UNOFICIAL SCOPY OF A FILED FOR RECORD

88297089

1083

7601 S. Cicero Avenue

Chicago, IL

60652 335**BO**X 333-CC

		The state of the s	88297089	
	A Committee of the Comm	1.5		
THIS MORTGAGE is dated as control of the state of the sta	CONSUMER REVOLVI	NG CREDIT MOR1	rgage	
THIS MORIGAGE is dated as o	AONTHA DUDDY NA S.		, and is between	- 44
COLE TAY	LOR BANK/FORD CITY			1.1-1.1
(Borrower') and	7601 South Cice	co Avenue	Chicago, Illinois	(417)
an Illinois Banking Corporation local	red at	O TIVE ISE	The second secon	("Bank
	WITN	ESSETH:		
Borrower has executed a Revolv	ing Credit Note dated as of the da	te of this Mortgage, pay	able to the order of the Bank ("Not	e") in the p
Dollars (\$ 35,000.00 balance of the Note shall accrue at the unaid principal balance of the Note maturity of the Note or upon Defar	shall be increased to the rate of fulfither the Note or this Mortgi	ive percent (5%) in exc ige, interest which acc	cess of the Variable Rate Index then rues on the Note is payable monthl	in effect, af y commenc
July 30 Note is fully paid, with a final paymer To secure payment of 'me indebt	1988 and at of all accrued interest due at mat	on the same day of eacurity.	ch and every successive month there	after, until
VEY and MORTGAGE unto 3ark, a	il of Borrower's estate, right, title	and interest in the rea	Liabilities, Borrower does by these. I estate situated, lying and being in	the County
Gook ard S	ate of Illinois, legally described as			
Lots 31 and 32 in 1	31.c 6 in Frederick 1	d. Bartlett's	third addition to	
Greater 79th Street	Suldivision of the	South East 1/4	of the North West	
1/4 of the South Ea	ast 1/4 and the East	1/2 of the Sou	th West 1/4 of the	-
South East 1/4 of S	Section 25, Township	38 North, Rang	e 13, East of the	
Third Principal Mer	ridian, in (ook County	y, Illinois.	the state of the s	Za
			and the control of the same and the same	
			erit dag og att for til til til store til er	1 15 15
· · · · · · · · · · · · · · · · · · ·			in as the "Premises", together wit	h all immes
ments, buildings, tenements, hereditar and kinds of fixtures, including witho or ventilation (whether single units or stoves and water heaters, whether now shall be deemed a part of the Premise through or under them.	ut limitation all of the foregoing the	sed to supply heat, gas, us window shades, sto ted ins alled or placed r the labilities as between	air conditioning, water, light, power orm doors and windows, floor cover on or in the Premises. The foregoing teen the parties hereto and all person	r, refrigeration rings, awning items are a is claiming b
The common address of the Pre	mises is 7819 S. LéClai	re Burl	ank, IL	
The Note evidences a "revolving of payment of any existing indebtedness the date of the execution of this Morwithout regard to whether or not there Further, Borrower does hereby pwithout limitation, all rents, issues, pradvance rent or for security, under an receive, demand, sue for and recover it to Borrower only, and not as a limitate defined, shall occur or an event shall occulect, receive and enjoy such avails.	credit" as defined in Illinois Revise and future advances made pursuant tagge, without regard to whether or is any indebtedness outstanding at oledge and assign to Bank, all least offits, revenues, royalties, bonuses, y and all present and future leases of the same when due or payable. Bank ion or condition hereof and not avanceur, which under the terms here	d Statues Chapter 17. to the Note, to the sar not there is any adv n the time any advanc i es, written or verbal; n rights and benefits due, if the Premises; togethe by acceptance of this i illable to anyone other of shall give to Bank th	Paragraph 6405; The lien of this Mo extent as if such future advances: ce hade at the time this Mortgage is s ma'e. it, issues and profits of the Premi pa' bis or accruing, and all deposit r with he right; but not the obligation Mortgare as ees; as a personal coven than Bort prehis until 2 Default	were made of executed ar ses, including sof money on, to collect and applicables hereinaft sorrower made of executed as hereinaft.
This Mortgage has been made, exe and shall be construed in accordance interpreted in such manner as to be ef to be invalid under applicable law, sucremainder of such provisions or the rem in executing and delivering this Mortgage of this Mortgage.	rective and valid under applicable th provisions shall be ineffective to naining provisions of this Mortgage, Mortgage, the Borrower agrees to t	of Illinois. Wherever plaw, if any provisions of the extent of such provision the terms and provision by reference.	oossible, each provision in this Morro of this Mortgage are problemed by co ohibitions or invalidity, without inv is of this Mortgage, including the	or determine validating th
	RIC	HARD PURDY	why ful	
	MON	IKA PURDY	ionibe from	$\hat{\Delta}$
			1/6	ر
			And the second second	• • •
STATE OF ILLINOIS	}			
COUNTY OF Cook)			
I. CAROLE	MITCHELL	lotary Public in and fo	r said County, in the State aforesai	d, do hereb
certify that Richard Purdy personally known to me to be the sam me this day in person and acknowledge purposes therein set forth.	e person(s) whose names are subsc	ribed to the foregoing	urdy, his wife instrument as such respectively, app heir own free and voluntary act for	eared befor the uses an
Given under my hand and notarial s	seal this 21st	day of	Tues em	10 88
and and my have one notations		1	0 50 + 0 00	, 17
			w FM F W HH	

UNOFFICIAL COPY

88297089

Forther, Borrower's Girchabilidest spires as follows:

1. Borrower shall (c) principally freque, rations or rabadi may buildings or improvements now on hersalest on the Principal Computer of the destroyed (c) the pine Provincial pool of conditions of the provincial control of the destroyed (c) the pine Provincial pool of the destroyed (c) the pine Provincial pool of the pine Provincial pool

Liabilities, with interest 'hageon as herein provided; third, any surplus to Borrower or Borrower's heirs, 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 filed 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 filed 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 filed may appear.

15. Upon, or at any time after the filing of a complaint to foreclose this Mortgage, the court in which the horizon and application for the receiver and without regard to the then value of the Premises or whether the robinship of the noncupied as a homestead or not. Bank may be appointed as the receiver, such a technique of the Premises and profits of the Premises and brofits of the Premises and profits of the Premises and the deficiency, which the film statutory period of redemption, if any, whether there he redemption or not, saved as during any further times when Borrowers which may be necessary 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 of the receiver which the foreclosure shifts if fled from time to their may authorize the receiver of apply the net income in the receiver is hand; in paying ment in whole or in part of the indebtedness secured hereby, or secured by any judgment foreclosing this Mortgage, or any fax; special assessment of the Note in case of a foreclosure sale and deficiency.

16. No action for the enforcement of the lien on of any provision of this Mortgage shall be subject to any defense which would not be good and available to the party of the promise the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose.

17. Bank shall have the right to inspect the