RECORDATION REQUES

Heritage Bremen Bank And Trust Company 1750: Celt Park Avenue Tinley Park, IL 00477 THIS IS MUNIOR MORTGAGE

WHEN RECORDED MAIL TO:

Hartings Bramen Bank And Trust Company 17888 Cale Park Avenue Timbry Park, N. 60477

3795962

STACE ADONE THIS LINE IS FOR RECORDER'S USE ONLY

MORTGAGE

THIS MORTGAGE /G DATED MAY 12, 1989, between rienry J. Bos and Mary Louise Bos, (Married to each other), NOT IN TENANCY (N COMMON, BUT IN JOHN TENANCY, whose address is 18701 S. Beverly Avenue, Tirley Park, IL. 60477 (referred to below as "Grantor"); and Heritage Bremen Bank And Trust Company, whose address is 17500 Oak Park Avenue, Tinley Park, IL. 60477 (referred to below as "Londer").

GRANT OF MORTGAGE. For valuable consideration, Grantor mortgages, warrants, and conveys to £ ander all of Grantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings, improvements and fixtures; all easements, rights of way, and appurtenances; all water, water rights, watercourses and ditch rights (including risks in utilities with ditch or irrigation rights); and all oins, rights, royalties, and profits relating to the real property, including without limitation all minutes, oil, gas, gnothermal and similar matters, located in Cron County, State of Illinois (the "Rent Property"):

SEE ATTACHED

sale or other disposition of the Property.

The Real Property or its address is commonly known as 16701 S. Bevert / Evenue, Tinley Park, IL 60477. The Real Property tax identification number is 28-29-106-001.

Grantor presently assigns to Lender all of Grantor's right, title, and interact in and to all leases of the Property and all Rents from the Property. In addition, Grantor grants to Lander a Uniform Commercial Code security interest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the following meanings when youd in this Mortgage:

Grantor. The word "Grantor" means Henry J. Bos and Mary Louise Bos. The Grantor is the mortgagor under this Mortgage.

Quarantor. The word "Quarantor" means and includes without limitation all gurrantors sureties, and accommodation perfess.

Improvements. The word "Improvements" means and includes without implant of editing and future improvements, fatures, buildings, structures, mobile homes ufficed on the Real Property, facilities, adoptions and similar construction on the Real Property.

Indebtedness. The word "Indebtedness" means all principal and interest payable under on Note and any amounts expended or advanced by Lander to discharge obligations of Grantor or expenses incurred by Lander to enforce obligations of Grantor under this Mortgage, together with interest on such amounts as provided in this Mortgage. The Item of this Mortgage shall not exceed at any one time \$15,000.00.

Lender. The word "Lender" means Heritage Stemen Back And Trust Company, its successors of actions. The Lender is the multipages under this Mortgage.

Mortgarge. The word "Mortgage" means this Mortgage between Grantor and Lender, and Includes without limit still a signments and security interest provisions relating to the Personal Property and Rents.

Note. The word "Note" means the promiseory note or credit agreement dated May 12, 1985, In the original principal amount of \$10,000,00 from Grantor to Lender, together with all renewals of, extensions of, modifications of, refinencing of, consolidations of, and substitutions for the promiseory note or agreement. The interest rate on the Note is 11,750%. The Note is payable (1) is morethy payments of \$132,41. The meanity date of this Moreage is May 30, 1982.

\$398.41. The meturity date of this Mortgage is May 30, 1982.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property owned by Grantor, now or herealtur attached or elibed to the Real Property; together with all accessions, panel and #4: none to, all replacement of, and all substitutions for, any of such property; and tog: her with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the property, interests and rights described above in the "Grant of Mortgoge" section.

Related Documents. The words "Related Documents" mean and include without limitation all promiseory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, and all other documents, whether now or hereafter axisting, executed in connection with Grantor's Indebtedness to Lender.

If write. The word "Rents" means all rents, revenuer, income, issues, and profits from the Property.

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INDESTEDNESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE AND THE RELATED DOCUMENTS. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE POLLOWING TERMS:

PAYMENT AND PERPORMANCE. Except an otherwise provided in this Mortgage, Grantor shall pay to Lancier all amounts secured by this Mortgage as they become due, and shall strictly perform all of Grantor's obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor og see that Grantor's possession and use of the Property shall be governed by the following provisions:

3795962

Property of Cook County Clerk's Office

Possession and Use. Until in default, Grantor may remain in possession and control of and operate and manage the Property and collect the Rents from the Property.

Duty to Maintain. Grantor shall maintain the Property in tenantable condition and promptly parkirm all repairs and maintains the Property in tenantable condition and promptly parkirm all repairs and maintains the Property in tenantable condition. preserve lie value.

Hesardous Substances. The terms "hazardous waste," "hi Lardous substance," "disposal," "release," and "threateners' inlease," as used in this Montgage, shall have one same meanings as set forth in the Comprehensive Environmental Response, Compensation, an Usbility Act of 1980, as amovidud, 42 U.S.C. Seption 9801, 45 seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1990, Pub. L. No. 88-468 "SAFIA"), the Plazardous Materials Transportation Act, 46 U.S.C. Section 1801, et seq., the Resource Conservation & 🖭 Jacovary Act, 46 U.S.C. Section 6001, et seq., or other applicable state or Federal laws, rules, or regulations adopted pursuant to any of the fore-ping. Grantor represents and warrants to Lender that: (a) During the period of Grantor's ownership of the Property, there has been no use: generation, manufacture, storage, treatment, disposal, release or threatened release of any hazardous waste or substance by any person on, under, or about the Property. (b) Grantor has no knowledge of, or reason to believe that there has been, except an previously disclosed to and acknowledged by Lender in writing, (i) any use, generation, menutecture, storage, treatment, disposal, release, or threatened release of any hazardous waste or substance by any prior owners or occupants of the Property or (II) any schuzi or threutened litigation or claims of any kind by any person relating to such matters. (c) Except as previously disclosed to and acknowledged by Lender in writing. (i) neither Grantor nor any tenant, contractor, agent or other authorized user of the Property shall use, generate, manufacture, sid w, treat, dispose of, or release any hazardous waste or substance on, under, or about (in) Property and (ii) any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances, including without limitation tisted laws, regulations, and ordinances described above. Grantor authorizes Lander and its agents to enter upon the Property to make such inspections and take as Lender may deem appropriate to determine compliance of the Property with this seletor of the Mortgage. Any inspections or tests made by Lender shall be for Lender's purposes only and shall not be constitued to create any exponsibility or liability on the part of Lancier to Grantor or to any other person. The representations and warrantee contained herein are based greater's due diffence in investigating the Property for hazardous waste. Grantor hereby (a) releases and waives any litture claims against Lenday to indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such laws, and (b) agrees to indemnify and hold harmiess Lender against any and all claims, losses, liabilities, damages, penalties, and expenses which Lendar may directly or inclinacity a scale or suffer resulting from a breach of this section of the Mortgage or as a consequence of any use, generation, manufacture, storage, disposal release or threatened release occurring prior to Grantor's ownership or interest in the Property. whether or not the same was or should har aliken known to Grantor. The provisions of this section of the Mortgage, including the obligation to indemnity, shall survive the payment of the indebtedness and the satisfaction and reconveyance of the lien of this Mortgage and shall not be affected by Lender's acquisition of any interest in the Proporty, whether by forexioeure or otherwise.

Nulsance, Waste. Grantor shall not cause, concur; or permit any nulsar. ... nor commit, permit, or suffer any exipping of or waste on or to the Property or any puritor of the Property. Specifically with any limitation, Grantor will not remove, or grant to any other party the right to remove, any limiter, minerals (including oil and gas), soil, gravel or row products without the prior written consent of Lunder.

Removal of Improvements. Grantor shall not demolish or ramove any Improvements from the Real Property without the prior written concent. If Lender. As a condition to the removal of any improvements, Lander they require Grantor to make arrangements satisfactory to Lender to replace such improvements with improvements of at least oqual value.

Lender's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable imee to attend to Landur's interests and to inspect the Property for purposer of Grantor's configures with the terms and conditions of this Moriga as

Compiliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations of all governmental authorities applicable to the use or occupancy of the Property. Grantor may contact in good faith any such lew, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as Lender's interests in the Property are not jeopardized. Lender may recuire Grantor to post adequate security or a surely bond. reasonably satisfactory to Lender, to protect Lender's interest.

Duty to Protect. Grantor agrees neither to sendon nor leave unattended the Property. Granton shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

DUE ON SALE - CONSENT BY LEMBER. Lenux may at its option, declare immediately due and payable at turns secured by this Mortgage upon the Sale or transfer, without the Lender's prior written consent, of all or unity part of the Sost Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of real property or any right, title or interest therein; whether legal or equit ole, whether voluntary or involuntary; whether by outright sale, det d, installment sale contract, land contract, contract for deed, leasehold interest with the Real Property or by any lease-option contract, or by cale, assignment, or transfer of any beneficial interest in or to any land sturn holding title to the Real Property, or by any other m shod of conveyance of real property interest. If any Grantor is a corporation or partnership, trans or also include my change in ownership of more than twenty-five percent (25%) of the voting stock or partnership interests, as the case may be, a strantor. However, this option shall not be exercised by Lender I exercise is prohibited by federal law or by Illinois law.

AXES AND LIENS. The following provisions relating to the taxes and liens on the Property are a part of the Morigage.

Payment. Grantor shall pay when due (and in all events prior to delinquenty) all taxes, payroll taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when duk all claims for work done on or for services rendered is material furnished to the Property. Grantor shall maintain the Property free of all liene, using pricrity over or equal to the interest of Lender under this Mortgage, except for the lien of taxes and accessments not due, except for the prior indebtedrass referred to below, and except as otherwise provided in the following paragraph.

Right To Contact. Grantor may withhold payment of any tax, accessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's Interest in the Property is not jeoperdized. If a lien arises or is filed as a result of nonpayment, Grantor shall within Meen (15) days effer the lien arises or, if a lien is filed, within fillies (15) days after Grantor has notice of the lien, secure the discharge of the lien, or if requested by Lander, deposit with Lander cash or a sufficient corporate surely bond or other security satisfactory to Lander in an amount sufficient to discharge the lien plus any costs and attorneys' fees or other charges that could accrus an a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall name Lander as an additional obliges under any surety frond furnished in the contest proceedings:

dence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the taxee or assessments and shall authorize the appropriate governmental official to deliver to Lander at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shalt notify Lender at least fifteen (15) days before any work is commenced, any services are turnished, or any materials are supplied to the Property, if any mechanic's lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials and the cost exceeds \$2,500.00. Grantor will us in request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

Property of Coot County Clert's Office

PROPERTY DAMAGE INSURLANCE. The following provinions relating to insuring the Property are a part of this Mortgage.

Maintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsement Maintenance of incurance. Grantor shall procure and maintain policies of the insurance with standard entended coverage enconstruent replacement basis for the full insurable value covering all improvements on the Real Property in an amount sufficient to avoid application and to the standard maintenance clause in favor of transfer. Unlinear shall be written by such insurance commandes and in replacement beans for the full insurable value covering as improvements on the Heal Property it an amount sufficient to avoid appellation colleges, and with a standard mortgages clause in favor of Lender. Policies shall be written by such insurance companies and in constitution control and with a standard montginger crause in tayor of Lender. Postate arise the withert by such manager companies and a form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each inquirer contain exposition that coverage will not be cancelled or diminished without a minimum of left (10) days' prior written notice to Lander.

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property If the estimated cost of rep replacement accepted \$1,000.00. Lender may make proof of loss if Grantor fails to do so within fillesh (15) days of the crousity. Whether of Lender's security is impaired, Lender may make proof of see in casmor have to do so written makes (10) days or the descript, various and Lancer's security is impaired, Lancer may, at its section, apply the processes to the recursion of the impaired of the Property. If Lander elects to apply the processes to restoration and repair, Grantor shall replicate the demanded or destroyed improvements in a manner selectatory to Lander. Lancier shall, upon selectatory proof of such expending the processes to recover the selectatory proof of such expending the selectatory proof of such e pay or nemburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any process was been electroned to the second transfer and trade to the process of th pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in detailst nersummer. Any process which have not been disbursed a life 180 days after their receipt and which Lender has not convinited to the repair or restoration of the Process and the remainder if any strains. which neve has been concursed a "an You days area more receipt and which Lender has not construed to the impact or resoursed or the shall be used first to pay any arts. "If owing to Lender under this Moragege, then to puspay accrued interest, and the remainder, if any, at a shall be considered. If the indebtedness, and the remainder, if any, at a shall be considered.

Unampired Insurance ut Sate. Arry unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by a Mortgage at the Strategies sale or other sale held under the provisions of this Mortgage, or at any foreclosure sale of such Property.

Compliance with first indebtodress. During the period in which any prior indebtodress described below is in effect, compliance with insurance provision and advanced in the instrument evidencing such prior indebtodress shall constitute compliance with the insurance provision and the insurance provision and indeptodress of insurance provision and insurance provision prior indebtodress and insurance provision provision prior indebtodress and prior indebtodress shall constitute compliance with the insurance provision prior indebtodress and prior indebtodress shall constitute compliance with the insurance provision prior indebtodress shall constitute compliance with the insurance provision prior indebtodress shall constitute compliance with the insurance provision prior indebtodress shall constitute compliance with the insurance provision prior indebtodress shall be prior indebtodre under the Mortgage of the extent compliance with the terms of the Mortgage would constitute a duplication of insurance provision. If a proceeds from the the provision of the provisions in this Morgage for division of proceeds shall apply only to that portion

EXPENDITURES BY LENDER. If Craritus fails to comply with any provision of this Mortgage, including any obligation to maintain existing includings in good standing a required below, of it any action of proceeding is commenced that would materially affect Lender's interests in the Property, Lender and Any provint that I ander amounts in an John will on Grantor's behalf they but shall not be technic to, take any action that Lander deams appropriate. Any infrount that Lander expends in shall be interested to the class of the class of repayment by Grantor. All such expenses, as a managed under the research on research to the class of repayment by Grantor. All such expenses, as Lander's option, will (a) be payable on demany. (b) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due diving either. (c) be sent of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be added to the balance of the Note and the apportioned among and be payable with any applicable insurance policy or (ii) the remaining term of the Note, or (c) be instanting payments to decome one caming error (i), the sum or any apparative mentione porcy or (ii) the remaining term of the name of the fights of any installation of the entire of the name of the Any such action by Lander shall not be construed as crying the default so as to ber Lander from any remedy that it otherwise would have hed,

WARRANTY; DEFENSE OF TITLE. The lollowing provisions raising to ownership of the Property are a part of this Montgage.

This. Grantor warrants that: (a) Cirantor holds good and marks (at a sile of record to the Property in fee simple, free and clear of at some and anounthrances other than those set forth in the Real Property description or in the existing inclubedness section below or in any title insurance of the interest of the property description or in the existing includedness section below or in any title insurance region, and authority to execute and deliver this Mortgage to Landar.

**The Court of the Mortgage and the Rule Control of the Mortgage and the Rule Control of the

tree of Title. Subject to the exception in the paragraph above, Grantce marrar and will lorever defend the title to the Property against the invalidation of all persons, on the avent any scion or proceeding is commenced that operation drawler the persons of Lender under the Landson about the section of Granton's account the section of Conder under the Condens of Lender under the Condens of Le HAVE DESTREAM OF AN PERSONS. IN the avent any scient or proceeding is commenced that quiescene caratters are or the interest of Lender under the Mortgage, Grantor shall defend this action at Grantor's superies. Grantor may be dry nothinal party in such proceeding, bu Lender shall be accommended to the interest and to be interested to the interest that entitled to participate in the proceeding and to be represented in the proceeding by council of he own choice, and Grantor will deliver, or cause to ordinances, and regulations of governmental authorities.

Mance With 1 we. Grantor warrants that the Property and Grantor's use of the Property complies wi EXISTING INDESTREMESS. The following provisions concerning existing indebtedness are a part of this Mo town

Extends 1500. The iten of this Mortgage securing the indebtedness may be secondary and inferior to a catalog iten. Grantor express: Covenants and agrees to pay, or see to this payment of, the extend indebtedness and to prevent any default on the indebtedness, any default of the indebtedness.

self. If the payment of any installment is principal or a limiterest on the existing indebtwelves is not made within the time required by the note Default. If the payment of any installment i principal of a i interest on the externg independent is not made warm the time required by the note evidencing such indebtedness and not be cured during any installment. applicable grace period thirein, then, at the option of Lender, the Indebtedness secured by this Mortgage shall become immediately due and payable, and this Mortgage shall be in default.

We Medification. Grantor shall not enter into any agraement with the holder of any mortgage, deed of trust, or other security agreement which has priority own this Mortgage by which that agreement is modified, amended, amended, or renewed without the prior written consent of Lender.

CONDENNATION. The following provisions relating to condemnation of the Property are a part of this Mortgage.

halfon of Net Precede. If all or any part of the Property is condemned, Lender may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' less necessarily paid or incurred by Grantor, or Lander in connection with the condemnation

Proceedings. If any proceeding in condemnation is filed, Grantor shall promptly notify Lander in writing, and Grantor skill-incomptly take such stape as may be necessary to defend the action and obtain the award. Grantor may be the nonline party in such proceedings out Lander shall be available to market by the proceedings of the proceedings of the councillary of the coun stape as may be necessary to detend the action and obtain the award. Grantor may be the nominal party in such proceedings out Lander shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered, to Lander such instruments as may be requested by it from time to time to permit such participation.

IMPORITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental texas, texas

Whatever other action is requested by Lender to perfect and continue Lender's security interest in the Real Property. Grants state reminutes Whenever other accounts is requested by Lettor to period and contains Lender's security manager in the most property. Grantes some reminerate factors of the following of continuing this Mortiage, including without termination all taxes, less, documentary stamps, and other charges for recording or registering this Morigage.

Property of Cook County Clark's Office

5-12-1969

UNOFIFICATION

Texase. The following that constitute taxes to which this section applies: (a) a specific tax upon this typu of Mortgada or upon all or any part of the Indebtedness secured by this Mortgade: (b) a specific tax on Grantor which Grantor is suthorized or required to risduct item partners on the Indebtedness secured by this Mortgade: (b) a specific tax on Grantor which Grantor is suthorized or required to risduce I from partners. Taxes. The tokowing that constitute taxes to which this section applied: (a) a specific tax upon this typu of Mortgage or upon all or any set of the Indebtedness secured by this Montgage; (b) a specific tax on this type of Mortgage; (b) a specific tax on this type of Mortgage; (c) a tax on this type of Mortgage; (d) a tax on this type of Mortgage; (e) a tax on this type of Mortgage; (b) a tax on this type of Mortgage; (c) a tax on this type of Mortgage; (d) a tax on this type of Mortgage; (e) a tax on this type of Mortgage; (e) a tax on this type of Mortgage; (b) a tax on this type of Mortgage; (d) a tax on this type of Mortgage; (e) a tax on this type of Mortgage; (f) the indebtedness secured by this Mortgage; (b) a specific tax on Grantor which Grantor is sufficient the Landar or the "color of the Mortgage; (c) a tax on this type of Mortgage chargeable advised the Caratter.

[d) a specific tax on all or -try portion of the Indebtedness or on payments of principal and interest made by Grantor. oan No 10/78188

Subsequent Taxes. If any tax to which this section applies is ensured subsequent to the date of this Mortgage, this every subsequent Taxes. If any tax to which this section applies is ensured subsequent to the date of the Mortgage, this every subsequent to the date of the Mortgage, this every subsequent and the Taxes and Liene suction and deposits select as an Every of Default, and Lender may exercise any or select the text as provided above in the Taxes and Liene suction and deposits either (a) page the or neither the becomes definition or (b) contacts the text as provided above in the Taxes and Liene suction and deposits either a page the or neither the second or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely bond or other security settled to the composite surely settled to the composite indecessores secured by the type of Morigage; (c) a lax on the type of Nortgage chargeable against the Landar of (d) a specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by Grantor.

SECURITY AGREEMEN.; FINANCING STATEMENTS. The following provisions relating to this Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage as a security agreement are a place of the Mortgage and the Mortgage are a security agreement are a place of the Mortgage and the Mortgage are a security agreement are a place of the Mortgage and the Mortgage are a security agreement are a place of the Mortgage are a security agreement are a place of the Mortgage are a security agreement are a place of the Mortgage are a security agreement are a place of the Mortgage are a security agreement are a place of the Mortgage are a security agreement are a place of the Mortgage are a security agreement and the Mortgage ag

Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitute that from time is area.

Property, and Lander shall have all of the rights of a secured party under the lithout Uniform Commercial Code as amended from time is area. Mortgage.

Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes between or other para-property, and Lander shall have all of the rights of a secured party under the liknole Uniform Correspond Code as amended from time to time. Security Interest. Upon to west by Lander, Grantor shall execute financing statements and take whether some according to the beginning the beg

Security Interest. Upon the quest by Lander, Grantor shall execute thomony sustained and take whether other extent by Lander to payable in the real property in addition to recording this Mortgage in the real property parted and commune Lander's security interest in the Rante and Personal Property. In addition to recording this described commune Lander may, at any are and without further authorization from Grantor. We executed counterparts, occide or reproductions of the recorder. Lander may, at any are and without further authorization from Grantor. perfect and continue Lancer's security interest in the Rants and Personal Property. In exiction to recording this Morgage in the raid property perfect and continues and without further authorization from Grantor, the executive continues or continues the security interest. Morgage as a financing at the land. Grantor shall reinhouse Lander for all expenses incurred in sentencing of continues. records, Lander may, at any are and without further authorization from Grantor, the executed counterparts, copies or reproductions of this security in the security in a manner and at a macro research to Grantor and Lands; and make a manner and at a macro research to Grantor and Lands; and make the formal of the parameter in a manner and at a macro research to Grantor and Lands; and make the formal of the parameter in a manner and at a macro research. Morigage as a financing at he hunt. Gramor shall reimbures Lander for all expenses incurred in perfecting or construing the security intended in perfecting or construing the security intended in perfect to Grantor and Lander and make it into the personal property in a marrier and at a place reasonably convenient to Grantor and Lander within threat its dama after receipt of written demand from Lander.

Addresses. The making addresses of Grantor (debtor) and Lander (secured party), from which information concerning the security interest granted by the Mortgage may be obtained (each as required by the Mortgage may be obtained (each as required by the Mortgage may be obtained (each as required by the Mortgage). CIPATI CHEMICA STAND STAND OF STANDARD PROPERTY IT IS STANDARD STA

FURTHER ABBURANCES; ATTORKEY-IN-FACT) The following provisions relating to further essurances are a part of this idorigage.

Further Assurances. At any time, and from time to time to time, and when reculed by Lender, cause to be sed, recorded. Tested, made, assurances of calibrated or classes or to conduct designations. Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and reliver, or will cause to be sted, recorded, relied, or make, executed or delivered, to Lender or to the deris designee, and when requested by Lender, cause to be sted, recorded, relied, executed or delivered, to Lender or to the deris designee, and places as Lander they deem accordingly. An and all such times and in such offices and places as Lander they deem accordingly. made, executed or delivered, to Lender or to an derie designee, and when requested by Lender, cause to be sted, recorded, reflect, or the respective of the case may be, at such times and in such offices and places as Lander inter deem appropriate, any and all such times an account of the case may be, at such times and in such offices and places as Lander inter deems, or an har assurance, careful times and times assurance a referringed, as the case may be, at such times and in such offices and places as Lander they deem appropriate, any and all such money deeds of turns, security agreements, mancing statements, continuation statements, in security deeds, security agreements, mancing statements, continuation of the security deeds, security agreements, mancing statements, continuation of the security deeds, security agreements, mancing statements, or deekship in order to affective particular particular and other documents as may. In the sole opinion of hander, he necessary or deekship in order to affective particular and other documents as may. In the sole opinion of hander, he necessary or deekship in order to affective particular and other documents. deads of trust, security deads, security agreements, mancing statements, continuation statements, instruments of further assurance, cores, and other documents as may, in the sole opinion of ander, be necessary or deel able to other and. (b) the lient and security interest or the necessary of deel able to other and the Related Decuments, and (b) the lient and security interests. and other documents as may, in the sole opinion ander, be necessary or deeksble in order to effectuate, complete, perfect, opition and the Related Documents, and (b) the term and security interest preserve (a) the obligations of Grantor under the Note that Mongage, and the Related Documents, and (b) the term and secretal to the preserve or the property whether note preserve accurred by this Mongage on the Property whether note purpose or the property. preserve (a) the obligations of Grantor under the Note: this Mongage, and the Related Documents, and (b) the sens and security interests of the Related Documents, and (b) the sens and security interests and contract by Grantor. Unless prohibited by less or agreed to the present of the sense of the sense

Attender in Fact. If Grantor falls to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name.

Attender in Fact. If Grantor falls to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name.

Attender and at Grantor's auraness.

For such purposess. Grantor in the preceding paragraph, Lender may do so for and in the name.

Attender and at Grantor's auraness. Attentive in Fact. If Grantor talls to do any of the things referred to in the preceding paragraph, Lender may do so for and in the purpose. Grantor and at Grantor's expense. For such purposes, Grantor in Tay Interceptly appoints Lander as Grantor's expense. In Lander's sole opinion of making, amounting, delivering, fling, recording, and doing at other things as may be necessary or destrable. In Lander's sole opinion accomplish the making referred to in the praceding purpose.

PULL PERFORMANCE. If Grants: pays at the Indebtedrate, when due, and Character and externance of terrorisation of any fine and according to the Indebtedrate and Administration of the Indebtedrate and Administration of the Indebtedrate and I according to the Indebtedrate and I accor PULL PERFORMANCE. If Granto: plays all the Indebtedrate, when due, and otherwise performs all the obligations imprised upon Grantor under Moragage. Lander shall execute and deliver to Grantor a suitable and that Passance Proposity. Grantor will have been added to applicable in the Rame and that Passance Proposity. Grantor will have been added to applicable in the Rame and that Passance Proposity. Mortgage, Lander shall execute and deliver to Grantur a suitable suitable of statement of the Mortgage and suitable of statement of the particular property. Grantor will pay, it particularly interest in the Rante and the Personal Property. Grantor will pay, it particularly interest in the Rante and the Personal Property.

DEFAULT. Each i the tolowing, as the option of Lander shall constitute an Event of Drawn under this Mortgage: NAMES OF THE SECOND THE SECOND TO SECOND TO SECOND THE SECOND TO SECOND THE S

Default on Indebtedness. Failure of Granior to make any payment when due on the includedness.

Debut on Other Payments. Failing of Strictor within the time required by this Mor uses to make any payment for taxes or insurance, after payments and payments are sent to the payments as a sent tax. Compliance Detruit. Fallurs to comply with any other term, obligation, coverage or condition of the secret provision of the se Compliance Details. Falls to comply 4 th any other term, obligation, coverant or condition.

Compliance Details.

Falls to comply 4 th any other term, obligation, coverant or condition.

Onlying in the Mongage, the Note of the Market Provision of the Street Provision of PRIMERS Documents. If nuctive tailure is already and it Grantor has not been given a notice of a breach of the series provision of this Million to the preceding hashes (12) months, it may be cured (and to Evers of Delauti will have possible cure recurring many many many than the fellows that the fellows the fellows that the fellows the fellows that the fellows the fellows that the fellows that the fellows that the fellows the fellows that the fellows that the fellows that the fellows the fellows that the fellows the fellows that the fellows the fellows the fellows that the fellows the fellows the fellows that the fellows the fello Other behindly becomed to blesself thind it or to bless quechaule of each pay. within the preceding hyelve (12) months, it may be cured (and no Evers of Delauts will have occurred to the requires more than fifteen (5) days; or (b) it are cure requires more than fifteen (5) days; or (b) it are cure to take and necessary state and the takes within these constitutes and necessary state and the takes and Lender demanding cure of such failure: (a) cures the failure within lifeen (15) days; or (b) if one cure requires more than fineen (15) monoclassify initiates stape sufficient to cure the failure and therefore completes as com

produce compliance as soon as reasonably practices.

Any warranty representation or substituted was, taken in any material respect.

Related Documento is, or at the time made of surnished was, taken in any material respect.

Insolvency. The insolvency of Grantor, appointment of a receiver for any part of Grantor's property, any seeign term the chandle and harden and INNOTIFE INNOTIFE INNOTIFE OF GREENER, appointment of a receiver for any part of Grentor's property, any exeigniver; for the benefit of the contraction of the classification of the contraction of the con the commencement of any proceeding under any bantoupley or insolvency leave by or against Grantor, or the described or lands levi, the Grantor's edition of a going business (8 Grantor to a business). Except to the extent provided by rederal loss or lands levi, the Grantor's editions in a going business (8 Grantor to a business).

Procedures, etc. Commencement of forectorure, whether by folions proceeding, self-help, represented or any other interest, by the Section of the Process of the Section about not among in the section of the Process. Grantor (it Gravitor is an interviolus) sists should consider an Event of Detault under the Mortgage. Providence, etc. Commencement of foreclosure, whether by fudicial providence, self-help, represented or any other method, by an Grantor apply in the event of a good talk disputs by Grantor as to it is disputs any of the Property. However, this subsection shall not apply in the event of a good talk disputs of all minimum and all not represent these Landar vertices of each rise to be the continues. Decreased that Grantor shall Landar vertices or any other method, by an apply in the event of a good talk disputs by Grantor as the continues. Grantor against any of the Property. However, this subsection shall not apply in the event of a good seen capula by Grantor as to it reasonablement of the claim which is the basis of the toricinates, provided that Grantor gives Lander written notice of such days a surround or a surround brand for the claim seasonable or a surround or a surround to the claim seasonable or a surround or a surround to the claim seasonable or a surround or the claim seasonable or a surround or a surround or the claim seasonable or a surround or a surround or the claim seasonable or a surround or a surround or the claim seasonable or a surround o

Breach of Other Agreement. Any breach by Grantor under the terms of any other agreement detected on other obligation within any gradii period provided therein, including without arrivation any agreement concerning any indebtedness or other obligation. Lender, whether existing now or later. reserves or a surely bond for the claim settlectory to Lander.

Events Affecting Quaranter. Any of the preceding events occurs with respect to any Guaranter of any of the indebtedness of a desired with respect to any Guaranter of any of the indebtedness of a desired with respect to any other factors and the received to control the factors and the received to the factors and the received to the factors and the factors a

EVERTS ATTENDED. Any of the precoding everts occurs with neeped to any Guerantor of any of the indebtedness of a dies or becomes incomprises. Lender, at the option, may, but shall not be required to, permit the Puese of Customia obscarbons which a material substantial in dolors so, care the Puese of Customia. own or occorner incompared. Lander, & its ripson, may, but sheet not be required to, permit extraction obligations whiting under 6-6 (just array in a mention settlefactory to Lander, and, in doing so, cure the Event of Dates.). Extensed Indebtedress. Delaute of Grantor under any prior obligation or under any instrument on the Property securing any prior

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UCC Remedies. With respect to all or any part of the Personal Property, Lander shall have all the rights and remedies of a secured party under the Illinois Uniform Commercial Code.

Collect Rents. Lender shall have the right, without notice to Grantor, to take possession of the Property and colect the Rents, including amounts past due and unpaid, and upply the net proceeds, over and above Lender's costs, against the indebtedness. In furtherance of the Property to make payments of cent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrevocably designates Lender as Grantor's attorney-in-fact to endures instruments received in payment thursof in the name of Grantor and in negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's downed satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand satisfed. Lender may in roles its rights under this subparagraph either in person, by agent, or through a receiver.

Mortgages in Possession. Lender shall have the right to be placed as mortgages in possession or to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Rients from the Property and apply the proceeds, over and above the cost of the receivership, against the indebtedness. The mortgages in possession or receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether in not the appointment value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from service as a receiver.

Jurisolal Porecioeurs, Tonder may obtain a judicit I decree foreclosing Grantor's Interest in all or any part of the Property.

Deficiency Judgment. If committed by applicable law, Lender may obtain a judgment for any deficiency remaining in this indebtedness due to Lender after application of the impurity received from the exercise of the rights provided in this section.

Other Remedies. Lender shall here all other rights and remedies provided in this Mortgage or the Note or available at law or in equity.

Sale of the Property. To the extent permitted by applicable law, Grantor hereby waives any and all right to have the property mershalled. In exercising its rights and remedies, under a rell be free to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bid at any public sale on all or any portion of the Property.

Notice of Sale. Lender shall give Grantor is somehin notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended dimostran of the Personal Property is to be made. Reasonable notice shall much notice given at least ten (10) days before the time of the sale or cuposition.

Walver; Election of Remedies. A waiver by any pany of a breach of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with the provision or any other provision. Election by Lender to push any remedy shall not exclude pursuit of any other remedy, and an election to make appenditures or take action to perform an obligation of Granics inder this Mortgage after failure of Granics to perform shall not affect Lender's right to disclaims a default and exercise its remedies under this Mortgage.

Attorneys' Fees; Expenses. If Lander institutes any suit or action to enforce any of the terms of this Mortgage, Lender shall be entitled to recover such sum as the court may adjurge reasonable as attorneys' fees at this and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lander's opinion are ner entity at any time for the protection of its interest or the enforcement of its rights shall become a part of the indebtodness payable on demand and sharl bear interest from the date of expenditure until repaid at the Note rate. Expenses covered by this paragraph include, without limitation, however deligned to any limits under applicable law, Lander's attorneys' fees and legal expenses whether or not thore is a lawsuit, including attorneys' fees for benkruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipated post-judgment collection carviose, the cost of searching records, obt ining title reports (including foreclosure reports), surveyors' reports, and appraisal lens, and it is insurance, to the extent permitted by applicable law. Grantor also will pay any court costs, in addition to all other sums provided by law.

NOTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Mortgage, including without failth any notice of default and any notice of sale to Grantor, shall be in writing and shall be effective when actually delivered or, if mailed, shall be discribe when deposited in the United States mail first class, registered mail, postage prepaid, directed to the addresses shown at the top of page one (1). Any party may change its address for notices under this Mortgage by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. All copies of notices of foreclosure from the holder of any lien which has priority over this Mortgage (1) be sent to Lander's address, as shown near the top of the first page of this Mortgage. For notice purposes, Grantor agrees to keep Lender into one of Grantor's current address.

MISCELLANGOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amondments. This Mortgage, together with any Rokinsd Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Mortgage. No ulteration of the emendment to this Mortgage shall be effective unkneed in witting and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Applicable Law. This Mortgage has been delivered to Lender and accepted by Lender in the State of Illinois. Subject to the provisions on arbitration, this Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.

29.0.

Arbitration. Lander and Grantor agree that all disputes, claims and controversies between them, whether individual, joint, or class in nature, arising from this Mortgage or otherwise, including without limitation contract and fort disputes, shall be arbitrated pursuant to the Rules of the American Arbitration Association, upon request of either party. No act to take or dispose of any Property shall constitute a waiver of this arbitration agreement or be prohibited by this arbitration agreement. This includes, without limitation, obtaining inpunctive relief or a temporary restraining order; invoking a power of sale under any deed of trust or mortgage; obtaining a writ of attachment imposition of a receiver; or exercising any rights relating to personal property, including taking or disposing of such property with or without judicial process pursuant to Article 9 of the Uniform Commercial Code. Any disputes, claims, or controversies concerning the lawfulness or researchment act, or exercise of any right, concerning any Property, including any claim to receind, reform, or otherwise modify any agreement relating to the Property, shall also be arbitrated, provided however that no arbitrator shall have the right or the power to explain or restrain any act of any party. Judgment upon any award rendered by any arbitrator may be entered in any court having jurisdiction. Nothing in this Mortgage shall preclude any party from seaking equitable relief from a court of competent jurisdiction. The statute of limitations, estoppel, waiver, lacked, and similar doctrines which would otherwise be applicable in any arbitration brought by a party shall be applicable in any arbitration proceeding, and the commencement of an arbitration proceeding shall be deemed the commencement of an action for these purposes. The Federal Arbitration Act shall apply to the construction, interpretation, and enforcement of this arbitration.

Caption Peadings. Caption headings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mortgage.

Merger. There shall be no merger of the interest or as the created by this Mortgage with any other interest or estate in the Property at any area

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held by or for the benefit of Lender in cry capacity, withing the written consent of Lender

Multiple Parties. All obligations of Grantor under this Mortgage shall be joint and several, and all references to Grantor shall mean each and many Grantor. This means that each of the parsons signing below is responsible for all obligations in this Mortgage.

Severability. If a court of competent jurisdiction finds any provision of this Mortgage to be invalid or unenforceable as to any person or circumstance, such finding shall not rander that provision invalid or unenforceable as to any other persons or circumstances. If feesible, any such offending provision shall be deemed to be modified to be within the limits of enforcibility or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Mortgage in all other respects shall remain valid and enforceable.

Successors and Ausigns. Subject to the limitations stated in this Mortgage on transfer of Granton's interest, this Mortgage shall be binding upon and there to the benefit of the parties, their successors and essigns. If ownership of the Property becomes vested in a person other than Granton, Lender, without notice to Granton, may deal with Granton's successors with reference to this Mortgage and the Indebtedness by way of torbearance or extension without releasing Granton from the obligations of this Mortgage or tability under the Indebtedness.

Walver of Homestead Exemption. Grantor hereby releases and waives all rights and benefits of the homestead cuemption lews of the State of Minote as to all Indebtedness secured by this Mortgage.

Welvers and Consents. Lander shall not be deemed to have welved any rights under the Mortgage (or under the Fleisted Documents) unless such waiver is in writing and signed by Lender. No delay or ornistion on the part of Lender in exercising any right shall operate as a welver of such right or any other right. A welver by any party of a provision of this Mortgage shall not constitute a waive of or prejudice the party's right otherwise to demand actor compliance with that provision or any other provision. No prior waiver by Lender, not any course of dealing between Lender and Grantor, right constitute a waiver of any of Lender's rights or any of Grantor's obligations as to any furture transactions. Whenever consent by Lender is negligible as a subsequent instance shall not constitute as a subsequent instance which consent is required.

EACH GRANTOR ACKNOWLEDGES HISTING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND EACH GRANTOR AGREES TO ITS TERMS.

GRANTOR: X Honry J. Bod	- J.B 0)		X Mary Louday Co	Lauise Box
This Mortgage pre	pered by: Douglas E, T	hyberg for	Heritage Bremer 17900 S. Oak Pa Tining Park, I	ark Ave.
		DIVIDUAL	ACKNOWLEDG ME	
COUNTY OF	Illinois Cook			OFFICIAL SHAL" Deriene R. Fila Norry Public, State of Illinois M. Commission Expires 8/8/81
and purposes there	no executed the Mongage, and e	oknowledged that	peared Highly J. See and Mi t they signed the Morigage at day of May	my Called Tel (19) by paper for the instructions in their free and (1924) for the uses
Dy	Darling Police of	FLL	Residing at	isly Park Ol

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In Block Pous (A), in Lawenster Highland. Unter \$1, - Subdivision of the Northwest Quarter (h) of Section 25, founship 36 Morth, Range 13, Last of the Third Principal Northian, described as follows: - Conveneing at the Marthwest guarter (h) 4/5/00 feet to the East Line of the Rest slong the North Line of said Marthwest Quarter (h), the point of beginning; there sentimulae atoms last described course 270.00 feet; thence South 3010/20" East, 120.54 feet; thence South 11053'19" East, 120.54 feet; thence South 11053'19" East, 120.54 feet; thence South 11053'19" East, 120.54 feet; thence South 12057/19" Feet; thence South 12057/19" Feet; thence South 12057/19" East, 120.54 feet; thence South 12057/19" East, 120.54 feet; thence South 12057/19" West, 60.00 feet; thence South 12057/19" West, 707.27 feet; more or less, to the Kest line of said Northwest Quarter (h) of Section 19; thence North 100 feet of the North 15 Acres of the North 100 feet of the North 15 Acres of the North 100 feet of the North 15 Acres of the Nort