UNOFFICIAL COPY STATES 04

	s wife.	, 10 05, and	s between	onara P., I	Ulck and (Christine .
("Mortgagor") and the NBD Woodheld	Bank, Schaumburg, Iffino	ois. ("Mongagee"). WITNESSET	H:			and the second section of the second section s
Mortgagor has executed a Revo	plying Credit Note dated th (the "Line of Gredit and continuing on the san	(") Payments of a	corned interest o	n the Note sh	all be due and	payable beginning
be due and payable on	5 19.94 Int	terest on the Note sh	all be calculated o	n the daily unpa	id principal baland	o of the Note at the
per annum rate equal to Online annum rate equal to Online rate of "Prime Rate" on the last business day other than a Saturday or Sunday or gother than a Saturday or Sunday or gresults in the Variable Rate index being less on the last business of the last business during which the change in the Varial notice by the Bank to the undersigned from any past or future principal adva Rates" column, the Variable Rate indirect alter Default, (defined	of interest, or the highest is y of each month for the pri- pineral legal holiday on what ine date of change in the N day of the month than it wo bile Rate Index occurred. To a. Any change in the Variat inces thereunder. In the ox shall be the interest rate below), or maturity of the li-	ate if more than one, courting business day of the month the variable Rate Index, as on the first day of the Variable Rate Index, as on the first day of the Variable Rate Index will be vent The Wall Street e published in the Fe Note, whether by account.	y As used in Ine V y As used in Ine N Journal is not put Man on the fi Any change in the other billing cycle w dex may fluctuate a applicable to all it Journal discontinuous actoral Reserva Statecleration or other	yair Street Journ offe and this Mor offe and this Mor offe and this Mor stiday of the bill become effect under the Note the outstanding to ues the publicate tistlcal Release I wise, shall be cal	min the "Money H Tgage" business o nge in the Variabl ing cycle will beco diversities the first day from month to mo indebtedness under on of the "Prime F H.15 for the last bo culated at the persi	atos" column as the lay" means sny day e Rate Index which me offective on the in the Variable Rate of the billing cycle inth with or without or the Note whather late" in the "Money usinoss day of each annum rate equal to
aggregate unpaid principal balance is		thout penalty. The r	naximum interest i	are will not exce	ed 15UU vo.	
To secure paymen, of the indeb Note, Mortgagor does by these preser	nts CONVEY, WARRANT &	ind MORTGAGE uni	to Mortgagee, all o	f Mortpagor a es	late, right, litte and	d interest in the reni
estatu situated, lying and being in he Lot 15 in block 200 part of the East 1, 2 and part of the West Range 10, East of the May 24, 1966 as docu Illinois Common Add which is referred to herein as the desemble to cated in on over or undiges, air conditioning, water light, podoors and windows, floor coverings, a Premises. Nonpurchase money secutoregoing items are and shall be deer	in Highlands Wolf Fractional if of the No ie find Princi iment number 19 iress: 1065 Co remises and water weings, stoves and vater into Interests and vater into a part of the Premises mod a part of the Premises	Vest at Hoff Section 5 Orth West 1/ Ppal Meridia 0,836,547, 1 Obble Hill (Oblimprovements be besand kinds of fixtu- lation (whother sing leaters, whether now and household goods s and a portion of the	finan Estate and part (4 of Section, accord in the Rec the Hoffma indings tenement res, including with le units or central concrinte Premis s are excluded fro e security for the U	of the No ion 9 all ing to the order's On Estates s. hereditaries y controlled an ossor hereafter e m the security is labilities.	peing a strth East in Townshie plat the effice of (IL 601), appurtunances, of the foregoing a all screens, win rected, installed onterest and lien g	IDDIVISION OF SECTION (174 OF
The Note evidences a "revolvin of any existing indebtedness and futu execution of this Mortgage, without re not there is any indubtedness outstar	ure advances made pursua gard to whether or not the	ai t to in∕ Note, to th re i∋ ar ≠artyance ma	ia same extent as i	I such future ad	vances were made	e on the date of the
Further, Mortgagor does heret without limitation, all rents, issues, pr runt or for security, under any and all t for and recover the same when due or not as a limitation or condition hereof the torms hereof shalt give to Mortgai	cofits, revenues, reyalities, I present and future leases o payable. Mortgagee by ac I and not available to anyor gee the right to foreclose I	bonuses, richts and lifthe Premiseu, loge contemptance of this Morna other than Morna this Mortagage. Mort	benefits due, paya her with the right, l igage agrees, as a ir,or, that until a Dr tan ir may collect,	ble or accreing, i but not the obliga personal covery fault shall occur receive and enj	and all deposits o nton, to collect, re ant applicable to h or an event shall by such avalls	f money as advance aceive, demand, sue Acrtgagor only, and occur, which under
Further, Mortgagor does hirreb of Illinois	y expressly waive and rele	aso all rights and ber	refics or designed by	virtuii ol tha Flor	nostend Example	on Laws of the State
Further, Mortgagor covenants						The second of the second
damaged or be destroyed; [b] keep the security interests, tiens, mechanics, bu upon request exhibit satisfactory eviouildings now or at any time in processible Progress and the use of the Progress.	ens or claims for lien. (c) pridence of the discharge of the discharge of	ition and repair, with ay when due any inde I such lien or charge Premises, (e) compl afterations in the Pr	nout waste, and exaptedness which me to Mortgagee (day with all requirements).	ceyl for this Moi my hasecured by () _or, lete with ent (of all laws or required () w	rigago, free from i railen or chargo o in a reasonable ti municipal ordina er municipal ordi	any encumbrances, in the Premises; and me any building or noes with respect to nance, unless such
THE UNDERSIGNED AGRESS FORTH ON THE REVERSE SIDE OF CONTROL S	THIS DOCUMENT WHIC	S NOTE SET FORTH THE ARE INCORPORA I Mozig (The day	ATED BY REFERE	NCE HEREIN	IAL TERMS AND	PROVISIONS SET
		1			Leonard P	Dick
STATE OF ILLINOIS	· · · · · · · · · · · · · · · · · · ·	CARRO	~~~~ <u> </u>			, Daniel Haberta Timorio esta yusani
COUNTY OF COOK) SS			e de la secono de la companya de la La companya de la co		Hote Buston protest water on 17 genomes. The survivers of the second page.
·, ————————————————————————————————————	Grove Leonard F	P. Dick and	Christine	D. Thirds	B Nota	v Public in and for ∰1.
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Prepared and Mail to: Barry B. Christian Route Woodfield Bank 600 N. Meacham Road, Schaumburg, IL 60196

Morgagorshall pay, when it a in the force any persony a taches, a Lighnian taxes, pecial laxes as wall in sessments, water taxes or charges, drainage taxes or charges, sewer survice laxe, or charges, and other taxes or charges, trained to have a subsequent to the force of the person of the perso under protest, in the manner provided by statute, any tax, assessment or charge which Mortgagor may desire to contest prior to such fax, assessment or charge becoming delinquent 3. Upon the request of Mortgagee. Mortgagor shall deliver to Mortgagee all original leases of all or any portion of the Premises; together with assignments of such leases from Mortgagee; Mortgagee, which assignments shall be in form and substance satisfactory to Mortgagee; Mortgagor shall not, without Mortgagee's prior written consent, procure, pormit or accept any prepayment, discharge or compromise of any fent of release any tenant from any obligation, at any time white the indebtedness secured hereby remains unpaid. 4. Any award of damages resulting from condemnation proceedings, exercise of the power of eminent domain, or the taking of the Premises for public use is hereby transferred; assigned and shall be paid to Mortgagee; and such awards or any part thereof may be applied by Mortgagee, after the payment of all of Mortgagee's expenses, including costs and attorneys' and paralegals' fees, to the reduction of the indobtedness secured hereby 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. No remedy or right of Mortgages hereunder shall be exclusive. Each right of remedy of Mortgages with respect to the Liabilities, this Mortgage or the Premises shall be in addition to every other remedy or right now or herer iter existing at law or in adulty. No delay by Mortgages in exercising, or omitting to exercise, any remedy or right accruing on Default shall impair any such termedy or right, or shall be construed to be a waiver of any such Default, or acquiescence therein, or shall affect 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 desired expedient by Mortgages. 6. Mortgagor shall keep the Premises and all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by fire, lightning, windstorm, vandatism and malicious damage and such other hazards as may from time to time be designated by Mortgagor shall keep all buildings and improvements now or hereafter situated on the Premises insured against loss or damage by flood, if the Premises is tocated in a flood hazard zone. Each insurance policy shall be for an amount sufficient to pay in full the cost of replacing or repairing the buildings and improvements on the Premises and, in no event less than the principal amount of the Note. Mortgagor shall obtain hability 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 case of loss or damage, to Mortgagoe. Each insurance policy shall contain, a lender suces payable clause or endotsement. In form and substitute satisfactory to Mortgagoe Mortgagoe shall deliver in Insurance policy shall not be cancellable by the insurance policy shall policies not less than ten days prior to the respective dates of expiration. Each insurance policy shall not be cancellable by the insurance company without at less 30 days' prior written notice to Mortgagoe. Upon Defaul, by Mortgagor hereunder, Mortgagee may, but need not, make any payment or perform any act required of Mortgagor hereunder in 7. Upon Defaul by Mortgagor hereunder, Mortgagoe may, but need not, make any payment or perform any act required of Mortgagor hereunder in any form and manner der and expedient by Mortgagoe may, but need not, make full or perful payments of principal or interest on any encumbrances, flens or e.e., interests affecting the Premises and Mortgagoe may purchase, discharge, compromise or settle any tax liter or other flen or title or claim theteof, or red, em iromany tax sale or forfeiture affecting the Premises or contest any tax or assessment. All moneys paid for any of the purposes hisrein authorized and all expenses paid or incurred in connection therewith, including attorneys and paralegals' fees, and any other funds advanced by Mortgagoe to project the Premises or hisracon pulsarsoonable dompensation to Mortgagoe for each matter concerning which action notein authorized may be taken, shall be so much adult indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at apparant manner against any or the post malurity rate set forther the Note. Inaction of Mortgagoe shall never be considered as a winver of any right account of mortgagoe on account of my efault hereunder on the part of Mortgagoe. 8. If Mortgagee makes any pay per i authorized by this Mortgage relating to taxes, assessments, charges, liens, security interests or encumbrances, Mortgagee may do so according to any bit? I terment or estimate received from the appropriate party claiming such funds without inquiry into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, statement or estimate or into the accuracy or validity of such biff, accuracy or accuracy or validity of such biff, accuracy or accura claim thereof.

9: Upon Default, at the sole option of Mort ages, the Note and or any other Liabilities shall become immediately due and payable and Mortgagor shall pay all expanses of Mortgagoe including attorneys and parallegals fees and expenses incurred in connection with this Mortgago and all expenses incurred in the entorcement of Mortgagoe's rights in the Pren isos and other costs incurred in connection with the disposition of the Premises. The term "Default" when used in this Mortgagoe instance and in a serial and to deliver to the Mortgagoe written notice of the connected in the Note and includes the failure of the Mortgagor to completely curre any Cause for Default and to deliver to the Mortgagoe mails written notice to the Mortgagor that a Cause for Default has occurred and a sense for Default under the Mortgagor to accomplete the Mort

10. Notwithstanding any other provisions of this Mortgage, no said lease, mortgage, trust deed, grant by Mortgagor of an encumbrance of any kind, conveyance; transfer of occupancy or possession; contract to sell, or transfer of the Premises, or any part thereof, or sale or transfer of ownership of any beneficial interestion power of direction in a fand trust which holds title to their remises, shall be made without the prior whiten consent of Mortgagee.

11. "Liabilities" means any and all liabilities, obligations and indebtedness" (Mr. rigagor or any other maker of the Note to Mortgagee for payment of any and all amounts due under the Note or this Mortgage, whether heretofore, now of the note of the Note or this Mortgage, whether direct or indirect, absolute of the liabilities received, arising or evidenced hereunder or under the Note; whether direct or indirect, absolute of the liabilities are relating to the Mortgagee's rights, or under the liabilities received with alterneys' and parallegals' less relating to the Mortgagee's rights, or under the liabilities secured by this Mortgagee or drafting any documents for the Mortgagee at any time. Note with standing the fire joing or any provisions of the Note, the Liabilities secured by this Mortgage shall not exceed the principal amount of the Note, plus interest thereon, and only disbursements made for the payment of taxes, special assessments, or insurance on the property subject to this Mortgage, with interest on such disburser at 1s. and it permitted by law, disbursements made by Mortgages which are authorized hereunder and attorneys fees, costs and expenses relating to the erforce rent or attempted enforcement of the Note and this Mortgage, plus interest as provided herein.

Montgage, plus interest as provided herein.

12. When the indehtedness secured hereby shall become due whether by acceleration or otherwise. Wortgage shall have the right to toroclose the lien of this Mortgage, in any suit to foreclose the lien of this Mortgage, there shall be allowed and inclused, as additional indebtedness in the judgment of foreclosure all expenditures and expenses which may be paid or incurred by or on behalt of Mortgage for attracts? and paralegals flees, appreisers flees, outlays for documentary and expert evidence, stenographers, charges, publication costs and costs of procuring all abstracts of title. If the searches and examinations, title insurance policies, Torrens certificates, tax and lien searches, and similar data and assurances vith respect to title as Mortgagee may deem to be reasonably necessary either to prosecute the foreclosure suit or to evidence to bidders at any foreclosure suit. A full the foregoing items, which may be expended after entry of the foreclosure judgment, may be estimated by Mortgagee. All expenditures and expenses and in this paragraph, when incurred or paid by Mortgagee shall become additional indeptedness secured hereby and shall be immediately due and payable. With interest thereon at a rate equivalent to the post maturity interest-fate set forth in the Note. This paragraph shall also apply to any expenditures an extenses incurred or paid by Mortgagee or on behall of Mortgagee in connection with (a) any proceeding, including without limitation, probate and b inkers in the mortgage after accrual of the right to foreclose whether or not accusally commenced or preparation for the commencement of any suit for the foreclostife of this Mortgage after accrual of the right to foreclose whether or not accusally commenced or preparation for the commencement of any suit for the foreclostife of this Mortgage after accrual of the right to foreclose whether or not accusally commenced. security hereof, whether or not actually commenced

The proceeds of any forestoours sale shall be distributed and applied in the following order of priority first, on account of all loss and expenses incident to the toreclosure proceedings, including all the items that are mentioned in the immediately preceding paragraph; second, all other items 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 Mortgaggra, 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 homestead 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 trendency 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 redemption or not, as well as during any further times when Mortgager, except for the intervention of the receiver, would be entitled to collect the rents, issues and profits. Such receiver shall also have all the processor of the intervention of the Premises. The court in which the precious statistical manner of the protection, possession, control, management and operation of the Premises. The court in which the precious statistic fielding, in printing of a great depth of the receiver to apply the net income in the receiver's hands in payment in whole or in part of the indebtedness's source of the processor of the income in the receiver's hands in payment in whole or in part of the indebtedness's source of the processor of the processor of the income in the receiver's hands in payment in whole or in part of the indebtedness's source of the processor of the income in the receiver's hands in payment in whole or in part of the indebtedness's source of the income in the receiver's hands in payment in whole or in part of the indebtedness's source of the line or encumbrance which may be or bicome superior of the indebted of the processor of the processor of the indebted of the payment in the foreign of the payment in the foreign of the payment in the foreign of the pa 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

· Mortgages shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose. 16.

17. Mortgages 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 flable for the payment of the indebtedness secured hereby or any part thereof, whether or not auch persons or parties shall have executed the Note or this Mortgage. Each Mortgagor shall be jointly and severally obligated hereunder. The singular shall be applicable to all genders. The word "Mortgagee" includes the successors and assigns of Mortgagee.

19. This Mortgage has been made, executed and delivered to Mortgages in Schaumburg, tillnois, and shall be construed in accordance with the laws of the State of Itinois. Wherever possible, each provision of this Mortgage, shall be interpreted in such manner as to be effective and valid under applicable law. It any provisions of this Mortgage are prohibited by or determined to be invalid under applicable law, such provisions shall be ineffective to the extent of such prohibitions or invalidity, without invalidating the remainder of such provisions of this Mortgage.