Gold/File

This document prepared by NED Skokie Bank N.A. 8001 N. Lincoln Skokie, Il. 60077 CIAL2COPY REVOLVING CREDIT MORTGAGE

See attached rider

89281208

THIS MORTGAGE is dated as ofJune 2019 his wife	89 and is between Michael P. Kuhn and Sharon Ann Kuhn
("Mortgagor") and theNED Skokie Bank, N.A.	("Mortgagee
	ITNESSETH
20,000,00	date as this Mortgage payable to the order of Mortgages (the "Note") in the princip
Building a management's term (not the proceeding 1 and	ments of accrued interest on the Note shall be due and payable beginning.
19 us and continuing on the same day of	f each month thereafter, and the entire unpaid balance of principal and interest shi
be due and payable on OTE 20 19 94 Interest on per annum rate equal to OTE (1.0) percent pe	the Note shall be calculated on the daily unpaid principal balance of the <mark>Note at t</mark> er annum in excess of the Variable Rate Index. As used in the Note and this Mortgag
"Variable Rate Index" will be the rate of interest, or the highest rate if more	re than one, published in The Wall Street Journal in the "Money Hates" column as ti
"Prime Rate" on the last business day of each month for the preceding h	nusiness day. As used in the Note and this Mortgage "business day" means any di
results in the Variable Rate Index being more on the last flusiness day of t	Wall Street Journal is not published. Any change in the Variable Rate Index whi the month than it was on the first day of the billing cycle will become effective on t
	Hate Index. Any change in the Variable Rate Index which results in the Variable Ra That day of the hilling eyale will become alfestive on the first day of the billing eya
/ during which the change in the Variable Data Index-occurred. The Varial	ble Rate Index may fluctuate under the Note from month to month with or witho
from any past or future principal advances thereunder in the event The	index will be applicable to all the outstanding indebtedness under the Note wheth Wall Street Journal discontinues the publication of the "Prime Rate" in the "Mon
Rates" column, the Variable Rate Index shall be the Interest rate publish- month Interest after Default, (defined below), or maturity of the Note, whi	ed in the Federal Reserve Statistical Release H 15 for the last business day of ear other by acceleration or otherwise, shall be calculated at the per annum rate equal
	the Variable Rate Index. Mortgagor has the right to prepay all or any part of the
aggragate unpaid principal balance of the Note at any time, without per	
To secure payment of the indebtodness evidenced by the Note and	the Liabilities (defined below), including any and all renewals and extensions of the
estate situated, tying and being in the County of	TGAGE unto Mortgagee, all of Mortgagor's estate, right, title and interest in the re- and State of Illinois, legally described as follows
Lot 331 in Graylani Pur Addition to Chicago, be	aing a Subdivision of the North 1/2 of the Northeast 1/2 of
Section 21, Township 40 torth, Range 13, East of	the Third Principal Meridian, in Ocok County, Illinoi
- /x.	
5018 W. Byron, Chicago, 11. 60641 P.I.N.#1	L3-21-205-034
	$egin{array}{cccccccccccccccccccccccccccccccccccc$
which is referred to herein as the "Premises", log/th // with all improve	ements, buildings, tanamants, heraditaments, appurtenances, gas, oil, minorali
gas, air conditioning, water, light, power, refrigeration or co-tilation (wh doors and windows, floor coverings, awnings, stoves and wilter heaters, wh	nds of fixtures, including without limitation, all of the foregoing used to supply heal lether single units or centrally controlled) and all screens, window shades, storn hether now on or in the Premises or hereafter elected, installed or placed on or in the hold goods are excluded from the security interest and lien granted herein. The crition of the security for the Liabilities.
of any existing indebtedness and future advances made pursual if to the secution of this Mortgage, without regard to whether or not there is a constant.	d Statutes Chapter 17. Paragraph 6405. The lien of this Mortgage secures paymen Note, to the same extent as if such future advances were made on the date of the dvance made at the time this Mortgage is executed and without regard to whether, o
not there is any indebtedness outstanding at the time any advance is place.	
	If lea les, written or verbal, rents, issues and profits of the Premises, including this and benefits due, payable or accruing, and all deposits of money as advance.
rent or for security, under any and all present and future leases of the Premi	ises, trige her with the right, but not the obligation, to collect, receive, damand, sui
	of thit. Mo thage agrees, as a personal covenant applicable to Mortgagor only, and an Mongryor, that until a Default shall occur or an event shall occur, which unde
the terms hereof shall give to Mortgages the right to foreclose this Mortga	age. Mortinar or may collect, receive and enjoy such avails.
Further, Mortgagor does hereby expressly waive and release all righ of tillnois.	sts and benefits v -dr r and by virtue of the Homestead Exemption Laws of the State
Further, Mortgagor covenants and agrees as follows	
	uildings or improvement now or hereafter on the Premises which may become
camaged or be destroyed. (b) keep the Premises in good condition and re-	pair, without waste, and except for this Mortgage, free from any oncumbrances,
security interests, liens, mechanics' liens or claims for iten. (c) pay when dut upon request exhibit satisfactory evidence of the discharge of such iten.	e any indebtedness which may ha secured by a lien or charge on the Premises, and or charge to Mortgagee: (d) or mylete within a reasonable time any building or
buildings now or at any time in process of construction upon the Premises, ((e) concity with all requirement, of all laws or municipal ordinances with respect to such the Premises, except as required by law or municipal ordinance, unless such
alterations have been previously approved in writing by Mortgagee. (g) ref	
THE LINDEDRIGNED AGRESS TO THE TERMS OF THIS NOTE SE	T FORTH ABOVE AND TO THE ADDITIO IAL TERMS AND PROVISIONS SET
FORTH ON THE REVERSE SIDE OF THIS DOCUMENT, WHICH ARE INC	
WITNESS the hand and seal of Mojigago	the day and year our above
	the Keyling
Michae	P. Kim Sharon and Kuha
STATE OF ILLINOIS	Sharon Ann Kuhn
COUNTY OF Cook SS	
the undersigned	, a Notal Cublic in and for
aid County and State, do hereby certify that Michael P. Kt	uhn and Sharon Ann Kuhn
ersonally known to me to be the same person(s) whose name(s)	
pragoing instrument, appeared before me this day in person, and acknowled	igod that 💢 he 🗶 signed and delivered the said instrument as his/her free
nd voluntary act, for the uses and purposes herein set forth	4
Given under my hand and notarial seal this 20th day of June	1989 B
- A Comment of the Co	1 Land Control of the
ly Commission Expires	OFFICIAL SEAL
	Netaris (), Berndi-Go
TATE OF ILLINOIS SS	Notorized in the State of Hillings My Commission Expires 12/01/82
QUNTY OF	
	a Notary Public in and for
e County and State aforesaid, do hereby certify that	
	personally known to me to be
nd	
	corporation, subscribed to the foregoing instrument, appeared
afore me this day in person and acknowledged to me that they, being thoreu	into duly authorized, signed and delivered said instrument as their own tree and
oluntary act and as the free and voluntary act of said corporation, for the u	ises and purposes therein set forth.
Given under my hand and notarial soal this day of	·
	Notary Public
Commission Expires	

Pink/Gustamer

White/Original

Canary/Customer

3. Upon the request of Morrgagee, Morrgages shall deliver to Morrgages all original leases of all or any portion of the Premises, together with assignments of such leases from Mortgages, Morrgages, which assignments shall be in formand substance shisfactory to Mortgages, Morrgages shall not without Mortgages's prior written consent, procure, permit or accept any prepayment, discharge or 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 eminent domain, or the taking of the Premises for public use is hereby transferred, assigned and shall be paid to Mortgagee; alid 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 indeptedness secured hereby and Mortgagee's hereby authorized, on behalf and in the name of Mortgager, to execute and deliver valid acquittances and to appeal from any such award.

No remedy or right of Mortgages hereunder shall be exclusive. Each fight or 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 here: flor existing at law or in equity. No delay by Mortgages in exercising, or omitting to exercise, any remedy or right accruing on Default shall impair any such inmedy or right, or shall be construed to be a waiver of any such. Default, or acquires therein, or shall affect any subsequent Default of the same or a different hature. Every such remedy or right may be exercised concurrently or independently, and when and as often as may be deemed expedient by Mortgages

Mortgagor shall keep the Pramises and all buildings and improvements new or hereafter situated on the Pri mises insured against loss or damage 6. Mortgagor shall keep the Premises and all buildings and improvements now or hereafter situated on the Pir mises insured against loss or damage by tire, lightning, windstorm, vandalism and maticious damage and such or their hazards as may from time to time be designated by Mortgagor shall keep all buildings and improvements now or hereafter situated on the Premises in nured against loss or damage by flood. If the Premises is located 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 amount of the Note Mortgagor shall obtain liability insurance with respect to the Premises in an amount which is acceptable to Mortgagee. All policies shall be issued by companies satisfactory to Mortgagee. Each insurance policy shall be payable in case of loss or additional and renewal policies. Including additional and renewal policies. In Mortgagee In case of insurance about to expire Mortgagor shall deliver to Mortgagee renewal 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 least 30 days' prior written notice to Mortgagee.

7. Upon fault by Mortgagor hereunder, Mortgagee may, but need not, make any payment or performany act required of Mortgagor hereunder in any form and mariner dermed expedient by Mortgagee, and Mortgagee may, but need not, make full or partial payments of principal or interest on any encumbrances, liens or security interests affecting the Premises and Mortgagee may purchase, discharge compromise or settle any tax lien or other lien or title or claim thereof, or recent All moneys paid for any of the purposes harein authorized and all errienses paid or incurred in connection therewith, including attorneys, and paralegais' fees, and any other funds advanced by Mortgagee to protect the Premise or the fiel hereof, plus reasonable compensation to Mortgagee for each matter concerning which action herein authorized may be taken, shall be so in or the identical inclededness secured hereby and shall become immediately due and payable without notice and with instead thereon at a periannum rate equity and it to the post maturity rate set forth to the Note finaction of Mortgagee shall never be considered as a waiver of any right accruing to Mortgagee on account or, any betaut hereunder on the part of Mortgagee.

8. If Mortgagee makes any pay hem authorized by this Mortgage relating to taxes, assessments, charges, liens, security interests or encumbrances. Mortgagee may do so according to any 1, 11, itainment or estimate received from the appropriate 1 arty claiming such funds without inquiry into the accuracy or validity of such bill, statement or estimate or into the validity of the lien, endumbrande, kedurity interest, tax, assessment, sale, forfeiture, tax ben or title or

8. Upon Default, at the sole option of Mr. Ic. gee, the Note and, or any other Liabilities shall become immediately due and payable and Morigagor shall pay all expenses of Morigagoe including attrineys and paralegats fices and expenses incurred in connection with this Morigage and all expenses incurred in the enforcement of Morigagoe's rights in this Pricinises and other costs incurred in connection with the disposition of the Premises. The term "Default" when used in this Morigago, has the same may aligned in the Note and includes the failure of the Morigagor to completely cure any Cause tor Default within ten (10) days after the Morigagoe mails written notice to the Morigagor that a Cause for Default under the Morigagor that a Cause for Default and to delive to the Morigagor means any one or more Lithle events, conditions or acts defined as a "Cause for Default" in the Note, including but not limited to the failure of Morigagor to pay the Note or Liabilities in accordance with their terms or failure of Morigagor to comply with or to perform in accordance with any representation, warranty, term, provision, um discondance of Writing securing any Liabilities.

10. Notwithstanding any other provisions of this Mortgage, no salr, leak to mortgage, trust deed, grant by Mortgagor of an encumbrance of any kind. Conveyance, transfer of occupancy or possession, contract to sell, or trailster 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.

*** "Liabilities" means any and all tiabilities, obligations and indebted: esrip! Mortgagor or any other maker of the Note to Mortgagoe for payment of any and all amounts que under the Note or this Mortgago, whether heretofore, now living or hereafter arising or awing, que or payable, however created, arising or avidenced hereunder or under the Note, whether direct or indirect, absolute under the growth and paralegals! fees relating to the Mortgagoe's right is, in modes and security inferests hereunder, including advising the Mortgagoe or drafting any documents for the Mortgagoe at any time. Notwithstanding the non-going or any provisions of the Note, the fill liabilities secured by this Mortgagoe shall not exceed the principal amount of the Note, plus interest thereon, and any disbursements made for the payment of faxes, special assessments, or insurance on the property subject to this Mortgago, with interest on such diffusionable and if permitted by law, disbursements made by Mortgagoe which are sufficient as considering to the enfr....ment or attempted enforcement of the Note and this Mortgagoe which are sufficient as provided hereunder and attorneys' lees, costs and expenses relating to the enfr....ment or attempted enforcement of the Note and this Mortgagoe which are sufficient as provided hereunder and attorneys' lees, costs and expenses relating to the enfr....ment or attempted enforcement of the Note and this Martgage, plus interest as provided herein

Mortgage, plus interest as provided herein

12. When the indebtedness socured hereby shall become due whether by acceleration or otherwise. Mortgage shall have the right to torectose the illen of this Mortgage, in any suit to foreclose the lien of this Mortgage, there shall be allowed and including a comparison of the property of th

13 The proceeds of any forestoours sale shall be distributed and applied in the following order of priority first on account to an expenses incident to the foreclosure proceedings, including all the items that are mentioned in the immediately preceding paragraph, second all of the items which under the terms of this Mortgage constitute indeptedness securably this Mortgage additional to this Mortgage constitute indeptedness securably this Mortgage additional to the Note, with inferest microon as herein provided; third, all principal and interest time and interest time with the Note and the Limbitutes (first to interest and then to principal). Jourth, any surplus to Mortgagor's heirs, legal representatives, successors or assigns, as their rights may appeal.

Mortgagor or mortgagor's heirs, legal representatives, successors or assigns, as their rights may appeal

14. Upon, or at any time after the filing of a completed by the foliage, the court in which such suit is filed may appoint a receiver of the Premises. The receiver appointment may be made either béfore or after sale, without notice, without regard to the solvency or insolvency of Mortgagor at the time of application for the receiver and without regard to the fleen value of the Premises or whether the Premises shall be then occupied as a homestead or not Mortgagoe may be appointed as the receiver. Such receiver shall have power to collect the renis, issues and profits of the Premises during the pendency of time 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 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 power who begins in the receiver to apply the net income in the receiver is hands in payment in whole or a part of the indebtedness sociated heres. Such as the first of the program of the foregoing or any tax special assessment or other leaf of the payment, and the deficiency judgment against Mortgagor or any quarantor of the leaf of the history.

15. No action for the same in an action at law upon the Note.

to the party interposing the same in an action at law upon the Note

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 distrining 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 Mortgago. Each Mortgagor shall be jointly and severally obligated hereunder. The singular shall include the plural, the plural shall mean the singular and the use of any gender shall be applicable to all genders. The word "Mortgagee" includes the successors and astigns of Mortgagee.

19.	This Morigage has been made, axecuted and derivered to morrywipe in		
			Illinois and shall be construed in
accordance	e with the laws of the State of Illinois. Whatever possible, each provision of	his Mortgage shall be interpreted in	such manner as to be effective and
	r applicable law. If any provisions of this Mortgage are prohibited by or d		
inelfactive	to the extent of such prohibitions or invalidity, without invalidating the rem	binder of such provisions or the rema	uning provisions of this Mortgage

UNOFFICIAL COPY 4

RIDER TO REVOLVING CREDIT MORTGAGE DATED AS OF THE 20th DAY OF June , 19 89 SIGNED AND DELIVERED BY _____ Michael P. Kuhn and Sharon Ann Kuhn

89221208

Any change in the Variable Rate Index which results in the Variable Rate Index being less on the last business day of the month then it was on the first day of the billing cycle will become effective on the first day of the next billing cycle after the date of change in the Variable Rate Index. The maximum rate of interest on the Note will not exceed 16_0 %

This Rider is attached to the Mortgage and incorporated therein in lieu of the portion of the seand paragraph of the Mortgage which has been striken.

Address:			
5018 W. Byron	Ox	Michael P. Kuhn	•
Chicago, Il.	60641	- Fichael F. Ruin	
5018 W. Byron	94	Sharon Ann Kuhn	,
Chicago, Il.	60641	Sharon Ann Kunn	
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DEPT-01

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144444 TRAN 0403 06/20/89 15:42:00 #5540 # D *-89-281208 COOK COUNTY RECORDER

MAIL

UNOFFICIAL COPY

A CONTRACTOR OF THE STATE OF THE

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to be stated on the first day of the reaching cycle after the made of

Serry Of Coof County Clerk's Office