MORIGAGE

3782623

THE UNDERSIGNED, Donald R. Makar, a single man, of the Village of River Forest, County of Cook, State of Illinois, hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to UNION NATIONAL BANK AND TRUST COMPANY OF ELGIN, having its principal place of business at CME FOUNDAIN SQUARE PLAZA, Elgir., Illinois, hereinafter referred to as the Mortgagee, the following real estate in the County of Cook, in the State of Illinois, to-wit:

The South Fifty (50) feet of the North Two Hundred (200) feet of the East 180.7 feet of the West Two Hundred Twenty and seven tenths (220.7) feet of the West Six (6) acres of the South Eighteen (18) acres of the East Helf (1/2) of the Northwest Quarter (1/4) of Section 1, Town 39 North, Range 12, East of the hird Principal Meridian.

Commonly know, was: 1231 Park Average, River Furest, Illinois

PIN #15-01-113-073-0000 4

Together with all kuildings, improvements of every kind and description now or hereafter erected or placed thereor and all heretofore or hereafter vacated alleys and streets abutting the real estate and all materials intended for construction, preconstruction, alteration, and repairs of such improvements now or hereafter erected thereon, and all of which nevertals shall be deemed to be included within the premises immediately upon the delivery thereof to the premises, and all hereditaments, essements, passages, waters, water ourses, rigarian citats, royalties, mineral mights, oil and gas rights and profits, and other right, liberties, and privileges therefor or in any way new or hereafter appearations, including homestead, and any other claim at law or equity as well as any after-acquired title, franchise, license and the reversion and reversions and the remainder and remainders. thereof, and all fixtures or appurtenancy now or hereafter erected thereon or placed therein, including all apparatus equipment, machinery, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power refrigeration, ventilation or other services, and any other thing new or manafter therein or thereon, the furnishing of which by lessors to lesses is customary or appropriate, including screens, window shades, storm doors and windows, floor coverings, acreen doors, in-a-door bads, awnings, stoves, waren heiters, refrigerators, washing machines, clothes dryers, and all other such appliances, all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not; and as to any of the property aforesuid which does not so form a part and percel of the real estate or does not constitute a "fixture" (as such term is defined in the Uniform Commercial Code), this Mcrtgage is hereby deemed to be as well a security an ement under the Uniform Commercial Code for the surposes of creating leavily a security interest in such property, which Mortgagor hereby grants to the Mortgagee as secured party and Mortgagor agrees that Mortgages may dide this Mortgage, or a reproduction thereof, in the appropriate index, as a financing statement for any of the items specified above as part of the property and all renswals or replacements thereof or articles in substitution thereof, all of which together with said real estate (or the leasehold estate in the event this Mortgage is on a leasehold) are hermin referred to as the "property"; and also together with all the rents, issues, profits and security deposits of said premises which are hereby pledged, assigned, transferred and set over unto the Mortgages, whether not dis or himself to be a provided unto the Mortgages, whother noherein. Mortgagor is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant, convey and assign the preparty (and, if this Mortgage is on a leasehold, the ground lease is in full force and effect without modification and without default on the part of either leasur or leases thereunder), and the property is unencumbered, except for those easements and restrictions listed in a schedule of unceptions to coverage in any title insurance policy insuring Mortgages's interest in the property. The Mortgages is hereby subrogated to the rights of all surveyees, liesholders and owners paid off directly or indirectly, in whole or in part by the proceeds of the loan hereby se wind and shall have the benefit of the priority of all the same.

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TO HAVE AND TO HOLD the said property unto said Mortgages forever for the uses becain set forth, free from all rights and benefits under the Homestead Examption Laws of the State of Illinois, which said rights and benefits said Mortgagor does hareby raisess and waive.

TO SECRE (1) The payment of a Note executed by Mater Manufacturing, Inc. to the order of the Mortgages bearing even date herwith in the principal sum of Four Americal Forty Four Thousand and no/100 Dollars (\$444,000.00), which Note, together with interest thereon as therein provided, is payable in monthly installments as follows: Four Thousand Five Hundred and no/100 Dollars (\$4,500.00), principal plus interest on the 30th day of December, 1988, and a like man on the day of each and every month thereafter until the Note is fully paid except that the final payment of both principal and interest; if mot somer paid, shall be due and payable on the 30th day of Or tober, 1991, and all remembs, extensions and modifications thereof with interest at each lawful rate as may be agreed upon, which payments are to be applied, first, to interest, and the belience to principal, until said indebtedness is paid in full; '2) Any advances, with interest thereon, made by the Mortgage to the Mortgage. In the successor in title, for any purpose, at any tive before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional advances, in a sum in escess of Four Handred Forty Near Thousand and inclinal advances, in a sum in escess of Four Handred Forty Near Thousand and inclinal advances (\$444,000.00) provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured berely when advanced to protect the security or in accordance with covernants or called in the Mortgage; (3) The performance of the covernants and agreements of Mortgager contained in the Note Ican Agreement or Construction Ican Agreement all of which are hereby incorporated herein and made a part hereof; and (4) The performance of all of the covernants and obligations of the hortgages, to the Mortgage, as contained herein.

THE MORTGAGOR COVENANTS:

(1) To pay said indebtedness and the interest thereon as herein and in said riote provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before thy panelty attaches thereto all tames, special tames, special assessments, whicer charges, and sever service charges against said property (including these heretofore due), and to furnish Mortgagee, upon request, caplicate receives cherefor, and all such items extended against said property shall be conclusively desmed valid for the purpose of this requirement: (3) To keep the improvements now or hereafter upon said premises insured against damages by fire, and such other hazards as the Mortgages may require to be insured against, and to provide public liability insurance and such other insurance as the Martgages may require, until said indebtedness is fully paid, or in case of fixe losure, entil expiration of the period of redesption, for the full cost of replacing or repairing the premises (or to pay in full the indebtedness secretary) hereby), in such compenies and in such form as shall be satisfactory to the Mortgagee; such insurance policies and renseals marked "PAID" shall be delivered to the Mortgages at least thirty (30) days before expiration of the old policy and shall remain with the bortgages during said period or periods, and contain the usual clause making them payable to the Mortgages and shall have attached thereto standard, non-contributing mortgage clause(s), as well as standard waiver of subrogation endormment; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or redemptionar, or any grantee in a Judicial or Sheritt's deed; and in case of loss under such policies, the Mortgages is authorized to adjust, collect and compromise in its discretion, all claims thereun er and to execute and deliver on behalf of the Mortgagor all necessary proofs of loss, receipts. wouchers, releases and acquittances required to be signed by the insurance companies, and the Mortgagor agrees to sign, upon demand, all receipts, vouchers and releases required of it to be signed by the Mortgages for such purpose; and the Mortgages is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the indebtedness hereby secured in its discretion, but monthly payments shall continue until said indebtedness is paid in full, and if Mortgagee acquires title to the property, Mortgagee shall have all the right,

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title and interest of Mortgagor in and to any insurance colicies and unearmed premiums thereon and in and to the proceeds resulting from any demage to the property prior to such acquisition; (4) % carry and maintain rental

insurance to cover a loss of six (6) months rental income from the mortgaged primines in form, amount, and with companies satisfactory to Mortgages. Cartificates of such insurance, premiums pro-paid, shall be deposited with the Mortgages and shall contain provisions for ten (10) days notice to the Mortgages prior to any cancellation thereof: (5) To establish a tax reserve account in such amount desmed sufficient by the Mortgages and to pay monthly into that reserve account on the day installments of principal, (or incerest if installments of principal are not paid montaly), are payable under the Note (or on another day designated in writing by Mortgages, until the Note is reid in full, an amount (herein "funde") equivalent to one-twelfth of the annual real estate taxes, as astimated by the Mortgages, so as to provide sufficient funds for the payment of each year's taxes one month prior to the date when each taxes become delinquent. The Martgagor shall further pay monthly a pro reta share of all a into, future hazard insurance and any other charge, thich may accrue against the property securing this indebtedness. If the enount so estimated and paid whall prove to be less indebtachess. If the emount so estimated and paid shall prove to be ress than the amount bound necessary to pay such taxes, insurance, assessments and other charged, the Mortgagor promises to pay the difference upon demand. Subject to applicable has or to a written waiver by Mortgagoe, all such funds shall be carried in an interest-free tax and insurance account at the Mortgagoe. The Mortgagoe shall have the right to draw upon the reserve account to pay such items and the Mortgagoe shall not be required to determine the validity or occuracy of any item before paying it. Nothing herein shall be construed as requiring the Mortgagoe to advance other moneys for such waveness, and the Nortgagoe shall not incore any liability for for such purposes, and the Mortgages shall not incur any liability for anything it may do or cait to to hereunder. Upon any default mover this Mortgage, Mortgagee may apply any furnis in said account in any amount and in any order as Mortgagee shall determine, to any obligation then due under this Mortgage. The enforce ability of the commants relating to taxes, assessments and insurance premiums herein otherwise provided, shall not be affected, except insofar as the chligations thereasure have been actually met by compliance with this paragraph. Mortgage may from time to time at its option waive, and after such waiver reinstate any or all provisions hereof requiring deposits for taxes, assessments or ingrano premiums, by notice to Mortgagor in writing. While any such waiver in in effect, Mortgagor shall pay or cause to be paid taxes, assessments and insurance premiums as herein elsewhere provided. The Mortgagee shall not be livole for any failure to make payments of insurance premiums, and/or taxes, wiles Mirtgager, while not in default hereunder, chall have requested said Kanapages in writing, to make application of such deposits to the payment of the furticular insurance premium or taxer, a companied by the bills for such insury is premiums and/or taxes; grovided, however, Mortgages may at its option make any such application of the aforesaid deposits without any direction or request to do same by Mortgagor: (6) Immediately after destruction or demage, to commence and promptly complete the rebuilding or restoration of buildings and improvements now or hereafter on said premises, unless Nortgages elects to apply on the indebtedness secured hereby the proceeds of any insurance covering such destruction or damage. In the event that the Mortgages and 1 elect to apply such proceeds to such rebuilding or restoration, such proceeds shall be wade available, from time to time, upon Mortgagee being furnished with such plans and specifications of an architect satisfactory to Mortgagee; and such contractor's cost estimates, architect's certificates, waivers of liens, cuntractors' sworm statements and other evidence of costs, percentage completion of construction, application of payments and satisfaction of liens as Myrtragee may reasonably require and approve, and at all times die undisbursed balance of said proceeds remaining in the hands of the Mortgagee shall be at least sufficient to pay for the costs of completion of the work, free and clear of any liens; (7) To keep said premises in good condition and repair, without weste, and free from any machanic's or other lien or claim of lien not expressly subordinated to the lien hereof; (8) to comply with the provisions of any lease if this Mortgage is on a leasehold. Mortgagor shall not surrender the leasehold estate and interests herein conveyed nor terminate or cancel the ground lease creating said estate and interests, and Mortgagor shall not, without the express written consent of Murtgagor, alter or amend said ground lease; and that there shall not be a marger of the ground lease, or of the leasehold estate created thereby, with the fee estate

or any part of either; if the Mortgages acquires such fee estate, then this Mortgage shall simultaneously and without further action be spread of record so as to bicome a lien on such fee estate; (9) To perform all obligations under any declaration, covenant, by-law, regulations, and constituent documents governing said premises if the Mortgage is on a condominium or a planned unit devalopment; (10) Not to make, suffer or permit any unlawful use

of or any nuiseroe to exist on said property nor to diminish nor impair its value by any act or cadesion to act; (11) To comply w requirements of law with respect to the mortugged premies and the utherway; (12) Not to make, ruffer or parmit, without the written permission of the Mortgages being first had and obtained, (a) any use of the property for any purpose other than that for which it is now used and Mortgagor shall not initiate or acquiesce in a change in the soning classification of the property without Mortgagee's prior written comment; (b) any alterations, additions, desolition, removal or sale of any improvements, apparatus, appurtenants), fixtures or equipment now or hereafter upon said property; (c) any security interest, purchase on conditional sale, lease or agreement under which title is recerved in the vendor, for any apparatus, fiscures or equipment now of hereafter placed in, or upon, any buildings or improvements on said property) (d) say sale, assignment or transfer of any right, title or interest in and to said property or any portion thereof; (e) any sale, assis went or transfer of any beneficial interest in and to the trust of which the property may be the corpus; (13) To complete within a reasonable time any buildings or improvements now or at any time in the process of erection upon the said previous; (14) To appear in and defend any proceedings which in the opinion of the Mortgages affect its security hersunder, and to pay all costs, espenses and retempts' fees incurred or paid by the Mortgages in any proceeding in which it may be made a party defendant by reason of this Mortgage: (15) To comply with (no observe Hortgagor's obligations as landlord under all leases of the property a any part thereof, and not to lease any portion of the property for non-referrial use except with the prior written consent of Mortograe; (16) To take such steps as shall be reasonably calculated to prevent the accrual of any right to a set-off against rent, and within ten (10) days after such accrual, to reinburse the tenant who shall here acquired such right to set-off or tile such other steps as shall effectively discharge such set-off and as (byll assure that runts thereafter due small continue to be rayable without set off or deduction; (17) To deliver to Mortgages all leases covering the property which Mortgages may at any time request, with proper assignments thereof, and that all leases now or hersefter entered into will be in form and substance subject to the approval of Mortgages and shall specifically provide that much leases are subordinate to this Mortgage; and not to procure, permit nor accept my prepayment of any or rent nor to release any tenant from any chligation at why time while the indebtedness secured hereby remains unpaid without Norther a's written consent; nor to request nor consent to the subordination of any lesse of all or any part of the present to any lies subordinate to this allowance. or any part of the property to any lien supordirate to this Arrtgage; (18) To keep and maintain full and correct records showing in detail the income and expenses of the premises and wit un ten (10) days after demand the refor to produce for exemination such books and records and all exporting Arithers and data at any time and from time to time on request at its office. hereinbefore identified, or at such other location as may be mutually loreed upon; and shall furnish, together with the foregoing financial status; (3) and at any other time upon Mortgagee's request, a rent schedule for the property, certified by Mortgagor, showing the name of each tenent, and for each tenent, the space occupied, the lease expiration date, the rent psyable and the rent paid; (19) To permit Mortgages or its agent to inspect the property from time to time at normal business hours and as frequently as Mortgages considers reasonable; (20) To provide for professional assegment of the property by a rental property manager satisfactory to Mortgages pursuant to a contract approved by Mortgages, unless such rec iresent shall be waived by Mortgages in writing; (21) To generally operate and maintain the property in a marmer In writing; (21) To generally operate and maintain the property in a marmer to insure maximum rentals; (22) To essente, administrate, and deliver to Mortgages a security agreement, financing statement, or other similar security instrument, in fore satisfactory to the Mortgages, covering all property, of any kind whatsoever owned by the Mortgager, which, in the sole opinion of the Mortgages, is essential to the operation of the premises and concerning which there may be any doubt as to whether the title to the same has been conveyed by or a security interest therein perfected by this Mortgage under the laws of the state of Illinois and will further essente,

addrowledge, and deliver any firstnoing statement, effidavit, continuation statement or certificate or other documents as Mortgages may request in order to preserve, perfect, maintain, continue and extend any said security interest; and Morogagor further agrees to pay Mortgages, on demand, all costs and expenses incurred by Mortgages in connection with the preparation, execution, recording, filing, and refiling of any such document; (23) To promptly discharge any lien which has, or may have, priority over or equality with, the lien of this Mortgage, and Mortgagor shall pay, when due, the claims of all persons supplying labor or materials to or in connection with

the property. Without Mortgagee's prior written consent, Mortgagor shall not allow any lien inferior to this Kortgage to be perfected against the property: (24) To perform all obligations under any senior Mortgage, or Deed in Trust affecting the said property.

- That in case of failure to perform any of the covenants herein, Mortgagee may do on lorbgagor's behalf everything so covenanted; that said Mortgages may also do any act it may deem necessary to protect the lien hereof including the institution and maintenance of any suit or proceedings, and Mortyages may, but need not, make full or partial payments of principal or interest on serior encumbrances, if any, and purchase, discharge, compromise, or settle any tax liens, aschanics or other senior or junior lien or title or claim thereof, or rideem from any tax sale or forfeiture affecting the premises or contest any tax or assessment without inquiry into the accuracy of the bill, statement or estimate or into the validity of any tax. assessment, sale, forfeiture tax lien, mechanics' lien or title or claim thereof; and the Mortgages is further authorized to make or advance in the place and stead of the Mortgaror any payment relating to any apparent or threatened adverse tit's, lie, mechanics' lien, statement of lien, encumbrance, claim or charge; or payment otherwise relating to any other purpose herein and hereby authorized, but not enumerated in this paragraph and may do so whenever, in its judge at and discretion, such advance or advances shall seem necessary or desirable to protect the full security intended to be created by this Mortgage, and provided, further, that in connection with any such advance, Mortgage, at its option, may and is hereby authorized to obtain a continuation report of title or title insurence policy preparad by a title insurance company of Moltyegee's choosing; and all monies paid or advanced for any of the purposes herein enthorized and al. expens s paid or incurred in connection therewith, including attorneys' fees, and any other monies advanced by the Mortgagee to protect the tremises and the lien hereof, shall be so much additional indebtedness secure! hereby with the same priority as the original indebtedness and shall be some jumpliately due and payable by the Mortgagor to the Mortgagee without notice and with interest from the date of disbursement at the rate provided for in the event of a default payment stated in the Note unless collection from Martgagor of i terest at such rate would be concrazy to applicable law, in which event such amounts shall bear interest at the highest rate which may be collected from Mortgagor under applicable law and may be included in any discrete foreclosing this Mortgage and be paid out of the rents or proceeds of sale or said premises if not otherwise paid; that it shall not be obligatory from the Mortgages to inquire into the validity of any lien, encumbrance or class in advancing monies as above authorized, but nothing herein contained shall be construed as requiring the Mortgages to advance may monies for any purpose or to do any act hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or cmit to do hereundur.
- That it is the intent hereof to secure payment of said Note, whether the entire amount shall have been advanced to the Mortgagor at the dat hereof or a later date, or having been advanced to the Mortgagor at the dat hereof or further advances made at a later date.
- That time is of the essence hereof, and if default be made in performance of any covenant in this Mortgage, (Construction) Loan Agreement, if any, or any encumbrance which is senior to this Mortgage or in making are payment under said Note or obligation or any extension or annewal tixreof, or if any statement, application or supporting financial statement furnished the Mortgages by the Mortgagor or any guaranter, shall be found to be false in any material respect, or cessation of business of the Mortgagor or any Guaranter, or if the Mortgagor shall deem itself immediate, or if proceedings be instituted to enforce any other lies or charge upon any of said property,

or upon the filing of a proceeding in bankruptcy, insolvency or reorganisation or any similar law, state or Pederal, whether now or harmafter existing by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control or in custody of any court, or if the Mortgagor abendon any of said property or, in the event of the transfer of, or agreement to transfer, any right, title or interest in said property or any portion thereof or, in the event of any transfer, sale of stock, or beneficial interest in Mortgagor (if Mortgagor is not a natural person or parsons but is a temperation, partnership, trust or other legal entity), or the Mortgagor's reorganization, recepitalization, liquidation or other change in the business organization or structure (hereinafter "organizational changes") except (1) transfer by

devise or descent or by operation of law upon the death of a joint tenant or a partner; (2) sales, transfers or organizational changes when the transferse's, or Mortgagor's, in the case of organizational changes, creditworth was and management ability are satisfactory to Mortgages and the transferss or Mortgagor has executed, prior to the sale, transfer, or organizations change, a written assumption agreement containing such terms as Mortgagee way require, including, if required by Mortgagee, an increase in the rate of increest payable under the Note; (3) the grant of a leasehold interest in a parc of the property of one year or less (or such longer lease term as Mortgages and permit by prior written approval) not containing an option to purchase (except any interest in the ground lease, if this Mortgage is on a leasehold); and (4) sales, transfers of stock or beneficial interests in Mortgagor or organizational changes in the Mortgagor provided that such sales, transfers, or organizational changes, together with any prior sales, transfers of stock or beneficial interests in Mortgagor, or organizational changes, but excluding sales, transfers or organizational changes under subparagraphs (1) and (2) above, that do not result in more than 49% of the stock or beneficial interests in Portgagor Naving been sold or transferred since commencement of amortization of the Note; or if the Mortgagor fails to complete within a reasonable line are building or buildings now or at any time in process of erection upon said precises, then and in any of said events, the Mortgages is hereby authorized and espowered, at its option, and without affecting the lien hereby created at the priority of said lien or any right of the Mortgages hereunder, to dealer, without notice, all sees secured hereby immediately sue and psychle, without notice, all sees remedied by the Mortgager, and apply town, I the gryment of said Mortgage indebtedness any indebtedness of the Mortgages indebtedness any indebtedness of the Mortgages to the Mortgagor and the Mortgages may also immediately proceed to foreclose this Mortgage, and in any foreclosure a sale may be made of the premises on messes without offering the several parts separately. That in the event the community of said property or any part hereof becomes vested in a person other than the Mortgagor or in the er mt of any transfer or sale of any stock or beneficial interest in Mortgagor not expressly permitted by this paragraph D, the fortgagos may, without notice to the Mortgagor, deal with such successors in interest, assigness or transferess in the same warner as with the Nortgelor, and may forbear to sue or may extend the time for payment of the indebte mays secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the indebtedness hereby secured.

E. That upon the commencement of any foreclosure proceeding hereunder, the court in which such proceeding is filed may, at any time, either before of after sale, and without notice to the Mortgagor, or any party claiming under him, and without require to the ther value of said promises, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver with power to manage and rent and to collect the rants, issues and profits of said premises during the pendancy of such foreclosure as it and the statisticity period of undesption, and such rests, issues and profits, when collected, may be applied before as well as after the foreclosure sale, towards the payment of the indebtahases, coses, those, insurance or other items necessary for the protection and preservation of the property, including the expenses of such receivership, or on any deficiency decree whether there he a decree therefor in personae or not, and if a receiver shall be appointed he shall remain in possession until the expiration of the full period allowed by statute for redesption, whether there he redesption or not, and until the issuence of deed in case of sale, but if no deed he issued, until the expiration of the statutory period during which it may be issued, and no lease of said premises shall be nullified by

the appointment or entry in possession of a receiver but he may elect to terminate any lease junior to the lien hereof; and upon foreclosure of said premises, there shall be allowed and included as an additional indebtedness in the decree of sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgages for attorneys' fees, Mortgages's fees, appraiser's fees, outlays for exhibits attached to pleadings, documentary and expert evidence, stenographer's fees, commissions, court costs, publication costs and costs (which may be estimated as to and include items to be expended after the entry of the decree) of producing all such abstracts of title, title searches, examinations and reports, quarant, policies, Torrens cartificates and similar data and assurences with respect to title and Mortgages may reasonably does necessary either to prosecute such such or to evidence to bidders at any sale held pursuant to such decree the true title to or value of said premises. In the event of a foreclosure sale of said premises there first shall be paid out of the process; thereof all of the

aforesaid items, then the entire indebtainess whether due and payable by the tarms hereof or not and the interest due tiereon up to the time of such sale, and the surplum, if any, whall be paid to the Mortgagor, and the purchaser shall not be colleged to see to the application of the purchase money; and in case of payment of said indebtainess after the filling of any suit to foreclose this Mutuage, and prior to the entry of a judgment of sale, all of the aforesaid expends when any expenses shall be so much additional indebtainess scaused hereby with the same priority as the original indebtainess and shall become immediately due and paymble by the Mortgagor to Mortgagos without notice and with interest from the date of disbursement at the rate provided for in the event of a default in payment stated in the Note unless any collection from Murtgagor of interest at such rate would be contrary to applicable law, in which event such assumts shall bear interest at the highest rate which may be collected from Mortgagor under applicable law.

- F. In case the wortgaged property, or may part thereof, shall be taken by condemnation or eminent domain, the Mirtuagee is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all suppensation for condemnation or eminent domain so remained shall be fortiwith applied by the fortgages as it may elect, to the immediate reduction of the inhabitationess secured hareby after the payment of all of its expenses, including costs and atturneys' fees, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtadness shall be delivered to the Mortgagor or his assignee.
- G. To furnish from time to time within fifteen (15) days after Mortgagee's request, a written statement duly admostledged, of the amount due upon this Mortgage and whether any alleged offsets or defenses exist against the indebtedness secured by this Mortgage.
- H. Upon full payment of all sums secured by this Mortgage, Mortgage, Mortgage, shall r lease this Mortgage, Mortgager shall pay Mortgager's reasonable of st incurred in releasing this Mortgage, including costs of recordation, it amy.
- I. All estements, rents, issues and profits of said premises, and all security deposits made by tenants in connection with leases of said premises, are pledged, assigned and transferred to the Mortgages, whether now the or hereafter to become due, under or by virtue of any lease or agreement is or accepancy of said property, or any part thereof, whether said lease or agreement is written or werbal, and it is the intention hereof (a) to pleage said rents, issues, profile and security deposite to partity with as id real estate and not secondarily and such pleage shall not be desired marged in any judgment of forcelosure; at the option of the Mortgages, this Mortgage shall become subject and subordinate, in whole or in part (but not with respect to priority of entitlement of insurance process or any mand in conferential or eminent domain) to any and all leases of all or any part of the previous upon the operation of a unilateral declaration to that effect by the Mortgages and recording thereof, at any time hereinafter, in the office of the Reventer of Deads or Registrar of Correct Titles in and for the crimity where the previous are situated; and (b) to establish an absolute transfer and assigns at to the Mortgages of all such leases and agreements and all the aveils thereafter and all documents, records, papers and accounts of the Mortgager or the them

owner of the premises relating thereto, together with the right in case of default, either before or after foredlowne sale, to enter upon and take possession of, manage, maintain and operate said premires, or any part thereof, and may exclude the Nortgagor, its arents, or servants wholly therefrom and may, as attorney in fact or agent of the Mortgagor, or in its com name as Mortgague under the powers therein granted, make leases for terms deemed advantageous to it, which may provide for terms to expire, or for options to lease to extend or remark! terms to expire, beyond the maturity date of the indebtudness horsunder, terminate or modify existing or future leases, collect said avails, rents, issues and profits, regardless of when sarned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, suplay renting agents or other employees, alter or repair said premises, buy furnishings and equipment therefor when it does necessary, purchase allequate fire and extended coverage and other force of insurance as may be deemed advisable, and, in general, emerciae all powers ordinarily incident to absolute ownership, advance or overow money necessary for any purpose herein stated, which amounts with interest from the date of disbursement at the rate provided for

in the event of a default payment stated in the Note unless collection from Mortgagor of is want at such rate would be converny to applicable law in which erant such averts shall beer interest at the highest rate which may be collected from Moro and under applicable law shall be so much additional indebtedness ascured homely with the same priority as the original indebtedness and shell recome immediately due and payable to the Mortgages without notice, and out of the income retain reasonable componential for reelf, pay insurance produces, taxes and assessments, and all expenses of every kind including attractory fees, incurred in the exercise of the powers herein given, and from time to time apply any balance of income not, in its sole discretion, needed for the element purposes, first on the interest and then on the principal of the income draws needly secured, before or after any judgment of foreclosure, and on the efficiency in the proceeds of sale, if any, whether there he a decree in paracros therefor or not. Whenever all of the indebtodness secured hereby is paid, and the Mortgages, in its sole discretion, feels that there is no substantial uncorrected default in performance of the Nortgagor's agreements bytain, the Mortgages, on satisfactory evidence thereof, shall relingue possession and pay to Mortgagor any surplus income in its hends. The passession of Mortgages may continue until all indebtedness secured hereby is paid in full or until the delivery of a dead pursuant to a judgment foreclosing the lien hereof, but if no dead be issued, then until the expiration of the stitutory period during the lien between the stitutory period during which it may be issued. Mortgages shall, however, have the discretionary power at any time to retuse to take or to abanion power atom of said premises without affecting the lish hereof. Mortgages shall have all powers, if any, which it might have had without this paragraph. No suit stall be sustainable against the Mortgages based upon acts or on asions relating to the subject matter of this paragraph unless commenced within sixty days witer Mortgages's possession ceases.

"Ithout affecting the liab" it; of Mcrtgagor or any other person, corporation, partnership or other entity (except any person expressly released in writing) for payment of any indebtedness secured hereby of you released in writing) for payment of any indebtedness secured hereby of for performance of any obligation contained herein, and without affecting the rights of Mortgages with respect to any security not expressly released in writing, Mortgages may, at any time and from time to time, either before or after the metarity of each Note, and without notice or consent: (1) release any person liable for payment of all or any part of the indebtedness or for performance of any obligation; (2) make any agreement extending the time or otherwise altering the talks of payment of all or any part of the indebtedness, or modifying or univing any obligation, or subordinating, modifying or otherwise dealing with the lies or charge hereof; (3) exercise or refrain from exercising or universal may right that Mortgages may have: (4) or refrain from emercising or waive any right that Mortgager may have; (4) scoopt additional escurity of any kinds (5) release or otherwise deal with my property, real or personal, securing the indebtedness, including all or any part of the graperty mortgaged hereby, and notwithstanding the existence of any other accuraty interests in the property held by Mortgages or any other party, Mortgages shall have the right to determine the order in which any or all of the property shall be subjected to the remains provided herein and shall have the right to determine the order in which any or all portions of the industralness accuracy are satisfied from the pioceads realized.

Q. To the extent that that instrument may operate as a security agreement under the Uniform Commercial Code, Mortgages shall have all rights and respect to the benefit of a secured party.

P. In the ever, title to the premises is now or herester becomes vested in a trustee, any grahibition or restriction contained herein upon the creating of a lien against the creation of a lien or sentity interest sponsibilities or limitation against the creation of a lien or security interest spons the herein the creation of a lien or security interest spons the herein the creation of a lien or security interest spons the herein the creation of a lien or security interest spons the herein the creation of a lien or security interest spons the herein the creation of a lienter section of a lienterest and the creation of a lienterest interest and the creation of a lienterest and the creat

O. Fillure of the Morbgages to exercise is option for acceleration of meturity surject of the Morbgages to exercise is aforcered or the meturity surject formation of the following any default as aforcered or the more more instances, or the scoreptance by the Morbgages of partial payments harmaner, anall not constitute a matver of such default, and shall not constitute a matver of such default, and shall remain out the grace partial, if any, hut such options shall remain confinematy suffered harmaniar by matvered or maturity, once claimed hereunder by sociouslesses, say, at the option of the Mortgages, be rescinded by written addroviadurement to that any and about in the Mortgages aright to social metallicity for any sufference of the metallicity of the Mortgages aright to social metallicity that metallicity the metallicity and allowed the metallicity of the metallicity of the metallicity of the metallicity of the metallicity and allowed the metallicity of the metallic

W. (1) If the Mortgagor is a corporation, Mortgagor hereby warrants to the Mortgagoe and sugment that it is a duly organist of corporation within the parviage and sugment that it is a duly organist. An eact in relation to the rate of intended on credit and the lambdary of mid other sharpes in cornection with sules on credit and the least formay, as amended. Ill. Bev. Stat., ch. 17, §6404.); (3) If the Mortgagor is an individual, ruther whit, thust or other legal emtity; Mortgagor is an individual, ruther ship, trust or other legal emtity; Mortgagor warrants that the process of the Note will be the far the purpose and the constitut to the far constant of intended and chart charges in connection with exist on credit and the lending of money, expressed hay S4, 1879, as amaded (11), Pav. Stat., ch. 37, §6404(1)(c), and that the indebtedness secured hardly oraxitated a "business loss" which cames within the purview of said Section.

Intractorum of the lien hereof or upon the enercise of any of the remedies foreclosure of the lien hereof or upon the enercise of any of the remedies formal parent and agrees that any court partitled by applicable law or provided herein any order the premises and as an antitracty. The Nortgage, hareolose such all rights of redemption from antitracty. The Nortgage, hareolose any and all rights of redemption from sele under any criter or judgment of foreclosure, pursuant to the rights between the criter and all persons increased, on behalf of the Mortgagor, the trust estate, and all persons of this Mortgage, and on behalf of the Secribed herein subsequent to the date of this Mortgage, and on behalf of the premises described herein subsequent to the date of this Mortgage, and on behalf of the Illinois of Civil Procedure of Capter 18, \$12-18 of the Illinois of Civil Procedure (if a land trust Nortgagor) or any similar law beneafter excluding (if a land trust Nortgagor) or any similar law beneafter excluding

M. No transport shall not and will not apply for or avail itself of any apprehensive to assign the construction, redemption, atsy enteration or ensagition lane, or any so-called "morestortian laws" now existing or hereinafter enacted, in order to prevent or ininder the enforcement or foreclosure of this Nortgage, and have one initial the function of any party who now or hereafter as your instantit of and any party who now or hereafter sound the hereafter the hardest in the property and wh has solved or account or accounting in the property and all right to have the property and constitutions a scounting invalve that the property and all right to have the property and

Agreement or Consideration lives have and conditions cat forth herein, the Loan Agreement, if any, sind the tense and control in all the loss or Consideration Lives Agreement, if any, and the single or any mostly for or available of any agree the lives or assembling laws, or agree the lives or assembling laws, or agree the lives or a specifical laws, or a specifical laws, or a specifical laws.

Examples to enclose the Note or any other childerion secured by this Mortgage.

Example to enclose the Siny time, an increase the conflict with the toen the toen Agreement, it may, and the terms and conditions test forth herein, the toen Agreement, it may, and the terms and conditions test forth herein, the toen

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description of della explanation (a) turns of populations and the properties of the same of the contract of the same of the contract of the co

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Y. That each right, priez and resedy herein conferred upon the Nortgages is cusulative of each other right or resedy of the Nortgages, whether herein or by law conferred, and say be enforced concurrently theresists, that no valver by law Mortgages of performence of any coverant herein or in the Notegages of performence of any coverant herein or in the Note, Ioan Agreement, or Constructive Loss Agreement shall therefore in any memory.

X. From time to time as Mortgages desme necessary to protoct Mortgages's introverts, Mortgages, energy, energy, energy, end deliver to Mortgages, in outh form as Mortgages shall direct, assignments of any and which rights or claims which relate to the construction of the jroperty and which wortgages in ownection with construction of the property. In marketials or services in connection with construction of the property. In what it construction of the property. In what it construction is applied that or without entry upon the property: It may in also any of the rights or without entry upon the property: It may in also any of the rights or same secured by this Mortgage, or (3) may do both. It, after the construction of the Mortgage and Mortgager and this Mortgage are sold of set-off. Counterclaim of the wide and this Mortgage and Mortgager six in the connection with the Construction lash Agraement abality connection with the Construction lash Agraement as a part of this X rigage and Mortgager six i not assure the connection with the Construction lash Agraement at the connection with the Construction lash Agraement as a part of this N rigage and Mortgager six in the connection with the Construction lash Agraement of the configuration of the Note and this Mortgage.

W. Mortgagor sgrees to comply with the coverants, agreements, texts or provisions of the Construction Lies Agreement, if eny, which is hereby jrowisions of the Construction Lies Agreement, if eny, which is hereby incorporated by reference in and acts of this Mortgage, and such acterial be colligatory as provided in the Construction Losn Agreement. All ame disbursed by Mortgages prior to completion of the improvements. All asset the country of this Mortgage prior to completion of the improvements to protect the security of this Mortgages prior to completion of the improvements to protect the security of this Mortgage up to the principal amount of the Mote shall be such asset and analy best interested to disturce and in the Note, unless collection from Mortgagor of interest at such rate such asset in the Note, unless collection from Mortgagor of interest at the highest rate would be contrary to applicable law, in which event inch assets at such rate applicable law, and shall be payable upon notice from Mortgagor under requesting payment therefor.

V. The within Mortgade sectures as chilgstion incurred for the construction of an improvement on the lend sectinged herein, including the sequisition cost of the land (if this, is the case) and constitutes a "construction nortgage" within the seming of Section 9-313(4)(c) of the Uniform Commercial Code.

U. In the event that any of the covariants, egreements, because it provisions conceiled to the Note, Lean Agreement, Constitution Lean Agreement or in this Mortgage or in any other instrument securing the Note, shall be threathful to transforceable in any respect, the reliding of the tensibility conversion, the reliable to any respect, the reliding of the tensibility conversion, the result of the tensibility of the tensibility conversion, the result of the resulting the securing the Note shall be to no very effectively conversely.

T. If the Mortgagor is a compristion, it coverants that either (1) the coverants of the southers a vote or consent of the services of incorporation and delivery of this consent of the shareholders to enthacts of incorporation and delivery of this requires such vote or consent, that the sens has been had or given in full carformity with the requirements thereof., and (3) the board of directors of carfornity with the requirements thereof., and (3) the board of directors of the Hortgagor has, by proper action, which has not been revaled or modified, the Hortgagor has, by proper action, which has not have been called or modified, or sutherways the encurtant that the encurtant that the encurtant the encurtant that the encurtant the encurtant that the encurtant that

S. The place of contract and payment being located in Illinoid, this the tracket of the substance development because the curetimed and the cutotract seems of the contract of the contract of the contract of the cutotract contract con

R. All the coverents because that the land.

affect the right of Mortgages to require or enforce performance of the seme or any other of said coverants; that wherever the context nerves wegates, the masculine gender, as used herein, shall include the feminine and the neuter, and the singular number, as used herein, shall include the plural; that all rights and obligations under this Hortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgager, and the successors and assigns of the Mortgages, and that the powers herein mentioned may be exercised as often as occasion therefor arises.

| IN WITTERS WHEREOF, we have her october, A.D., 1988. | reunto set | our hands and seals this 31st day of |
|---|-------------|--|
| Donald R. Makar | (SEAL) | (SEAL) |
| | (SEAL) | (SZAL) |
| 900 | | of lake a later of the second |
| STATE OF ILLINOIS) | SS. a Not | ary Public in and for said County, |
| in the State aforesaid, delivery | Mby certify | that Donald H. Makar personally |
| known to me to be the saw err | exicing ins | tringert, agreated buttors me this |
| data in person and acknowled ad | that don | ed, sealed and delivered the said for the uses and resposes therein |
| set forth, including the releas | visw by | er of all rights under any homestead |
| exemption and value tion laws. | 4 | in the state of th |
| Given under my hand and Notaria A.O., 1971. | al Seal thi | day of Manual |
| a. v., 1922. | 4 | Libra Dupou |
| | NO | ERI JORIC |
| This instrument propered by: Lori L. Shales Union National Bank & Trust Co. 1 Foundain Square Plaza Elgin, IL 60120 | • | "OFFICIAL SEAL" DEBRA DUPPLER Notary Public State of Hungs My Commission Expires 12, 19789 |
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