THIS ITE SEED SET OF COMMISSION OF COMMISSIO BY: James H. Olis, Vice Pres. CHICAGO BANK OF COMMERCE 200 CAST WATER A PRE DRIVE 200 East Randolph Drive CHICAGO, ILLINOIS 60601 8815760B Chicago, Illinois 60601 286680 EQUITY LINE OF CREDIT MORTGAGE ariable Rate - WSJ Prime THIS MORTOAGE, Joseph April 5 "Mortgagor") and the Chicago Bank of Commerce, Chicago, Illinois ("Mortgagee"). remarried WITNESSETTI torigagor has executed a Home Equity Line of Credit Note dated the same date as this Mortgage payable to the order of Mortgagee (the "Note"), in principal amount of \$ 92,000,00 the "Line of Credit"). Monthly payments of the accrued interest on the Note or \$5000, whichever is greater, shall be due and payable beginning . . 19 88 on July I , and continuing on the same day of each month thereafter, and the entire unpaid balance of principal and interest shall be due and payable on June 1 One-half (.50 ) preent per annum in excess of the Variable Rate Index (defined below), Interest after Definif (defined below), or mainting of the Note, whether by acceleration or otherwise, shall be calculated at the per annum rate equal to Five (5,00%) percent per annum in excess of the Variable Rate Index. Mortgagor thas the right to prepay all or any part (1) a segregate unpaid principal balance of the Note at any line, willow penalty will not exceed 196 has the right to prepay all or any part (the aggregate unpaid principal balance of the Nobe at ally little willout behalfy will 1 not exceed 18c,

The Note evidences a "resolving or or as defined in Illinois Revised Statutes Chapter 17, Paragraph 6405. The lien of this Mortgage secures payment of any existing indebtedness and future advances made pursuant to the core to the same extent as it such inture advances were made on the date of the execution of this Mortgage, without regard to whether or not there is any advance made at the time this Koo one is executed and without regard to whether or not there is any indebtedness outstanding at the time any advance is made.

To secure payment of the indebtedness evideo ed by the Note and the Liabilities (defined below), including any and all renewals and extensions of the Note, Mortgager does by these presents CONVEY, WARRANT and MORD AG' unto Mortgagee, all of Mortgagor's estate, right, title and interest in the real estate attuated, lying and being in the County COOK ...... and State of Illinois, legally rescribed as follows: 88157608 Lot 28 in Block 3 in Buckincham's Second Addition to Lake View, a subdivision in the Northeast 1/4 of Section 20, Township 40 North, Range 14 East of the Third Pringipal Meridian, according to the Plat thereof recorded October 11, 1887 in Book 25 of Plats, page, 46, as document 881549, all in Cook Courty, Illinois. TRAN 1820 94/15/88 14:41:00 T#4444 -88-157608 COOK COUNTY RECORDER AGO M The above described real estate is referred to herein as the "Premises", together with all improvement, buildings, tenements, hereditaments, appurtenances, gas, oil, minerals, easements located in, on, over or under the Premises, and all types and kinds of fixtures, including without "for 2001, all of the foregoing used to supply heat, gas, air conditioning, water, light, power, refrigeration or ventilation (whether single units or centrally controlled) and all screens, window shares storm doors and windows, floor coverings, awnings, stores and water heaters, whether now on or in the Premises or hereafter erected, installed or placed on or in the Premises. The foregoing items are and shall be deemed a part of the Premises and a portion of the security for the Lubbilities. Non purchase money security interests in household goods are excluded from the security premise and a Permanent Index Number of the Premises. is 14-20-218-046 Vol. 484 . The common address of the Premises is 300 1038 W. Waveland Ave. Chicago, Illinois 60613 MAIL Notwithstanding any other provisions of this Mortgage, no sale, fease, mortgage, trust deed, grant by Storigagor van It any kind, conveyance, transfer of occupancy Notwithstanding any other provisions of this Mortgage, no sale, lease, mortgage, trust deed, grant by Mortgage Produce enhances at any kind, conveyance, transfer of occupancy or possession, contract to self, or transfer of the Premises, or any part thereof, or sale or transfer of ownership of any beneause interest or power of direction in a land trust which holds title to the Premises, shall be made without the prior written consent of Mortgages. Mortgager does hereby pledge and assign to Mortgagee, all leases, written or verbal, tents, issues and profits of the Premises, a cluding without limitation, all fents, issues, profits, revenues, royalties, bomises, rights and benefits due, payable of accuming, and all deposits of money as advance tent or tor security, inic o not payable mortgages by a manufacture leases of the Premises, together with the right, but not the obligation, to collect, receive, demand, use for and recover the same when due or payable. Mortgage, by a manuel of this Mortgage agrees, as a personal covenant applicable to Mortgagor only, and not as a limitation or condition hereof and not available to anyone other than Mortgagor, that with its belault shall occur or an event shall occur, which under the terms hereof shall give to Mortgage the right to foreclose this Mortgage, Mortgagor may collect, receive and enjoy st. havids.

Further, Mortgagor occurrents and agrees as follows. Further, Mortgagor covenants and agrees as follows:

1. Mortgagor shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the Premises which may be on damaged or be destroyed, (b) keep the Premises in good condition and repair, without waste, and, except for this Mortgage and any prior mortgages or trust deeds previously approved by Mortgage in writing, free from any encumbrances, security interests, here, mechanics' here or claims for her, (c) pay when due any indebtedness which may be secured by a her, or charge on the Premises, and upon request exhibit satisfactory exidence of the disharge of such here or charge to Mortgagee, (d) complete within a reasonable time any building or buildings into at any time in process of construction upon the Premises, (c) comply with all requirements of all laws or immercial ordinances with respect to the Premises and the use of the Premises; (f) make no material alterations in the Premises, except as required by law or immercial ordinance, unless such alterations have been previously approved by Mortgagee in writing; (g) refrain from impairing or diminishing the value of the Premises. Of diminishing the value of the Frenkes.

2. Mortgagor shall pay, when due and before any penalty attaches, all general taxes, special taxes, special assessments, water taxes or charges, drainage taxes or charges, sewer service taxes or charges, and other taxes, assessments or charges against the Premises. Mortgagor shall, upon written request, furnish to Mortgagor duplicate paid receipts for such taxes, assessments and charges. To prevent Detault hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax, assessment of charge which Mortgagor may assessments and charges. To prevent Default fercender Mortgagor shall pay in full under protest, in the manner provided by statute, any tax, assessment of charge which Mortgagor may desire to contest prior to such tax, assessment or charge becoming definitions.

3. Upon the request of Mortgagoe, Mortgagor shall deliver to Mortgagor all original leases of all or any portion of the Premises, together with assignments of such leases from Mortgagor to Mortgagoe, which assignments shall be in form and substance satisfactory to Mortgagor shall not, without Stortgagoe's prior written consent, procure, perinn or accept any prepayment, discharge of compromise of any rent or release any tenant from any obligation, at any time while the indebtedness secured hereby remains unpaid.

4. Any award of damages resulting from condemnation proceedings, exercise of the power of emment domain, or the taking of the Premises for public use are hereby transferred, assigned and shall be paid to Mortgagoe, and such awards or any part thereof may be applied by Mortgagoe, after the payment of all of Mortgagoe's expenses, including costs and attorneys' and paralegals' fees, to the reduction of the indebtedness secured hereby and Mortgagoe is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver valid acquitiances and to no secure and solution of the indebtedness secured hereby and Mortgagoe is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver valid acquitiances.

assigned and shall be paid to Mortgagee, and such awards or any part increor may be applied by Arringagee, after the payment of all of Mortgage, to execute and eliver valid acquitaness and paralegals' fees, to the reduction of the indebtedness secured hereby and Mortgagee is beteby authorized, on behalf and in the name of Mortgage, to execute and eliver valid acquitaness and to appeal from any such award.

5. No remedy or right of Mortgagee hereunder shall be exclusive hach right or remedy of Mortgagee with respect to the Liabilities, this Mortgage or the Premises shall be indultion to every other remedy or right may be described to be a waiver of any such Default, or acquirescence therein, or shall allect any subsequent Default of the same or a different nature. Every such remedy or right may be exercised concurrently or independently, and when and as often as may be deemed expedient by Mortgagee.

6. Mortgagor shall keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by five, highway, sindstorm, vanidalism and malicious damage and such other bazards as may from time to time be designated by Mortgagee. Mortgagor shall keep all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by flowly, if the Premises and, in no event less than the principal amount of the Note. Mortgager shall obtain liability insurance with respect to the Premises in an amount which is acceptable to Mortgagee. All policies shall be issued by componies adiation; to Mortgagee. Hach insurance policy shall be payable, in acceptable to Mortgagee. In case of loss payable clause or endorsement, in form and substance satisfactory to Mortgagee. Mortgagor shall deliver all insurance policies, including additional and renewal policies, to Mortgagee. In case of mortane about to expire, Mortgagor shall deliver to Mortgagee. Mortgagor shall deliver all insurance policies, including additional and renewal policies, to Mortgagee may, b

to the post manurity rate set botth on the Note Ind. the N Marigagee on account of any Default bereunder on the to the post muturity rate set forth in the Note Inpart of Mortgagor unity interests or encumbrances. Mortgagee may do so according 15. No action for the enforcement of the lien or of any provision of the Note in case of foreclosure sale and deficiency.

15. No action for the enforcement of the lien or of any provision of the 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. Mortgage shall have the right to impact the Premises at all recomple times and access thereto shall be perintited for that purison.

17. If the Mortgagor renders payment in full of all Liabilities secured it, no Mortgage, then Mortgage agrees to telease the lien of this Mortgage.

18. This Mortgage and all privisions hereof, shall extend to and be hinding upon Cortgagor and all persons or parties claiming by under or through Mortgagor Men used herein shall also include all persons or parties liable for the paymer of the indebtedness secured hereby or any part thereof, whether or not such persons or parties shall have executed the Note or this Mortgage. Each Mortgagor shall be payined as the use of any gender shall be applicable to all genders. The word "Mortgagee" incodes the successors and assigns of Mortgagee.

19. In the event the Mortgagor is a land trustee, then this Mortgage is executed by the uncertification of personally, but as trustee in the exercise of the power and authority conferred upon and vested in it as the trustee, and insofar as the trustee, in conferred of the provisions of the Note and any other collateral or guaranty from time to time securing passon of the restor, no personal liability shall be asserted or be enforceable against the understagned, as trustee, because or in respect of this Mortgage or the making, issue of trainfer theroof, all such a part is securing the partient hereof, and through enforcement of the provisions of this Mortgage or the making, issue of trainfer theroof, all such a part as existed or be enforceable against the understagned, as trustee, because or in respect of this Mortgage or the making, issue of trainfer theroof, of Montgagor the day and year set Jorth aboye WITNESS the hand the search of As Trustee Under A Trust Apriciaci and known as Trust No. AND NOT PERSONALLY STATE OF ILLINOIS SS Cook OUNTY OF .... ノノントで LLIC AV a Notary Public in and for said county and state, do v. TROMBETTA, divorced and not since remarried ely certify that ... subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged onally known to me to be the same person(s) whose name(s)  $\pm {f i} {f s}$ signed and delivered the said instrument as free and voluntary act, for the uses and purposes berrin set forth he Given under my hand and official scal, this............... day of..... when the the OFFICIAL STAL! My Commission Expires Jaynle Holt ry Public, State of Minois north Exerces Sept. 26, 1990

THIS INSTRUMENT WAS PREPARED B THE CHICAGO BARK OF COMM RIDER TO HOME EQUITY LINE

200 LAST RATE OF GOODEL

HY: James H. Olis, Vice Pres. OF CREDIT MORTGAGE (THE "MORTGAGE")

DATED April 5 . 19 88 . EXECUTED

CHICAGO, BEHIGHS GORDE BY ANTHONY V. TROMBETTA, divorced ("MORIGAGOR") and not since remarried

## AND IN FAVOR OF

## CHICAGO BANK OF COMMERCE 200 EAST RANDOLPH DRIVE CHICAGO, ILLINOIS 60601 ("MORTGAGEE")

This Rider is entered into this	
be considered a part of the Mortgage	ND (1411#45/20 D\$41)
WHEREAS, Mortgagor has previously granted toCITICO	RP SAVINGS BANK
("Prior Mortgagee") a Mortgage dated Narch 14 19 86	and recorded in the Office of the Recorder of Deeds of Cook County, Illinois
as Document No. 86-107652 ("Prior Mortgage") upon certain	premises in Cook County, Illinois, described as follows:
Lot 28 in Block 3 in Buckingham's Sec	ond Addition to Lake View, a subdivision in
	ship 40 North, Range 14 East of the Third
	Plat thereof recorded October 11, 1887 in
	881549, all in Cook County, Illinois.
BOOK 23 Of Plans, page 40 as document	. 001349, all in cook county, titinois.
Down May No. Of	14-20-218-046 Volume 484
Perm. Tax No.:	
and commonly known as 1038 W Waveland Ave	Chicago, Illinois 60613 and
WHEREAS, the Prior Mortgage was given to secure a promissory	note in the principal amount of FIFTY-TWO THOUSAND EIGHT HUNDRED
(\$ 52,800,00 ) Dollars plus interest and future advance	ces as therein provided, and
WHEREAS, the amount presently outstar long under the Note and I	Prior Mortgage is FORTY-EIGHT THOUSAND AND NO/100
(\$ _48,000.00 ) Dollars, and	
WHERFAS, the Note and the right to make future ar vances thereon	secured by the Prior Mortgage are solely owned and held by the Prior Mortgagee and not as agent
or trustee for any other person or corporation, and	
WHEREAS, Chicago Bank of Commerce has agreed to extend to S	fortgagor a Home Equity 1 me of Credit in the amount of NINETY-TWO THOUSAND
AND NO/100 (5 92,000,00 ) Pollars, t	upon the security of the Mortgage against the premises described above which is junior to the Prior
Mortgage, and	
WHEREAS, Mortgagor agrees that as a condition to the extension &	he aforesaid Home Equity Line of Credit, Mortgagor shall not request or obtain any future advances
from the Prior Mortgagee pursuant to the Prior Mortgage	$\tau_{-}$
NOW THEREFORE, in consideration of the premises and to induce	e for Change Bank of Commerce to extend and make a Home Equity Line of Credit available as
aforesaid to Mortgagor and also in consideration of one dollar in hand paid,	the receipt and sufficiency of which is hereby acknowledged. Mortgagor hereby agrees as follows:
(a) That Mortgagor will retrain from obtaining any future advances from Pri	for Morgage, as other extensions of credit or entering into any other loan agreements or executing
any other notes with Prior Morigagee, directly or indirectly, which might di- (b). That Morigagee may notify Prior Morigagee of this agreement and the	
(b) That Mortgagee may notify Prior Mortgagee of this agreement and the	ovisions herein see for a. Mortgagee shall have the right to accelerate and immediately declare due
and payable any and all credit extended to Mortgagor evidenced and secured	by the Mortgage, and to the such steps as Mortgagee deems proper and appropriate and as may
be granted to it under the Mortgage and any loan documentation executed in	connection therewith as it a cause for detaill thereunder had occurred except that further advances
of funds made by Prior Mortgagee in order to protect its security interest in the	he above described premises pursuant to and as authorized by the terms of the Prior Mortgage shall
not constitute a breach hereof	
(d) Wherever the singular appears herein, it shall also include the plural, t	the masculine, the feminine and neutro and vice versa
(c) This Rider shall be binding upon and mure to the benefit of the respect	tive herrs, legal representatives, some sors and assigns of the parties before
(f) This Rider shall be governed and construed by and in accordance with the	he law of the State of Illinois and may be nodified, amended, altered, or rescinded, in whole or bears a date contemporaneous with or whose guent to this Rider and specifically states that it does
so modify, amend, after or rescind, in whole or in part, this Rider.	( terms a time contemporaries of the contemp
WITNESS the hand and seal of Mortgagor to	the day and sear set theth above.
17   1   1   1   1   1   1   1   1   1	The state of the s
	& bulkery for holle
	Anthony V. Trombetta
	Constitution Control of the Control
	As Trustee Under A Trust Agreement
	AND NOT PERSONALLY
	AND NOT PERSONALLY
	n.
	By
	By:
	(6
STATE OF ILLINOIS	
> ss	
COUNTY OF COOK )	
1 JAJAIR HULT	, a Notary Public in and for said county and state, do
hereby certify that Anthony V. Trombetta, divorce	d and not since remarried
personally known to me to be the same person(s) whose name(s)	subscribed to the foregoing instrument, appeared before me this day in person,
and acknowledged the CATELOTAL Separation delivered the said in	istrument as 11.4.53
Given undergray hand and notatist year this day of	· · · · · · · · · · · · · · · · · · ·
Notary Public, State of Illinois	Sign of the second
My Commission Expires Sept. 26, 1990	Notary Public
WA Collimization Exbaces deline conserved	, FIRMY TUDIK
	2 "
My Commission Fapires:	

## **UNOFFICIAL COPY**

STATE OF ILLINOIS SS	
COUNTY OF	
1	, a Notary Public in and for said County, in the State
aforesaid, do hereby certify that	
(#	of said corporation, personally known to me to be the same persons whose
	and
respectively, appeared before me this day in nerson and acknowledged t	hat they aigned and delivered the said instrument as their own free and voluntary acts, and as the free
and voluntary act of said corporation, as Trustee, for the uses and pury	noises therein set forth, and the said did also
correspond to said instrument as	et, and as the free and soluntary act of said corporation as Trustee, for the uses and purposes therein set forth
Oven under my hand and official seal, this, day of_	
My Commission Expres:	Notary Public  Columnia  C
rry Commission Expires	*****
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