UNOFFICIAL COPY 6

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CONSUMER REVOLVING CREDIT MORTGAGE	
THIS MORTGAGE is dated as of June 17 19 87, and is between Robert J. Zima and Karin E. Zima, his wife, as Joint Tenants and not as Tenants in Common	-
(Horrower'') and Cole Taylor Bank/Yorktown	••
an Illinois Banking Corporation located at One Yorktown Center Lombard, I1. 60148 ("Bank"	a.
WITNESSETH:	<i>).</i>
7	,
Borrower has executed a Revolving Credit Note dated as of the date of this Mortgage, payable to the order of the Bank ("Note") in the principal amount of TWENTY FIVE THOUSAND AND NO/100	
Dollars (\$ 25,000.00), payable on the day five years after the date of the Note. Interest on the unpaid principal balance of the Note shall accrue at the rate of one percent per annum in excess of the Variable Rate Index as hereinafter defined. Interest on the unpaid principal balance of the Note shall be increased to the rate of five percent (5%) in excess of the Variable Rate Index then in effect, after maturity of the Note or upon Default under the Note or this Mortgage, Interest which accrues on the Note is payable monthly commencing	t c
July 36	
Fast of Park Ave. together with the Bast 3/5 of Block 15 in said Lathrop and	
Spavern's Addition in the North West 1/4 of Section 12, Township 39 North, Range 12,	
East of the Third Principal Meridian in Cook County, Illinoider of the County	• • • · · · · · · ·
Part of the Third Principal Meridian in Cook County, Illinose of mechanisms.	12 05 13 0 05
and the contract of the contra	

ments, buildings, tenements, hereditaments, appurionances, gas, oil minersis, easements located in, on, over of under the Premises, and all types and kinds of fixtures, including without finutation, all of the foregoing, eved to supply heat, gas, air conditioning, water, light, power, refrigeration of ventilation twhether single units of ventially controlled) and all seriens, window shades, storm doors and windows, floor coverings, sawrings, stosys and water heaters, whether now on the Premises or hereafter tree, it establed or placed on or in the Premises. The toregoing items are and shall be deemed a part of the Premises and a portion of the security for the labelities as between the parties hereto and all persons claiming by, through or under them The Permanent Index Number of the Premises is 632 Franklin Ave. Fiver Forest, 11, 60305	
The Note endences a "tevolving credit" as defined in film as Residet Statues C. ap or 12, Paragraph 6405. The lien of this Mortgage secures payment of any existing indebtedness and future advances made payment to the Note, 12 as a nine extent as it such future advances were made on the date of the execution of this Mortgage, without regard to whether or not there is any indebtedness outstanding at the time any advance is take. Further, Borrower does hereby pledge and assign to Bank, all leases, written on serbal, cont., issues and profits of the Premises, including without limitation, all rents, issues, profits, revenues, royalities, homuses, rights and benefits date, "a oble or accruing, and all deposits of money as advance tent or for security, under any and ill present and future leases of the Premises, together with the right, but not the obligation, to collect, receive, demand, sue for and recover the same when due or payable. Bank by acceptance of this Mortgage arrives, as a personal coverant applicable to Borrower only, and not as a limitation or condition hereof and not available to anyone other than long were, that until a Delault, as hereinables defined, shall occur or an event shall occur, which under the terms hereof shall give to Bank the right of rocelous this Mortgage, Borrower may collect, receive and enjoy such avaits. I urther, Borrower does hereby expressly wave and release all rights and benefits under and by virtue in the Homesteal Exemption Laws of the State of Illinois.	87375
This Mortgage has been made, executed and delivered to Bink in	7
his document was prepared by:	
ole Taylor Bank/Yorktown no Yorktown Center Robert J. Zima	
omburd, 11. 60148	
Karin E. Zinia	γ.
STATE OF ILLINOIS	••
COUNTY OF Dullago	
ICova Man. Car Lay	No.
certify that Robert J. Zima Karin E. Zima personally known to me to be the same person(s) whose names are subscribed to the foregoing instrument as such respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary set for the uses and purposes therein set forth.	8737588
tive under my hand and notatial seal this	3
NOTARY PUBLIC NOTARY PUBLIC	Ž
NOTARY PUBLIC	3
My community experience Official SEAD.	-

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Further, Borrower covenants and agrees as follows:

1. Borrower shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the Premises which may become damaged or be described; (b) keep the Premises in good condition and repair, without waste, and, except for this Mortgage, free from any encumbrances, angeling is here or other liens or claims for lien; (c) pay when due any indebtedness which may be secured by a lien or charge on the Premises, and upon request exhibit satisfactory evidence of the discharge of such lien to Bank; (d) complete within a reasonable time any building or buildings now or at any time in process of ejection upon the Premises; (e) comply with all requirements of all laws or municipal ordinances with respect to the Premises and this use of the Premises; (f) refrain from impairing or diminishing the value of the Premises.

2. Borrower shall any when due and before two penalty attaches, all general taxes special taxes appeals assessments. Mater charges of air-

commerce and complete repair, remove on resource my complete repair, remove on the commerce which may be recursed by a control little of collains for little (1) by when due any inhebitedness which may be recursed by a lieu or charge of the bearing of the control of the contro

Liabilities, with interest thereon as nevem provinces, construction of Bostower's heirs, legal representatives, successors of extension of interest and their to principal); fourth, any surplus to Bostower's heirs, legal representatives, successors of extension 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 Bostower at the time of application for the receiver and without regard to the then value of the firements of the their operation 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 he redemption or not, as well as during any further times when Bostower, except for the intervention of the receiver, would be entitled to collect the tenta, 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 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 of 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 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 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 foreclosing this Mortgage, or any tax, special assessment or 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 be accessed and otherwise the part

guarantor 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 good and available to the party interposing the same in an action at law upon the Note.

17. Bank shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purposes.

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

19. This Mortgage and all provisions hereof, shall extend to and be bigding upon borrower and all persons or paragraculating ander in through Borrower. The word "Borrower" when used herein shall also include all persons or parties liable for the payment of the includence secured hereby or any part thereof, whether or not such passons or parties shall have executed the Note or this Mortgage, the dishular shall include the plural, the plural shall mean the singular and the use of any gender shall be applicable to all genders. The word "Bark" includes the successors and assigns of Bark.

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