The state of the s UNOFFICIAL COPAREN N. CHALDELLA. CENTRAL AREA MEZEPHONE C.U.

2-N. RIVERSIDE PLAZA CHICAGO, IL. (60606)

MAY 2 4 1996 MORTGAGE

00042151

THIS MORTGAGE is made this 23rd day of MAY Mortgagor. DONALD I KASKE AND MARIE A. KASKE,		
Moutagor DONALD I MACKE AND MARKET		ween the
MARIE A KACKE	DIC LITTE AC TOTATE	Mari trie
(herein "Borrower"), and the Mortgagee, CFNTRAL AREA TELET	PHONE C. II	
a cooperative association organized and existing under [federal] law who	pee address is 2 N. RIVERSIDE PLAZA (herein "L	-nder"
WHEREAS, Borrower has entered into a Revolving Credit Loan A	Agreement with the Lender dated 60606 MAY 23.	
19 90 under which Borrower may from time to time, one or more time	es, obtain loan advances not to exceed at any time an aggreg	ate prin
cipal amount of FORTY-THOUSAND DOLLARS		
Gredit Loan Agreement provides for an adjustable rate of interest;	from Lender on a secured line of credit basis, and which Re	evolving
TO SECURE to Lender the repayment of any and all loan advance Credit Loan Agreement, with interest and other charges thereon, together to protect the security of this Mortgage, as well as all fate charges, coagreements of Borrow er herein contained, Borrower does hereby grant and	 will the payment of an other sums advanced in accordance in pats and attorney's fees; and the performance of the covena nd convey to Lender and Lender's successors and assigns, with 	herewith
to sale, the following described property located in the County of	COOK , State of Illinois:	
- YO		
PARCEL 1: UNIT 4, AREA 63, LOT 2 IN BARRIN SUBDIVISION OF PARTS OF THE NORTH EAST 1/4 NORTHWEST 1/4 OF SECTION 8, TOWNSHIP 41 NO PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT	ORTH, RANGE 10, EAST OF THE THIRD	
RECORDER OF DEEDS ON JANUAURY 4,1973, AS DILLINOIS. PARCEL 2: EASEMENTS APPULTENANT TO THE ABOUT THE DECLARATION RECORDED JUNE 8, 1970 A OF INCLUSION RECORDED FEBRUARY 2, 1973 AS DECLARATION RECORDED FEBRUARY 2, 1973 AS	DOCUMENT NUMBER 22176472, IN COOK COUNTY OVE DESCRIBED REAL ESTATE AS DEFINED AS DOCUMENT NUMBER-01 RESULTING DECLARATI DOCUMENT NUMBER 3230 SEPAN 7837 05/24/90 IN YO - OIE : 07682 * C - 90-243 COOK COUNTY RECORDER	ON\$13
PARCEL 2: EASEMENTS APPULTENANT TO THE ABO IN THE DECLARATION RECORDED JUNE 8, 1970 A OF INCLUSION RECORDED FEBRUARY 2, 1973 AS (17-08-10)	DOCUMENT NUMBER 22176472, IN COOK COUNTY OVE DESCRIBED REAL ESTATE AS DEFINED AS DOCUMENT NUMBER-01 RESORDING DECLARATI DOCUMENT NUMBER-32320 SEAM, 7837 05/24/90 IN 170-018 COUN COUNTY RECORDER 320563 TRW REAL ESTATE	ON\$13
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RECORDER OF DEEDS ON JANUAURY 4,1973, AS DILLINOIS. PARCEL 2: EASEMENTS APPULTENANT TO THE ABO IN THE DECLARATION RECORDED JUNE 8, 1970 A OF INCLUSION RECORDED FEBRUARY 2, 1973 AS DECLARATION RECORDED	DOCUMENT NUMBER 22176472, IN COOK COUNTY DVE DESCRIBED REAL ESTATE AS DEFINED AS DOCUMENT NUMBER-01 RESUMPTION DECLARATI DOCUMENT NUMBER-323208804, 7837 05/24/90 IN 170-018 COUNTY RECORDER 170-018 TRY REAL ESTATE LOAN SERVICES	ON\$13
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RECORDER OF DEEDS ON JANUAURY 4,1973, AS DILLINOIS. PARCEL 2: EASEMENTS APPULTENANT TO THE ABO IN THE DECLARATION RECORDED JUNE 8, 1970 A OF INCLUSION RECORDED FEBRUARY 2, 1973 AS DECLARATION RECORDED	DOCUMENT NUMBER 22176472, IN COOK COUNTY DVE DESCRIBED REAL ESTATE AS DEFINED AS DOCUMENT NUMBER-01 RESUMPTION DECLARATI DOCUMENT NUMBER-323208804, 7837 05/24/90 IN 170-018 COUNTY RECORDER 170-018 TRY REAL ESTATE LOAN SERVICES	ON\$13
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RECORDER OF DEEDS ON JANUAURY 4,1973, AS DILLINOIS. PARCEL 2: EASEMENTS APPULTENANT TO THE ABO IN THE DECLARATION RECORDED JUNE 8, 1970 A OF INCLUSION RECORDED FEBRUARY 2, 1973 AS DECLARATION RECORDED FEBRUARY 2, 1974 AS DECLARATION RECORDED	DOCUMENT NUMBER 22176472, IN COOK COUNTY DVE DESCRIBED REAL ESTATE AS DEFINED AS DOCUMENT NUMBER-01 RESULPTING DECLARATI DOCUMENT NUMBER 3230 SEAN 7837 05/24/90 IN 170 - 018; COOK COUNTY RECORDER 205/8/3 TRY REAL ESTATE LOAN SERVICES SUITE #1015 100 N. Lesalle	ON\$13

TOGETHER with all the improvements now or hersafter erected on the property, and all or suments, rights, appurtenances and remts all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the feasiehold estate if this Mortgage is on a leasehold) are hereinafter referred to as the Property."

Borrower covenants that Borrower is lawfully seized of the estate hereby correspond and has the first to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrances of record. Borrower curricalits that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of enough filed prior to the date of filing of this Mortgage.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Aggregate Principal and Interest, Borrower shall promptly pay when due the total introductors evidenced by the Revolving Credit Loan Agreement which includes principal, Interest, and other charges.

2. Application of Payments. Unless applicable faw provides otherwise, all payments received by Lender under the Revolving Credit Loan Agreement and paragraph 1 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower for interest and charges payable under the Revolving Credit Loan Agreement, and then to the principal under the Revolving Credit Loan Agreement.

3. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments, fines and other charges attributable to the Property which may at this Mortgage and Inasehold navments of oround rents. If any.

4. Hazard insurance. Borrower shall keep the improvements now existing or hereafter erected on the property insured against may be fire. hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and to

by fire, hazards included within the term "extended coverage", and such offer hazards as Lender may require and in such amounts and to such periods as Lender may require.

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 mortgage 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 priority over this Mortgage. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss it not mad promptly by Borrower

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed be Lender to Borrower that the insurance cerrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the in

surance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

5. Preservation and Maintenance of Property; Lenseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provision of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall be a condominium or a planned unit development. perform all of Borrower'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.

6 Protection of Lender's Security. If Borrower fails to perform the coverants and agreements contained in this Mortgage, or if a action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice Borrower, may make such appearances, dispurse such sums, including reseasable attorners' ties, and take such action as is necessary protect Lender's interest. If Lender required mortgage insurance as a condition of the minimum required to maintain such insurance in effect until such time administration for such insurance terminates in account borrowers. In 1 ender's written agreement or applicable the 2001 to the time administration of the property of the condition of the property.

HY COPPROMISE END. APR. 16.1044

Any amounts distursed by Linder pure an incomparation 5 with interest ligeron as in the proving Credit Loan Adreement rate shall become additional indebt does of a province social at this Monarcy. Unless Borrows and Leight agree to other terms of payment, such amounts shall be payable tool intertory tunde to Birrows equal to pay many independent in this paragraph 6 shall require Lender to stock any expense of take any action hereafted and inspections and inspections of the Property provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property 8. Condemnation. The proceeds of any award or claim for damages, direct or consequental, in connection with any condemnation or other taking of the Property, or sent thereof, or for conveyance in two 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 9. Somework National Borrower Subject to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to entered the two payments or otherwise modify amortization of the sums secured by this Mortgage 9 reason of action 6 with interest increase at the flevelving Credit Loan Agreement rate (his Northige Union Borlows) and Levelt agree to other terms of payment, ower legical in this paragraph 6 shall not be supported in the supported the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise inquiry amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy not a remedy hereunder, or otherwise afforded by applicable labelity; Co-alginers. The covenants and agreements herein contained shall bind, and the rights hereunder shall fourte to, the respective successors and assigns of Lander and Borrower, subject to the provisions of does not execute the Revolving Credit Loan Agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Revolving Credit Loan Agreement, (a) is co-aligning this Mortgage only to mortgage, grant and convey that borrower's interest in the Property to Lender undor the terms of this Mortgage, but execute the Revolving Credit Loan Agreement or under modallons with regard to the terms of this Mortgage as to that Borrower's interest in the Property.

11. Notice, Except for any notice required under applicable law to be given in another manner, (s) any notice to Borrower and an another manner, and to Property Address or at 11. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lander as provided herein, and ib) any notice to Lander shall be given by certified mail to Lander's address stated herein or to such other address as Lander may designate by notice to Borrower as provided herein Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lander when given in the manner designated herein.

12. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not him the applicability of Federal law to this Mortgage, in the event that any provision or clause of this Mortgage or the Pevolving Credit Loan Agreement conflicts with applicable law, such conflicts shall not affect other provisions of this Mortgage or the Pevolving Credit Loan Agreement which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage, and the Revolving Credit Loan Agreement are declared to be severable. As used herein, "costs", "expenses" and "all torneys" fees" include at "Jums to the extent not prohibited by applicable law or limited herein.

13. Borrower's Corly. Borrower shall fulfill all of Rorrower's continuous under any home calculation in more and the provision of the recordation hereof. the time of execution or lifter recordation hereof.

14. Rehabilitation Lovin (greenest. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender, at Lenders option, may require Borrower to execute and deliver to Lender, in a form accepts bill to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or very los in connection with improvements made to the Property or an interest therein excluding (a) the creation of a lien or encumbrance subord maje to this Mortgage, (b) a transfer said or any part of the Property or an interest thisrein excluding (a) the creation of a lien or encumbrance subord maje to this Mortgage, (b) a transfer by devise, descent, or by operation of law upon the death of the sums secured by this Mortgage to be immediately due and payable. If Lender exercises such option to accelerate Lender shall mail Borrower notice of acceleration in accordance with 1 ere proph 11 hereof. Such notice shall provide a period of not less than 30 days from the date the tenant, or (c) the grant of any leasehod hinterest of three years or less not containing an option to purchase. Lender may declare all of the sums secured by this Mortgage to be immeditarly due and payable. If lender exercises such option to accelerate Lender shall mail Borrower notice of acceleration in accordance with jier prohit 1 heritof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Bully own may pay the sums declared due. If Borrower fails to pay such sums prior to the explication of such period. Lender may, without further notice is demand on Borrower, invoke any remedies permitted by paragraph 16 hereof. NON-UNIFORM COVEMANTS. Borrower as discharged to be borrower, and agree as follows:

16. Acceleration; Remedies. Except as pro inded in paragraph 15 hereof upon Borrower is becard to any covenant or agreement of Borrower in this Mortgage, or in the Revolving Credit Louin Alterowers, is provided in paragraph 11 hereof specifying (1) the breach (2) this bifurther such prior to acceleration, shall give notice to 8 strower is provided in paragraph 11 hereof specifying (1) the breach (2) the action required to cure such breach, (3) a date, not less than 10 (av) from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that liaiture to cure such breach on or before it is proceeding, the notice shall be proceeding, and sake (7) the Property. The notice shall further inform Borrower of the right (7 ceinstate after acceleration and threclosure by judicial proceeding, and sake (7) the Property. The notice shall further inform Borrower of the right (7 ceinstate after acceleration and threclosure in the hortical shall be entitled to collect in such prior dening the notice. Lender's proton may declare all of the syms secured by this Mortgage to be entitled to collect in such prior dening all expenses of foreclosure, including, but not imitted to reasonable altometrs shall be entitled to collect in such prior

18. Assignment of Rents; Appointment of Receiver. As additional security here and in Enrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 16 hereof or an aliconment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 15 hours of the Property o

collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 16 hereof or scandonment of the Property Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to conect the rents of the Property including this cost of the Property and to conect the receiver shall be applied first to payment of the costs of management of the Property and collection of rents including but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys fees, and then to the costs secured by this Mortigage. The receiver shall be hable to account only for those rents actually received

19. Re e. Upon pay ios Land in request, she'll retriver his Mortgage without charge to Borrower.

20. Waiver of Homestead. Borrower heraby waives all rights of homestead exemption in the Property

21. Priently of Febre Advances. All future advances shall have the same priority as if advanced at the date of this Participate.

HEQUEST	FOR NO	THEE OF	DEFAULT
AND FORE	CLOSUR	E UNDER	SUPERIOR
MOSTGA	GES OR	DEEDS O	F TRUST

Borrower and Lender request the holder of any mortgage, deed of trust or other endumbrance with a field which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior endum prance and of any sale or other foreclosure action

IN WITNESS WHEREOF, Borrower has executed this Mortgage

,	Smold 1 Kinh			
	Marie	9	Par. A.	Borrower
•				Borrower
STATE OF ILLINOIS, COOK	Court ss			
1a	Notary Put is in and	for said o	ount, and state?	do hereby certify that
DONALD J. KASKE AND MARIE A. KASKE				
personally known to me to be the same person(s) whose name stA	REsubstrice	estsime:	ar e durud (uz p.º.u.	ent appealed billore
me this day in person, and acknowledged that T ne Y signet a	ad delivered the said	: nstrum e	nt as <u>A</u> tree.	opuntary autifor the
uses and purposes therein set forth	1/4	ن		
Given under my hand and official seal, this		- 3		
M. Caremission expires		. <u> </u>		

other piece state of elect FO COPPOSITION SEP. APR. 15, 199-1