Civen under my hand and notarial scal this 15th day of October 19 87 NOTARY PUBLIC Commission Expires: 6 - (5 , 19 88	For the management of the control	CONSUMER REV	OLVING CRI	DITMORTG	erentia en de Nicesia Al Caracteria en de ACRICA CA	er and or in the second teachers and the second teachers and the second teachers are as a second teachers.
Commission Explores as a Cole Taylor Bank/Main (Planower) and (Planower) and	THIS MORTGAGE is dated as of	October	15	19: <u>87</u> , a	nd is between	in i wear of claud on a <u>Selection of the Com</u> That there was bound
Gordwor' has executed a Repolying Credit Note dated as of the date of this Mortgage, payable to the cirdur of the Bank ("Note") in the steps, amount of SEVENTY-FIVE THOUSAND AND 00/100	Harold Silver and	Marilyn Silver	, his wife		A CONTRACT OF THE CONTRACT OF	
Gordwor' has executed a Repolying Credit Note dated as of the date of this Mortgage, payable to the cirdur of the Bank ("Note") in the steps, amount of SEVENTY-FIVE THOUSAND AND 00/100	(Borrower") and Cole Taylor	Bank/Main	Triangle Inch	2 3 4 7 10 4 5 7 4 3 5	2 - 101 1 1 1 1 1 1 1 1 1	And the second second second
Rordwer has executed a Revolving Credit Note dated at of the date of this Norgage, psyable to the cider of the Bank ("Note") in the steps, amount ofSEVENTY-FIVE_THOUSAND_AND_00/100	an Illinois Banking Corporation located	And the second of the second of the	2010 SHOW SHOWS 100 AND	1	, IL	("Ba
Special support of SEVENTY-FIVE THOUSAND AND 00/100- Special	Seed that yet that out only in our and in	1.1	10 miles			and the second s
nelles of 15 (15 oct shall) between the rite of one percent per arising in excess of the Walles have the face of the Notes have the rite of one percent per arising in excess of the Warible Kate Index then in elegated interest or impact placing the shall be increased to the rate of tive percent (35) in excess of the Warible Kate Index then in elegate principal percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index then in elegate percent (35) in excess of the Warible Kate Index (35) in	Borrower has executed a Revolving	Credit Note dated as of	the date of this 1 00/100	Mortgage, payable	to the order of the	e Bank ("Note") in the
seased of the role sand scores in one need of the percent percent of the variable seated index an investigate delined indexes of the variable seated index an investigate of the seated indexes of the variable seated in	Dollars (\$ 75,000:00), pavable or	the day five ve	ars after the date	of the Note Inti	erest on the unpaid prin
LEGAL DESCRIPTION ATTACHED HERETO: 1. LEGAL DESCRIPTION ATTACHED HERETO: 1. LEGAL DESCRIPTION ATTACHED HERETO: 1. Which is inferred to herein as the "Premises", together with all impress, casements located in, on, over or under the fremises, and after the control of the premises of fixtures, including without limitation, all of the foregoing use? to supply heat, gas, sur conditioning, water, light, power, erforgest over any water features, whether now on the Premises of heretire review! A made of pieces on or interpretation and all persons the control of the security for the Unbulletes as between the parties hereto and all persons claiming and the premises and a portion of the security for the Unbulletes as between the parties hereto and all persons claiming and the parties hereto and all persons claiming and the premises of the Premises in0.4-16. 200-0.029-1.008 s. 0.6-18. 200-0.029-1.008 s.	unpaid principal balance of the Note sh maturity of the Note or upon Default	all be increased to the ra under the Note or this	nnum in excess of ite of five percen Mortgage, intere	i the variable Ke 1 (5%) in excess st which accrues	of the Variable Ra on the Note is up	siter defined: interest o ite index then in effect, avable monthly comme
LEGAL DESCRIPTION ATTACHED HERETO: 1. LEGAL DESCRIPTION ATTACHED HERETO: 1. LEGAL DESCRIPTION ATTACHED HERETO: 1. Which is inferred to herein as the "Premises", together with all impress, casements located in, on, over or under the fremises, and after the control of the premises of fixtures, including without limitation, all of the foregoing use? to supply heat, gas, sur conditioning, water, light, power, erforgest over any water features, whether now on the Premises of heretire review! A made of pieces on or interpretation and all persons the control of the security for the Unbulletes as between the parties hereto and all persons claiming and the premises and a portion of the security for the Unbulletes as between the parties hereto and all persons claiming and the parties hereto and all persons claiming and the premises of the Premises in0.4-16. 200-0.029-1.008 s. 0.6-18. 200-0.029-1.008 s.	Now is fully hald with a " at national to	19 87	and on the sai	ne day of each a	nd every successiv	e month thereafter, unt
LEGAL DESCRIPTION ATTACHED HERETO: Which is referred to herein as the "Pensies", together with all times the state of the pensies of the pensies and process of the pensies of the pensies and process of the pensies of the pensies and process of the pensies in the pensies and process over an advance, whether now on the Premises or hereafty errors and process the pensies pensies and a process and pensions of the security for the Lishbillies as between the paties the paties to the patients and the patients of the patients, include the patients are patients and the patients of the patients, include the patients and the patients and the patients of the patients, include the patients and patients and patients and patients and patients and the patients and patie	To secure payment of the indebted VEY and MORTGAGE unto Dink, all of	ness evidenced by the No. Borrower's estate, righ	ote and the herei t, title and inter	nafter defined Liest in the real est	bilities, Borrower are situated, lying	does by these presents of and being in the Coun
LEGAL DESCRIPTION ATTACHED HERETO: Legal Description of the second of t	aru State	of Illinois, legally descri	ibed as			
rents, buildings, tenements, hereditaments, apputenences, ass, oil, minerally, externed to listeric as the "Premises", together with all improvements, including without limitation, all of the forescing seed to supply heat, gas, all conditioning, water, light, power, refrigered vanishion (whether single units or controlly controlled) and all ser ons, window shades, storm doors and windows, floor, coverings, await by deemed, a part of the Premises on the strength of the second of the Premises of the strength of the second of the Premises of the strength of the second of the Premises of the Premises is 100 to the second of the Premises is 100 to the second of the second of the Premises is 100 to the Premises is 100 to the Premises is 100 to the Premises of the second of the Premises is 100 to the Premises of the second of the Premises is 100 to the Premises is 100 to the Premises of the second of the Premises is 100 to the Premises is 100 to the Premises of the Prem						
sents, buildings, tenements, hereditaments, apputtenences, gas, oil minerals, easements located in, on, over or under the Premises, and all typic is tried of fixtures, including without limitation, all of the foregoing used to supply host, gas, air conditioning, water, light, power, refrigate in kinds of fixtures, including without limitation, all of the foregoing used to supply host, gas, air conditioning, water, light, power, refrigate and the control of the premises of the refrigate are called be deemined a part of the Premises and a portion of the security for the Unbillities as between the parties better and all persons claiming rough, or model from. The Vernament Intex Number of the Premises is 04-18-200-022-1008 & 04-18-200-029-1121. The common address of the Premises is 37.41 S. Mission Hills's Northbrook, II. 60062 The Note evidences a Prevolving credit" as defined in Illinois Revised Statues Chapter 17, Paragraph 6405. The lien of this Mortgage is called the called of the execution of this Mortgage is called the called of the execution of this Mortgage is executed inhout regard to whether or not there is any indebtedness outstanding at the time any advance is rude. In the common of the premises and all present and future leases of the Premises, together with the history and the premises, reporting without premises to the premises, together with the high, but not the obligation, to collect execution of this Mortgage is received distinct of the premises, together with the high, but not the obligation, to collect, receive and adoption the advances of the premises, together with the hight, but not the obligation, to collect, receive and adoption the advances of the premises, together with the hight, but not the obligation, to collect receive and adoption the advances of the premises, together with the hight, but not the obligation, to collect receive and adoption the advances of the premises and the premises of the foregoine premises of the Mortgage expensive water and the premises and the premises of	Barrage decided to the Control of the Control	TONTE LIGHT INTING	THE PERSON			
sents, buildings, tenements, hereditaments, appurtenences, gas, oil minerals, easements located in on, over or under the Premises, and all the ventilation (Whether chings and where the comment of the programs and on the program is all to papely head, san are conflicted, right, nower, infrigerate ventilation (Whether chings and all the conflicted of the comment of the premises and a port of the Premises and a portion of the security for the Inballities as between the parties hereto and all persons claiming rough a sudger them. The Premises in John School of the Premises is 04-18-200-029-108 & 04-18-200-029-1121. The common address of the Premises is 3741.5 Mission Hills' Northbrook, 71. 60062 The Note evidences a "recoving credit" as defined in Illinois Revised Statuse Clapter 17, Paragraph 6405. The lien of this Morrigage local tension of this Morrigage, without regard to whether or not there is any industry of the Premise, include the date of the execution of this Morrigage, without regard to whether or not there is any industry of the Premise, include the sum this Morrigage is executed at the first his Morrigage and assign to Bank, all cases, written or worth route states and profits of the Premise, include water of the row secretary and all present and fature lesses of the Premises, together with the links Morrigage is a case, and the first his Morrigage and assign to Bank, all cases, written or worth route states and profits of the Premise, include easier, and the first his Morrigage and assign to Bank, all cases, written or worth route states and profits of the Premise, together with the Initial School and the State of Hilmon's Miser and the Course and the State of the State of the Premise and the Premise and the State and Course and Course and	A STANDARD STANDARD TO STANDAR			2 (9) (1) (1) (1)		na dia kacamatan di Arabia. Ngjaran di Arabia di Arabia
r venithion (whether single units or centrally controlled) and all seriens, window shades, storm doors and windows, floor, coverings, await over such that relative shelter now on the Premises of necessary or placed on or in the Premises. The foregoing here are stall, be deemed a part of the Premises and a portion of the security for 1 s Jabilities as between the parties hereto and all persons claiming rough or under them. The Permanent Index Number of the Premises is 0.4-18-200-023-1008 & 0.4-18-200-023-1121. The common address of the Premises is 3.741 S. Mission Hills Northbrook, II. 60062 The Note evidences a "revolving credit" as defined in Illinois Revised Statues Claper 17, Paragraph 6405. The fleen of this Mortgage is dear of the execution of this Mortgage, without regard to whether or not there is any advances were made as date of the execution of this Mortgage, without regard to whether or not there is any advances were made as dear of the execution of this Mortgage and assign to Dank, all leaves, written or verbal, rent; as such future advances were made as the future places of the whether or not there is any advances were made as the future states of the whether or not there is any advances were made as the future states of the whether or not there is any advances and profits of the Premiser, and the Premiser of the Common of this Mortgage and assign to Dank, all leaves, written or verbal, rent; the scar activities of the Premiser, and the premiser of the Common of the Common of the Premiser of the Premiser, the scar and the Common of the Premiser of the Premiser, the scar and the Common of the Premiser of the Premiser, the scar and the Common of the Premiser of the Premiser, the scar and the Common of the Premiser of the Premiser, the scar and the Common of the Premiser of the Premiser, the	And Anticker (1982) And the Control of the Control	02		<u>a de la Carte de </u>	of any or the	in the second se
remitistion (whether single units or centrally controlled) and all ser ens, window shades, storm doors and windows, floor, coverings, away, over sand water leasures, whether now on the Premises of the Premises and a portion of the receiver reveal, isstated or placed on or in the Premises. The Gregoling Brems are: all be deemed a part of the Premises and a portion of the security for 1 c Tabibities as between the parties hereto and all persons claiming rough or under (them.) The Permanent Index Number of the Premises is 04-18-200-023-1008 & 04-18-200-023-1121. The common address of the Premises is 3741 S MISSION HITLS Northbrook, II. 60062 The Note evidences a "revolving credit" as defined in Illinois Revised Statues Cl aper 17, Paragraph 6405. The Hen of this Mortgage is desired to the control of the State of the execution of this Mortgage, without regard to whether or not there is any advances were made at deat of the execution of this Mortgage, without regard to whether or not there is any advances were made at the time this Mortgage is executed. Further, Borrower does hereby plugge and assign to Bank, all leaves, written or verbal, rent; successfully and all descriptions of the premises of the premise of the premises of the premises of the premises of the premise of the premises of the premise of the premise of the premises of the premise of the premise of the premi	But Character within			ent of the	, a 10, 10 a 4 a 4 a	on talking the original
remitiation (whether single units or centrally controlled) and all ser ens, window shades, storm doors and windows, floor, coverings, away, over sand water leasures, whether now on the Premises of he results reverse. Installed or placed on or in the Premises. The foregoing here are said be deemed a part of the Premises and a portion of the security for 1 c l'abilities as between the parties hereto and all persons claiming rough or under them. The Permanent Index Number of the Premises is 0.4-18-200-023-1008 & 0.4-18-200-023-1121. The common suddress of the Premises is 3.741 S. Mission Hills Northbrook, II. 60062 The Note evidences a "revolving credit" as defined in Illinois Revised Statues Cl aper 1.7 persons ph 6405. The fleen of this Mortgage is desired to the control of the security of the premises is a security of the control of this Mortgage, without regard to whether or not there is any advances were made to date of the execution of this Mortgage, without regard to whether or not there is any advance is rade. Further, Borrower does hereby placing and assign to Bank, all leaves, written or verbal, rent; since and the premises included the control of the premises of the p	green green for the first of th			de la	tan ing tang	The proof of the second
remitiation (whether single units or centrally controlled) and all ser ens, window shades, storm doors and windows, floor, coverings, away, over sand water leasures, whether now on the Premises of he results reverse. Installed or placed on or in the Premises. The foregoing here are said be deemed a part of the Premises and a portion of the security for 1 c l'abilities as between the parties hereto and all persons claiming rough or under them. The Permanent Index Number of the Premises is 0.4-18-200-023-1008 & 0.4-18-200-023-1121. The common suddress of the Premises is 3.741 S. Mission Hills Northbrook, II. 60062 The Note evidences a "revolving credit" as defined in Illinois Revised Statues Cl aper 1.7 persons ph 6405. The fleen of this Mortgage is desired to the control of the security of the premises is a security of the control of this Mortgage, without regard to whether or not there is any advances were made to date of the execution of this Mortgage, without regard to whether or not there is any advance is rade. Further, Borrower does hereby placing and assign to Bank, all leaves, written or verbal, rent; since and the premises included the control of the premises of the p	and the first of t				en de la companya de	The second second second
remitiation (whether single units or centrally controlled) and all ser ens, window shades, storm doors and windows, floor, coverings, away, over sand water leasures, whether now on the Premises of he results reverse. Installed or placed on or in the Premises. The foregoing here are said be deemed a part of the Premises and a portion of the security for 1 c l'abilities as between the parties hereto and all persons claiming rough or under them. The Permanent Index Number of the Premises is 0.4-18-200-023-1008 & 0.4-18-200-023-1121. The common suddress of the Premises is 3.741 S. Mission Hills Northbrook, II. 60062 The Note evidences a "revolving credit" as defined in Illinois Revised Statues Cl aper 1.7 persons ph 6405. The fleen of this Mortgage is desired to the control of the security of the premises is a security of the control of this Mortgage, without regard to whether or not there is any advances were made to date of the execution of this Mortgage, without regard to whether or not there is any advance is rade. Further, Borrower does hereby placing and assign to Bank, all leaves, written or verbal, rent; since and the premises included the control of the premises of the p						the second of the second second
e date of the execution of this Mortgage, without regard to whether or not there is any advo as made at the time this Mortgage is executed at thout regard to whether or not there is any indobtedness outstanding at the time any advance is a suc. Further, Borrower does hereby pledge and assign to Bank, all leases, written or verbal, rents issues and profits of the Premiser, include thout limitation, all rents, issues, profits, revenues, royalites, bounds, rents issues and profits of the Premiser, included thout limitation, all rents, issues, profits, revenues, royalites, bounds the first of the profits of the Premiser, included thout limitation, and the control of the thout the deposits of money could be regard to the country and not as illmitation or condition hereof and not available to anyone other has borrower, that until a Default, as hereing fined, shall occur or an event shall occur, which under the terms hereof shall give to Bank the right. For close this Mortgage, Borrower milect, receive and enjoy such avails. Further, Borrower does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws estate of Illinois. Further, Borrower does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws estate of Illinois. This Mortgage has been made, executed and delivered to Bank in Mortgage in the Borrower agree and enjoy such as a substitution of the Mortgage are provided by or determine the invalid under applicable law, such provisions and laws of the State of Illinois. Wherever possible, each provision with the Internal have of the State of Inlinois. Wherever possible, each provision with the Journal have of the State of Inlinois. Wherever possible, each provision with the Inlinois and the Inlinois and Inlinois where the such provisions and be officially and the provision of the Mortgage including the terms and provisions of the Mortgage with provisions and the provisions and the Inlinois and Inlinois Mo	The Note evidences a "revolving cre-	dit" as defined in Illinois	Revised Statues	Chapter 17, Para	graph 6405. The I	ien of this Mortence sec
Further, Borrower does hereby pledge and assign to Bank, all leases, written or verba rents issues and profits of the Premiser, include thiout limitation, all rents, issues, profits, revenues, royalties, bonuses, rights and benefits due, p-yable or accruing, and all deposits of money transc rent or for security, under any and all present and future leases of the Premiser, together with the right, but not the obligation, to colle devive, demand, sue for and recover the same when due or psycholic. Bank by acceptance of this Mortage, are presented and recover the same when due or psycholic. Bank by acceptance of this Mortage area, sa a present application, and the same when due or psycholic bank in the provision of this Mortage, but not the obligation, to collect, receive and enjoy such avails. Further, Borrower does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws to State of Illinois. This Mortage has been made, executed and delivered to Bank in when the same and the provision of this Mortage with the Internal laws of the State of Illinois. Wherever possible, each profition of this Mortage shall be construed in accordance with the Internal laws of the State of Illinois. Wherever possible, each profition of this Mortage with a such manner as to be effective and valid under applicable law. If any provisions of this Mortage are provisions of the Mortage are provisions of the Mortage are provisions of the such promisions or the remaining provisions of this Mortage, including the terms and provisions of the Mortage, the formal provisions of the Mortage, including the terms and positions and delivered this Mortage and the such prohibitions or invalidity without invalidating to the value of the such provisions of this Mortage, the formal provisions of the Mortage and Country, in the State aforesaid, do here and a provision of the more provision	he date of the execution of this Mortga	ge, without regard to whe	ther or not there	is any adve to n	ade at the time th	ture advances were madi is Mortgage is executed
twince rent or for security, under any and all present and future leases of the Premises, together v. ht he right, but not the obligation, to collective, demand, sue for and recover the same when due or payable. Bank by acceptance of his Mortsag gares, as a personal covenant application or condition hereof and not available to anyone other than Burry wer, that until a Default, as hereins frince, shall give to saw here years and cover the same when due or payable. Bank by acceptance has the right. Sor close this Mortsage, Borrower milectures of the property of the same personal coverant application to condition hereof and not available to anyone other than Burry wer, that until a Default, as hereins fined, shall give to saw here yet and cover any sort avails. This Mortsage has been made, executed and delivered to Bank in Wheeling This Mortsage has been made, executed and delivered to Bank in Wheeling default belconstrued in accordance with the Internal laws of the State of Illinois. Wherever possible, each provision of this Mortsage shall terpreted in such manner as to be effective and walid under applicable law, for any provisions of this Mortsage is hall terpreted in such manner as to be effective and walid under applicable law, such provisions or the remaining provisions of this Mortsage of the extent of such provisions or the remaining provisions of this Mortsage. In executing and delivering this Mortsage, the Borrower agrees to the terms and provisions of this Mortsage which are incorporated herein by reference. WITNESS Borrower has executed and delivered this Mortsage as of the day and year worth above. Marilyn Silver, his wife Marilyn Silver, his wife Marilyn Silver, his wife Marilyn Silver, his wife Marilyn Silver, his work as the respectively, appeared before this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses at roots therein set forth. Given under my hand and notarial seal this 15th day of October 199	Further, Borrower does hereby pled ithout limitation, all rents, issues, profi	lge and assign to Bank, . is revenues royalties bo	all leases, written nuses, rights and	or verbal rents	issues and profits	ind all denotits of proper
Purther, Borrower does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws of State of Illinois. This Mortgage has been made, executed and delivered to Bank in	dvance rent at tat cecutify under any a	ad all present and future l	Pases of the Pran	liene tonathas u	he the winter best me	at the abliantian to anti
Purther, Borrower does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws of State of Illinois. This Mortgage has been made, executed and delivered to Bank in	Borrower only, and not as a limitation of the shall occur or an event shall oc	'or condition hereof and a ur, which under the tern	not available to a 15 hereof shall gi	nyone other than we to Bank the ri	Porif wer, that ur ght / Correlose th	itil a Default, as hereina ils Mortgage, Borrower r
This Mortgage has been made, executed and delivered to Bank in	- Further, Borrower does hereby exp	essly waive and release a	Il rights and bene	fits under and by	virtue of the Hon	nestead Exemption Law
de shall bel construed in accordance with the Internal laws of the State of Illinois. Wherever possible, each pro ision of this Mortgage shall terpreted in such manner as to be effective and valid under applicable law. If any provisions of this Mortgage are proint ited by or determing the threating provisions or the remaining provisions of this Mortgage. In executing and delivering this Mortgage the Borrower agrees to the terms and provisions of this Mortgage. Marily n Silver Marily n Silver Marily n Silver Marily n Silver, his wife and country, in the State aforesaid, do herefully not the remaining provisions of the day of the remai	2 4 4 4 4 4 4 10 10 1 TO STATE OF	: tad and delivered to Ran	min Whi	elina:	9	1 200
in the invalid under applicable law, such provisions shall be ineffective to the extent of such provisions or Invalidity, without invalidating a mainder of such provisions or the remaining provisions of this Mortgage. In executing and delivering this Mortgage, the Borrower agrees to the terms and provisions of this Mortgage, including the terms and provisions on the reverse side of this Mortgage with the Borrower agrees to the terms and provisions of this Mortgage, including the terms and provisions of this Mortgage. Marilyn Silver In February Public in and for said County, in the State aforesaid, do heret that Harold Silver and Marilyn Silver, his wife Marilyn Silver, his wife and Marilyn Silver, his wife to this Mortgage, including the terms and provisions of this Mortgage, including the terms and provisions of this Mortgage, including the terms and provisions of this Mortgage and the day and year and County, in the State aforesaid, do heret this, that Harold Silver and Marilyn Silver, his wife and County in the State aforesaid, do heret this wife and county in the State aforesaid, do heret this, which are the said county, in the State aforesaid, do heret this, which are the said county, in the State aforesaid, do heret this, which are the said county, in the State aforesaid, do heret this, which are the said county, in the State aforesaid, do heret this, which are the said county, in the State aforesaid, do heret this, which are the said county, in the State aforesaid, do heret this	id shall be construed in accordance wit	h the internal laws of th	e State of Illinoi	s. Wherever possi	ble, each pro isio	cothis Mortgage shall
In executing and delivering this Mortgage, the Borrower agrees to the terms and provisions of this Mortgage, including the terms and positions of the working and of the mortgage which are incorporated breein by reference. WITNESS Borrower has executed and delivered this Mortgage as of the day and year strotch above. Harold Silver Marilyn Silver I,	be drivalid under applicable law, such	provisions shall be ineffe	clive to the exte	nt of such prohib	itions or invalidic	y. wi hout invaliduting
Marilyn Silver ARE I	 In executing and delivering this Mor 	tgage, the Borrower agre	es to the terms i	and provisions of	this Mortgage, in	cluding the terms and p
Marilyn Silver Marilyn Silver Marilyn Silver I, DENISE JARNIS I, a Notary Public in and for said County, in the State aforesaid, do heret rify that Harold Silver and Marilyn Silver, his wife monally known to me to be the same person(s) whose names are subscribed to the foregoing instrument as such respectively, appeared before this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses are rigoses therein set forth. Given under my hand and notarial seal this 15th day of October NOTARY PUBLIC Commission Expires: 6 15 NOTARY PUBLIC 19 87	WITNESS Borrower has executed and	delivered this Mortgage a	s of the day and	year surforth abo	ive.	(0)
Marilyn Silver Marilyn Silver Marilyn Silver I, DENISE JARNIS I, a Notary Public in and for said County, in the State aforesaid, do heret rify that Harold Silver and Marilyn Silver, his wife monally known to me to be the same person(s) whose names are subscribed to the foregoing instrument as such respectively, appeared before this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses are rigoses therein set forth. Given under my hand and notarial seal this 15th day of October NOTARY PUBLIC Commission Expires: 6 15 NOTARY PUBLIC 19 87	postalista. Programa de la composição		-56	el,	Deluca	7
COUNTY OF CARE OUNTY OF CARE I. DENISE JARUIS a Notary Public in and for said County, in the State aforesaid, do herefy that Harold Silver and Marilyn Silver, his wife monelly known to me to be the same person(s) whose names are subscribed to the foregoing instrument as such respectively, appeared before this day, in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses are rooses therein set forth. Given under my hand and notarial seal this 15th day of October 1987 NOTARY PUBLIC Commission Expires: 6 18	en e		Harold 5	ilver	Popul	togally contract
OUNTY OF			Marilyn	Silver	vsur	<u>W. s. Brus, vie teski</u> ertet - t. s. ces (1 k. W. st. de sen - de n - egsi
OUNTY OF		· ·		**		to diffusion of the state of th
rify that Harold Silver and Marilyn Silver, his wife monelly known to me to be the same person(s) whose names are subscribed to the foregoing instrument as such respectively, appeared befor this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses are riposes therein set forth. Given under my hand and notarial seal this 15th day of 0ctober 19 87 NOTARY PUBLIC Commission Expires: 0 18 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	OUNTY OF LAKE	_{	•	•		
rify that Harold Silver and Marilyn Silver, his wife monelly known to me to be the same person(s) whose names are subscribed to the foregoing instrument as such respectively, appeared befor this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act for the uses are riposes therein set forth. Given under my hand and notarial seal this 15th day of 0ctober 19 87 NOTARY PUBLIC Commission Expires: 0 18 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	DENISE JARVI	٤	a Notary Pub	lic in and for sai	d County in the	State of oresaid do here
commission Expires: State of the commission o	rtify that Harold Silver		and Ma	rilyn Silv	er, his wif	e e e e e e e
Given under my hand and notarial scal this 15th day of October 19 87 Commission Expires: 6 15 19 88	this day in person and acknowledged	erson(s) whose names ar that they signed and defi	e subscribed to t vered the said in	he foregoing inst strument as their	rument as such res	pectively, appeared befoundary act for the uses a
Given under my hand and notarial seal this 13th day of 0ctober 19 07	irposes therein set forth.	1646			The second second second	aj de transport de la fija
edda rfal a dat fill a sala a calle a com andar a comandar a comandar a comandar da data da data da da da da da da	Given under my hand and notarial sea	this	day	00 00 00	oucis <u> </u>	, 19
edda rfal a dat fill a sala a calle a com andar a comandar a comandar a comandar da data da data da da da da da da			Then	se y	www	479 (1997) 1997 (1997) 1997 (1997)
edda rfal a dat fill a sala a calle a com andar a comandar a comandar a comandar da data da data da da da da da da	Commission Francisco B : 13	\$	NOTARY PUBL		i en skillet transk en Kalendaret et elektrik	and the second of the second o
	to a service of the s	<u> </u>	, 19		$\frac{1}{2} \frac{1}{2} \frac{1}$	ing that the tenton has a second of the

Prepared By: Denise Jarvis Cole Taylor Bank/Main 350 E. Duddee Rd Wheeling, IL 60090

Furnish Barrower griefe, the and agrees as follows:

Furnish Barrower griefe, the and agrees as follows:

Come dashager on be destroyed; (b) keep the Premises in good condition and repair, without wasts, and, except for this Morrawa, free from any commitmences, mechanic's liens or other liens or claim for lien (c) pay when dies any indebtenses will complete within a resonable time any three in following the property of the pro

nergunger, in the great the wall Design Journal (auscontinues; the publication of line; Prime Rais); the illens; the indeptedness; secured in the Federal Reserve Statistical Release 1.35 for the most beautiful to the control of the illens; the indeptedness; secured in the illens of this Mortgage. In any sult to foreclose the lien of this Mortgage. In any sult to foreclose the lien of this Mortgage, the illens of this Mortgage. In any sult to foreclose the lien of this Mortgage, the illens of this Mortgage. In any sult to foreclose the lien of this Mortgage, there shall be allowed and included as additional indebtedness in the illens of this Mortgage. In any sult to foreclose the lien of this Mortgage in any sult to foreclose the lien of this Mortgage. In any sult to foreclose the lien of this Mortgage in any sult to foreclose the lien of this Mortgage. In any sult to foreclose the lien of this Mortgage in any sult to foreclose the lien of this Mortgage in the subject of the foreclose the lien of this Mortgage, publication contained to soft or containing all the insurance softile, appraisers fees, outlays for documentary and expert evidence as the sulficient of the foreclose the subject of the foreclose the subject of the foreclose in the subject of the subject of paid by solar expenditures of the subject of paid by Bank or on behalf of Bank in connection with (a) any proceeding, including without times of the foreclose incurred or paid by Bank or on behalf of Bank in connection with (a) any proceeding, including without times or the foreclose incurred or paid by Bank or on behalf of Bank in connection with (a) any proceeding, including without times or the foreclose of the subject of the foreclose of the subject of the foreclose of the subject of the f

interest and then to principal); fourth, any surplus to Borrower or Borrower's heirs, legal representatives, successors or assigns, as their rights may appear.

15. Upon, or at any time after the filling of a complaint to foreclose this Mortgage, the court in which such suit is filled may appoint a receiver of the Premises. The receiver's appointment may be made either before or after sale, without notice, without repaid to the solvency or insolvency of Borrower at the time of application for the receiver and, without regard to the then value of the Premises of whether the Premises of whether the Premises of whether the Premises of what he shall be then occupied as a homestead or not. Bank may be appointed as the receiver. Such receiver, for the Premises of whether the premises daring the prediction of the Oregonal of redemption, if any, whather the premises daring the foreclosure with a during any further times when Borrower, exception the intervention of the oreclosure, would be entitled to collect the rents, issues and profits. Such receiver, which may be entitled to collect the rents, issues and profits. Such receiver, would be entitled to collect the rents, issues and profits. Such receiver, would be entitled to collect the rents, issues and profits. Such receiver, would be entitled to collect the rents, issues and profits. Such receiver, would be entitled to collect the rents, issues and profits. Such receiver, would be entitled to collect the rents, issues and profits. Such receiver, would be entitled to collect the rents, issues and profits of the Premises during the statutory before intervention of the Premises and the receiver to apply the statutory before intervention of the promise and the receiver to apply the statutory before the premise and any sudgment foreclosing this Mortgage, or any lax, special assessment of other long the Note in case of a foreclosure sale and deficiency.

16. No action for the enforcement of the len of of any provision of this Mortgage shall be subject to any defense which

ment of the first

Mail Ta: Cole Taylor Eant/Fain 350 F. D under Ed. Meeling. II 60090

UNOFFICIAL COPY 17

Parcel 1: Unit No. 108 Garage No. "G"-61 in Mission Hills Condominium "M"-5 as delineated on survey of the following described real estate: Part of Lots 1 to 3 in County Clerk's Division of part of the Northeast Quarter of Section 18, Township 42 North, Range 12, East of the Third Principal Meridian; which survey is attached as Exhibit "A" to the Declaration of Condominium recorded as document number 24509114, together with its undivided percentage interest in the common elements in Cook County, Illinois.

Parcel 2: Easement for ingress and egress for the benefit of Parcel 1 as set forth in the Declaration of easements, covenants and restrictions recorded as document number 22431171, as amended in Cook County, Illinois.

Parcel 3: The exclusive right to the use of patio and balcony, a limited common element as delineated on the survey attached to the Declaration, aforesaid, recorded as document number 24509114 in Cook County, Illingis.

The lien of this mortgage on the common elements shall be automatically released as to percentages of the common elements set forth in amended declarations filed of record in accordance with the Condominium Declaration and the lien of this mortgage shall automatically attach to additional common elements as such amended declarations are filed of record, in the percentages set forth in such amended declarations, which percentages are hereby conveyed effective on the recording of such amended declarations as though conveyed hereby.

Mortgagor also hereby grants to mortgages, its successors and assigns, as rights and easements appurtenant to the above described real estate the rights and easements for the benefit of sail property set forth in the aforementioned declaration. This mortgage is subject to all rights, easements, restrictions, conditions, convenants and reservations contained in said declaration the same as though the provisions of said declaration were recited and stipulated at length.

Se 001 87 1: 68

1000 THOS

25H- A- T1337278 983 7 4 4 78-35-130

87576617

37576517

\$/yav/E

John Con SDE. De

UNOFFICIAL COPY