CITIBAN(O

MORTGAGE PREFERRED LINE

1990 25 24 胡北 26

90412881

Ref.No.: 902061050520

One South Dearborn Street
Chicago, Illinois 60603

THIS MORTGAGE ("Mortgage") is made this day of Green day of "yours") and the Mortgagee, Citibank, Federal Savings Bank, a corporation organized and existing under the laws of the United States, whose address is One South Dearborn Street, Chicago, Illinois 60603 (herein "we," "us" or "our").

WHEREAS, Millard V. Driskell is (are) indebted to us pursuant to a Preferred Line Account Agreement ("Agreement") of even date hereof, in the principal sum of U.S. \$ 21,800.00, (Borrower's "Credit Limit") or so much of such principal as may be advanced and outstanding, with interest thereon, providing for periodic installment payments of principal of 1/60th of the principal balance outstanding and unpaid as of the date of the most recent advance to you thereunder, interest, optional credit life and/or disability insurance premiums, and miscellaneous fees and charges for ten (10) years from the date hereof; all such sums, if not sooner paid, being due and payable ten (10) years from the date hereof, the ("Maturity Date").

To secure to us: (a) the repayment of the indebtedness evidenced by the Agreement, with interest thereon, the payment of all other sums, with interest thereon advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants, and agreements of you herein contained; (b) the repayment of any future advances, with interest thereon, made to y'u y us pursuant to paragraph 7 hereof (such advances pursuant to paragraph 7 hereof of principal made after the date hereof os "future advances"); (c) any "Louns" (advances of principal after the date hereof) as provided for in the Agreement (it being the intention of you and us that all such Loans made after the date hereof enjoy the same priority and security hereby created as if all such Loans had been made on the date hereof); and (d) the performance of your covenants and agree aents under this Mortgage and the Agreement secured hereby. For this purpose, you do hereby mortgage, grant, convey and your rant (unless you are an Illinois land trust, in which case you mortgage, grant, convey and quit claim) to us the following described property ("Property") located in the County of Cook and State of Illinois:

LOT 9 (EXCEPT THE SOUTH 15 FEET THEREOF) AND THE SOUTH 20 FEET OF LOT 8 IN BLOCK 39 IN CREMIN AND BRENNAM'S LARVIEW PARK SUBDIVISION OF CERTAIN BLOCKS AND PARTS OF BLOCKS IN CROSBY AND OTHER'S SUBDIVISION OF THE SOUTH 1/2 (WEST OF RAILROAD) OF SECTION 5, TOWNSHIP 37 NORTH RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P.I.N. No. 1: 25-05-329-007

P.I.N. No. 2:

PROPERTY ADDRESS: 9421 South Ada Chicago, Illinois 60620

You covenant that you are lawfully seized of the estate hereby conveyed and have the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. You, unless you are an Illinois land trust, warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

Covenants. You and we covenant and agree as follows:

1. Payment of Principal and Interest. You shall promptly far when due by the terms of the Agreement the principal of and interest accrued on the indebtedness evidenced by the Agreement together with any other fees, charges or premiums imposed by the Agreement or by this Mortgage.

2. Line of Credit Loan. This Mortgage secures a Line of Credit Loan Agreement. You will enjoy access to that Line of Credit during the term hereof.

3. Agreed Periodic Payments. During the term hereof, you agree to pay or or before the payment due date shown on each periodic Billing Statement the Minimum Payment Due for that Billing Cycle (c.c.) Billing Cycle will be approximately one month). The payment due date for each Billing Cycle is approximately twenty-five (25, 4:ys after the close of the Billing Cycle.

If, on the Maturity Date, you still owe amounts under the Agreement, you will pay bose amounts in full on the Maturity Date.

4. Finance Charges. You agree to pay interest (a "Finance Charge") on the Outstanding Principal Balance of your Preserved Line Account as determined by the Agreement. You agree to pay interest at the Armual Percentage Rate of 14.4000%.

5. Application of Payments. Unless applicable law provides otherwise, all payments (or eved by us under the Agreement and this Mortgage shall be applied as provided in the Agreement. Charges incurred pursuant to paragraph 7 hereof will be treated as Finance Charges for purposes of application of payments only.

6. Charges; Liens. You shall pay all taxes, assessments, charges, fines and impositions attributed to the Property which may attain priority over this Mortgage, and leasehold payments or grounds rents, if any. You shall promptly furnish to us receipts evidencing these payments.

7. Protection of Our Rights in the Property; Mortgage Insurance. If you fail to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect our rights in the property (such as a proceeding in bankruptcy, probate, for condemnation or to enforce laws or Regulations), then we may do and pay for whatever is necessary to protect the value of the Property and our rights in the Property. Our action may include paying any sums secured by a lien which has priority over this Mortgage, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although we may take action under this paragraph 7, we do not have to do so.

Any amounts disbursed by us under this paragraph 7 shall become additional debt of yours secured by this Mortgage. Unless you and we agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the rate provided in the Agreement and shall be payable, with interest, upon notice from us to you requesting payment.

8. Borrower Not Released; Forebearance by Us Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by us to any successor in interest of yours shall not operate to release the liability of the original Preferred Account Holder's or your successor in interest. We shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Account Holder or Account Holder's successors in interest. Any forebearance by us in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

9. Successor and Assigns Bound; Joint and Several Liability; Co-Signers. The covenants and agreements of this Mortgage shall bind and benefit the successors and assigns of you and us, subject to the provisions of paragraph 12. Your covenants and agreements shall be joint and several. Any Mortgagor who co-signs this Mortgage but does not execute the Agreement: (a) is co-signing this Mortgage only to mortgage, grant and convey that Mortgagor's interest in the Property under

MORTGAGE (1)

UNOFFICIAL COPY

MORTGAGE PREPERKED LIKE

15954 399

and all the first in

A State of the Sta

 z_i

100 400 4000

But 8th 902061050520

THE WHILESON ("Company") I made this

<mark>and tha h</mark>ibritungadi C**hibbub**i, Wilberd Ishberd Ishberd, bubbo vari kaliba va kaliba va kaliba kan ilika kan il M<mark>hosb addigas Ish</mark> Odrob mith kanabada Birschi, Chibbpri Willerd Chibb ka Karol (kon kaliba va kaliba va kalib

APPERERAS, MIRRAR V. Division L. Land Same and Same and the state of t en de la composition La composition de la ota istoria dunde and na dibuta diamenta di premini di mendali per andi mali mali mali mali mali di periodi di Some statement but but fighted take causes use a promise hour the trestilla

> and substitutions are historia, that provide the account darks, worsely assists, the last हैं के कर के अनुसूत्र के रहत हो है जो के दूर के को किसी की समित्र हो है है जो उसी कर किसी के किसी अवस्था की सि in the indicated the Age was replaced the galactic field and an indicated by co call constitues careed the the to be thought because of the an estimate time of thinging raises ar egit erek ara ben lagggi telekgir rahal, işin arrantın kiri erekiti. The tell of the pitters of the contract of the If the new second of progration of the second forther as together that and much

to retain and selections for a contemporary and careful contemporary of

1780-liga akka egubiki etanyali madok biattikanya, watob · 公司,自己,可以的表现自身的自身是深度之后,经过了XX分子,如此人类是是数据的现在,或自由连续的 THE STATE OF THE PROPERTY OF THE STATE OF A PROPERTY OF A STATE OF SECTION SECONDARILL OF NORTH, RANGE HE EXTRA-GREAT

CHERTH HERMONE

为064000亿元的现在分词 PLN Mark

without the control to beyone thicken one may belt principally most the Property and that the Property defining and electrical exception and the state of the state of the second property of the second state of the state of the second state of the second state of the second secon $\mathbb{R}^{|\hat{f}|} f^{(i)} = \mathbb{R}^{|\hat{f}|} = \mathbb{R}^{|\hat{f}|}$ 310 427 70

ે અને પ્રાપ્ત સામે જ જાણેલું સહેલા કુંઇ મસોને બાળ, જાતું હતા છે હોઈ છે છે. જે મોરાજ્યાના કેલ્ડિં

b. Purimient of Peincipal and Interest. However, what is a property of the control of the control of the control of and indicate which we have the control of the control o seat in the Agreement of me this Morrhog. A. Line of Cradit Lane. This Mergane see, which has it Crasis Lean & common terms and induced to the expression of he was odinized.

Coording the lague bereen

L. Agrecoll Periodic Payon ins. We have been accessive as a second of the second of th ीर कार समेर स्पेरमारी प्रेमक एक एक देन क्रांबर विस्तर होते हुने होता होता है है। हाता होता होता होता होता है क andica

A Fridance Charges Ver open a page integral of the page of the page of the page of the control of the Property of the Age 3.5 P. 6000 S. 1.7

A scipplicantism of Paysonings, Caless appeals about the product of the control o ું ૧૮૦૦ લાક પ્રત્યાન કર્યો છે. તાલુક માના કરાયું માટે માના માના તાલુક માના કરવા છે. તેમ માના માના માના માના મા

ib. Churged, tilings Vall stall pay diffrance, aske include subsection in the consecution of the proof of the control of the first beautiful and the control of s incoming private garaged two departments

to Prince time of One Wights in the Property Ringery Sugar Secretaries and the second าง ราย และ เมื่อว่า และ การการการที่สายหลัง โดยสำนาจการการเก็บที่สังเก็บได้ และ ได้สายมีเหตุ สายผลิตัดการตั้ง การการการการการการการการการการการการการที่สายผลเลือน และ เก็บเดียกการทางที่ เก็บานให้สายเหตุ

on one of the control of the boards also a filled appear of lapticisms for many eight and best trades on a

ock Beermore Not be tropicly Ferdin overthe in Weller's Willer's Wall of a conservareasons of and arrays are applicable that equipment is continuing as a completification of ्रा के के पूर्व के अंदिर्व के अपूर्ण के का स्वयं करों (एक्स्वेयक वर्ग) के अस्मित्रकार्य और स्वा अवस्थित कार्यक्रमान कर वार वार स्थित को वास्तान होते. हैं के साम स्थान के साम के साम होते हैं के साम होते हैं के से अप ે. . ્રોઇસ્ક્રાપ્રકૃતિ, જેવા સ્પાકૃતિ કે પ્રાપ્યાન પ્રાપ્

i jere**ji. Sučinskiči sani**lištistinjas **b**ijanisti, fiziar inut janicinit biomitijas i ili segarali, ezereni, अंदुर्शकी प्रमुखी विदेशकी जाती है। यहाँ है कि सम्बद्धकी स्वाहित है जिस्ते हैं। है कि उन्हें हैं है है है है है ्राच्या है। है जिसके दूर्वाच का कि अपने दार्वा है। इस हो है और प्राप्त कार्य में है

CITIBAN(C

the terms of this Mortgage; (b) is not personally obligated to pay the sums secured by this Mortgage; and (c) agrees that we and any other Mortgagor may agree to extend, modify, forebear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Mortgagor's consent. Such a Mortgagor is identified below by executing this Mortgage as an "other owner" of the Property.

10. Prior Mortgages. You covenant and agree to comply with all of the terms and conditions and covenants of any mortgage, trust deed or similar security instrument affecting the Property which has or may have priority over this Mortgage, including specifically, but not limited to, timely making the payments of principal and interest due thereunder. Your failure to make such payments or keep such terms, conditions and covenants as provided for in such prior mortgages, trust deeds or security agreements shall constitute a default under this Mortgage, and we may invoke the remedies specified in paragraph 14 hereof.

(a) The occurrence of any of the following events shall constitute a default by you under this Mortgage: (1) failure to pay when due any sum of money due under the Agreement or pursuant to this Mortgage; (2) your action or inaction adversely affects our security for the Agreement or any right we may have in that security; (3) you gave or give us any false or materially misleading information in connection with any Loan to you or in your application for the Preferred Line Account; (4) title to your home, the Property, is transferred as more fully described in paragraph 12 below; or (5) any of you die.

(b) If you are in default under the Agreement or this Mortgage, we may terminate your Preferred Line Account and require you to pay immediately the principal balance outstanding, any and all interest you may owe on that amount, together with all other fees, costs or premiums charged to your account. The principal balance outstanding under the Agreement after default shall continue to accrue interest until paid at the rate provided for in the Agreement as if no default had occurred. In addition to the right to terminate your Preferred Line Account and declare all sums immediately due and owing under the Agreement, in the eve it of a default, we shall have the right to refuse to make additional Loans to you under the Agreement (reduce your Credit Limit). If we refuse to make additional Loans to you after default, but do not terminate your account, you must notify us in writing if you would like to obtain further Loans and can demonstrate that the condition that led to the default no longer exists.

- 12. Transfer of the Property. If all or any part of the Property, or an interest therein is sold or transferred by you, or if the beneficial interest, or any part thereof, in any land trust holding title to the Property is assigned, sold or transferred, or if you or the title holding trust cater into Articles of Agreement for Deed or any agreement for installment sale of the Property or the beneficial interest in the title holding land trust, without our prior written consent, excluding: (a) the creation of a purchase money security interest for household appliances; (b) a transfer by devise, descent or by operation of law upon the death of a joint tenant; or (c) the grant of any leasehold interest of three (3) years or less not containing an option to purchase,
- we may, at our option, declare all sums (cc.)r to by this Mortgage to be immediately due and payable.
- 13. Right to Reduce Line of Credit. We may reduce your Credit Limit or suspend your credit privileges (refuse to make additional Loans) if: (a) the value of the jour Property drops significantly below the appraised value upon which the Agreement was based; (b) a material change in your financial circumstances gives us reason to believe that you will not be able to make the required payments; (c) governmental action precludes us from charging the Annual Percentage Rate permitted by the Agreement or governmental action adversely affects our lien priority such that the value of out security interest falls below 120% of your Credit Limit; (d) we are notified by our it gulatory Agency that continuing to make Loans constitutes an unsafe and unsound practice; or (c) you are in default of any raterial obligation under the Agreement. If we refuse to make further Loans to you, but do not terminate your Preferred Line account, you must notify us in writing if you would like to obtain further Loans and can demonstrate that the conditions that gave us the right to refuse to make further Loans has changed.
- 14. Acceleration; Remedies. Upon a Default by you under this Mortgage, we, at our option, may require immediate payment in full of all sums secured by this Mortgage without farther demand and may foreclose this Mortgage by judicial proceeding. We shall be entitled to collect all expenses incurred in parsuing the remedies provided in this paragraph 14, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

| 15. Waiver of Homestead. You waive all | right of homestead exempt | tion in the property. | |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------|---------------|
| Dated: 8/16/90 | | | |
| | Mula | DV. Susker | |
| | MORTGAGO | R Millary V. Driskell | |
| | Xaye | e E. Kiriskell | |
| | MORTIGAGO | R Joyce E. Driske! | i |
| County of OOK ss. | | | |
| the undersigned, a Notary Public in at Millard V. Driskell, Joyce E. Driskell, per- foregoing instrument, appeared before me this da instrument as their free and voluntary act, for the | sonally known to me to be ly in person, and acknowle e uses and purposes therei | the same person whose names are subsidged that they signed, sealed and delive in set forth, including the release and v | cribed to the |
| right of homestead. OF FFE von under replant that official seal, this | 16th and aucu | ot 1090 | |
| JAMES BREWER | Guy or <u></u> | amos and | |
| OTARY PUBLIC, STATE OF ILLINOIS | Notary | | |
| ly Commission Expires 04/07/93 Commission Expires: 4-7- | <u>93</u> | | |
| | | ~ | |

UNOFFICIAL CO

the beautiful applied and but Thirteen Mentalphilan and Comment and Comment สูดได้ เดืองกับและเกิดได้ของกันที่ อัสด์ เลืองกับกับเลืองกับกับ

Le une, grogente net Main danlab projettana difficaminamina in la mandica de la company de la compan

lyprogent car refermed matter on arranging that the Prince of the second and applicable of the second auchtging, biliet blokk fel sintlim en, ertel interverung attactien ein schie ने कार का हुन्य होते । हुन् केंद्रोत पूर्व कार्य केंद्रा हुन्य है हुद्दा है पूर्व होते हुन् । हिन्न हुन् का उपक

Historial

the properties that the first of the appropriate and the first expensive the properties and the first party in ាលការ សង្កា ការពេញនេះ នេះទីទៅ ១៧៩ ក្រុមបញ្ជាប់បាន មានសមារា នៃការបានប្រើប្រើបានបាន មានអំពីមិ hat gave he may come as principally but not offerness the stought วง (สายสาราว (1880) วาร์ง ที่เหมาะเองทายากย่าวสู่หนึ่งทุกไม่ที่สายก็หาสู่หน้าสารให้เพื่ g ar that it was find brown in transferent it withing mill gate fragight in by

the fit describes an definite matter the depreciation in the second fit (d) ite alikera and kaj paj kaj manadan iza na primi kaj kaj paj igov milophi ound through together enterprise, he special reach had to the sticking ing tribu wagana pariosa ni yayannya Haga jingkah on taken of this is with not made plantages or ideal and to manufation Approximate in this weight of a detailer we significant house leaft to cover uçdan ödar kecali kindi). Iras əshərdi dirinkan yalında yakın kindik in başkırında kindik egica estity us en whiteeg is you would into a proposition to the land ខាន់លើបក្សាលើ នេះ អេរុប៉ុន្តែ៤

the Franklin of the Profesive of the first in the Posperio a and totall form Linch that his decisions than quie visit befronks incommune built and an americant fan ant de roe cinn ar roe troes yn throllion eithe ent an arbyr sociativi, kest tilai, gribtas otta otta at teologii. Mõitogsaf isti To published justings hereaftly entered for thousand it applies for the ा प्रशासनको अधार्यक्षिणकेन हुन्य है। सहस्रक्ष अर्थन स्पृत्त की संभवनाम अवस्थि । अर्थनीअन्तर्भ A in Applicable hills get transmissioners the Santas Ernaninga was an young by

13. Fight in Reitmon Line of Credit. See very colour show but to says chall but his finder I Inhality the extant and recovering the property of the analysis of country of the process of the proc makandi maining pangkanang pangkang pangkang lait akim m Silvith reservice mayor to higherbookly bis assumpting othe in depend or the project or (by given and brighted in their surveis than been reput at survey and had rapped ognosia dell'escribbi all'il ben blin dimed midiali

A. "Arcefriction, Remedles Stades Delauter, Sin ander co. A. 1991, 199 ver en van her Lebuch verlagt bieget of regigireds, sidt het besteede kands die de dich in ligebyee vin verbeings een volge een di betriede aan dies die sooglebelg besteur ged heelsasse het bestees die inglighte still in the control to, required to the my property of the control of the control of the control of

15. Waiver of Humerkard. You write about himself and example it the property.

| | | | | | | | | | | | 0.11 | | | | | | | | | j. | | | too) | ;;(} |
|----|-------------|----------------|-----------------------|----------------|-----------------|-------------|---------|------------------------------------------|-------|-----------|------|----|--------------|----------|----|------|-----------|---|-----|--------------|---|-----|------------|---------------|
| | | | | | 1 | | | | | | | را | | | | | | | | | | | | |
| | | $\tilde{G}(1)$ | | | | | . V | ر از | | | | | 0 | A | | | | | Ż | | ١ | | | |
| 1. | raliine | 1.61 | e kare V | fillit "" | 31) AD | (,) in the | 5 t 2 t | 365.3 | 10 | | | | | 4 | -, | | | | | | | | | |
| | خ خوده - | | Z No. 1 January | | | | Sant | د بر قریب | / | | | | eri. List | · '• | 25 | | | | | | | | | |
| | Í átspá | (2) (4) | | ាន់ សូម - រ | ₹ , _//(| | | . (2) ! | V. | | | | | | | | 建筑 | | | | | | | |
| | | | | , | | revi. | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | 1306 1.74 | | Įņ. |) (1) (1) |) | 113 | e i di ili | ji di Giri |
| | | | | | | | ÷ :: | | | \$45 5 | | | | | | (10) | | Ţ | | | | | | ^. |

Milliard V. Delskicht, hower E. Delskelb penengity hopers are in the start of To the same below thousang are got slid is the arciful as properly a manderical parity of great and the same are instruments in their sixt old bottonion of the the uses and page or

> ami davalarima 🏖 ELLORENE DEFICE JAMES BREWER NOTARY PUBLIC STATE OF ILLINOIS ly Commission Expires 04/07/93