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3613685

This Mortgage, made at Buttato Grove, Illinois this 30th day of April Ban Salving Decrease Under Trust 3613685

Agreement dated 4-1-87. Trust #87-124

(hereinafter, whether one or more, called the "Mortgagor"), and Continental Bank of Buffalo Grove, N.A., a national banking association, having its principal office at 555 W. Dundee, Buffalo Grove, Illinois 60090 (hereinafter called the "Mortgagee").

WITNESSETH:

the WHEREAS, the Mortgagor is justly indebted to the Mortgagee, which said indebtedness is evidenced by one certain instal-
Iment note (the "Note") of the Mortgagor, of even date herewith, made payable to the order of Continental Bank of Buffalo Grove,
N.A. a national banking association, and delivered, in the amount of Nine hundred ninety two thousand
seven hundred fifty and 00/100 Dollars
AND TEN ON A substitute to take and the special belongs the section the section of the section o
(\$ 992,750.00 and providing for interest on the unpaid balance thereof at the rate specified therein, all payable in installments as provided in the Note, with a final payment of principal and interest due, if not sooner prepaid in accordance with the prepayment private in the Note, with a final payment of principal and interest due, if not sooner prepaid in accordance with the prepayment private in the Note, with a final payment of principal and interest due, if not sooner prepaid in accordance with the prepayment private in the note in th

llege therein contained, on <u>Demand</u>, no later than April 30, 1992.

All of said principal and interest is payable in lawful money of the United States of America at the office of Continental Bank of Buffalo Grove, N.A. or at such place as the legal holder of the Note may from time to time appoint in writing.

NOW, THEREFORE, for the purpose of securing the payment of the principal of and interest on the Note and the performance of the covenants and payments herein contained to be performed by the Mortgagor, the Mortgagor hereby conveys and warrants

See Attached Schedule A

TOGETHER with all buildings, improvements, tenements, cust ments, fixtures and appurtenances thereto belonging, and all cents; issues and profits thereof for so long and during all such tilings as Mortgagor may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all upparatus, equipment or articles now or hereafter therein orthereon used to supply heat, gas, air conditioning, water, light, power reingeration (whether single units or centrally controlled), and ventilation, including without restricting the foregoing, screens, with drive shades, storm doors and windows, floor coverings, awnings, stoves, water heaters, built-in ovens, washers, dryers and dispositionitis. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that a is in itemperatus, equipment or articles hereafter placed in the premises shall be considered as constituting part of the real estate, and all of which together with the real estate are hereinafter sometimes referred to as the "premises" or the "mortgaged property.

TO HAVE AND TO HOLD the mortgaged property unto the Mortgagee, its successors and assigns, forever, for the purposes and uses herein set forth, hereby releasing and waiving all rights of the Mortgagor under any by virtue of the Homestead Exemption Laws of the State of Illinois in and to the premises hereby conveyed.

Mortgagor convenants and agrees:

. . . .

- remises which may become damaged or be destroyed (unless Mortgagee shall elect to apply on their debtedness secured hereby the proceeds of any insurance covering such destruction or damage); (ii) keep the premises in good condition and repair, without waste, and free from mechanic's or other lien sor claims for lien not expressly subordinated to the lien hereof; (iii) pay, when due, any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof; (iii) pay, when due, any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof; and, upon request, exhibit satisfactory evidence of the discharge of such prior lien to Mortgagee; (iv) complete, within a reasonable time, any building or buildings or other improvements now or at any time in process of erection upon the above described real estruction; (v) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (vi) make no insterial alterations or additions to the premises except as required by law or municipal ordinance or as consented to in writing by Mortgagee, but in no event suffer or permit any removal or demolition of any part of the premises, nor suffer or permit the premises to be abandoned or to be used for a purpose other than that for which the premises are presently used or represented to Mortgagee to be used; (vii) appear in and defend any proceedings which, in the opinion of the Mortgagee, impairs the security afforded hereby.
- 2. The Mortgagor agrees to deposit with the Mortgagee on each day on which an installment payment is to be made on the Note, until the indebtedness hereby secured shall have been fully paid, an amount equal to the amount estimated by the Mortgagee to be annually payable with regard to the premises, on real estate taxes, special assessment levies, property insurance premiums, and any similar charges divided by the number of installments to be made on the Note in each year beginning with first day on which an installment payment is to be made thereunder. Said sums shall be held by the Mortgagee, without any allowance or payment of Interest, for application for payment of taxes, special assessment levies and insurance premiums when due. The Mortgagor further agrees to deposit, within 10 days after receipt of demand therefor, any deficiency in the aggregate of such monthly deposits, in the event the tax, special assessment levies or insurance bills when issued, shall be in excess of the aggregate of such deposit being held for payment of such charge. All such deposits are pledged as additional security for payment of the indebtedness secured hereby and, in the event of a default in any of the provisions contained in this Mortgage or in the Note, at the option of the Mortgagee, the Mortgagee may, without being required to do so, apply any monies at the time on deposit to payment, in whole or in part, of any of the Morigagor's obligations herein or in the Note contained in such order and manner as the Mortgagee may elect. The Mortgagee shall be under no obligation to obtain the tax, special assessment levies or insurance bills or to ascertain the correctness thereof, nor shall the Mortgagee be obligated to attend to the payment thereof, except on timely presentation of such bills, provided, however, the Mortgagee may make payment authorized in this Mortgage relating to taxes or assessments or insurance bills according to any bill, statement or estimate which it may elect to procure from the appropriate public office or company, as the case may be, without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax flen or title or claim thereof. The Mortgagor shall pay, before any penalty attaches, all taxes, assessments, water charges, sewer charges and other charges against the premises, for which sums as aforesaid are not deposited with the Mortgagee.

- 3. Until all unpaid indebted less sext red hereby and typaid (of inclase of lorectos) and the expiration of the pétiod of redemption, if any) the Mortgago and Reep Me buildings and my overleads new or b reafter constituting part of the premises Insured in an amount satisfactory to the Mortgagee (but the Mortgagee shall not require an amount exceeding the full insurable value of such buildings and improvements) against damage by fire (with extended coverage, vandatism and maticious mischief endorsements). The Mortgagor further agrees to maintain in full force and effect such other insurance as the Mortgagee may require, including any required flood insurance, in such amounts as shall be adequate to protect the mortgaged property, and in companies approved by the Mortgagee and shall pay or provide for payment of premiums on such insurance as provided herein or In such other manner the Mortgagee may reasonably request. All such insurance policies shall be delivered to and remain with the Mortgagee during said period or periods, and each shall contain the standard mortgage clause making all sums recoverable upon said policies payable to the Mortgagee. Acceptance by the Mortgagee of an insurance policy deposited by the Mortgagor or the purchase of Insurance by the Mortgages upon the Mortgagor's failure to do so, will not of itself constitute an admission eliber (i) that the building and improvement portions of the premises are fully insured, or (ii) that the policy satisfies all the requirements of this Mortgage. In the case of loss covered by any of such policies, the Mortgagee is authorized to adjust, collect and compromise in its discretion, all claims thereunder and in such case, the Mortgagor covenants to sign upon demand, or the Mortgagee may sign or endorse in the Mortgagor's behalf all necessary proofs of loss, receipts, releases, and other papers required of the Mortgagor to be signed by the insurance companies. At the option of the Mortgagee, all or part of the proceeds of any such insurance may be applied eliher to the restoration of the premises or to the reduction of the indebtedness secured hereby. In the event the premises are restored, the Mortgagee may pay the insurance proceeds in accordance with its customary construction loan payment procedures and the Mortgagor agrees in such event to pay the Mortgagee its customary fee for such services.
- 4. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any mortgaged property taken or for damages to any mortgaged property not taken, and all condemnation money so received shall be forthwith applied by the Mortgagee as it may elect to the immediate reduction of the indebtedness secured hereby or to the repair and restoration of any mortgaged property so damaged, upon the same conditions and with the same effect as provided in paragraph 3 with reference to the application of insurance moneys recovered by the Mortgagee.
- 5. Upon default of Morigagor of any agreement herein, Mortgagee may, but need not, make any payment or perform any act required of the Mortgagor in this Mortgage in any form and manner deemed expedient, and in any event may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any lax len or other prior tilen or title or claim thereof, or redeem from any tax sale or forteiture regarding said premises or contest any tax or assessment. All monies paid or complete the purposes herein authorized or by reason of the failure of the Mortgagor to perform the covenants in this Mortgage contlibrid, and all expenses paid or incurred in connection therewith, including, without limitation, attorneys fees, and any other monies erivanced by the Mortgagee to protect the premises and the lien hereof, plus reasonable compensation to the Mortgagee for each matter concerning which action is authorized under this Mortgage may be taken, shall be so much additional indebtedness secured discreby and shall become immediately due and payable without notice and with interest thereon at the maximum rate allowed by law. Without limiting in any way the generality of the foregoing, all expenditures and expenses when paid or incurred by the Mortgage is hall be or made a part, either as plaintiff, claimant, or defendant by reason of this Mortgage or any indebtedness hereby secured; (ii) proparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose, whether or not a clually commenced; or (iv) enforcement in any way of the provisions of the Note or of this Mortgage, shall become so much additional indebtedness secured hereby and payable at the time and with interest as aforesaid.

Any such action of the Mortgagee shall never be considered as a waiver of any right accruing to it on account of any default on the part of Mortgager under the Note or this Mortgage. Each right, power or remedy herein conferred upon the Mortgagee is cumulative with every other right of the Mortgagee whether herein or by law or equity conferred.

- 6. Mortgagor shall pay each item of indebtedness herein and in the Note, both principal and interest, when due according to the terms hereof. At the option of the Mortgagee, and without notice to circle mand upon the Mortgagor or to any other person obligated or bound by the Note, all unpaid indebtedness secured by this Mortgage's shall become due and payable, notwithstanding anything in the Note or in this Mortgage to the contrary, (i) seven days after default in making payment of any installment of principal or Interest on the Note or in the payment of any other indebtedness arising under this Note or the Mortgage if any such default shall not be cured within such seven days, or (ii) ten days after default shall occurring the performance of any other agreement of the Mortgagor herein contained and if such default shall not be cured within such ten days.
- 7. When the indebtedness hereby secured shall become due whether by accuration or otherwise, the Mortgagor hereby waives all right to the possession, income, and rents of the premises, and thereur on it shall be lawful for the Mortgagee, and the Mortgagee is hereby expressly authorized and empowered, to enter into and upon and the possession of the premises, to lease the same, collect and receive all rents, issues and profits thereof and apply the same, less tar, incressary expenses of collection thereof, for the care, operation, and preservation of the premises, including, without limitation, the nayment of fees, insurance premiums, cost of operation of the premises, taxes, assessments, interest, penalties and water charges, or at the election of the Mortgagee, in its sole discretion, to apply all or any part thereof to a reduction of said indebtedness; and it is full increase the mortgagee, in its sole discretion, to apply all or any part thereof to a reduction of said indebtedness; and it is full increase, and upon the filting of any bill for that purpose, the court in which such bill is filed may at once, or at any time thereafter, either the ore or after foreclosure sale, and without notice to the Mortgagor, or lo any party claiming under the Mortgagor and without regard to an esolvency or insolvency at the time of such application. For a receiver of the Mortgagor or any other person or persons then flable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same, sail then be occupied, in whole or in part, as a homestead by the owner of the equity of redemption, and without requiring any bond for the conception, and in case of foreclosure sale and a deficiency, during the pendency of such foreclosure and an in case of foreclosure sale and a deficiency, during the pendency of such foreclosure suit, and, in case of foreclosure sale and a deficiency, during the pendency of such foreclosure suit, and, in case of foreclosure sale and a deficien
- 8. In case of foreclosure of this Mortgage, or the commencment of foreclosure preceedings or preparation therefor, all expenses of every kind paid or incurred by the Mortgage in or about the enforcement, protection, or collection of this Mortgage, including, without limitation, reasonable costs, attorney's fees, and stenographer's fees to the complainant in such proceeding or preparation therefor, advertising costs, outlays for documentary evidence, and the cost of such title insurance or commitments therefor as deemed necessary by Mortgagee, in its sole judgment, shall be paid by the mortgagor, and all similar fees, costs, charges and expenses paid or incurred by the Mortgagee in any other sult or legal proceeding in which it shall be or be made a party by reason of this Mortgage, all moneys advanced by the Mortgagee for any purpose authorized in this Mortgage, with interest on such advances at the maximum rate allowed by law, shall also be paid by the Mortgagor and all such fees, costs, charges and expenses, shall constitute so much additional indebtedness secured by this Mortgage, and shall be allowed in any decree of foreclosure hereof. No proceeding to foreclose this Mortgage, whether or not decree of foreclosure shall have been entered, shall be dismissed, nor shall a release of this Mortgage be given until all such expenses, charges, and costs of suit, including Mortgage's, attorney's, and stenographer's fees, shall have been paid.
- 9. No action for the enforcement of the lien or of any provisions hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note.
- 10. Notwithstanding any subsequent extension of the time of payments of the Note, or any installment thereof, the liability of the maker thereof shall in no event cease until the payment in full of all indebtedness hereby secured.
- 11. The Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

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whole or in part, and homestart by the average may thought the hopping and will on regarding any bond from the complaint in such proceedings, appeals a control of the language in a promises, to lease the same, to keep the building thereon insured and in good repair, and to collect all the rents, issues and profits of the premises during the pendency of such foreclosure sult, and, in case of foreclosure sale and a deficiency, during the full statutory period of redemption; and the court may, from time to time, authorize said receiver to apply the net amounts remaining in his hands, after deducting reasonable compensation for the receiver and his alterney as allowed by the court, in payment (in whole of in part) of any or all of the following items in such order of priority as the filterage may determine: (i) amount due upon the indebtedness secured hereby, (ii) amount due upon any decree entered in any suit foreclosing this Mongage, (iii) insurance premiums or repairs as allowable, upon the improvements upon said premises, (iv) taxes, special assessments, water charges and interest, penalties and costs, in connection therewith, or (v) any other tien or charge upon the premises that may be or become superior to the iten of this Mortgage, or of any decree foreclosing the same.

- 8. In case of foreclosure of this Morigage, or the commencement of foreclosure preceedings or preparation therefor, all expenses of every kind paid or incurred by the Morigages in or about the enforcement, protection, or collection of this Morigages, including, without limitation, reasonable costs, attorney's loss, and stanographer's lass of the complainant in such proceeding or preparation therefor, advertising costs, outlays for documentary evidence, and the cost of such title insurance or commitments therefor as deemed necessary by Morigages. In its sole judgment, shall be paid by the Morigages, and all similar fores, costs, charges and expenses paid or incurred by the Morigages in any other sult or legal proceeding in which it shall be or be made a party by reason of this Morigage, all monoys attended by the Morigages for any purpose authorized in this Morigage, with interest on such advances at the maximum rate allowed by law, shall also be paid by the Morigages and all such less, costs, charges and expenses, shall constitute so much additional indebtedness secured by this Morigage, and shall be allowed in any decree of foreclosure thereof. No proceeding to foreclose this Morigage, whether or not decree of foreclosure shall have been entered, shall-be dismissed, nor shall a release of this Morigage be given until all such expenses, charges, and costs of sull, including Morigages's, attorney's, and stanographer's fees, shall have been poid.
- 9. No action for the enforcement of the filen or of any provisions hereof shall be subject to any defense which would not be good and available to the party interposing same in an action of law upon the Note.
- 10. Natwit's iding any subsequent extension of the time of payments of the Note, or any installment thereof, the liability of the maker thereof shall in no event ecoso until the payment in full of all indebtedness hereby secured,
- 11. The Mortuance shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 12. If any Muligar or it is corporation, it hereby walves any and nitrights of redemption from sale under any order or decree of foreclosure at this Muligary, on its own bahati and on behalf of each and every person, except decree or judgment creditors of such Muligapor, acquiring in interest or title to the promises subsequently to the date of this Muligapor.
- 13. This Morigege and refer ovisions hared shall extend to and be binding upon Morigeger, his heirs, executors, administrators, successors and assigns, and all persons claiming under or through the Morigegor and the word "Morigegor" when used herein, shall denote the plural as well as the singurar and chall include all such persons and all persons likble for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note of this Morigage.
- 14. Morigagor further covenant, and agrees not to transfer or cause to be transferred or suffer an involuntary transfer of any interest, whether legal or equitable, and virinter passessory or otherwise in the premises, to any third party, so long as the dable secured hereby subnists, without the advency written consent of Morigagoe, and further that in the event of any such transfer by the Morigagor without the written consent of the Morigagoe may, in its sole discretion, and without notice to the Morigagor, declare the whole of the dolt hereby coursed immediately due and payable,

 15. No delay or omission to exercise any coursely or right according on any default shall impair any such remedy or right, or
- 15. No delay or omission to exercise any teriody or right accruing on any default shall impair any such remedy or right, or shall be construed to be a walver of any, such default, it adquicscence therein, not shall it affect any subsequent default of the same or a different nature. Every such remedy or right may, a exercised from time to time and as often as may be deemed expedient by the Morigages or by the holder of the Note. The invalidity of any one or more agreements, phrases, clauses, sonlences or persegraphs of this Morigage shall not affect the remaining partitions of this Morigage, or any part thereof, and in case of any such invalidity, this Morigage shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been invalid.
- Inserteri.

 16. This HMM is secorded by, not personally but as Trustee as aforesation the exercise of the power and authority conferred upon and vested in it as such its payable only out of the property specifically described in said Montage/Trust Deed securing the paymant hereof, by the enforcement of the provisions contained in said Montage/Trust Deed, no per or attlability shall be asserted or be enforceable agrins I like promiser or any person interested beneficially or otherwise in said property specifically described in said Montage/Trust Deed given to secure the paymant hereof, or in the property or funds at any time subject to said Trust Agreement, because or in respect of this note or the making, issue or transfer intereof, all sability, if any, being expressly waived by each taker and holder hereof, but nothing herein contained shall modify or discharge the personal flability expressly assumed by the guarantor hereof, if any, and each original and occasive holder of this note accepts the same upon the express condition that no duty shall rest upon the undersigned to equaster the rents, issues. In profile a string from the proceeds arising from the sale or other disposition thereof, but half in case of default in the payment of this note or of any evidenced by this note, in accordance with the terms and provisions in said Montage/Trust Deed given to secure the indebtedness evidenced by this note, in accordance with the terms and provisions in said Montage/Trust Jeed set on by by action to enforce the indebtedness of the guarantor, it any, for the payment hereof, or both.

Cole Taylor/Main Bank Trustee as aloresald and not personally. for said County, in the State aforesaid, DO HERERY CERTIFY that STATE OF ILLINOIS SS. Phyllis Lindstrom COUNTY OF COOK President/of Vice personally known to me to be the corporation, and Cole Taylor Bank/Main personally known to me to be the Rose M. Schelgel of said corporation, and personally known to me to be the Sec Asst. same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such Asst. Sec. they stand and delivered the s President/and <u>Vice</u> , they signed and delivered the said instrument as Vice of sald corporation, and caused the corporate seal of President and Asst. Sec. of said corporation, and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth. 30th GIVEN under my hand and notarial seal this day of OFFICIAL SEAL Public Notary LINDA L. HORCHER NOTARY PUBLIC. STATE OF ILLINOIS My commission expires: MY COMMISSION EXPIRES . 9/18/90

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#03-02-321-010 10+10 Schedu Schedule A

County Clarks LOTS 10, 11, AND 12 IN HOLLAND'S RESUBDIVISION OF LOT! 1 TO 109, INCLUSIVE AND VACATED STREETS AND ALLEYS IN DALL'S SUNNYSIDE ADDITION TO WHEELING, THE SOUTH HALF (1/2) OF SECTION 2, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF REGISTERED IN (HE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON SEPTEMBER 16, 1935) AS DOCUMENT NUMBER 1621040.

G40 0% # 63.02 - 410-047 THAT PART OF LOT FIFTEEN (15) DESCRIBED AS FOLLOWS: THE NORTH 65 FEET OF THE SOUTH 215 FEET OF THE WEST 150 FEET LYING EAST OF THE EAST LINE OF WOLF ROAD, IN UTPADEL'S SUNNYSIDE ADDITION TO WHEELING IN THE SOUTHEAST QUARTER (1/4) OF SECTION 2, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF FILED IN THE OFFICE OF THE REGISTRAR OF TITLES OF

DECEMBER 30, 1930, AS DOCUMENT NUMBER 531289.