BURLING BANK UNOFFICIAL CO

MORTGAGE

Company, Agreement

141 WEST JACKSON BOULEVARD CHICAGO, ILLINOIS 60604 (312) 408-8446 "LENDER"

GRANTOR Parkway Bank and Trust Company, as Trustee, under Trust Agreement No. 10563 dated MARCH 26, 3884 /993

ADDRESS

BORROWER

Parkway Bank and Trust Co as Trustee, under Trust A No. 10563 dated MARCH 26,

, IL TELEPHONE NO.

IDENTIFICATION NO.

IDENTIFICATION NO.

1. GRANT. For good and valuable consideration, Grantor hereby mortgages and warrants to Lender identified above, the real property described in Schedule A which is attached to this Mortgage and incorporated herein together with all future and present improvements and fixtures; privileges, hereditaments, and appurtenances; leases, licenses and other agreements; easements, royalties, leasehold estate, if a leasehold; rents, issues and profits; water, well, ditch, reservoir and mineral rights and stocks, and standing timber and crops pertaining to the real property (cumulatively "Property").

2. OBLIGATIONS. This Mortgage shall secure the payment and performance of all of Borrower's and Grantor's present and future, Indebtedness, liabilities, obligations and covenants (cumulatively "Obligations") to Lender pursuant to:

(a) this Mortgage and the following promissory notes and other agreements:

(e) the rest 828 m						
INTEREST	PHINCIPAL AMOUNT/	AGREEMENT DATE	MATURITY.	CUSTOMER NUMBER	LOAN NUMBER	
VARIABLE	\$200,000.00 COOK (08/04/94 00NTY, 11 1401S	08/04/99	6888046	9004	
	1994 S	EP 13 AM 11- 08	94	798945		

- (b) all renewals, extensions, amendments, modifications, replacements or substitutions to any of the foregoing;
- (c) applicable law.

Q A

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- 3. PURPOSE. This Mortgage and the Obligations rescribed herein are executed and incurred for consumer purposes.
- 4. FUTURE ADVANCES. This Mortgage secures the spayment of all advances that Lender may extend to Borrower or Grantor under the promissory notes and other agreements evidencing the revolving credit. Face described in paragraph 2. The Mortgage secures not only existing Indebtedness, but also secures future advances, with interest thereon, whether such lidvinces are obligatory or to be made at the option of Lender to the same extent as if such future advances were made on the date of the execution of this increase, and although there may be no indebtedness outstanding at the time any advance is made. The total amount of indebtedness secured by this Mirtrare under the promissory notes and agreements described above may increase or decrease from time to time, but the total of all such indebtedness so so and shall not exceed \$ 290,000,00 decrease from time to time, but the total of all such indebtedness so so, and shall not exceed \$
- 5. EXPENSES. To the extent permitted by law, this Mortgage secures the repayment of all amounts expended by Lender to perform Grantor's covenants under this Mortgage or to maintain, preserve, or dispose of the Property, including but not limited to, amounts expended for the payment of taxes, special assessments, or Insurance on the Property, plus interest thereon.
 - 6, REPRESENTATIONS, WARRANTIES AND COVENANTS. Grantor represents, warrants and covenants to Lender that:

(a) Grantor shall maintain the Property free of all liens, security interests, enclared, and claims except for this Mortgage and those described in nedule B which is anached to this Mortgage and incorporated herein by reference,

Schedule B which is attached to this Montgage and incorporated herein by reference.

(b) Neither Grantor nor, to the best of Grantor's knowledge, any other party has 'se', generated, released, discharged, stored, or disposed of any "Hazardous Materials" as defined herein, in connection with the Property or transporter, my Hazardous Materials to or from the Property. Grantor shall not commit or permit such actions to be taken in the future. The term "Hazardous Materials" chall mean any hazardous waste, toxic substances, or any other substance, materials, or waste which is or becomes regulated by any governmental at thority including, but not limited to, (i) petroleum; (ii) friable, or nonfriable asbestos; (iii) polychlorinated biphenyls; (iv) those substances, materials or vastes designated as a "hazardous substance" pursuant to Section 307 of the Clean Water Act or invited as a "hazardous waste" pursuant to Section 1004 b, it is Resource Conservation and Recovery Act or any amendments or replacements to that statute; or (vi) those substances, materials or wastes defined as a "hazardous waste" pursuant to Section 1004 b, it is Resource Conservation and Recovery Act or any amendments or replacements to that statute; or (vi) those substances, materials or wastes defined as a "hazardous substance" pursuant to Section 1004 b, it is Resource Conservation and Recovery Act or any of the Comprehensive Environmental Response, Compensation and Llability Act, or any amendments or replacements to that statute or any other contents to the comprehensive Environmental Response, Compensation and Llability Act, or any amendments or replacements to that statute or any other contents that a required the required to the comprehensive Environmental Response, Compensation and Llability Act, or any amendments or replacements to that statute or any other compensation and contents that a required the required to the compensation and contents are required. similar statute, rule, regulation or ordinance now or hereafter in effect;

(c) Grantor has the right and is duly authorized to execute and perform its Obligations under this Mortgag, and these actions do not and shall not conflict with the provisions of any statute, regulation, ordinance, rule of law, contract or other agreement which may be binding on Grantor at any time;

(d) No action or proceeding is or shall be pending or threatened which might materially affect the Property; and

- (e) Grantor has not violated and shall not violate any statute, regulation, ordinance, rule of law, contract or client greement which might materially affect the Property (including, but not limited to, those governing Hazardous Materials) or Lender's rights or initials in the Property pursuant to this Mortgage.
- 7. TRANSFERS OF THE PROPERTY OR BENEFICIAL INTERESTS IN BORROWERS. On sale or transfer to any person without the prior written approval of Lender of all or any part of the real property described in Schedule A, or any interest therein, or of all or any beneficial interest. In Borrower or Grantor (if Borrower or Grantor is not a natural person or persons but is a corporation, partnership, trust, or other legal entity), Lender may, at Le. der's option declare the sums secured by this Mortgage to be immediately due and payable, and Lender may invoke any remedies permitted by the promissory note or other agreement or by this Mortgage, unless otherwise prohibited by federal law.
- 8. INQUIRIES AND NOTIFICATION TO THIRD PARTIES. Grantor hereby authorizes Lender to contact any third party and make any inquiry pertaining to Grantor's linencial condition or the Property. In addition, Lender is authorized to provide oral or written notice of its interest in the Property to any third party.
- 9. INTERFERENCE WITH LEASES AND OTHER AGREEMENTS. Grantor shall not take or fail to take any action which may cause or permit the termination or the withholding of any payment in connection with any lease or other agreement ("Agreement") pertaining to the Property. In addition, Grantor without Lender's prior written consent, shall not: (a) collect any monies payable under any Agreement more than one month in advance; (b) modify any Agreement; (c) assign or allow a lien, security interest or other encumbrance to be placed upon Grantor's right, title and interest in and to any Agreement or the amounts payable thereunder; or (d) terminate or cancel any Agreement except for the nonpayment of any sum or other material breach by the other party thereto. If agreement, Grantor shall promptly forward a copy of such communication (and subsequent communications relating thereto) to Lender.
- 10. COLLECTION OF INDEBTEDNESS FROM THIRD PARTY. Lender shall be entitled to notify or require Grantor to notify any third party (including, but not limited to, lessees, licensees, governmental authorities and insurance companies) to pay Lender any indebtedness or obligation owing to Grantor with respect to the Property (cumulatively "indebtedness") whether or not a default exists under this Mortgage. Grantor shall diligently collect the indebtedness' owing to Grantor from these third parties until the giving of such notification. In the event that Grantor possesses or receives possession of any instruments or other remittances with respect to the indebtedness following the giving of such notification or if the instruments or other remittances constitute the prepayment of any indebtedness or the payment of any insurance or condemnation proceeds, Grantor shall hold such instruments and other remittances in trust for Lender apart from its other property, endorse the instruments and other remittances to Lender, and immediately provide Lender with possession of the instruments and other remittances. Lender shall be entitled, but not required to collect (by legal proceedings or otherwise), extend the time for payment, compromise, exchange or release any obligor or collateral upon, or otherwise settle any of the indebtedness whether or not an event of default exists under this Agreement. Lender shall not be liable to Grantor for any action, error, mistake, omission or delay pertaining to the actions described in this paragraph or any damages resulting therefrom.
- 11. USE AND MAINTENANCE OF PROPERTY. Grantor shall take all actions and make any repairs needed to maintain the Property in good condition. Grantor shall not commit or permit any waste to be committed with respect to the Property. Grantor shall use the Property solely in compliance with applicable law and insurance policies. Grantor shall not make any alterations, additions or improvements to the Property without Lender's prior written consent. Without limiting the foregoing, all alterations, additions and improvements made to the Property shall be subject to the interest belonging to Lender, shall not be removed without Lender's prior written consent, and shall be made at Grantor's sole expense...

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- 12. LOSS OR DAMAGE. Granter at hit boar to got a rise of a syloger tiest, we truction of stands a tunular redy Tress or Damage") to the Property or any portion thereof from any case whatsoover. In the event of any Loss or Damage, Granter trially at the option of Lender, repair the affected Property to its previous condition or pay or cause to be paid to Lender the decrease in the fair market value of the affected Property.
- 13. INSURANCE. Grantor shall keep the Property Insured for its full value against all hazards including loss or damage caused by fire, collision, theft, flood (if applicable) or other casualty. Grantor may obtain insurance on the Property from such companies as are acceptable to Lender in its sole discretion. The insurance policies shall require the insurance company to provide Lender with at least thirty (30) days' written notice before such policies are altered or cancelled in any manner. The insurance policies shall name Lender as a mortgagee and provide that no act or omission of Grantor or any other person shall affect the right of Lender to be paid the insurance proceeds pertaining to the loss or damage of the Property. At Lender's option, Lender may apply the insurance proceeds to the repair of the Property or require the insurance proceeds to be paid to Lender. In the event Grantor fails to acquire or maintain insurance, Lender (after providing notice as may be required by law) may in its discretion procure appropriate insurance coverage upon the Property and charge the insurance cost shall be an advance payable and bearing interest as described in Paragraph 27 and secured hereby. Grantor shall turnish Lender with evidence of insurance indicating the required coverage. Lender may act as attorney in fact for Grantor in making and settling claims under insurance policies, cancelling any policy or endorsing Grantor's name on any draft or negotiable instrument drawn by any insurer. All such Insurance policies shall be constantly assigned, pledged and delivered to Lender for further securing the Obligations. In the event of loss, Grantor shall immediately give Lender written notice and Lender is authorized to make proof of loss. Each insurance company is directed to make payments directly to Lender instead of to Lender and Grantor. Lender shall have the right, at its sole option, to apply such monies toward the Obligations or toward the cost of rebuilding and restoring the Property. Any amount applied against the Obligations shall be applied in the inverse order of the due dates thereof. In any event Grantor shall be obligated to rebuild and restore the Property.
- 14. ZONING AND PRIVATE COVENANTS. Grantor shall not initiate or consent to any change in the zoning provisions or private covenants affecting the use of the Property without Lender's prior written consent. If Grantor's use of the Property becomes a nonconforming use under any zoning provision, Grantor shall not cause or permit such use to be discontinued or abandoned without the prior written consent of Lender. Grantor will immediately provide Lender with written notice of any proposed changes to the zoning provisions or private covenants affecting the Property.
- 15. CONDEMNATION Grantor shall immediately provide Lender with written notice of any actual or threatened condemnation or eminent domain proceeding pertaining tr 'the Property. All monies payable to Grantor from such condemnation or taking are hereby assigned to Lender and shall be applied first to the payment of Lender's attorneys' fees, legal expenses and other costs (including appraisal fees) in connection with the condemnation or eminent domain proceeding, and then, at the option of Lender, to the payment of the Obligations or the restoration or repair of the Property. In any event, Grantor shall be obligated to rristore or repair the Property.
- 16. LENDER'S RIGHT TO COMP ENCE OR DEFEND LEGAL ACTIONS. Grantor shall immediately provide Lender with written notice of any actual or threatened action, suit, or other proof to no affecting the Property. Grantor hereby appoints Lender as its attorney-in-fact to commence, intervene in, and defend such actions, sults, or other leas, proceedings and to compromise or settle any claim or controversy pertaining thereto. Lender shall not be liable to Grantor for any action, error, mistakr, or ission or delay pertaining to the actions described in this paragraph or any damages resulting therefrom. Nothing contained herein will prevent Lender from taking the actions described in this paragraph in its own name.
- 17. INDEMNIFICATION. Lender shall not assimple or be responsible for the performance of any of Grantor's Obligations with respect to the Property under any circumstances. Grantor shall immediciely provide Lender and its shareholders, directors, officers, employees and agents with written notice of and indemnify and hold Lender and its shareholders, directors, officers, employees and agents harmless from all claims, damages, liabilities (including attorneys' fees and legal expenses), causes of action, crichs, suits and other legal proceedings (cumulatively "Claims") pertaining to the Property (Including, but not limited to, those involving Hazardous Materials). Grantor, upon the request of Lender, shall hire legal counsel to defend Lender from such Claims, and pay the attorneys' fees, legal expenses and other costs incurred in connection therewith. In the alternative, Lender shall be entitled to employ its own legal counsel to defend such Claims at Grantor's cost. Grantor's obligation to indemnify Lender shall survive the termination, release or toreclosure of this Mortgage.
- 18. TAXES AND ASSESSMENTS. Grantor shall pay all taxes recessments relating to Property when due. Upon the request of Lender, Grantor shall deposit with Lender each month one-twelfth (1/12) of the estimated enqual insurance premium, taxes and assessments pertaining to the Property. So long as there is no default, these amounts shall be applied to the payment of taxes, assessments and insurance as required on the Property. In the event of default, Lender shall have the right, at its sole option, to apply the funds so held to pay any taxes or against the Obligations. Any funds applied against the Obligations shall be applied in the reverse order of the due date in revit.
- 19. INSPECTION OF PROPERTY, BOOKS, RECORDS AND REPORTS. Grantor shall allow Lender or its agents to examine and inspect the Property and examine, Inspect and make copies of Grantor's books and records pertaining of the Property from time to time. Grantor shall provide any assistance required by Lender for these purposes. All of the signatures and information contained in Crantor's books and records shall be genuine, true, accurate and complete in all respects. Grantor shall note the existence of Lender's interest in its books and records pertaining to the Property. Additionally, Grantor shall report, in a form satisfactory to Lender, such information as Lender may request regarding Grantor's financial condition or the Property. The Information shall be for such periods, shall reflect Grantor's records at such time, and shall be remarked with such frequency as Lender may designate. All information furnished by Grantor to Lender shall be true, accurate and complete in all respects.
- 20. ESTOPPEL CERTIFICATES. Within ten (10) days after any request by Lender, Granton shall deliver to Lender, or any intended transferee of Lender's rights with respect to the Obligations, a signed and acknowledged statement specifying (a) the outstanding balance on the Obligations; and (b) whether Grantor possesses any claims, detenses, set-offs or counterclaims with respect to the Obligation, and, if so, the nature of such claims, defenses, set-offs or counterclaims. Grantor will be conclusively bound by any representation that Lender may make 1/2 the intended transferee with respect to these matters in the event that Grantor falls to provide the requested statement in a timely manner.
 - 21. DEFAULT. Grantor shall be in default under this Mortgage in the event that Grantor or Borrower:

 - (a) commits fraud or makes a material misrepresentation at any time in connection with the Obligations or thir Mor gage, including, but not limited to, talse statements made by Grantor about Grantor's income, assets, or any other aspects of Grantor's financial condition;
 (b) falls to meet the repayment terms of the Obligations; or
 (c) violates or falls to comply with a covenant contained in this Mortgage which adversely affects the Property c. Lander's rights in the Property, including, but not limited to, transfering title to or selling the Property without Lender's consent, falling to maintain his lance or to pay taxes on the Property, allowing a lien senior to Lender's to result on the Property without Lender's written consent, allowing the taking of the Property through eminent domain, allowing the Property to be foreclosed by a lienholder other than Lender, committing waste of the Property to seizure or confiscation.
- 22. RIGHTS OF LENDER ON DEFAULT. If there is a default under this Mortgage, Lender shall be entitled to exercise one or more of the following remedies without notice or demand (except as required by law):
 - (a) to terminate or suspend further advances or reduce the credit limit under the promissory notes or agreements evidencing the obligations;

 - (d) to declare the Obligations immediately due and payable in full;
 (c) to collect the outstanding Obligations with or without resorting to judicial process;
 (d) to require Grantor to deliver and make available to Lender any personal property constituting the Property at a place reasonably convenient to Grantor and Lender;
 (e) to collect all of the rents, issues, and profits from the Property from the date of default and thereafter;
 (f) to apply for and obtain the appointment of a receiver for the Property without regard to Grantor's financial condition or solvency, the adequacy

 - of the Property to secure the payment or performance of the Obligations, or the existence of any waste to the Property; (g) to foreclose this Mortgage;
 - (h) to set-off Grantor's Obligations against any amounts due to Lender including, but not limited to, monies, instruments, and deposit accounts maintained with Lender; and
 - (i) to exercise all other rights available to Lender under any other written agreement or applicable law.

Lender's rights are cumulative and may be exercised together, separately, and in any order. In the event that Lender institutes an action seeking the recovery of any of the Property by way of a prejudgment remedy in an action against Grantor, Grantor waives the posting of any bond which might otherwise be required.

- 23. APPLICATION OF FORECLOSURE PROCEEDS. The proceeds from the foreclosure of this Mortgage and the sale of the Property shall be applied in the following manner: first, to the payment of any sheriff's fee and the satisfaction of its expenses and costs; then to reimburse Lender for its expenses and costs of the sale or in connection with securing, preserving and maintaining the Property, seeking or obtaining the appointment of a receiver for the Property, fincluding, but not limited to, attorneys' fees, legal expenses, filing fees, notification costs, and appraisal costs), then to the payment of the Obligations; and then to any third party as provided by law.
- 24. WAIVER OF HOMESTEAD AND OTHER RIGHTS. Grantor hereby waives all homestead or other exemptions to which Grantor would otherwise be entitled under any applicable law

25. COLLECTION COSTS. If Let der hites are attorned to see it collecting any amount due or all rolling any right or remedy under this Mortgage, Grantor agrees to pay Lender's reasonable interneds the land costs.					
26. SATISFACTION. Upon the payment in full of the Obligations, this Mortgage shall be satisfied of record by Lander.					
27. REIMBURSEMENT OF AMOUNTS EXPENDED BY LENDER. Upon demand, to the extent permitted by law, Grantor shall immediately reimburse Lender for all amounts (including attorneys' fees and legal expenses) expended by Lender in the performance of any action required to be taken by Grantor or the exercise of any right or remedy of Lender under this Mortgage, together with interest thereon at the lower of the highest rate described in any Obligations or the highest rate allowed by law from the date of payment until the date of reimbursement. These sums shall be included in the definition of Obligations herein and shall be secured by the interest granted herein.					
28. APPLICATION OF PAYMENTS. All payments made by or on behalf of Grantor may be applied against the amounts paid by Lender (Including attorneys) fees and legal expenses), to the extent permitted by law, in connection with the exercise of its rights or remedies described in this Mortgage and then to the payment of the remaining Obligations in whatever order Lender chooses.					
29. POWER OF ATTORNEY. Grantor hereby appoints Lander as its attorney-in-fact to endorse Grantor's name on all instruments and other documents pertaining to the Obligations or indebtedness. In addition, Lender shall be entitled, but not required, to perform any action or execute any document required to be taken or executed by Grantor under this Mortgage. Lender's performance of such action or execution of such documents shall not relieve Grantor from any Obligation or cure any default under this Mortgage. The powers of attorney described in this paragraph are coupled with an interest and are irrevocable.					
30. SUBROGATION OF LENDER. Lender shall be subrogated to the rights of the holder of any previous lien, security interest or encumbrance discharged with funds advanced by Lender regardless of whether these liens, security interests or other encumbrances have been released of record.					
31. PARTIAL RELEASE. Lender may release its interest in a portion of the Property by executing and recording one or more partial releases without affecting its interest in the remaining portion of the Property. Except as provided in paragraph 26, nothing herein shall be deemed to obligate Lender to release any of its interest in the Property.					
32. MODIFICATION AND WAIVER. The modification or waiver of any of Grantor's Obligations or Lender's rights under this Mortgage must be contained in a writing signed by Lender. Lender may perform any of Grantor's Obligations or delay or fail to exercise any of its rights without causing a waiver of those Obligations or rights. A waiver on one occasion shall not constitute a waiver on any other occasion. Grantor's Obligations under this Mortgage shall not be affected if 1 ender amends, compromises, exchanges, falls to exercise, impairs or releases any of the Obligations belonging to any Grantor, third party or any of its mpths against any Grantor, third party or the Property.					
33. SUCCESSORS AND ASSIGNS. This Mortgage shall be binding upon and inure to the benefit of Grantor and Lender and their respective successors, assigns, trustees, receivers, ad Ainistrators, personal representatives, legatees and devisees.					
34. NOTICES. Any notice or other communication to be provided under this Mortgage shall be in writing and sent to the parties at the addresses described in this Mortgage or such other address as the parties may designate in writing from time to time. Any such notice so given and sent by certified mail, postage prepaid, shall be deemed given three (3) days after such notice is sent and any other such notice shall be deemed given when received by the person to whom such notice is being given.					
35. SEVERABILITY. If any provision of this Mongage challes the law or is unenforceable, the rest of the Mongage shall continue to be valid and enforceable.					
36. APPLICABLE LAW. This Mortgage shall be governer by the laws of the state where the Property is located. Grantor consents to the jurisdiction and venue of any court located in such state.					
37. MISCELLANEOUS. Grantor and Lender agree that time is of the essence. Grantor waives presentment, demand for payment, notice of dishonor and protest except as required by law. All references to Grantor in this Mortgage shall include all persons signing below. If there is more than one Grantor, their Obligations shall be joint and several. Grantor hereby waives any right to trial by jury in any civil action arising out of, or based upon, this Mortgage or the Property securing this Mortgage. This Mortgage and riny related documents represent the complete integrated understanding between Grantor and Lender pertaining to the terms and conditions of those documents.					
38. ADDITIONAL TERMS. Exoneration provision restricting any liability of Parkway Bank & Trust Co.					
a altached to the original executed					
e uc menta					
This Mortgage is executed by Trustee, not personally, but as Trustee and it is expressly understood that nothing contained herein shall be construed as creating any personal liability on Trustee, and any recovery shall be solely against and out of the Property; however, this waiver shall not affect the liability of any Porrower or guarantor of the Obligations.					
T'4					
94738948					
Grantor acknowledges that Grantor has read, understands, and agrees to the terms and conditions of this Mortgage.					
Dated: AUGUST 4, 1994					
GRANTOR: Parkway Bank and Trust Company as Trustee under Trust Agreement No. 10563					
ву:					
GRANTOR: not personally, but as Trustee TITLE:					

GRANTOR:

GRANTOR:

SCHEDULE A

The street address of the Properh (If applicable) is: 6124-26-28 Ingleater Chicago, IL 60636

Permanent Index No.(s): 20-14-308-025-0000

The legal description of the Property is:
North Half of Lot 18, block 5 of ling and Dickinson's subdivision of blocks 4,5, and 6 (except the North 50 feet thereof) in Chas Busby subdivision of the South half of the Southwest Quarter of sectin 14, Township 38 North, Range 14, West of the third principal reridian except 2-1/2 acres recorded April 14, 1871 in bbok in book 173, page 21 as document 92320 and rerecorded April 12, 1878 in Book 13, page 63, Snow and Dikinson's subdivision being recorded May 12, 1890 as document 1267069, in Cook County, Snc aent .

SCHEDULE B

See Schedule "C" attached hereto and made a part hereof.

This instrument was prepared by: Wm Aldrich, Burling Bank 141 W. Jackson Blvd. Chicago, Illinois 60604

HIS XEX KERRES is executed by PARKWAY BANK AND IREST COMPANY, not personally but as Trustee as at oresaid in the exercise of the power and authority conferred upon and sested in it as such Trustee and and PARKWAY BANK AND TREST COMPANY) hereby warrants that it possesses full power and authority to execute this instrument, and it expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any tability on the said birst Parts or on said PARKWAY BANK AND TREST COMPANY personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any convenant either express or implied herein contained, all such liability, if any, being expressly waved by Trustee and by exery person now or hereelter flatining any right or security hereinder, and that so far as the birst Parts and its successors and said account by ANNK AND TREST COMPANY personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness account by Trustee shall look solely to the premises hereby conserved for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in vind not enforce the personal liability of the guarantor, if any

IN WITNESS WHEREOF, PARKWAY BANK AND TRUST COMPANY, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Vice-President-Trust Officer, and its corporate seal to be hereunto affixed and attested by its Assistant Vice President, the day and year first above written.

PARKWA' PANK AND TRUST COMPANY As Trustee as aforesaid and not personally, VICE-PRESIDENT-TRUST OFFICER ASSISTANT VICE PRESIDENT UNDERSIGNED THE STATE OF ILLINOIS a Notary Public in and for said County, in the State aforesaid, Do Hereby Certify, that 15. COUNTY OF COOK 12524NSK MARE Vice-President-Trust Officer 10 AUN NUCLUSKI Parkway Bank And Trust Company, Assistant Vice President of Parkway Bank and Trust Company, who are personally known to me to be the sam: persons whose names are subscribed to the foregoing instrument as such Vice-President-Trust of the sam is speed and delivered the foregoing instrument as their own free and voluntary act and as the free and subscribed as the standard delivered the foregoing instrument as their own free and voluntary act and as the free and subscribed and Bank, as Trusten as a foresaid, for the uses and purposes therein set forth; and the said Assistant Vice President then and there acknowledged that he, as sustodian of the corporate seal of said Bank to said instrument as his own free and voluntary and the said Bank to said instrument as his own free and voluntary to the said Bank to said instrument as his own free and voluntary to the said Bank to said instrument as his own free and voluntary and the said Bank to said said Bank to said and a said and an account of the said Bank as a forestiff the said and an area. act and as the free and voluntary act of said Bank as Trustee as aforesaid, for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal this Theverst A.D. 19. OFFICIAL SEAL 2,00 Notary Public

CLONIA WILLGOS NOTARY PUBLIC, STATE OF ILLINOIS My Commission, Expires 08/25/95

The Trustee in executing this document SPECIFICALLY EXCLUDES all references to any environmental condition of the premises whether under the LUNDIS ENVIRONMENTAL PROTECTION ACT or otherwise, the Januariery of this fruit, as management and control of the planties and as such, has the authority on its fitted own bullet to execute as environmental representative but not as agent for or on behalf of the Trustee.

PARKWAY BANK & TRUST COMPANY, as Trustee

34738345

Office

Property of Cook County Clerk's Office

SCHEDULE "C"

This Mortgage is given to secure a revolving credit loan and shall secure not only presently existing indebtedness under the Mone Equity Line of Credit Agreement ("Home Equity Agreement"), but also future advances, whether such advances are obligatory or to be made at the option of the Lender, or otherwise, as are made within 27 years from the date hereof, to the same extent as if such future advances were made on the date of the execution of this Mortgage although there may be no advance made at the time of execution of this Mortgage and although there may be no indebtedness secured hereby outstanding at the time any advance is made. lien of this Mortyage shall be valid as to all indebtedness secured hereby, including future advances, from the time of its filing for record in the recorder's or registrar's office of the county in which the real estate is located. The total amount of indebtedness secured hereby may increase or decrease from time to time, but the total unpaid balance of indebtedness secured hereby (including disbursements which the Lender hay make under this Mortgage, the Home Equity Agreement, or any other document with respect thereto) at any one time outstanding shall not exceed 300% of the Credit Limit set forth above, plus interest thereon and any disbursements which the Lender may make under this Mortgage, the Home Equity Agreement or any other document with respect hereto (e.g. for payment of taxes, special assessments or insurance on the real estate) and interest on such disbursements (all such indebtedness being hereinafter referred to as the "maximum amount secured bereby"). This Mortgage is intended to and shall be valid and have priority over all subsequent liens and encumbrances, including statutory liens, dexcepting solely taxes and assessments levied on the real escate, to the extent of the maximum amount secured hereby.

Property of Cook County Clerk's Office