Account No	02403145	16 MORIGA	GE TO SECT	FIC URE AN OPEN	END CRE	DIT LINE AC	PSEEMENT	434785

AND PROMISSORY NOTE

		TY CREDIT LINE AGREEMENT and PROMISSO	R
NOTE is made this 31st day of	August 19 90 by a	and between	
John Ciaccio and Sandra C	iaccio, as Joint Tenants	6	

(herein "Borrower") and FIRST OF AMERICA BANK-GOLF MILL, an Illinois Banking association, whose address is 9101 Greenwood Avenue, Niles, Illinois 60648 (herein "Lender").

WHEREAS, Borrower is indebted to Lender under a Home Equity Credit Line Agreement, Promissory Note and Disclosure Statement dated 8-31-90 (herein "Note") with a credit limit of *FIFTY THOUSAND AND NO/100 Dollars (\$ 50,000.00) upon which Borrower may draw and Lender is obligated to make advances from time to time to the full amount thereof. Repayments of sums advanced from time to time will replenish the credit limit pro tanto so that the total amount that may be lent under the Note may exceed the credit limit thereof but not at any one time. The Note provides for monthly installments of interest, as the rate set forth in the Note with the principal balance of the indebtedness, if not sooner paid or required to be paid, due and payable five (5) years from the date hereof. It is agreed that a zero balance in the Home Equity Credit Line account will not terminate this Mortgage so long as the Note has not been terminated or cancelled.

LOT 17 IN BLOCK 29 IN KINSEY'S PARK RIDGE SUBDIVISION OF THE PART NORTH OF HIGGINS ROAD IN THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 1, TOWNSHIP 40 NORTH, RANGE 12 AND THE PART NORTH OF HIGGINS ROAD IN THE EAST 1/2 OF SECTION 2, TOWNSHIP 40 NORTH, RANGE 12 LYING FAST OF THE 3RD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.

COMMON ADDRESS: 152) S. FAIRVIEW PERM. TAX I.D.: 12-02-221-008
PAR'S FIDGE, IL 60068

which has the address of 1529 S. Tairview, Park Ridge, IL 60068 (herein "Property Address").

TOGETHER WITHall the improvement, now or hereafter erected on the property, and all easements, rights, apurtenances, rents, royalties, mineral, oil and gas rights and profits, water water rights, and water stock, insurance and condemnation proceeds, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property (or the leasehold estate if this Mortgage's on) leasehold) are hereinafter referred to as the "Property".

TO HAVE AND TO HOLD the Property unto Lender, its successors and assigns, forever, for the uses and purposes set forth herein.

Borrower covenants that Borrower is the lawful owner of the estate in land hereby conveyed and has the right to grant, convey and mortgage

by Property, and that the Property is unancumbered even if the that contain Mortgage are Dayl of Tours in Cover of NONE.

amounts owed from time to time, including interest and advances and experses under the following documents: (a) The Note signed by John Ciaccio and Sandra Ciaccio or August 31 19 90 in the amount of \$*50,000.00*

Including advances made by Bank from time; (b) this Mortgage itself, and (c) if title to the Property is held by a Trust, by the Collateral Assignment of Beneficial Interest therein "ADI") and Security Agreement to Secure Note of

even date herewith and (d) any extensions, renewals, or modifications of any of the abo /e.

Borrower acknowledges that the Note calls for a variable interest rate, and that the 1 me'er may, prior to the expiration of the term of the Note, cancel future advances thereunder and/or require repayment of the outstanding bt a cc as outlined under the Note.

COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest on the indebtedness evidenced by the Note, together with any late charges or other charges imposed under the Note and principal and in erest on any Future Advanced secured by this Mortgage.

2. Funds for Taxes and Insurance. Subject to applicable law or to a waiver by Lender, Borrowe's hall pay to the Lender on the day monthly installments of interest is payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Mortgage, and ground rents on the Property, if may, it is one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance of "may, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates there of The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including under if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground tents. Under may not charge for so holding and applying the Funds, analyzing said account, or verifying and compiling said assessments and bills, unless Lender may Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds.

If the amount of the Funds held by Lender, together-with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such exceess shall be, at Lender's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, borrower shall pay to Lender any amount necessary to make up the deficiency within thirty (30) days from the date notice is mailed by Lender to Borrower requesting payable to be provided by Lender to Borrower requesting payable to be provided by Lender to Borrower requesting payable to be provided by Lender to Borrower requesting payable to be provided by Lender to Borrower requesting payable to be provided by Lender to Borrower requesting payable to be provided by Lender to Borrower requesting payable prior to pay taxes.

date notice is mailed by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under Paragraphs 16 and 17 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

3. Prior Encumbrance: Charges; Liens. Borrower shall fully and timely perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has or appears to have any priority over this Mortgage, including Borrower's covenants to make any payments when due. A default under any prior mortgage or deed of trust or other security agreement with a lien which has or appears to have any priority over this Mortgage may at the option of Lender be declared and deemed to be a default under this Mortgage. Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any, in the manner provided under Paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which may attain priority over this Mortgage (other than any prior first mortgage or deed of trust); provided, that Borrower shall have a shall not be required to discharge any such lien so long as Borrower shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender, or shall in good faith contest such lien by, or defend enforcement of such lien in, legal proceedings which operate to prevent the enforcement of the lien or forfeiture of the Property or any part thereof.

90434785

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IF BORROWER IS (ARE) INDIVIDUAL(S):

John Craceio 8-31.	-90 San	du Ciaco	xi 8-31-90
John Ciaccio Date STATE OF ILLINOIS)	Sandra	Ciaccio	Date
COUNTY OF COOK			
I, The undersigned, a Notary Public in and for said County	, in the State aforesaid, I	O HEREBY CERTIFY	hat John Ciaccio an
Sandra Ciaccio personally known to n	ne to be the same person	(s) whose name(s)	are
suscribed to the foregoing instrument, appeared before me to the said instrument as their free and			signed, sealed and delivered at forth, including the release
and waiver of the right of homestead.	s voidinity det, for the as	as and purposes mereni se	to total mesoning are retour
<u> </u>	lst da	evof August	. 19 90
Given under my hand and official seal, this3	<u> </u>	y ofAugust	19 ZZ_
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MANUULA J. DO	AL .	10000	13054
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MY COMMISSION EXPIRES	6/1/91 }		
O.	~~~		
<u>IF BC</u>	DRROWER IS A TRUST	<u>1</u> :	
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STATE OF ILLINOIS)	0,		
i Again and a single si	46		
COUNTY OF	. and State of consult 190	UCDERV CERTIEV 4.	
The undersigned, a Notary Public in and for said County President of	and State aforesaid, A	MEKEBI CEKIIFI, III	·
a corporation, and			said corporation, personally
known to me to be the same persons whose name are subsc			
President and Secretary, signed and delivered the said instrument as their own free an	dealisment and and an th	efore the wis day in persone free and with day viscosited	on and acknowledge that they said corporation; as Trustee.
for the uses and nurnoses therein set forth; and the said		Secretr, Lic also	then and there acknowledge
that he, as custodian of the corporate seal of said corporation	, did affix the said corpor	ate seal of said corporation	to said instrument as his own
free and voluntary act, and as the free and voluntary act of	said corporation, as Trus	itee, for the uses and purp	oses therein set forth.
Given under my hand and official seal, this	da	y of	
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			10
		Notary Po	ublic
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The Control of the Co			
My Commission expires:			
This Instrument Prepared By:		Upon recording,	
Marge GRudzien		Marge Gru	udzien
FIRST OF AMERICA BANK-GOLF MILL		FIRST OF AM	ERICA BANK-GOLF MI
9101 Greenwood Avenue		9101 Greenwood	2.45
Niles, Illinois 60648		Niles, Illinois 60)648 ⁻

BOX343

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4. <u>Hazard Insurance</u>. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require; provided, that Lender shall not require that the amount of such coverage exceed 100% of the insurable value of the Property.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgagee clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has or appears to have any priority over this Mortgage. All premiums on insurance policies shall be paid in the manner provided in Paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the insurance carrier. If Borrower makes the premium payment directly, Borrower shall promptly furnish to Lender all renewal notices and, if requested by Lender, all receipts of paid premiums. If policies and renewals are held by any other person, Borrower shall supply copies of such to Lender within ten (10) calendar days after issuance.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made

promptly by Borrower.

Subject to the rights and terms of any mortgage, deed of trust or other ABI and Security Agreement with a tien which has or appears to have any priority over this Mortgage and unless Borrower and Lender otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with excess, if any, paid to Borrower. Such applications shall not cure or waive any default or notice of default under this Mortgage or invalidate any act done pursuant to such notice.

if the Property is abandoned by Borrower, or if Borrower fails to respond to Lender in writing within thirty (30) calendar days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits. Lender is irrevocably authorized to settle the cli im and to collect and apply the insurance proceeds at Lender's sole option either to restoration or repair of the Property

or to the sums secured by this Mortgage.

If under Paragram 12 hereof the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceed: the eof resulting from damage to the Property prior to such sale or acquisition shall become the property of Lender to the extent of the sums seed end by this Mortgage immediately prior to such sale or acquisition.

Unless Lender and Power otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the

due date of the installments due under the Note hereof or change the amount of such installments.

5. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall use, improve and maintain the Property in compliance with applicable laws, statutes, ordinances, orders, requirements, decrees or regulations, shall keep the Property in good condition and reper, including the repair or restoration of any improvements on the Property which may be damaged or destroyed, shall not commit or permit waste or permit impairment or deterioration of the Property, and shall fully and promptly comply with the provisions of any lease if this Mortga ;e if or a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall promptly perform all of Borrow, r's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents, all as may be amended from time to time. If a condom nium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of suc', if der shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider were a part her of.

6. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage or ABI and Security Agreement, or if any action or proceeding is common of which affects Lender's interest in the Property or the rights or powers of Lender hereunder, including but not limited to eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a beankrupty or decedent, the Lender without demand upon Borrower by, upon notice to Borrower pursuant to Paragraph 11 hereof, may, without releasing Borrower from any obligation in this Mortgage, make such a pearances, defend the action or proceeding, disburse such sums, including reasonable attorneys' fees, and take such action as Lender deems necessary to protect the security of this Mortgage. If Lender has required mortgage insurance as a condition of making the loan secured by this Merriare, Borrower shall pay the premiums required to maintain such insurance in effect, until such time as the requirement for such insurance termin des in accordance with Borrower's and Lender's written agreement

Any amounts disbursed by Lender pursuant to this Paragraph 6, with interest increase the rate from time to time in effect under the Note, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree, in writing, to other terms of payment, such amounts shall be payable upon notice from Lender to Borrow or requesting payment therefor and if such are not paid within the time period set forth in such notice, such amounts may be charged by Lender as a dr. wo, the Note. Nothing contained in this Paragraph 6 shall require Lender to incur any expense or take any action hereunder and any action taken shall not release Borrower from any obligation in this Mortgage.

7. Inspection. Lender may make or cause to be made reasonable entries upon and inspection of the Property provided that, except in an emergency, Lender shall give Borrower notice prior to any such inspection specifying reasonable aux therefor related to Lender's interest

in the Property.

interest in the Property.

8. Condemnation. The proceeds of any award or claim for damages, or consequential, in connection with any condemnation or other taking of the Property, or part thereof, for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to, the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage. Borrower agrees to execute such further documents as may be required by the condemnation authority to effectuate this paragraph. In the event of a total taking of the Property, the proceeds shall be applied to sums secured by this Mortgage, with the excess, if any, paid in Portower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sum secured by this Morrigage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Morigage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

If the property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within thirty (30) days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the

date of the installments due under the Note or change the amount of such installments.

9. Borrower Not Released: Forbearance by Lender Not a Waiver. Extension of the time for payment, acceptance by Lender of payments other than according to the terms of the Note, modification in payment terms of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower, or the waiver or failure to exercise any right granted herein or under the Credit Documents shall not operate to release, in any manner, the liability of the original Borrower, Borrower's successors in interest, or any guarantor or surety thereof. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify payment terms of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Lender shall not be deemed, by any act of omission or commission, to have waived any of these rights or remedies hereunder unless such waiver is in writing and signed by Lender. Any such waiver shall apply only to the extent specifically set forth in the writing. A waiver as to one event shall not be construed as continuing or a waiver as to any other event. The procurement of insurance or the payment of taxes, other liens or charges by Lender shall not be a waiver of Lender's right as otherwise provided in this Mongage in the event of Borrower's default under this Mortgage or the other Credit Documents.

10. Successors and Assigns Bound: Joint and Several Liability; Co-Signers; Captions. As used herein, the terms "Borrower" and "Lender" shall include their respective heirs, devisees, endorsees, guarantors, surelies, endorsers, legal representatives, successors, assigns and subsequent holders of the Note. All of the terms, covenants, conditions and agreements set forth therein shall be binding upon and intire to the benefit of such parties, except that no rights shall inure to any successor of Borrower unless consented to by Lender as herein provided. Borrower hereby acknowledges that Lender may freely assign or transfer all or any part of Lender's rights hereunder. If one or more person or entity signs this Mortgage, each of them is jointly and severally obligated hereunder. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to encumber that Borrower's interest in the Property under the lien and terms of this Mortgage and to release homestead rights, if any, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forebear, or make any other accommodations with regard to the terms of this Mortgage or the Note, without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's

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shell in no way affect die personal liability of any co-maker; co-signer, endorser or guarantor of said Note, implied herein commined, all such liability if any, being expressly waived, and thus any necovery on this Moregage and the Note, but this waiver and selected and out of the Property hereby conveyed by enforcement of the provisions betoot and of the Property hereby conveyed by enforcement of the provisions betoot and of the but this waiver Artistee Exculpation. If this Mortgage is executed by a trust,

Trustee Exculpation. If this Mortgage is executed by a trust,

Trustee Excutes this Mortgage as Trustee as aforesid, in the exercise of the power and authority conferred upon and vested in it as another trustees as the mortgage facted in the Nortgage half be construed as creating any liability on the Trustee personally in the interior or in the Mortgage half be construed as creating any liability on the Trustee personally in the Paris or any indecreat farm may accurate him in the factor express the personal and the farm and the farm and the farm and the farm and may are the personal and the farm and may accurate the personal and the form accurate the mortal and the farm and may are the personal and the farm and may are the accurate the mortal and the farm and may are the accurate the mortal and the farm and may are the accurate the accurate the mortal and the farm and may are the accurate the accurate the mortal and the farm and may are the accurate the accurate the mortal and the farm and may are the accurate the accurate the mortal and may are the accurate the accurate the mortal and may are the accurate the accurate the farm and may are the accurate the a

25. Thme of Exercice. Time is of the essence to this Mortgage and all provisions relating thereto are to be strictly construed.

taxation of mortgages; or debts secured thereby, or the manner of operation of such taxes, so as to affect the interest of Lender, then and in such even Borrower shall pay the militamount of such taxes. 24 Texes, In the event of the passage after the date of this Mortgage of any law, changing in any way the laws now in force for the

of execution of this Mortgage. conferee herewith to protect the security of this Montgage, exceed the original principal amount of the Mose.

23 Priority of Advances. All advances under the line of credit established by the Note shall have the same priority as if made at the time.

Missilibe secured by this Mongage. As no time shall the principal amount of the indebtedness secured hereby, not including sums advanced in of credit secured hereby and make advances to the full amount therein "Frume Advances"). Such Future Advances with interest thereon, 22 Future Advances. Upon request of Borrower, Lender, at Lender's option prior to release of this mortgage, may increase the line

orihinder the enforcement of forcelosure of this Mongage, but hereby waives the benefit of such laws.

Ionthin/full Anyevent of Default under the Mote shall constitute an Event of Default hereunder, without further are ce to Borrower. IN Waiver of Statutory/Rights. Borrower shall not analy increasely of early homestead, agr. atsentient, valuation, adaption, as exemption tawy, or any a colled 'moratorium laws,' now existing or hereafter enacts. a "nder to prevent readers and only provided the second of the following stay or called 'moratorium laws,' now existing or hereafter enacts. a "nder to prevent readers and the following stay or called 'moratorium laws,' now existing or hereafter enacts or not the following the second of the following stay or called 'moratorium laws,' or any or done pursuant to such notice:

[19] Melease (Upon,payment and discharge of all sums secured by this Mortgage and termination of the Account, this Mortgage without charge to Borrower.

[20] Melease (Upon,payment and discharge without charge to Borrower.

[20] Incorporation of Terms. All of the terms, conditions and provisions of the Note are by this reference in an orange herein as it set is set.

and the collection and application of the rents shall not cure or waive any Event of Default or notice of default hereunder or invalidate any act Conder and the receiver shall be liable to account only for those rents actually received. The entering upov at a taking possession of the Property Litar to beymicate of the costs of operation and management of the Property and collection of reast, and then somed by this Mongage. upon lists possession of, and manage the Property including those past due. All rents collect of by Lender or the receiver shall be applied ced receiver, and without regard to the adequacy of any security for the indebtedness se. at a by this Mortgage, shall be entitled to enter Upon acceleration under Paragraph (Thereof, or abandonnent, Lender, at any this without notice, in person, by agent or by judicially

18 Assignment of Rents. As additional security hereunder, Borrower hereby ass gns to Lender the rents of the Property, provided that prior to acceleration under Panagraph! Thereof or the occurrence of an Event of Defautt here index or abandomment of the Property; Borrower stallinave their ght to collect and retain such rents as they become due and payable.

outlined in the Note, Oc. any event. as outlined in Paragraphs 15 or 16 of this Morrgage. Lender has are no accelerate payment according to the provisions as

Default Or involving any of its remedies pertaining to Everas of Default, may, im visitely and without notice, terminate the line upon occurence As additional specific protection not withstanding any other tern of this Mongage, Lender, without declaring or asserting an Event of but not limited to, reasonable automeys "fees and costs of documenta y ev dence, abstracts and title reports.

Ender shall be entitled to collect all reasonable costs and expenses ...curing the remedies provided in this Paragraph 17, including, of the sums secured by this Mongage to be immediately due and payat a without further demand, and invoke any remedies permitted by applicable io immediately accelerate the amounts due under the Note a of a clare all independents accured by this Mongage to be immediately due and persual population in the properties of an Event of Default.

17. Acceleration: Remedies. **Upon the existence of an Even, of Default, Lender may, at its sole option, terminate the line. declare all Therein, is otherwise sold or transferred, voluntarily or its an interest, if any, in each case without Lender's prior written consent, lender shall be entitled or line. Property or the Beneficial Interest, if any, in each case without Lender's prior written consent, lender shall be entitled

convey assign or ransfer, all or any part of the Prop. "You any interest, or all or any part of the Beneficial Interest, if any, or any direct interest if any, or any direct or indirect interest. Missississis of Property. If Borrower, or any centiciary of the I rust, sell, conveys, assigns or transfer, or promises or contract to sell, Dollars (\$100,00) to Lender together with at a sanable attorney's fee, if one be employed, as part of the costs incurred.

Il carie be advertised but discontinued any to sale, Borrower shall pay the cost of publication, title work and the sum of One Hundred shall take charge and enter hereinbeforr pre vided.

defaults in any of the terms, love, ants, and conditions of this instrument or of the More secured breeby, upon the following terms and conditions of this instrument or of the More secured breeby, upon the following terms and end all person claiming or possessing such premises, or any part thereof, by, through or under it, shall pay reality in the following said terms at a rate of one percent per month, payable monthly upon demand, and shall surrender insmediate peaceable prostession of said premises, and as a land will as a rate of the percent of provisions, to the purchaser thereof, under such sale, without notice of demand inscreto; and as a land will as a rate, without notice; surrender up possession of said premises and every part thereof in event leader or demand inscretor and shall and will as a rate, without notice; surrender up possession of said premises and every part thereof in event leader. The Lender her are said premises to the Borrower until a sale be had under the foregoing provisions thereof, or until a default or innion cucumptances, an the balance, if any shall be paid to Borrower or its legal representative.

Morgage: THRD. 1- . mount unpaid on the Note secured hereby together with the interest accrued thereon; FOURTH, the amount due on issualivouchers the contract all moneys, including interest thereon, advanced and paid under and in pursuance of the terms and provisions of this FURST The cost an expenses associated with reasonable attorney's fees, if such attorneys be employed; SBCOND, to the Lender upon the uponiborrower is it allower ocure such breach and to provide Lender with evidence reasonably satisfactory to it of such cure. Failure to cure such breach within the specified grace period, it any, will result in acceleration of the sums secured by this Mortgage and the potential foreclosure ##15 Events of Default. An event of Default will occur hereunder upon the expiration of the applicable grace period, if any, after Lender gives Borrower written notice of the Dreach of Borrower's promises under the Note, Security Agreement or any of the Credit Documents and

anccessincity or ingenier, as in cade, a sole discretion, and may be exercised as often as occasion therefor shall occur. or which may be available to Lender by law, and all such rights and remedies shall be cumulative and concurrent, and may be pursued singly, Remedies Cumulative. Lender may exercise all of the rights and remedies provided in this Mortgage and in the Credit Documents, recordation: hereof.

(3) Borrower's Copy Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of execution or after phrases provisions and portion shall be valid and enforceable to the fullest extent perminted by law.

epplication thereoffic determined by a count of competent jurisdiction to be invalid or unenforceable under applicable law, the remaining clauses, and control the construction enforceability and interpretation of this Morgage. The foregoing semence shall not limit the applicability of federal lawing this Morgage or the STANCOVERNING Law: Severability This Mortgage shall be governed by the laws of the State of Illinois, which laws shall also govern

made on the date had been some of the date had delivery is settingly be deemed to have been given on the date hand delivery is actually written made on the date hand delivery is actually or at such other address as Borrower may designate by written notice to Lender and (b) any notice to Lender shall be given by mail to Lender.

"c/o.the Reini Banking Department at 9101 Greenwood Avenue, Wiles, Illinois 60648. or to such other address as Lender may designate by for in this Mortgage shall be given by hand delivering it to orby mailing such notice by mail addressed to Borrower at the Property Address Motices Exceptifor any notice required under applicable law to be given in another manner; (a) any notice to Borrower provided

The captions and headings of the paragraphs of this Mortgage are for convenience and reference only; they in no way define, limit or contact in converse only; they in this Mortgage, whenever the context so requires, the neuter shall include the masculine and femiaine and the singularisabilizab