This Instrument Prepared SNOFFIC At 2000 Nancy Keppel Wheeling, IL 60090

BOX 333-GG

THIS MORTGAGE is dated as ofMay	OLVING CREDIT MORT 15 19 87	, and is between	
Charles D. Cantor and Janice F. Canton	, as Joint Tenants	<u> </u>	
(Borrower") andCole Taylor Bank/Main			<u></u>
an Illinois Banking Corporation located at 350 E. Dunc	lee Road, Wheeling,	Illinois	("Bank"
	WITNESSETH:		••
Borrower has executed a Revolving Credit Note dated as of	the date of this Mortgage, pay	able to the order of the Bank ("No	te") in the pr
cipal amount ofTwenty Thousand Five Hunds			
Dollars (\$ 20,500.00 ), payable of belance of the Note shall accrue at the rate of one percent per a unpaid principal balance of the Note shall be increased to the maturity of the Note or upon Default under the Note or this	n the day five years after the commum in excess of the Variable te of five percent (5%) in exc Mortgage, Interest which accr	iate of the Note, Interest on the tender of the Note, Interest on the Rate Index as hereinafter defined, ess of the Variable Rate Index there ues on the Note is payable month	inpaid princip Interest on the in effect, aft ly commenci
Note is fully paid, with a fine' payment of all accrued interest due.  To secure payment of 'ne indebtedness evidenced by the NVEY and MORTGAGE unto salk, all of Borrower's estate, right	t, title and interest in the real	Liabilities, Borrower does by these estate situated, lying and being in	presents COl
Lot 21 in Winfield 5' Alivision Phase 2	"A", being a Subd	ivision of for of the	North 1/
of the South East 1/4 of Section 6, To	wnship 42 North Ra	nge 11, East of the T	hird
Principal Meridian, in Cosk County, II	if the training of the second	·	~,
		87286129	
TPci	127 28 MH H: 24		.=1,
	······································		
	) ,		
	Turbish is referred to here	in as the "Premises", together will	h all improve
stoves and water heaters, whether now on the Premises or hereaft shall be deemed a part of the Premises and a portion of the secutification of under them.  The Permanent Index Number of the Premises is  The common address of the Premises is 1545 Rache	nity for the Labilities as between 03=06=410 Prop=0000 1 Lane, Buffa', Gr	een the parties hereto and all person SCOGIM, ove, II, 60089	ns claiming by
The Note evidences a "revolving credit" as defined in Illinois payment of any existing indebtedness and future advances made p the date of the execution of this Mortgage, without regard to whether or not there is any indebtedness outstan Further, Borrower does hereby pledge and assign to Bank, without limitation, all rents, issues, profits, revenues, royalties, betwance rent or for security, under any and all present and future eccive, demand, sue for and recover the same when due or payable o Borrower only, and not as a limitation or condition hereof and lefined, shall occur or an event shall occur, which under the term collect, receive and enjoy such avails.  Further, Borrower does hereby expressly waive and release a lie State of Illinois.	Revised Statues Chapter 7.7. Insusuant to the Note, to the same there or not there is any advance is all leases, written or verbal, unuses, rights and benefits due, eases of the Premises, together. Bank by acceptance of this benot available to anyone other the hereof shall give to Bank the	Paragraph 6405. The lien of this Mo- extent as if such future advances in ade at the time this Mortgage is made. Its issues and profits of the Prem pay tole or accruing, and all deposi with the right, but not the obligati lortgar, ap ees, as a personal coven hun Borr wer, that until a Default, e right to loreclose this Mortgage, i	were made or rexecuted and ises, including is of money as ion, to collect ant applicable as hereinafter Borrower may
This Mortgage has been made, executed and delivered to Ban nd shall be construed in accordance with the internal laws of th terpreted in such manner as to be effective and valid under apple be invalid under applicable law, such provisions shall be ineffe-mainder of such provisions or the remaining provisions of this Mortgage, the Borrower and in executing and delivering this Mortgage, the Borrower agistions on the reverse side of this Mortgage which are incorporated by	e State of Illinois. Wherever plicable law. If any provisions citive to the extent of such protigage.  es to the terms and provisions terein by reference.	of this Mortgage are prohibited by onhibitions or invalidity, without in of this Mortgage, including the to	or determined validating the
WITNESS Borrower has executed and delivered this Mortgage a	Charles D.	Carl	
	Amit to	Charles D.	Cantor
	INNUCL CONVO	Janice F. C	Cantor
And the second of the second o			
TATE OF ILLINOIS	$\mathcal{O}$		
OUNTY OF			
I,ERMA_FABIAN		said County, in the State aforesai	id, do.hereby
ertify that <u>Charles D. Cantor</u> erronally known to me to be the same person(s) whose names are  e this day in person and acknowledged that they signed and deli  urposes therein set forth.	and Janice F.  subscribed to the foregoing inversed the said instrument as the	nstrument as such respectively, and	peared before the uses and
Given under my hand and notarial seal this15th	day of	May	, 19 87
	NOTARY PUBLIC	talian	<del></del>
Commission Expires: 9- 22			
THE PROPERTY OF THE PROPERTY O		and the second of the second o	

Portiper, Borrower covenants and agrees as follows:

1.1. Borrower shall (a) promptly repair, retrore or rebuild any building by implementation on the property of the Premises which may be considered or be destroyed; (b) keep the Premises in good condition and repair, without want, and, except for thorgaser, free from any the Premises, and upon request exhibits assistency or graphing of the premises, and upon request exhibits assistency or graphing of the premises, and upon request exhibits assistency or graphing of the premises, and upon request exhibits assistency or graphing of the premises of th

Nate ingex shall be the interest rate published in the referent Reserve Statistical Release H.15. for the list humans day of the month as the "Bank" Prime Loan" interest rate.

Prime Loan" interest rate.

The lief of this Mortgage. In any suit to foreclose the lien of this Mortgage, there shall be allowed and included as additional indebtedness in the lien of this Mortgage. In any suit to foreclose the lien of this Mortgage, there shall be allowed and included as additional indebtedness in the lien of this Mortgage. In any suit to foreclose the lien of this Mortgage on behalf of Bank for thorneys and paralegals fees, appraisers' fees, outlays for documentary and expert evidence, grangersphers' charges, publication costs and on so of procuring all abstracts of fifte, title searches and examinations, title, insurance policies, Torrens certificates, and similar data and assurances with engage into able as Bank may deem to be reasonably necessary, either to, prosecule the fargelosure, suit or to evidence to bidders et any foreelosure see any foreelosure see. All of the foregoing items, which, may be estimated by Bank. All expanditures and or panes mentioned in this paragraph shall become additional indebtedness secured hereby and shall be immediately due and payable, with interest interest rate squivalent, to, the post majority interest rate say forth in the Note, when paid or incurred by Bank. This paragraph shall also apply to any expenditures or experises incurred or paid by Bank or on behalf of Bank in connection with (a) any proceeding, the which Bank shall be, a party either as plaintiff, claimant or defendant, by teason of this Mortgage and probables are secured hereby: or (b) preparations for the commencement of any suit to collect upon or enforce the provisions of the Note or any instrument which secures the Note after Default under the Note, whether or not actually commenced or (c) preparations for the defense of any threatened suit or proceeding short major affect the fremises or the security hereof, whe

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

15. Upon, or at any time after the filing of a complaint to foreclose this Mortgage, the court in which such suit is filled near appointment may be made either before or after sale, without notice, without regard 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 or whether the Principal 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 this fereitenise will said, 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, management and operation of the Premises during the statutory redemption period, if any. The court in which the foreologue shit 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 guarantor of the net or as of a foreclosine sale and deficiency.

16. No action for the enforcement of the lien or of agus provision of this Mortgage shall be subject to any defense which would not be

guarantor of the Note in case of a foreclosive sale and deficiency.

16. No action for the enforcement of the lien or any provision of this Mortgage shall be subject to any defense which would not be good and available 10 the party interposing the same in an action at law upon the Note.

17. Bank shall have the fighter inspect the Promises at all reasonable times and access thereto shall be permitted for that purpose.

18. Bank shall release this Mortgage and pay all expensive the Mortgage, including recording fees 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 said the binding upon boffower and all persons or particle schemes of through Borrower. The word "Borrower" when used herein shall also include all persons or parties liable for the payment of the indebedness secured hereby or any part thereof, whether or not such persons or parties shall have executed the Note or this Mortgage. The singular shall include the plural, the plural shall mean the singular and the use of any gender shall be applicable to all genders. The word "Bank" includes the successors and assigns of Bank.