Cole Taylor Bank/Main	19 87 , and is between
	1 March 2 19 78 , and know
not personally, but as Trustee under a Trust Agreement dated Trust No. 78-152 ("Borrower") and	
an Illinois Banking Corporation located at 350 E. Dunde	ge Rd., Wheeling, IL 60090 ("Ban
	WITNESSETH:
Borrower has executed a Revolving Credit Note dated as of	f the date of this Mortgage, payable to the order of the Bank ("Note") in the r
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balance of the Note shall accrue at the rate of one percent per- unpaid principal balance of the Note shall be increased to the r maturity of the Note or upon Default under the Note or this	e the day five years after the date of the Note. Interest on the angaid princ annum in excess of the Variable Rate Index as hereinafter defined. Interest on rate of five percent (5%) in excess of the Variable Rate Index then in effect, a s Mortgage. Interest which accrues on the Note is payable monthly commen
Note is fully paid, with a final payment of all accrued interest du. To secure payment of the indebtedness evidenced by the N	, and on the same day of each and every successive month thereafter, until e at maturity. Yote and the hereinafter defined Liabilities, Borrower does by these presents C ht, title and interest in the real estate situated, lying and being in the Count
, and State of Illinois, legally des	eribed as A and
Lot 62 in Arlington Addition to Buffal	lo Grove, being a Subdivision in Sections 4 and of the Third Principal Meridian, in Cook County
Illinois.	
	¥
GUA CERTY.	13 (8) (7)
1987 MAY 12	P) 12: 03 87254472
1.313	, which is referred to herein as the "Premises", together with all improil, minerals, easements located in, on, over or under the Premises, and all to
and kinds of fixtures, including without limitation, all of the for oventilation (whether single units or centrally controlled) and stores and water heaters, whether now on the Primiles or herea	regoing used to supply heat, gas, air conditioning, water, light, power, refrigeral all screens, window shades, storm doors and windows, floor coverings, awnitter erected, installed or placed on or in the Premises. The foregoing items are curity for the Liabilities as between the parties hereto and all persons claiming
The Permanent Index Number of the Premises it .03.205.	-411-006-0000 NP
The common address of the Premises is594F.C.Or	n Drive, Buffalo Grove, IL 60089 is Revised Statues Chapter 17, Paragraph 6405. The lien of this Mortgage sec
payment of any existing indebtedness and future advances mide the date of the execution of this Mortgage, without regard to without regard to whither or not there is any indebtedness nuisi	po spant to the Note, to the same extent as if such future advances were made better or not there is any advance made at the time this Mortgage is executed
advance rent or for security, under any and all present and future receive, demand, sue for and recover the same when due or payal to Borrower only, and not as a limitation or condition hereof andefined, shall occur or an event shall occur, which under the tecollect, receive and enjoy such avails. Further, Borrower does hereby expressly waive and release the State of Illinois. This Mortrage is executed by the undersigned, not personal	nonices, rights and benefits due, payable or accruing, and all deposits of mone eleases of the Premises, trigether with the right, but not the obligation, to coll ble. Bank by acceptance of this Mortgage agrees, as a personal covenant application at available to anyone other than Borrower, that until a Default, as hereina time hereor shall give to Bank the right to foreclose this Mortgage. Borrower is all rights and by neits under and by virtue of the Homestead Exemption Law (by, but as Trustee in the exercise of the power and authority conferred upon
vested in it as such Trustee, and insofar as said Trustee is conce hereof and through enforcement of the provisions of any other liability shall be asserted or be enforceable against the undersigne for thereof, all such personal liability of said Trustee, if any, being This Machana has been made as accusted and delivered to Bar.	erned, is payable only out of the trust estate which in part is securing the paying collateral or guarating from time to time securing payment hereof, no personal, as Trustee, because or it respict of this Mortgage or the making, issue or trustees by waived in any canner. The in Wheeling
and shall be construed in accordance with the internal laws of interpreted in such manner as to be effective and valid under at to be invalid under applicable law, such provisions shall be interpreted or of such provisions of the remaining provisions of this because	the state of fittings, wherever [0.5] he seal provision of this workings and pplicable law. If any provisions of this Mortgage are prohibited by or determificative to the extent of such prohibitions or invalidity, without invalidating dortgage. grees to the terms and provisions of this Mortgage, including the terms and provisions of the terms are provisions of the second control of the terms are provisions.
d linear manner and animates and appropriate the language	Cole Taylor Bank/Main
	As Trustee Under A Trust Agreement
	Dated March 2. 17.78 and know. Trust No. 78-152. AND NOT PERSONAL
	Carro of Conven
	By: Vice President
	By: dssistant Secretary
STATE OF ILLINOIS)	
COUNTY OFCOOK	
L Linda L. Horcher	, a Notary Public in and for said County, in the State aforesaid, do her
certify that Carol L. Ennis	a banking (corporation
of Cole Taylor Bank/Main (association) and Phyllis Lindstrom me to be the same persons whose names are subscribed to the fore according to the same persons whose names are subscribed to the fore according to the same persons whose names are subscribed to the fore	of said (corporation) (association) personally known agoing instrument as such respectively, appeared before me this day in person it as their own free and voluntary act, and as the free and voluntary act of s
which the party of the same and	s therein set forth; and the said she , as custodian of
(corporation) (association), as Irustee, for the uses and purpose ASSISTANT Secretary	THE STO THE PART AND THE SECTION WEST STORE STO
parameter and of early tenenoration) (association) affixed the said	d corporate seal of said (corporation) (association) to said instrument as her
paragraph and of call (corneration) (association) affixed the said	d corporate seal of said (corporation) (association) to said instrument as feat (corporation) (association), as Trustee, for the uses and purposes therein

UNOFFICIAL COPY

Further, Borrower coverants and agrees as follows

1. Borrower shall (a) promptly tepal, restore or schools any buildings or improvements now or hereafter on the Premises which may be come damaged or he destityed, (b) keep the Promes in good condition and repair, without waste, and, except for tha Mortgase, feee from any seek of the more in the control of the promes in good condition and repair, without waste, and, except for than Mortgase, feee from early and the promest in the promest of creetion upon the Premises, (e) comply with all requirements of all level or managed ordinances with respect to the Premises, and the use of the Premises, (e) comply with all requirements of all level or managed ordinances with respect to the Premises, and the use of the Premises, (e) comply with all requirements of all level or managed ordinances with respect to the Premises, and the promest in the promest

written consent of Bank.

11. "Liabilities' means any and all liabilities, obligations and rode ledness of Borrower of any other maker of the Note to Bank for payment of any and all amounts due under the Note or this Mortgage, whether, heretofore, now owing or hereafter arising or owing, due or payable, howsoever created, arising or evidenced hereunder or under the Note, which direct or indured, absolute or contingent, primary or secondary, joint or several, whether existing or arising, together with attorneys' and rare gals' fees relating to Bank rights, remedies and security interests hereunder, including advising or drafting any documents for Bank at any time. Not withstanding the foregoing or any previsions of the Note, the Liabilities secured by this Mortgage shall not exceed the principal amount of release, by an interest thereon, and any disfursements made for the payment of taxes, special assessments or insurance on the property subsect to the Note gage, with interest en such dishumsements, and if permitted by law, dishursements made by Bank which are authorized hereunder and attorner's Tees, costs and expenses relating to the enforcement of attempted enforcement of the Note and this Mortgage, plus interest as provided herein.

12. "Variable Rate Index" means the rate of interest, or the highest fate if note than one, published in The Wall Street Journal in the "Money Rates" column on the last business day of each month as the "Prime Rate" of the enecuting business day. The effective date of any change in the Variable Rate Index will be the first day of the next billing cycle after the late of the change in the Variable Rate Index will be applicable to all the outstanding indebtedness under the Note who had from any past or future principal advances thereunder. In the event The Wall Street Journal discontinues he publication of the "Prime Rate" in the "Money Rates" column, the Variable Rate Index shall be the interest rate published in the Federal Reserve Statistical Release H 15 for he last business da

Rate Index shall be the interest rate.

Prime Loam' interest rate.

13. When the indebtedness secured hereby shall become due whether by acceleration or otherwise. Bank shall have the right to foreclose the lien of this Mortgage. In any shit to foreclose the lien of this Mortgage, In any shit to foreclose the lien of this Mortgage, and expendences which may be paid on incurred by or on hehelf of Ban, for attorneys' and paralegals' free, judgment of foreclosure shill be allowed and included as additional indebtedness in the judgment of foreclosure shill be allowed and included Bank or attorneys' and paralegals' free. The reasonably necessary either to prosecute the foreclosure suit or to evidence to bidders at any foreclosure shill be an expensed which may be expended after entry of the foreclosure judgment, may be estimated by Bank. All expenditures and expenses mentioned in this to the post maturity interest rate set forth in the Note, when paid or incurred by Bank. This paragraph shall also a ph to any expenditures are required for paid by Bank or on behalf of Bank in connection with (a) any proceeding, including without limit on, probate and bank-rapproceedings, to which Bank shall be a party, either as plaintiff, claimant or defendant, by reason of this Mortgage of any machetedness secured hereby: or (b) preparations for the commencement of any suit for collect upon or enforce the provision of the Note of any threatened suit or proceeding which might affect the Premises or the security hereof, whether or not actually commenced or preparation for the commencement of any suit to collect upon or enforce the provision of the Note of any threatened suit or proceeding which might affect the Premises or the security hereof, whether or not actually commenced.

14. The proceeds of any foreclosure sale shall be distributed and applied in the following order of priority: first, on account of all other items which under the terms of this Mortgage constitute indebtedness secured by this Mortgage additional to that evide

- 15. Upon, or at any time after the filing of a complaint to foreclose this Mortgage, the court in which such suit is filed may appoint a receiver of the Premises. The receiver's appointment may be made either before or after sale, without notice, without regard to the solvency of insolvency of Borrower at the time of application for the receiver and without regard to the then value of the Premises or whether the Premises shall be then occupied as a homestead or not. Bank may be appointed as the receiver. Such receiver shall have power to collect the rents, issues shall be then occupied as a homestead or not. Bank may be appointed as the receiver. Such receiver shall have power to collect the rents, issues and profits of the Premises during the pendency of the foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, if any, whether there be redemption or not, as well as during any further times when Borrower, except for the intervention of the receiver, would be entitled to collect the rents, issues and profits. Such receiver shall also have all other powers which may be necessary or are usual for the protection, possession, control, menagement and operation of the Premises during the statutory redemption period, if any. The court in which the foreclosure suit is filed from time to time may authorize the receiver to apply the net income in the receiver's hands in payment in whole or in part of the indebtedness secured hereby, or secured by any judgment foreclosing this Mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of the judgment, and the deficiency judgment against Borrower or any guaranter of the Note in case of a foreclosure sale and deficiency.

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

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

17. Bank shall release this Mortgage and pay all expenses to release the Mortgage, including recording feer and otherwise, by a proper release upon payment in full of the Note and all Liabilities.

19. This Mortgage and all provisions hereof, shall extend to and be binding upon borrower and all persons or parties claiming under or through Borrower. The word "Borrower" when used herein shall also include all persons or parties liabile for the payment of the indebtedness secured hereby or any part thereof, whether or not such persons or parties shall have executed the Note or this Mortgage. The wingular shall include the plural, the plural shall mean the singular and the use of any gender shall be applicable to all geoders. The word "Bank" includes the successors and assigns of Bank.