MEASURED CLOCKWISE WITH THE SAID PROPERTY LINE A DISTANCE OF 140.0 FEET TO A POINT IN THE SOUTH LINE OF LAKE STREET; THENCE NORTHEASTERLY ALONG A LINE WHICH FORMS AN ANGLE OF 98 DEGREES 55 MINUTES 50 SECONDS AS MEASURED CLOCK WISE FROM THE LAST DESCRIBED LINE, A DISTANCE OF 33 FEET TO A POINT IN THE CENTERLINE OF LAKE STREET; THENCE NORTHWESTERLY ALONG SAID CENTERLINE WHICH FORMS AN ANGLE OF 90 DEGREES AS MEASURED CLOCKWISE FROM THE LAST DESCRIBED LINE A DISTANCE OF 138.26 FEET TO A POINT IN THE WEST PROPERTY LINE; THENCE SOUTHWESTERLY ALONG SAID PROPERTY LINE WHICH FORMS AN ANGLE OF 90 DEGREES AS MEASURED CLOCKWISE WITH SAID CENTERLINE OF LAKE STREET A DISTANCE OF 33 FEET TO POINT "X" BEING THE POINT OF BEGINNING, SITUATED IN COOK COUNTY, ILLINOIS,

AND

COMMENCING AT THE HEREINABOVE DESCRIBED POINT "X"; THENCE SOUTHWESTERLY ALONG THE WEST PROPERTY LINE OF THE ABOVE DESCRIBED TRACT, A DISTANCE OF 22.0 FEET TO A POINT; THENCE SOUTHWESTAILY ALONG A LINE WHICH FORMS AN ANGLE OF 81 DEGREES 04 MINUTES 10 SECONDS AS MEASURED CLOCKWISE WITH THE SAID PROPERTY LINE A DISTANCE OF 100 FEET TO A POINT; THENCE NORTHEASTEDLY ALONG A LINE WHICH MAKES AN ANGLE OF 177 DEGREES 22 MINUTES 55 SECONDS AS MEASURED COUNTER CLOCKWISE FROM THE LAST DESCRIBED LINE A DISTANCE OF 141.86 FEET TO A POINT IN THE SOUTH LINE OF LAKE STREET; THENCE NORTHEASTERLY ALONG A LINE WHICH FORMS AN ANGLE OF 92 DEGREES 37 MINUTES 05 SECONDS AS MEASURED CLOCKWISE FROM THE LAST DESCRIBED LINE, A DISTANCE OF 33 FEET TO A POINT IN THE CENTERLINE OF LAKE STREET; THENCE NORTHWESTERLY ALONG SAID CENTER LINE WHICH FORMS AN ANGLE OF 90 DEGREES AS MEASURED CLOCKWISE FROM THE LAST DESCRIBED LINE A DISTANCE OF 240.50 FEET TO A POINT 11 THE WEST PROPERTY LINE; THENCE SOUTHWESTERLY ALONG SAID PROPERTY LINE A DISTANCE OF 27 FEET TO POINT "X" BEING THE POINT OF BEGINNING.

EXCEPTING THEREFROM THE FOLLOWING DESCRIBED TRAIT OF LAND:

COMMENCING AT THE HEREINABOVE DESCRIBED POINT "X", THENCE SOUTHWESTERLY ALONG THE WESTERLY PROPERTY LINE OF THE GRANTOR A DISTANCE OF 47.0 FEET TO A POINT: THENCE SOUTHEASTERLY ALONG A LINE WHICH FORMS AN ANGLE OF BY DEGREES 04 MINUTES 10 SECONDS AS MEASURED CLOCKWISE WITH THE SAID PROPERTY LINE A DISTANCE OF 140.0 FEET TO A POINT IN THE SOUTH LINE OF LAKE STREET: THENCE NORTHEASTERLY ALONG A LINE WHICH FORMS AN ANGLE OF 98 DEGREES 55 MINUTES 50 SECONDS AS MEASURED CLOCKWILL FROM THE LAST DESCRIBED LINE, A DISTANCE OF 33 FEET TO A POINT IN THE CENTERLY OF LAKE STREET; THENCE NORTHWESTERLY ALONG SAID CENTERLINE WHICH FORMS AN ANGLE OF 90 DEGREES AS MEASURED CLOCKWISE FROM THE LAST DESCRIBED LINE A DISTANCE OF 130.24 FEET TO A POINT IN THE WEST PROPERTY LINE; THENCE SOUTHWESTERLY ALONG SAID PROPERTY LINE WHICH FORMS AN ANGLE OF 90 DEGREES AS MEASURED CLOCKWISE WITH SAID CENTERLINE OF LAKE STREET A DISTANCE OF 33 FEET TO POINT "X" BEING THE POINT OF BEGINNING.

ALL OF THE ABOVE IN COOK COUNTY, ILLINOIS.

P.I.N. PARCEL ONE: 15-96-216-019 Volume 156

Commonly known as: 165 W. Lake Street, Northlake, Illinois

(Parcel One Trust No. 3949)

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PARCEL 2:

THAT PART OF THE WEST HALF OF THE SOUTHWEST QUARTER OF SECTION 20, TOWNSHIP 40 NORTH. RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS: COMMENCING AT THE POINT OF INTERSECTION OF THE WEST LINE OF SAID SOUTHWEST QUARTER WITH THE NORTHERLY LINE OF A TRACT OF LAND CONVEYED BY THE CHICAGO TITLE AND TRUST COMPANY, AS TRUSTEE. UNDER TRUST AGREEMENT NO. 34900 TO THE ILLINOIS STATE TOLL HIGHWAY COMMISSION AND RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, AS DOCUMENT NO. 16913782, IN BOOK 54903, PAGE 331, SAID POINT BEING 1107.18 FEET, NORTH OF THE SOUTHWEST CORNER OF SAID SOUTHWEST QUARTER, THENCE EASTERLY IN THE NORTHERLY LINE OF SAID TOLL HIGHWAY TRACT (SAID LINE FORMING AN ANGLE OF 79 DEGREES 23 MINUTES 10 SECONDS, MEASURED IN THE NORTHEAST QU'O'ANT, WITH THE WEST LINE OF SAID SOUTHWEST QUARTER) FOR A DISTANCE OF 163.26 FEET; THENCE NORTHERLY IN A LINE WHICH INTERSECTS THE NORTH LINE OF SAID SOUTHWEST QUARTER AT A POINT 85.26 FEET EAST OF THE NORTHWEST CORNER OF SAID SOUTHWEST QUARTER (SAID LINE BEING THE EASTERLY LINE OF THE NORTHERLY AND SOUTHERLY PORTION OF A STREET (NOWN AS WOLF ROAD) FOR A DISTANCE OF 50.46 FEET; TO THE POINT OF INTERSECTION OF SAID LAST DESCRIBED LINE WITH A LINE 50 FEET NORTHERLY OF (AT RIGHT ANGLE MEASUREMENT) AND PARALLEL WITH THE NORTHERLY LINE OF SAID TOLL HIGHWAY TRACT; THENCE EASTERLY IN SAID FARALLEL LINE 490.00 FEET TO THE POINT OF BEGINNING OF THE TRACT OF LAND TO BE CONVEYED BY THIS DESCRIPTION TO WIT: THENCE NORTH-NORTHWESTERLY IN A LINE DRAWN AT RIGHT ANGLES TO SAID PARALLEL LINE 370.00 FEET; THENCE EAST-NORTHEASTERLY PARALLEL WITH SAID TOLL HIGHWAY TRACT 128.07 FEET: THENCE WESTERLY ON THE ARC OF A CIRCLE CONVEX SOUTFWESTERLY AND HAVING A RADIUS OF 368.26 FEET FOR A DISTANCE OF 120.38 FEET TO ITS POINT OF INTERSECTION WITH A LINE 439.50 FEET NORTHWESTERLY OF (AT RIGHT ANGLE MEASURF FENT) AND PARALLEL WITH THE NORTHERLY LINE OF SAID TOLL HIGHWAY TRACT; THENCE WEST-SOUTHWESTERLY IN SAID LAST DESCRIBED PARALLEL LINE 446.81 FEET TO ITS POINT OF INTERSECT ON WITH THE EASTERLY LINE OF WOLF ROAD; THENCE SOUTHERLY IN THE EASTERLY LINE OF SAID WILF ROAD, 393.09 FEET TO ITS POINT OF INTERSECTION WITH SAID LINE 50 FEET NORTHERLY OF AND PARALLEL WITH THE NORTHERLY LINE OF SAID TOLL HIGHWAY TRACT, THENCE EASTERLY IN SALD LAST DESCRIBED PARALLEL LINE 490.0 FEET TO THE POINT OF BEGINNING, IN COOK COUNTY, ILLINOIS

PARCEL 3: THAT PART OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 20, TOWNSHIP 40 NORTH. RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIPTO AS: COMMENCING AT THE POINT OF INTERSECTION OF THE WEST LINE OF SAID SOUTHWEST 1/4 WITH THE NORTHERLY LINE OF A TRACT OF LAND CONVEYED BY THE CHICAGO TITLE AND TRUST COMPANY AS TRUSTEE UNDER TRUST AGREEMENT NO. 34900 TO THE ILLINOIS STATE TOLL HIGHWAY COMPLISTION AND RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, AS DOCUMENT NO. 16913782, IN BOOK 54903, PAGE 331, SAID POINT BEING 1107.18 FEET, MORE OR LESS NORTH OF THE SOUTH VEST CORNER OF SAID SOUTH WEST QUARTER: THENCE EASTERLY IN THE NORTHERLY LINE OF SAID FOLL HIGHWAY TRACT (SAID LINE FORMING AN ANGLE OF 79 DEGREES 23 MINUTES 10 SECONTS. MEASURED IN THE NORTH EAST QUADRANT, WITH THE WEST LINE OF SAID SOUTH WEST QUARTER) FOR A DISTANCE OF 163.26 FEET; THENCE NORTHERLY IN A LINE WHICH INTERSECTS THE PORTH LINE OF SAID SOUTH WEST 1/4 AT A POINT 85.26 FEET EAST OF THE NORTH WEST CORNER OF SAID SOUTH WEST 1/4 FOR A DISTANCE OF 50.45 FEET TO THE POINT OF INTERSECTION OF SAID LAST DESCRIBED LINE WITH A LINE 50 FEET NORTHERLY OF (AT RIGHT ANGLE MEASUREMENT) AND PARALLEL WITH THE NORTHERLY LINE OF SAID TOLL HIGHWAY TRACT; THENCE EASTERLY IN SAID PARALLEL LINE 490.00 FEET TO THE POINT OF BEGINNING OF THE TRACT OF LAND TO BE CONVEYED BY THIS DESCRIPTION TO WIT: THENCE NORTHERLY IN A LINE DRAWN AT RIGHT ANGLES TO SAID PARALLEL LINE 370.00 FEET, THENCE EASTERLY PARALLEL WITH SAID TOLL HIGHWAY TRACT 357.0 FEET; THENCE WESTERLY IN A LINE WHICH FORMS AN ANGLE OF 9 DEGREES 27 MINUTES 44 SECONDS, MEASURED IN THE SOUTHWEST QUADRANT WITH THE LAST DESCRIBED LINE FOR A DISTANCE OF 121.66 FEET TO ITS POINT OF INTERSECTION WITH A LINE 20 PEET SOUTHERLY OF, MEASURED AT RIGHT ANGLES AND PARALLEL WITH THE LAST DESCRIBED PARALLEL LINE; THENCE WESTERLY IN SAID PARALLEL LINE 30.0 FEET TO ITS POINT OF INTERSECTION WITH A LINE 207.0 FEET RASTERLY OF AND PARALLEL WITH THE ABOVE DESCRIBED RIGHT ANGLE LINE; THENCE SOUTHERLY IN SAID LAST DESCRIBED PARALLEL LINE, 350.0 FEET TO ITS POINT

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OF INTERSECTION WITH THE ABOVE DESCRIBED LINE 50 FEET NORTHERLY OF AND PARALLEL WITH THE SAID TOLL HIGHWAY TRACT; THENCE WESTERLY IN SAID PARALLEL LINE 207.0 FEET TO THE POINT OF BEGINNING IN COOK COUNTY, ILLINOIS

P.I.N. Parcels Two and Three: 12-20-300-025 and 12-20-300-030 Commonly known as (Parcels Two and Three): 11130 King Street, Franklin Park, Illinois

1814) (Parcels Two and Three - Trust No. 3814)