## Lansing, Illinois 60438 REVOLVING CREDIT MORTGAGE

THIS MORTGAGE is dated as of	June 10,	10 86 and to between FRED J. GUENDLING and		
RITA GUENDLING, his				
1113 - 156th Place,		60409	("Mortgagot")	
and Bank of Lansing, 3115 Ridge Road, Land	sing, Illinois 60438 ("Mortgagee").			
		N 6 6 8 E T H:		
Mortgagor has executed a Revolving C	redit Note dated the same date as	this Mortgage payable to the d	eder of Mortgegee (the "Noto"), in the principal amount of	
TWENTY FIVE THOUSAN	ND and no/100		Dollars	
a 25.000.00 (the "Life	ne of Credit"). Payments of principal	and interest on the Note shall b	e due and payable monthly beginning on the lifteenth day of	
			ne entire unpaid balance of principal and interest shall be due	
and payable five (5) years after the date of this	and continuing on the lineonth day a Mortgage, Interest on the Note shall	be calculated on the daily unpa	id principal balance of the Note at the per annum interest rate	
equal to 1.0 (One) to per annum in	excess of the Variable Rate Index (	defined below). Interest after D	efault, (defined below), or muturity of the Note, whether by	
the second secon		1.0 (One)	n in excess of the Variable Rate Index. Mortgagor has the right	
to account of as you parties of the uppeid hals	ace of the Note at any time, without 6	enativ.		
To secure opument of the infightedness of	videnced by the Note and the Lisbillit	s (defined below), including any	rand all renewals and extensions of the Nots, Murtgagor doss and interest in the real estate situated, lying and being in the	
County of _COOk, an	d State of Illinois, legally described a	s follows:		
1 6 . 4 (P) 4 (P)	k 4 in Jennette's G	man Inko Additt	on muhdistaton of	
			of Section 18. Township	

36 North, Raige 15 East of the Third Principal Meridian, lying North of Center Line of Ock, Chicago and Michigan Road in Cook County, Illinois

30-18-130-006-0000 H.W.

COMMON ADDRESS: 1113 - 156th Pl., Calumet City, IL 60409

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which is referred to herein as the "Premises", together with all improvements, buildings, for line its, heraditaments, appurtunances, gas, oil, minurals, ensements located in, on, over or under the Premises, and all types and kinds of furniture, fixtures, apparatus, machinury, and equipment, including without limitation, all of the foregoing used to supply heart, gas, air conditioning, water, light, power, refrigeration or ventilation (whether single units of certainly controlled) and all screens, window shades, storm doors and windows. Ifour coverings, awnings, stoves and water heaters, whether now on or in the Premises or herostra's rected, installed or placed on or in the Premises, and whether or not physically attached to the Premises. The foregoing items are and shall be deamed a part of the Premises; if disportion of the security for the Llabilities.

The Note evidences a "revolving credit" as defined in litinois Revised Statutes Chapter 17, Parag ap. 3405. The lien of this Mortgage secures phyment of any axisting indebtedness and future advances reade pursuant to the Note, to the same extent as if such future advances in the date of the execution of this Mortgage, without regard to whether or not there is any advance made at the time this Mortgage is executed and without regard to whether or not there is any indebtedness outstanding at the time any advance is mide.

any advance is mide.

Further, Mortgagor does hereby piedge and assign to Mortgagou, all leases, written or verbal, rents, issues and provide of the Premises, including without firritation, all rents, issues profits, revenues, royalties, bonuses, rights and benefits due, physble or according, and all deposits of moneyes a vance rent or for security, under any and all present and future leases of the Premises, together with the right, but not the obligation, to collect, receive, demand, sue for any object the same when due or payable. Mortgages by acceptance of this Mortgage agrees, as a personal covenant applicable to Mortgagor only, and not as a limitation or for floor floor and not available to anyone other than Mortgagor, that until a Default shall occur or an event shall occur, which under the terms hereof shall give to Mortgagou the start to foreclose this Mortgage, Mortgagor may

ect, roceive and enjoy such avails

Further, Mortgagor dose hereby expussiy waive and release all rights and benefits under and by virtue of the Homesteac, E remption Laws of the State of Iffinois

Further, Mortgagor covenants and agrees as follows:

Further, Mortgagor covenants and agrees as follows:

1. Mortgagor shall (a) promptly repair, restore or rebuild any buildings or improvements now or horeafter on the Premises which in July become damaged or buildings or improvements now or horeafter on the Premises which in July become damaged or buildings or improvements now or horeafter on the Premises which in July become damaged or buildings or improvements now or horeafter on the Premises and upon request exhibit satisfar, July expenses of construction upon its Premises. (I) pay when due any indebtedness which may be secured by a lien or charge on the Premises, and upon request exhibit satisfar, July expenses of the discharge of such lien or charges to Mortgagoe; (d) complete within a restorable time any buildings now or at any time in process of construction upon its Premises, (e) comply with all requirements of all taws or municipal ordinances with respect to the Premises and the use of the Premises. (f) make no material alterations, in July is surface, except as required at a contract of the premises of the Premises, (f) prevail from impairing or dimin July is the value of the Premises.

2. Mortgagor shall pay, when due and before any penalty attachos, all general taxes, special taxes, special receipts for such laxes, assessments or charges against the Premises. Mortgagor shall, upon written request, it in July in Mortgagor shall, upon written request, it in July in Mortgagor shall pay in full under protest, in the manner provided by statute, any tax, assessment or charges and charges to contest prior to such laxes of all or any portion of the Premises, together with assignments of such leases from Mortgagor to Mortgagor, which assignments shall be in form and substance satisfactory to Mortgagoe, Mortgagor shall not, without Mortgagoe's prior written consent, remains unpaid.

remains unpaid

4. Any award of damages resulting from condemnation proceedings, exercise of the power of eminent domain, or the taking of the Premises for public use are hereby transferred, assigned and shall be paid to Mortgages, and such awards or any part thereof may be applied by Mortgages, after the payment of all of Mortgages's expenses, including costs and attorneys' and paralegats' fees, to the reduction of the indebtedness secured hereby and Mortgages is hereby authorized; on behalf and in the name of

transferred, sasigned and shall be past to Mortgages, and such awards or any part thereof may be applied by Mortgages, after the payment of all of Mortgages in costs and storneys' and paralegals' less, to the reduction of the indebtedness secured hereby and Mortgages hereby such careful and equitances and to appeal from any such award.

5. No remedy or right of Mortgages hereunder shall be exclusive. Each right or remedy of Mortgages in exercising, or omitting to exercise, may remedy or right new or hereafter existing at law or in equity. No delay by Mortgages in exercising, or omitting to exercise, may remedy or right accruing an obtaint shall impair any such remedy or right may be exercised concurrently or independently, and when and as otten as may be deemed expediently Mortgages.

6. Mortgager shall keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by first, lightning, windstorm, vandalsm and malicious damage and such other hazards as may from time to time be designated by Mortgages. Mortgagor shall shape all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by first, lightning, windstorm, vandalsm and malicious damage and such other hazards as may from time to time be designated by Mortgages. Mortgagor shall be payable in case of loss or damage by first, lightning, with the premises insured against loss or damage by first, lightning, and improvements on the Premises in success and the premises insured against loss or damage by first, lightning, and improvements on the Premises in success and in a flood hazard zone. Each insurance policy shall be payable in case of loss or damage. In Mortgages and, in no event less than the principal amount of the Note. Mortgages and in the premises insured against loss or damage by first, lightning, and improvements on the Premises and, in no event less than the principal and intensity to Mortgages. In a successful and a successful provements on the

9. Upon Default, at the sole option of Nor price in Nor a d/or any other habitities that the some immediately due and payable and Mortgagor shall pay all expenses of Mortgagor including attorneys' and paralegas' fees and expenses incurred in connection with this Mortgago and all expenses incurred in the enforcement of Nortgagor's rights in the Premises and other costs incurred in connection with the disposition of the Premises. The term "Default" when used in this Mortgago means any one or more of the events. v dua and payable and Mongagor shall pay all expenses of In the Premises and other costs incurred in connection with the disposition of the Premises. The term "Default" when used in this Mortgage means any one or more of the evants conditions or acts defined as a "Default" in the Note, including but not limited to the failure of Mortgagor to pay the Note or Liabilities in accordance with their terms or siniture of Mortgagor to pay the Note or perform in accordance with their terms or siniture of Mortgagor to pay the Note or any Instrument, agreement or writing securing any Liabilities. Default under the Note shall be Default under this Mortgage.

10. Notwith standing any other provisions of this Mortgage, no sale, tesse, mortgage trust deed, grant by Mortgagor of an encumbrance of any kind, convivuance, transfer of cooperagy or passession, contract to self, for transfer or only part thereof, or sale or transfer of comercing any beneficial interest or power of direction in a fand trust which holds title to the Premises, shall be made without the prior written consent of Mortgagee.

11. "Liabilities" means any and all liabilities, obligations and indebtedness or Mortgagor or any other maker of the Note to Mortgage for payment of any and all amounts due under the Note or the Mortgage, whether hereforce, now owing or his effect arising or owing, due or payable, howsoever created, arising or evidenced whether direct to indirect, absolute or contingent, primary or secondary, joint or several, whether existing or arising, together with attorneys" and paralegatal fees relating to the Notrgages or drawing any documents for the Mortgage at any time. Notwithstanding the Mortgage or or drawing any documents for the Mortgage at any time. Notwithstanding the Independent of the Note, plus interest hereon, and any disbursements made for the payment of laxes, special assessments, or insurance on the property subject to this Mortgage, with interest on such disbursements, and if permitted by lew, disbursements made for the serviced herein. Variable Rate Index" means the interest rate established or announced by Hamis Trust and Savings Bank as its "Prime Commercial Rate" on the Itilizenth day of each month. Any change in the Variable Rate Index will become effective on the twenty-fourth day of each month. Any change in the Variable Rate Index will be applicable to all the outstanding indebtedness under the Note whether from any part or future principal advances made under the Note. It Harris Trust and Savings Bank discontinues amounting or establishing the "Prime Commercial Rate," the Variable Rate Index shall be the interest rate published in the Federal Reserve statistical release H. 15 as the "Bank Prime Commission" interest rate on the fifteenth day of each month. Interest rate on the findential described hereby shall become due whether by social extention or otherwise. Mortgages shall have the right to foreclose the lien of this Murtgage. In any suit to foreclose the lien of this Mortgage, there shall be allowed and included as additional indebtedness in the judgment of foreclosure all expenditures and expenses which may be paid or incurred by or on behalf of Mortgages for attorneys' and paralegals' frees, appraisers' fees, outlays for documentary and expert evidence, atendo; apheni; charges, publication costs and custs of procuring all abstracts of title, little searches and examinations, title insurance policies. Torrens certificates, tax and lien searches, and similar data and assurances with respect to title as Mortgages may deem to be reasonably necessary either to prosecute the foreclosure suit or to evidence to bidders at any foreclosure sale. All of the foregoing items, which may be expended after entry of the foreclosure judgment, may be estimated by Mortgages. All expenditures and expenses mentioned in this paragraph, when incurred or paid by Mortgages shall become additional indebtedness secured hereby and shalf be immediately due and payable, with interest thereon at a rate equivalent to the goot majority increat rate set forth in the Note. This paragraph shull also apply to any expenditures or expenses incurred or paid by Mortgages or on bohalf of

paragraph, when incurred or paid by Mortgages shall become additional indebtednies secured hereby and shall be immediately due and payable, with interest thereon at a rate equivalent to the poet maturity. In most rate set forth in the Note. This paragraph shall also apply to any expenditures or expenses incurred or paid by Mortgages or on behalf of Mortgages in connection wir. (a) my proceeding, including without limitation, probate and bankruptcy proceedings, to which Mortgages shall be a party, either as plaintiff, claimant or defendant, by read-or this Mortgage or any indebtedness secured hereby; or (b) any preparation for the commencement of any suit for the foreclosure of this Mortgage after accrual of the right. In proceeding, the right is provisions of the Note or any instrument which are unit of the Note after Default, whether or not actually commenced; or (c) any preparation for the defense of any threatened suit or proceeding which might affect the Premises or her accurity hereof, whether or not actually commenced.

14. The proceeds of any forecast is also shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclident to the foreclosure proceedings, including of the view shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclident to the foreclosure proceedings, including of the view shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclident to the foreclosure proceedings, including of the view shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclident to the foreclosure proceedings, including of the view shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclident to the foreclosure proceedings, including of the view shall be distributed by the view of the view of the view of the view of the vi

if rights may appear.

5. Upon, or at any time after the filing of a policy plant to foreclose this Mortgage, the court in which such suit is filed may appoint a receiver of the Premises of the Receiver's 16. Upon, or at any time after the filling of a or hy' aint to foreclose this Mortgage, the court in which such suit is filled may appoint a receiver of the Premises or either sale, without notice, without notice, without regard to the solvency or inspiratory or Mortgagor at the time of application for the remove and without regard to the then value of the Premises or which we have not collect the rents, issues and prime of the Premises during the pendency of the foreclosure suit and, in case of a sale and a deficiency, during this during the professor suit and, in case of a sale and a deficiency during this during the premises during any further times when Midragor, except for the intervention of the receiver would be entitled to collect the rents, issues and profits. Such receiver would also have all other powers, which may be necessary or are usual for the protection, passession, control, management and operation of the Premises. The court in which the incidence secured by richy or secured by any judgment foreclosing this Mortgage, or any tax, special alsessment or other lin or enountbrance which may be or become superior to the lien hereof or the judgment, and the deficiency judgment signed Mortgagor or any guarantic of the Note in case of a forediseure sale and deficiency.

18. No action for the enforcement of the lien or of any provision of the subject to any defense which would not be good and available to the party.

ure sale and deficiency.
No action for the enforcement of the lien or of any provision of this Morrgage shall be subject to any defense which would not be good and available to the party.

16. No action for the enforcement of the lien or of any provision of this Morrgage shall be subject to any defense which would not be good and available to the carry interposing the same in an action at law upon the Note.

17. Morrgages shall have the right to inspect the Premises at all reaso lable the land access thereto shall be permitted for that nurpose. The Morrgage agrees to release the lien of this Morrgage and pay all expending recording fees and otherwise, to release the lien of this Morrgage, if the Morrgage segment in full of all Liabilities secured by this Morrgage and pay all expending upon \$\frac{1}{2}\text{or}\$, 'agor and all persons or parties claiming by, under or through Morrgage. The Yord "Morrgager" when used herein shall also include all persons or parties liable for the pay nent of the indebteriness secured hereby or any part thereof, whether or not such poor or parties shall have executed the Note or this Morrgage. Each Morrgager shall be join in vand severally obligated hereunder. The singular shall include the plural, the plural hall angular and the use of any gender shall be applicable to all genders. The word "Fort types" includes the successors and assigns of Morrgages.

20. This Morrgage has been made, executed and delivered to Morrgage in Lansing. (II) o's and shall be construed in accordance with the laws of the State of IIII o's.

Wherever possible, sech provision of this Morrgage shall be interpreted in such manner as to by effective and valid under applicable law. If any provisions of this Morrgage are remained of such provisions or the remaining provisions of this Morrgage.

nainder of such provisions or the remaining provisions of this Mortgage

AMILIAEOGRA	NENO	mil	 OI MORTBEGOL	ne ney and year	Dest interest empty	TH: ( /	

	EB THAT THE ADDITIONAL TERMS AND PROVISIONS CORPORATED HEREIN.	S ON THE FRONT GIDE HETISOF SHALL CONSTITUTE A PART OF THIS MURT	ſ•
		Forla Sally	_
		J. GUENDLING	
STATE OF HIMMOR		DEPT-DAL (************************************	\$11 42:0
COUNTY OF	-OOK	. #1712 # A /A-B4-B344	921
f,hereby certify that	the undersigned FRED J. GUENDLING and RIT	a Notary Public in and for the County and State aforesaid, do A GUENDLING, his wife	<b>-</b> ,
7 X		secribed to the foregoing instrument, appeared before me this day in person and acknowle the $1\mathrm{Fwn}$ free and voluntary act, for the uses and purposes therein set forth	l.
GIVEN under my h	nand and Notaria: Seel this 10thday ofJii		-
My Commission Expire	My Commission Expires Aug. 6, 1989	MOTION 1 SOURCE	



