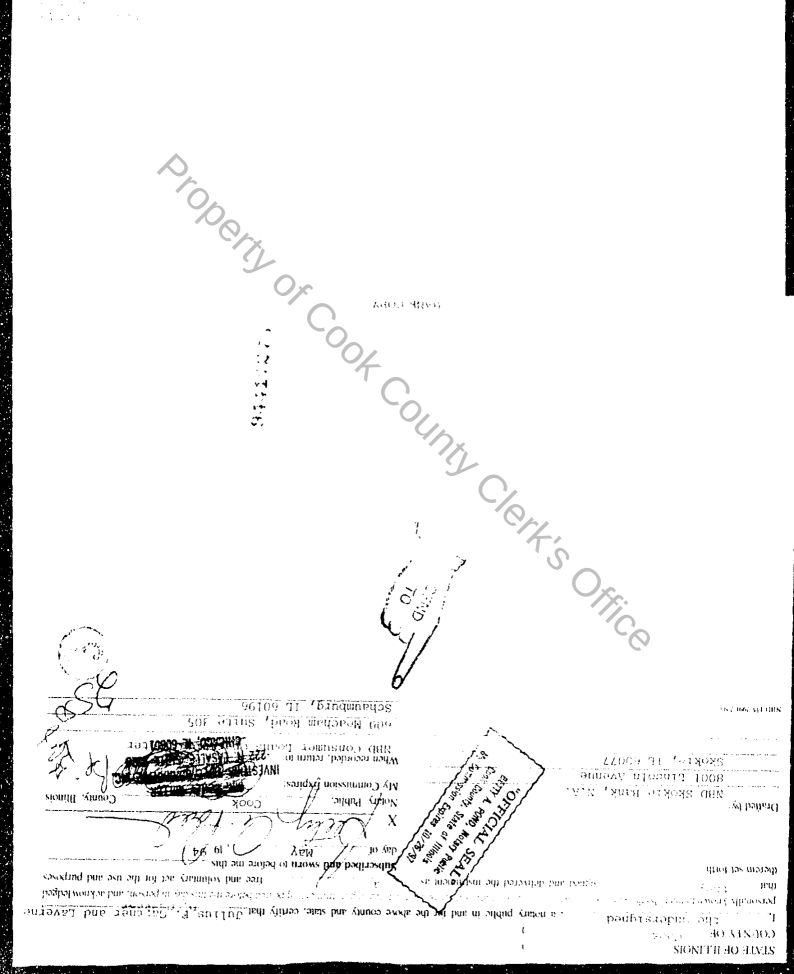
B

Print Name: _

NBD Skokie Bank, NA Far For Circ Acred ComposY

| وم و المراجع من المراجع و المر | | | |
|--|--|--|--|
| This Mortgage is made on May | 5 | 10.9 | 4 , between the Mortgagor(s), |
| Julius F. Gartner and Laverne | | wife | where address is |
| . 9024 Central Avenue, Morton G | | | igce, NBD Skokie Bank, N.A., |
| whose address is 8001 Lincoln Avenue, Skokie, Illi | nots 60077. | | 1 . 1 2 # P**(); (1) |
| (A) Definitions. | | | 94417278 |
| (f) The words "borrower", "you" or "yours" i | | | |
| (2) The words "we", "as", "one" and "Bank" | | | |
| (3) The word "Property" means the land descr also includes anything attached to or used in Property also includes all other rights in rea | a connection with the land or attached or | used in the future, as well as proceed | s, rents, income, royalnes, etc. |
| (B) Security. You owe the Bank the principal sum by the Bank to you pursuant to a Home Equivaled May 5, 1994, which is incorported May 10, 1998. Interest of Assecurity for all amounts due to us under that ments, renewals, modification of that Agreem which future advances shall have the state priority by 111age. | by Credit Agreement and Disclosure Statement determined before the property of the outstanding principal shall be calcoverement, including all future advances out, not to exceed the maximum principal. | y the full amount of the loan, including sulated on a fixed or variable rate as made within 20 years from the date he at sum of \$ 16,000,00 ge and warrant to us subject to liens of | rity Agreement ("Agreement") principal and interest, no later referenced by that Agreement, reof and all extensions, amend- |
| | | | 4.1 grv., |
| See Attached | | | face, |
| | | | A Committee of the Comm |
| 50-17-45-04 | O)r | | A COMPANY SERVICE AND |
| Permanent Index No. 10-17-45-04 Property Address 9024 Centra | | 1 60053 | of more than the second of th |
| Property Address | . Avenda, Morcon Grove, I | п оббра | The state of the s |
| (1) Pay all amounts when due under your Agreement, including interest, and to perform all duties of the loan agreement and/or this Mortgage. (2) Pay all taxes, assessments and fiens that are assessed against the Property when they are due. If you do not pay the taxes, assessments or liens, we can pay them, if we choose, and add what we have paid to the amount you owe us under your Agreement with interest to be paid as provided in that Agreement, assignment of leases and rentals or other agreement granting a fien against your interest in the property without our prior written consent, and then only when the document grenting that lien expressly provides that it shall be subject to the lien of this Mortgage. (4) Keep the Property in good repair and tot damage, destroy or substantially change the Property. (5) Keep the Property in sured against loss or damage carrier acceptable to us and name us as Insured Mortgage for the amount of your loan. You must deliver a copy of the policy to us if we request it. If you do not obtain insurance, or pay the premiums, we may do so and add what we have paid to the amount you owe us under your Agreement with interest to be paid as provided in the loan agreement. At our option, the insurance proceeds may be applied to the balance of the loan, whether or not due, or to the rebuilding of the Property. (4) Keep the Property covered by flood insurance | permit the pless letter use, disposal or hazardous substances on or in the I shall not do, nor allow hay ne else to affecting the Property that is in violat vironmental law. You shall promptly ten notice of any investigatival classification of the rection by any more regulatory agency or private party or regulatory agency or private party or operty or release of any hazardous sub Property. If you are notified by any or regulatory authority that any rememendation of any hazardous substance the Property is necessary, you shall pall necessary remedial actions in accumplicable environmental laws. (E) Default. If you do not keep the promis in this Mortgage or you fail to meet the Agreement, you will be in default, default, we may use any of the rights stated in your Agreement including, but to, those stated in the Default, Remedia and/or Reducing the Credit Limit part otherwise provided by applicable far celetate your outstanding balance and ment in full, you give us the power a to sell the property according to proceed by law. The proceeds of any sale wifirst to any costs and expenses of the salthe costs of any citivironmental inveremediation paid for by us, then to retorney's fees and then to the amount under your Agreement. (F) Due on Sale. If you self or transfer all of the Property or any interest in the original and the power and interest in the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the original and the property or any interest in the origin | tinue to pay the dof the Agreement have been actually Mortgage, you a awant or payment aftern or other one after angumental containce with containce with contained with a conta | of eminent domain, you shall con- ebt in accordance with the terms until any award or payment shall y received by you. By signing this y sign the entire proceeds of any at and any interest to us. Stead Right, You berely release this under and by virtue of the otion laws of the State of Illinois, of do not give up any of our rights ling to exercise them at any time, the Agreement and this Mortgage to will allow us to inspect the Pro- ole notice. This shall include the y environmental investigation that y and to perform any environment quired under environmental law, for remediation will be conducted with and to protect our interests. Mortgage is found to be illegal the other terms will still be in ef- mentions secure "revolving credit" ev. Stat., Ch. 17, para, 6405. The the shall be geverned by and con- ce with the Illinois Financiat Ser- Act, Ill. Rev. Stat., Ch. 17, para, on or at any time after the filing oreclose this mortgage, we shall r upon, take possession of and ty and collect tents in person, by ally appointed receiver without rafter any judicial sale. You agree |
| Z if it is located in a specially designated flood hazard zone. By Signing Below, You Agree to All the Terms of This | of what you owe us under your Agree immediately: Mortgage, | ment is due réceiver's fees and forcclosure compli | court costs upon the filing of a aint. |
| Witnesses: | | , , , | |
| X | X | welles ! Hard | nac |
| | Moryla | yor Julius F. Gartner | 1 |
| Print Name: | | 11 1 - 6 | |
| X | x <u>/</u> | Eller D L | estreed |
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Lots Thirty (30) and Thirty One (31) in Block Eight (8) in Hield and Martin's Dempster Street Terminal Subdivision, being a subdivision in the South West quarter (50%) of Section Sixteen (16) and in the South East quarter (5E%) of Section Seventeen (17), Township Forty One (41) North, Range thirteen (13), East of the Third Principal Meridian as per plat recorded June 2,1924 as Document #8446276, in Cook County, Illinois.

9024 Central Ave., Morton Grove, Il. 60053

Grove, 11. 60053 P.I.N. # 10-17-415-049-0000

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