This Mortgage is made on October 1		
Harvey Schwartz and Suzanne M.		whose address is
8112 Kedvale, Skokie, IL 6007 a national banking association, whose address is		and the Mortgagee, NBD Skokie Bank, N.A.,
, , , , , , , , , , , , , , , , , , ,	DOUT LINCOIN AVE., SKOKIE, IL BOUT	Terrengiatum operatura pertura perturba perturb
(A) Definitions.	() 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	! ≠.
(2) The words "we", "us", "our" and "Bank" mea	an each Mortgagor, whether single or joint, who signs below	Č 94865736
•	ned below. Property includes all buildings and improvement	.*
also includes anything attached to or used in	connection with the land or attached or used in the future or personal property you may have as owner of the land, Inc.	or os well as proceeds, rents, income, royaliles, etc.
(B) Security, You owe the Bank the principal sum	of \$ 100,000.00 or the aggregate u	apaid amount of all loans and disbursements made
dated 10/01/94, which is incorp	r Credit Agreement and Disclosure Statement or Installm orated berein by reference. XXXXXXXXXXXXXXXXXXXXXXXXX	<i>ОНХИОНИКИНКУККИНК</i> УККИКИККККККИЙ
As security for all amounts due to us under that A	est,on the outstanding principal shall be calculated on a fix agreement, including all future advances made within 20 years, not to exceed the maximum principal sum of \$10	ears from the date hereof and all extensions, amend-
which future advances shall have the si me priori	ty as the original loan, you convey, mortgage and warrant i	
Lot 13 and the South 7.0 feet of	Lot 14 inKrenn and Dato's Crawford	-Keeler AVenue Subdivision
of the West 15.0 acres of Lot &	of Superior Court partition of the	East 1/2 of the South East
1/4 of Section22 with the Southw	est 3,4 of Section 23, Township 41	North, Range 13, East of the
Third Principal Meridian, in Coo	k County. Illinois. D	EPT-01 RECURDING \$23.5 86666 TRAN 8139 10/06/94 13:12:00 80610 \$ LC \$-94-86575
Perminent Index No. 10-22-420-030	94865756	COOK COUNTY RECORDER
Property Address 8112 Kedvale, Sk	okie, IL 60073	Same AMMitt . Acceptificate
And the state of t	, унутем автор Терадия и порт ургандзетной башейнароватий, од ургания в од субуд доргоний честин урганий и од С	- Advanta industria massanta ing industria atau panta para para para atau para atau para atau atau atau para A Tau atau atau atau atau atau atau atau a
(C) Borrower's Promises. You promise to:	(D) Environmental Committee, You shall not cause or	(G) Eminent Domoln. Notwithstanding any taking
 Pay all amounts when due under your Agreement, including interest, and to perform all duties of the 	permit the presence, use, disperal or release of any hazardous substances on or in the Property. You	under the power of eminent domain, you shall con- tinue to pay the debt in secondance with the terms of
loan agreement und/or this Mortgage.	shall not do, nor allow anyone e'se to do, anything	the Agreement until any award or payment shall
(2) Pay all taxes; assessments and liens that are as-	affecting the Property that is in violence, of any envi-	have been actually received by you. By signing this Mongage, you assign the entire proceeds of any
sessed against the Property when they are due. If you do not pay the taxes, assessments or liens,	notice of any investigation, claim, decound, howevit	award or payment and any interest to us.
We can pay them, if we choose, and add what we	or other action by any governmental or regulatory agency or private party involving the Property or re	
**Agreement with interest to be paid as provided	lease of any hazardous substance on the Property, I	(H) Walver of Homestead Right. You hereby release and waive all rights under and by virtue of the home-
In that Agreement.	you are notified by any governmental or regulator; authority that any removal or other remediation of	stead exemption laws of the State of Illinois.
Not execute any mortgage, security agreement,	any hazardous substance affecting the Property is necessary, you shall promptly take all necessary re-	
· 🗱 arrent granting a tien against your interest in the	medial actions in accordance with applicable envi-	11) Wher Terms. We do not give up any of our rights by driaging or failing to exercise them at any time.
Property without our prior written consent, and Chen only when the document granting that lien	ronnental laws.	Our rights under the Agreement and this Mortgage
Ghen only when the document granting that lien expressly provides that it shall be subject to the Eden of this Mortgage.	(E) Default, if you do not keep the promises you made	Property or reconsideration. This shall include the
(4) Keep the Property in good repair and not dam-	in this Mortgage or you full to meet the terms of your	right to perfer many environmental investigation that
ge, destroy or substantially change the Property.	Agreement, you will be in default. If you are in de- fault, we may use any of the rights or remedies stated	we deem necessary and to perform any environmen- tal remediation resulted under environmental law,
(5 Reep the Property insured against loss or dam-	in your Agreement including, but not limited to, those stated in the Default, Remedies on Default,	Any investigation or remediation will be conducted solely for our benefit and to protect our interests. If
See caused by fire or other hazards with an in- Edrance earrier acceptable to us. The insurance	and/or Reducing the Credit Limit paragraphs or as	any term of this Mortgage is found to be illegal or
policy must be payable to us and name us as assured Mortgagee for the amount of your loan.	otherwise provided by applicable law. If we accelerate your outstanding balance and demand payment in	unenforceable, the other terms will still be in effect. This Agreement may secure "revolving credit" as
You must deliver a copy of the policy to us if we	full, you give us the power and authority to sell the	defined in III. Rev. Stat., Ch. 17, para, 6405. The revolving credit line shall be governed by and con-
request it. If you do not obtain insurance, or pay the premiums, we may do so and add what we	property according to procedures allowed by law, The proceeds of any sale will be applied first to any	struct in accordance with the Illinois Pinancial
have paid to the amount you owe us under your	costs and expenses of the sale, including the costs of any environmental investigation or remediation paid	Services Development Act, Ill. Rev. Stat., Ch. 17, para. 7001, et. seq. Upon or at any time after the fil-
Agreement with interest to be paid as provided in the loan agreement. At our option, the insur-	for by us, then to tensonable attorney's fees and then	ing of a complaint to foreclose this mortgage, we
unce proceeds may be applied to the balance of the loan, whether or not due, or to the rebuilding	to the amount you owe us under your Agreement.	shall be entitled to enter upon, take possession of and mesage the Property and collect rents in person, by
(6) Reep the Property govered by flood insurance if	the Princery or any finetest in the Property withhut that	warm or by fixing of y appointed receiver without poers
It is located in a specially designated flood	prior written consent, the entire balance of what you	ceiver's fees and court costs upon the filing of a fore-

owe us under your Agreement is due immediately.

By Signing Below, You Agree to All the Terms of This Mortgage.

ance proceeds may be applied to the balance of the loan, whether or not due, or to the rebuilding (6) Keep the Property govered by flood insurance if it is located in a specially designated flood

Print Name:

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n.	-		 	 	 	 	 	

closure complaint.

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COOP COOP achaumburg, 11 60196 NBD 138-3601 BFC 3764 600 N. Meacham Rd., Suite 305 Skokie, IL 50077 Consumer Loan Opetations Center .9vA niconil L008 My Committaion Expires 12/3/97 NBO SKOKIE BSUK' N.A. When recorded, return to: Cook County, State of Illinois Drafted by: Louisa A. Ciolino Karlin, Notary Public "OFFICIAL SEAL" My Commission Expires: Notiny Public, รเกา อน ออกอุต ดี แมงพร คุ้นที่ padjaasqng ered the instrument as his/her/their free and voluntary act for the use and purposes therein set forth. person whose name is (or are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that helshelthey signed and delivames out of or on or necessary comes begoitnemenote edt a notary public in and for the above county and state, certify that f, the undersigned COUNTY OF COOK Suzanne M. Schwartz (STATE OF ILLINOIS Print Name:

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