METERATIONAL BANK OF LANSING PARTIES TO STREET 89191811 Lansing, Illinois 60438

	REVOLVING	G CREDIT MORTGAGE		* * * * * * * * * * * * * * * * * * * *	
THIS MORTGAGE is dated as of	April 26	19.89 and is between	n	· · · · · · · · · · · · · · · · · · ·	
David M. Zerante	and Karen M. Zerante	, his wife		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
					("Mortgagor")
and American National Bank of Lansing, 3	115 Ridge Road, Lansing, Illinois 60438 ("Mort	gages").			
	•••	ITNESSETH:		*1111	
Mortgagor has executed a Revol	ving Credit Note dated the same date	as this Mortgage payable to the or	der of Mortgages	(the "Note"), in the	principal amount of
Ten Thousand and (00/100				Dollars
	he "Line of Credit"). Payments of princip	pal and interest on the Note shall be	due and payable	monthly beginning or	n the fifteenth day of
May , 19 and payable five (5) years after the date	89 and continuing on the filteenth of of this Mortgage. Interest on the Note si	day of each month thereafter, and the half be calculated on the daily unpaid	entire unpaid ba I principal balance	lance of principal and e of the Note at the per	interest shall be due r annum interest rate
equal to 1.50 % per annu	um in excess of the Variable Rate Inde	x (defined below). Interest after De-	lault, (defined be	low), or malurity of th	ie Note, whether by
to prepay all or any portion of the unpa	culated at the per annum interest rate equi and balance of the Note at any time, withou ness evidenced by the Note and the Liabi NT and MORT GAGE unto Mortgagee, all	ut penalty. Jules (defined below), including any s	ind all renewals a	nd extensions of the N	lote. Mortgagor does
County ofCook	, and State of Illinois, legally described	d as follows:			
included in the Sub	Edgewood Park Annex, division recorded as	document 8907742)	the Nort	h $3/4$ of the	e
West 1/2 of the North	tryest 1/4 of Section	1 20, Township 35 N	orth, Rai	nge 14, Eas	t of
the Third Principal	Meridian, in Cook Co	ounty, Illinois.			
PTN No. 32-20-102-02	21				
Commonly known as:	1136 Franklin Avenue				Σ (*
	Chicago Heights, IL	89191811		891918	111

which is referred to herein as the "Premises", together with all improvements, building at the remaining and all types and kinds of furniture, fixtures, apparatus, mather invariant and equipment including without limitation, all of the foregoing used to supply heat, gas, air conditioning, water, light, power, refrigeration or ventilation (whether single units of centrally controlled) and all screens, windows hades, storm doors and windows, floor coverings, awrings, stoves and water heaters, whether now on or in the Premises of her latter erocted, installed or placed on or in the Premises, and whether or not physically attached to the Premises. The foregoing items are and shall be deemed a part of the Primises and appropriate appropriate particular the accurst for the Clabitities.

The Note evidences a "revolving credit" as defined in Illinois Revised Statutes Chapter 17, Principh 6405. The lien of this Mortgage secures payment of any existing indebtedness and future advances made pursuant to the Note, to the same extent as if such future at various 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 Mortgage is executed and without review to whether or not there is any indebtedness outstanding at the time and some properties.

- physically allacehous to the Primary Conditions deviced in this service of the Statutes Chapter 17, Printing the 1955. The ison of this Mortgage secures payment of any existing indebtedness and pursua advances made at the time this Mortgage is executed and without very service were made at the time this Mortgage is executed and without very service were made at the time this Mortgage is executed and without very service whether or not there is any indebtedness outstanding at the time any governor in made.

 Further, Mortgage and the primary protings and assign to Mortgage, all leases, written or with it, erest, assum and printing of the Primary and administration, all rents.

 Further, Mortgage and the primary protings and assign to Mortgage, all leases, written or with it. erest and the primary and administration at the primary and all present and burst leases of the Primary and gother with the light, but the lease of the Primary and the primary protings and benefits on a control of the primary and all present and burst leases of the Primary and the primary protings and benefits on the primary and all present and burst leases of the Primary and all present and burst leases of the Primary and the primary and all present and burst leases of the Primary and all present and the primary and all primary and all present and the primary and all present and all the primary and all present and all the primary and all present and all the primary and all the
- 8. If Mortgagee makes any payment authorized by this Mortgage related by the security interests or encumbrances. Mortgage may do so according to any bill, statement or estimate received from the appropriate party claiming such funds without inquiry into the accuracy or validity of such bill, statement or estimate or into the validity of the lien, encumbrance, security interest, tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

9. Upon Default, at the sole option of Mo to be etile No rend/or must etiletilit a chilib loome in media by dier and systre and Mortgagor shall pay all expenses of Mortgagoe including atterneys' and paralle pales felies in the Premises and other costs incurred in connection within disposition of the Premises. The turn conditions or after details in the Note, including but not limited by the felies of Mortgagor to pay the Note or Liabilities in accordance with their terms or failure of Mortgagor to comply with or to perform in accordance with any representation, warrantly, term, provision, condition, coverant or agreement or writing securing any Liabilities. Default under the Note shall be Default under this Mortgage.

10. Notwithstanding any other provisions of this Mortgage, the State, desse, mortgage; trust deed, grant by Mortgagor of an encumbrance of any kind, conveyance, transfer of the Premises, or any transfer of the Premises, or any transfer of the Premises, or any state of the Premises, or any state or transfer of any term of any terms or direction as lead

occupancy or possession, contract to sell, or transfer of the Premises, or any part thereof, or sale or transfer of ownership of any beneficial interest or power of direction in a land trust which holds title to the Premises, shall be made without the prior written consent of Mortgagee.

11. "Liabilities" means any and all flabilities, obligations and incebtedness or Mortgager or any other maker of the Note to Mortgage for payment of any and all amounts due under the Note or this Mortgage, whether heretofore, now wring or hereafter arising or owing, due or payable, however created, arising or evidenced, whether direct or indirect, absolute or contingent, primary or secondary, joint or several, whether existing or arising, together with attorneys' and paralegals' fees relating to the Mortgage's rights, remedites and security interests hereunder, including advising the Mortgage or drafting any documents for the Mortgage at any time. Notwithstanding the foregoing 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 any disbursements made for the payment of taxes, special assessments, or insurance on the property subject to this Mortgage, with injurest on such disbursements, and if permitted by law, disbursements made by Mortgagee which are authorized hereunder and attorneys' fees, costs and expenses relating to the enforcement or ettempted enforcement of the Note and this Mortgage, plus interest as provided herein.

12. "Variable Rate Index" means the interest rate established or amounced by 1st National Bank of Chicago as its "Prime Commercial Rate" on the Interest and the Variable Rate Index" means the interest rate established or amounced by 1st National Bank of Chicago as its "Prime Commercial Rate" on the Interest rate of the National Rate Index"

12. "Variable Rate Index" means the Interest rate established or announced by 1st National Bank of Chicago as its "Prime Commercial Rate" on the litternih day of each month. Any change in the Variable Rate Index will become effective on the treathy-fourth day of each month. Any change in the Variable Rate Index will be applicable to all the outstanding Indextreams under the Note whether form any pasts or future principal advances made under the Note. If 1st National Bank of Chicago discontinues announcing or establishing the "Prime Commercial Rate," the Variable Rate Index shall be the Interest rate published in the Federal Reserve statistical reference 1.15 as the "Bank of Prime Loan" Interest rate on the Theorith day of each month.

informary peace injuries principle advances inside united by the Selected Reserves statistical release 14.15 as the "Sank Prine Loan" interest rate published in the Federal Reserves statistical release 14.15 as the "Sank Prine Loan" interest rate on the this enter the one of the principle of the selected principle of the selecte

- unpaid on the vote and the caputage, use o interest and then to principall; fourth, any surplus to Mortgagor or Mortgagor's heirs, legal representatives, successors or assigns, as their rights may appear.

 15. Upon, or at any time after the fillin 10.1 complaint to foreclose this Mortgage, the court in which such suit is filled may appoint a receiver of the Premises. The receiver's appointment may be made either before or with selfs, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for the receiver and without regard to the then value of the Premises / v hether the Premises shall be then occupied as a iromestead or not. Mortgage may be appointed as the receiver shall have power to collect the cents, issues and profits of the Premises during the push statutory period of redemption, if any, whether there is redemption or not, as well as during any further times when Mortgagor, except for the intervention of the receiver, would be receives shall have to collect the rettle, issues and position of the retember of the declarity statutory period of redemption, if any, whether there is redemption 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 protection, possession, control, management and operation of the Premises. The court is which they have not still field 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 accurred by any judgment foreclosure, this Mortgago, or any tax, special assessment or other field or encumbrance which may be or become superior to the lief theory of the judgment, and the deliciency judgment against Mortgagor or any guarantor of the Note in case of a foreclosure sale, and deliciency, in a superior to the lief the field of the lief or of the judgment, and the deliciency judgment against Mortgagor or any guarantor of the Note in case of a foreclosure sale, and deliciency, in a superior to the lief the field of the lief or of the judgment, and the deliciency judgment against Mortgagor or any guarantor of the Note in case of a foreclosure sale, and deliciency, in a superior lief the mortgagor or any guarantor of the Note or the Mortgagor and access thereto shall be permitted for that nurpose.

 18. Mortgagoe agrees to release the lien of this Mortgago and pay "I promise of the indebtedness secured herein by the note of this Mortgagor. The word "Mortgagor" when used herein shall also include all persons or parties in sulf have executed the Note or this Mortgagor. Each Mortgagor in the indebtedness secured herein by any part thereof, whether or not such persons or parties shall have executed the Note or this Mortgago. Each Mortgagor in Lansing, Illinois and shall be con

of Mortgagor the day and year set forth above.

and seal A

BORROWER AGREES THAT THE ADDITIONAL TERMS AND PROVISIONS ON THE FRONT SIDE HEREOF SHALL CONSTITUTE A PART OF THIS MORT GAGE AND ARE INCORPORATED HEREIN. DEPT-01 RECORDING \$15,00 STATE OF ILLINOIS COUNTY OF COOK

			a Notary Pi	a Notary Public in and for the County and State aforesaid, in			
hereby certify that	David M.	Serunte and	Karon M. Soro	nto, his wife	<u>Q</u>		
personally known to me to	o be the same person(s) whose name(s)	subscribed to the for	egoing instrument, appeare	d before me this day in person	and ackno	
edged to me thathell	signed and	delivered said instrume	nt as their own free	and voluntary act, for the us	es and purposes therein set for	h.	
. GIVEN under my hand	and Notarial Seal this	26th day of	April	19.(8.7)	4		
				Vargian a.	All poor		
	· · · · · · · · · · · · · · · · · · ·		NOTARY	PUBLIS	Things.		
My Commission Expires: _	10.2-9	7		OFFICE	AL SEAL		

Notary Public, State of Illinois My Commission Expires 10-2-91

Bex 2.15