White/Original

## UNOFFICIAL COPY

	nd is between Satish Chandra and Shimmi Chandra,
his wife,  (Montgagor) and the CITIZENS BANK & TRUST COMPAN	Y ("Mortgagee").
WITNESS	
Mortgagor has executed a Revolving Credit Note dated the same date as to amount of \$ 15,000,00. (the "Line of Credit") Payments of the same date as to a sam	his Mortgage payable to the order of Mortgagee (the "Note") in the principal
AUGUST 10th 19 87 and continuing on the same day of each m	on the the realter, and the entire unpaid balance of principal and interest shall
be due and payable on _JULY 10th19 92 Interest on the Not	e shall be calculated on the daily unpaid principal balance of the Note at the
one 1.00 percent per appur	un excess of the Variable Bate Index. As used in the Note and this Mortgage
"Variable Rate Index" will be the rate of interest, or the highest rate if more than o	ne, published in The Yall Street Journal in the Money hates, column as the
The same above a Catherine or Charles or content local boliday on which that Will St	nick Journal Blad Bilderiay onlini apparation bartallaud ton 21 familiaul laer
results in the Variable Rate Index being more on the last business day of the mon tirst day of the next billing cycle after the date of change in the Variable Rate Ind	ex. Any change in the Virigole Hate Index which results in the Variable Hitle
Index being less on the tast business day of the month than it was on the first day during which the change in the Variable Rate Index occurred. The Variable Rate	s Indax may huckgate under the Note Ifom month to month with of without
notice by the Bank to the undersigned. Any change in the Variable Rate Index without any past or future principal advances thereunder. In the event <u>The Wall Str</u>	ill be applicable to all the outstanding indeptioners under the Note whether
rromany basis of rution principal advantage in telephone in the Rates" column, the Variable Rate Index shall be the Interest rate published in the month Interest after Default, (defined below), or maturity of the Note, whether by	e Federal Reserve Statistical Releaso M. 15 for the last business day of orch
two 2.00 I necest again agrees of the Var	inble Rate Index. Mortgagor has the right to prepay all or any part of the
two (2.00) percent per annum in excess of the Var aggregate unpaid principal balance of the Note at any time, without penalty.	
To secure payme, it of the indebtedness evidenced by the Note and the Lial Note, Mortgagor does by Incs.) presents CONVEY, WARRANT and MORTGAGE	bilities (defined below), including any and all renewals and extensions of the
netate situated lying and herr air, the County ofCOOK	and State of Illinois, legally described as follows
The N. & of Lot 9 in Block 2 in Oak Park His	ghlands, a Subdivision of Lot 2 in Circuit
Court Partition, being a Subdivision of the	N. 法 of the SE 法 of Section 6 & the NW 次
of the SW & of Section ), Township 39 N., Re	ange 13, East of the Third Principal Meri-
dian, in Cook County, Illinois. Permanent 1823 N. Elmwood Avenue, Oak Park, Ill. 60302	HEOD
which is interest to burge as the "Premises" for eller with all improvements	buildings, tenemonts, heredisaments, appurtenances, gas, oil, minerals,
easements located in, on, over or under the Premises, and all types and kinds of tigas, air conditioning, water, light, power, refrigeration research that ion (whether s	ixtures, including without limitation, all of the foregoing used to supply heat.
de um and minitorio llographicita augunas staves an (wal) (boalets, whether)	now on at in the Premises of hergalter efected. Installed of placed on of in the
premises. Nonpurchase money security interests and hens and household go foregoing items are and shall be deemed a part of the Premises and a portion of	t the security for the Liabilities.
The Nieto outdoness a "republying gradit" as defined in hill of s Pevised State	ites Chapter 17, Paracraph 6405. The lien of this Mortgage secures payment
of any existing indebtedness and future advances made pursu int ' 3 ' 'a Note, to execution of this Mortgage, without regard to whether or not there is	o the same extent as it such future advances were made on the date of the imade 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 made	
without limitation all course issues profits revenues revalles benuses with 192	uses, written or verbal, rents, issues and profits of the Pramises, including and benefits due, payable or accruing, and all deposits of inches as advance.
and as the annually under any and all propert and bitute bases of the Ptombers 4.	re other with the right, but not the obligation, to collect, receive, dembile, sue
for and recover the same when due or payable. Mortgages by acceptance of this not as a limitation or condition hereof and not available to anyone other than Mo	tir ager, that until a Detault shall occur or an event shall occur, which under
the terms hereof shall give to Mortgagee the right to foreclose this Mortgage. N	to ignit may collect, receive and enjoy such avairs.
Further, Mortgagor does hereby expressly waive and release all rights and of Illinois	benefity an lor and by virtue of the Homostead Exemption Laws of the State
Further, Mortgagor covenants and agrees as inflows.	
A Martagage shall (a) promptly regain cestors or rebuild any building	gs or improvements now or hereafter on the Premises which may become
damaged or be destroyed. (b) keep the Premises in good condition and repair, security interests, liens, mechanics' liens or claims for lien, (c) pay when due any	indebtedness which mai/be secured by a lien or charge on the Premises, and
upon request exhibit satisfactory evidence of the discharge of such lien or ch	arge to Mortgaged; (<) < on piets within a reasonable time any building or moly with all requirements on all laws or municipal ordinances with respect to
the Premises and the use of the Premises, (I) make no material alterations in the alterations have been previously approved in writing by Mortgagee, (g) refrain	e Premises, excapt as regainde to read of municipal ordinance, uniose such
	¥   /
THE UNDERSIGNED AGRESS TO THE TERMS OF THIS NOTE SET FO FORTH ON THE REVERSE SIDE OF THIS DOCUMENT, WHICH ARE INCORP	RTH ABOVE AND TO THE ADDITI N'AL TERMS AND PROVISIONS SET ORAGED BY REFERENCE HERE.N
WITNESS the hand S and seal S of Mortgagor the	
Satish Chandra	ation ten andre
Shimmi Chandra	ummi Chanas
STATE OF ILLINOIS	
COUNTY OF COOK	
said County and State, do hereby certify that Satish Chandra ar	a No. wy Public in and for
personally known to me to be the same person(s) whose name(s)	aresubscribed to the
foregoing instrument, appeared before methis day in person, and acknowledged	thatt. he <b>y</b> signed and delivered the said instrument as his/her free
and voluntary act, for the uses and purposes herein set touth.	1) Fan Town
Given under my hand and notarial seal this A day of	Augustina 19 De la Company de
	Notary Public
My Commission Expires:	IS INSTRUMENT WAS PREPARED BY:
STATE OF ILLINOIS	-CITIZENS BANK & TRUST COMPANY
COUNTY OF	PARK RIDGE, ILLINOIS
	. Il Notary Public in and for
the County and State aforesaid, do hereby certify that	
the same persons whose names are as	personally known to me to be
and	
	accountion, subscribed to the foregoing instrument, appeared
a before me this day in person and acknowledged to me that they, buing hereur to voluntary act and as the free and voluntary act of said corporation for the uses	and purposes therein set tooth.
Given ender my hand and notarral seal this day of	
/	Notary Public
My Commission Expires.	X475 /
site/Original Canery/Customer	Pink/Customer Gold/File

- 2. Mortgagor shall pay when the in before any penalty a lactes all the end taxes special taxes, special essessments, water taxes or charges taxes or charges, sewer service taxes or charges and other new 5 assessments and charges. To prevent Default hereurider Mortgagor than pay in full under protest, in the manner provided by statute, any tax, assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax assessment or charge which Mortgagor may desire to contest prior to such tax as a s
- 3. Upon the request of Mortgagoe, Mortgagor shall deliver to Mortgagoe all original leases of all or any portion of the Premises, regether with assignments of such leases from Mortgagor to Mortgagoe, which assignments shall be in form and substance satisfactory to Mortgagoe. Mortgagoe, which assignments shall be in form and substance satisfactory to Mortgagoe. Mortgagoe, Mortgagoe, shortgagoe, Mortgagoe, Mortgagoe,
- 4. Any award of damages resulting from condemnation proceedings, exercise of the power of eminent domain, or the taking of the Prenises for public use is hereby transferred, assigned and shall be paid to Mortgagee, and such awards or any part thereof may be applied by stortgagee, after the payment of all of Mortgagee's expenses, including costs and attorneys and parallegis? fees, to the reduction of the indectages service develop and Mortgagee is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver valid acquittances and to appeal from any such award.
- 5.2 No remedy or right of Montgagee hereunder shall be exclusive. Each right or remedy of Montgagee with respect to the Diabitaties, this Montgage or the Premises shall be in addition to every other remedy or right now or hereafter existing at law or in equity. No detay by Montgagee in exercise, any remedy or right according on Default shall impair any such remedy or right, or shall be construed to be a waiter of any such Default, or acquirescence therein, or shall affect any subsequent Default of the same or additionent nature. Every such remedy or right may be exercised concurrently or independently, and when and as often as may be deemed expedient by Montgagee.
- 6. Mortgagor shall keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against they fire, lightning, windstorm, vandation and maticious damage and such other herizards as may from time to time the designated by Mortgages. Metapage is had keep all buildings and improvements now or hereafter situated on the Premises must against loss or damage by floor of the Premises is or steen a floor hazard zone. Each insurance policy shall be for an amount sufficient to pay in full the cost of replacing or repairing the buildings and in province in the Premises and, in no event loss than the principal amount of the Note. Mortgagor shall obtain habity insurance with respect to the Premises in an amount which is acceptable to Mortgagoe. All policies shall be issued by companies satisfactory to Mortgagoe. Each insurance policy shall be payable in cased the sort payable clause or endorsement, in farm and substance satisfactory to Mortgagoe. Mortgagor shall deliver all insurance policies, including additional and renewal policies. To Mortgagoe. In case of insurance about to expire, Mortgagor shall deliver to Mortgagoe renewal policies not less than ten days prior to the respective dates of expiration. Each insurance policy shall not be cancellable by the injurance company without at least 30 days' prior written notice to Mortgagoe.
- 7. Upon Detaul by Mortgagor hereunder, Mortgagee may, but need not make any payment or perform any act required of Mortgagee, and Mortgagee may, but need not, make full or partial payments of pricipal or interest on any oncumbrances, flors or solve. By interest affecting the Premises and Mortgagee may purchase, discharge, compromise or settly any taken or other sen or title or claim thereof, or relief in from any texisale or forfeiture affecting the Premises or contest any tax or assessment. All moneys parafer any of the purposes herein authorized and all explans is paid or incurred in connection therewith, including attorneys, and parallegats, fees, and any other towas advanced by Mortgagee to protect the Princes or that lief heleof, but reasonable compensation to Mortgagee for each matter concerning which active there a authorized may be taken, shall be so much rulli, onal indebtedness secured hareby and shall become immediately due and payable without rackee and with interest thereon at a por annum rate equivation. The post maturity rate set forth in the Note. Inaction of Mortgagee shall never be considered as a wayver of any default hereunder on the part of Mortgagee.
- Billy of Mortgagge makes any payror of authorized by this Mortgage relating to taxes, assessments, cherges, tiens, security interests or recombinance. Mortgagge may do so according to any bill statement or estimate received from the appropriate party claiming such funds without inquiry into the accountry and distribution of the later encombinance, records interest, tax lasses sment, safe, is denote that or catalogical failing the records accountry interest.
- 9. Upon Default, at the sele option of Morigagee, the Note and/or any other Liabilities shall become immediately due and payable and Morigage shall pay all expenses of Morigagee including attorney. Bit 3 paralegals' fees and expenses incurred in connection with this Morigage and all expenses incurred in the enforcement of Morigagee's rights in tile. Preinters and other costs incurred in connection with the dit position of the Premier. The term "Default" when used in this Morigage, has the same meal uniques defined in the Note and includes the failure of the Morigage to completely cord any Cause for Default and to deliver to the Morigage written notice to the Cause for Default within ten (10) days after the Morigage mals written notice to the Morigage that a Cause for Default by the Morigage mals written notice to the Morigage that a Cause for Default inder the Note shall be Default under this Morigage. The term Cause for Default" in the Note, including but not limited to the failure of Morigage to pay the Note or Liabilitie. The Condance with their terms or failure of Morigage to comply with or to perform it accordance with any representation, warranty, term, provision, cord in on, covenant or agreement contained in this Morigage, the Note or any instrument, agreement or writing securing any Liabilities.
- 10. Notwithstanding any other provisions of this Mortgage, no sail, testis, mortgage, trust deed, grant by Mortgagor of an encombrance of any kind, conveyance, transfer of occupancy or possession, contract to sall, or transfer of the Premishs, or any part thereof, or sale or transfer of ownershap of any beneficial interest or power of direction in a fand trust which holds title to the Premishs, shall be made without the prior written consent of Mortgagoe
- 11. "Liabilities" means any and all liabilities, obligations and indebtedness of Mortgagor or any other maker of the Note to Mortgagor for payment of any and all amounts due under the Note or this Mortgagor, whether heretofore, now or any or hereafter arising or owing, due or payable, howspever control arising or ovidenced hereunder or under the Note, whether breector indicact, absolute and collegent, primary or eccondary, joint or several, whether direct or indicact, absolute and collegent, primary or eccondary, joint or several, whether existing or arising, together with attorneys" and parallegats flees relating to the Mortgagor's right, rich and security interests hereunder including advanting the Mortgagor or draftling any documents for the Mortgagor at any time. Notwithstanding the foregoing or any provincing of the Note, the Ladwing advanting the his Mortgagor shall not exceed the principal amount of the Note, plus interest thereon, and any disbursements inade for the payment of taxes, especial assessments, or insurance on the property subject to this Mortgagor, with interest on such disburse. Als, and if permitted by faw, disbursements made to the Mortgagor, plus interest as provided hierein.
- 12. When the indebtedness secured hereby shall become due whether by acceleration or otherwise. Mortgages that have the right to foraciose the flen of this Mortgage, the analysis of the shall be allowed and included and included as a statement of the property of the foraciose the flent of this Mortgage, there shall be allowed and included and included as a statement of the property of the foraciosure judgment, may be estimated by Mortgages, All expenditures and expenditures of the property of the foraciosure judgment, may be estimated by Mortgages, All expenditures and expenditures of the property of the foraciosure of the foraciosure of the property of the foraciosure of the foraciosure
- 13. The proceeds of any foreclosure sale shall be distributed and applied in the following order of priority: first, on account of all toxicand expanses incident to the foreclosure proceedings, including all the items that are mentioned in the immediately preceding paragraph, second, all effectives which under the terms of this Mortgage constitute indebtedness secured by this Mortgage additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note and the Liabilities (first to interest and then to principal), fourth, any surplus to Mortgagor or Mortgagor's heirs, legal representatives, successors or assigns, as their rights may appear.
- 14. 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 or insolvency of Mortgager 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 nomestead or not Mortgagee may be appointed as the receiver. Such receiver shall have power to collect the rents, issues and profits of the Premises during the purpose, 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 received in or not, as well as during any further times when Mortgagor, 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 profection, possession, control, management and operation of the Premises. The court in which the foreclosure suit is filed may from time to time authorize the receiver to apply the net income in the receiver's hands in payment in whole or in part of the Indebtedness's accuracy here or exceed by any judgment foreclosing this Mortgage, or any tax, special assessment or other hen or encumbrance which may be or become superior to the liven hereof or of the judgment, and the deficiency judgment against Mortgagor or any guaranter of the faction case of a foreclosure sale and deficiency.
- 15. No action for the enforcement of the finn or 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. Mortgages shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose
- 17. Mortgage agrees to release the lien of this Mortgage and pay all expenses, including recording fees and otherwise, to release the lien of this Mortgage, if the Mortgagor renders payment in full of all Liabilities secured by this Mortgage.
- 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons or parties claiming by under or through Mortgagor. The word "Mortgagor" when used herein shall also include all persons or parties liable 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 Mortgagor. Each Mortgagor shall be pointly and severally obtigated hereunder. The singular shall include the plural, the plural shall make the singular and the use of any gender shall be applicable to all genders. The word "Mortgagoo" includes the successors and assigns of Mortgagoo.

## UNOFFICIAL COPY 6

Property of Cook County Clerk's Office 

## **UNOFFICIAL COPY**

Property of Cook County Clerk's Office

000