#### 95166045

1002365

### Equity Credit Line Mortgage

THIS BOUITY CRIDIT LINE MORTO AGE is made this FEBRUARY 1995 day of . between the Martgagor,

BRUCE S. LINGER AND LAURA M. LINGER, HUSBAND AND WIFE

(herein, "Mortgagor"), and

the Mortgages, The Northorn Truxt Company, an Illinois banking corporation, with its main banking office at 50 South La Salle Street, Chivago, Illinois 6967 (harein, "Mortgagee"),

WHERHAS, Mortgagor Sax entered into The Northern Trust Company Equity Credit Line Agreement (the "Agreement") dated

02/28/95 , pursuent to which Mortgagor may from time to time borrow from Mortgages amounts not to exceed the aggregate 78000,00 (the "Maximum Credit Amount"), plus interest therein, which interest is outstanding principal balance of payable at the rate and at the time, provided for in the Agreement, All amounts horrowed under the Agreement plus interest thereon are due and payable on FEBRUARY 15. 2000 , or such later date as Mortgages shall agree, but in no event more than 20 years after the date of this Mortgage:

NOW, THEREPORE, to secure to Markinges the repayment of the Maximum Credit Amount, with interest thereon, pursuant to the Agreement, the payment of all sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Marigagor herein contained. Mortgagor does hereby marigage, grant, warrant, and ount convey to Mortgages the Property bounted in the County of COOK , State of Illinois, which has the street address of 426 WEBSTER A

CHICAGO, IL 60614 SEE ATTACHED

(herein "Property Address"), legally described ast

DEPT-01 RECORDING \$33.00 T40011 TRAN 6132 03/13/95 10:51:00 45921 4 RV - +-95-166045

95166045

COOK COUNTY RECORDER 260

Permanent Index Number 14-33-114-038

TOGETHER with all the improvements now or hereafter erected on the property, and all casements, rights, appurtenances, reass, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and via fixtures now or hereafter attached to the property covered by this Mortgage; and all of the foregoing, together with said property for the least-old estate if this Mortgage is on a tenschold) are herein referred to as the "Property",

Mortgagor governants that Mortgagor is lawfully seized of the estate hereby gonveyed and has the night to mortgage, grant, and convey the Property, and that Mortgagor will warrant and defend generally the title to the Property against all claims and demands, policy insuring Mortgagee's interest in the Property.

COVENANTS, Mortgagor covenants and agrees as follows:

- 1. Payment of Principal and Interest. Martgagor shall promptly pay when due the principal of and interest on the indebtedness incurred pursuant to the Agreement, together with any fees and charges provided in the Agreement,
- 2. Application of Payments. Unless applicable law provides otherwise, all payments received by Mortgages under the Agreement and paragraph 1 hereof shall be applied by Mortgagee first in payment of amounts payable to Mortgagee by Mortgagor under this Mortgage, then to interest, fees and charges payable to pursuant to the Agreement, then to the principal amounts autstanding under this Agreement.
- If Mertgager has paid any precomputed finance charge, upon Mortgagor's payment of the entire outstanding principal balance and termination of the Equity Credit Line, Mortgagor shall be entitled to a refund of the unearned portion of such

propaid finance charge in an amount not less than the amount that would be calculated by the actuarial mathed, provided that Mortgagor shall not be entitled to any refund of ress than \$1,00. For the purposes of this paragraph the term "notunrial method" shall mean the method of allocating payments made on a debt between the autstanding balance of the obligation and the precomputed fiance charge pursuant to which a payment is applied first to the accrued precomputed finance charge and any remainder is subtracted from, or any deficiency is added to the outstanding balance of the obligation,

This document prepared by:

THE NORTHERN TRUST COMPANY

50 S. La Salle Street Chiongo, Illinois 60675



4. 6. 6. 6. 6. 6. 6.

3, Chargen; Liens. Mortgogod what pure rouse to be paid all taxes, assessments, and other marges, times, and impositions attributable to the Property that may attain a priority over this Mortgage, leasehald payments or ground rents, if any, and all payments due under any martgage dischaed by the title insurance policy inverting Mortgages's interest in the Property (the Pirst hiorigages), if any, Uson Mortgages's request, Mortgagor shall prompily furnish to Morigages receipts evidencing payments of amounts due under this paragraph, Morigagor shall prompily discharge any lien that has princity over this Mortgage, except the distinction only lies that has princely over the mirrogay, exception of the Pirat Martinget provided, that Mortinger shall not be required to discharge any much lies so long as Mortinger shall agree in writing to the payment of the obligation secured by such lies in a manner acceptable to Martinger, or shall in good faith venture to the high or defend enforcement of wook lien in, legal propositings that operate to prevent the enforcement of the lien or forfesture of the Property or any part thereof.

4. Hazard Insurance. Marigagor shall keep the improvements now existing or herenfter eropied on the Property insured against loss by fire, borords included within the term "extended onvernge", and each other hazards as Mortgages may require and in such amounts and for such periods as Mortgages may requires provided, that Mortgogge shall not require that the amount of such coverage exceed their amount of coverage required to pay the total amount necessed by this Mortgage, taking prior liens and

vo insuranas into asvaza!

The insurance unister graviding the insurance shall be shown by Mortgogue and approval by Martgogue is this approval whall not be unreasonably with a till. All premiums on invironce publishes shall be paid in a time; prairies. All instructe patienes and expenses to thereof shall be in farm acceptable to the typing and aball taskeds a standard martgage violes in lavor of and in form nocopinble to Martgagos, Martgagar shall promptly furnish to Martgages all renewal notioes and all reve pts for paid premiums, In the event of loss, Mortgagor shall give prompt notice to the insurance corrier and Marightes, Marightee may make proof of loss if not made promptly by Marighter,

Unless Murigages and Morigagor otherwise gree in writing, insurance proceeds shall be applied to restaining or repair of the Property damaged, provided such restantor, or rejust a confinitionly lensible and the security of this Mortange is not thereby imported. If such restoration or repair is not soonamionly familie or if the security of this Marigage would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Mortgagor, if the Property is abandoned by Mortgagor or if Mortgagor fails to respond to Mortgages within 40 days from the date notice is mailed by Mortgager to Mortgagor, that the insurance carrier affers to settle a claim for insurance benefits Mortgages is authorized to collect and apply the insurance proveds at Marigages's option either to restoration or repair of the Property or to the summeroused by this Mortgage.

Unlaw Mortgages and Murtgager otherwise agree in writing, any such application of proceeds to principal shall not extend or most more the due date of the payments due under the Agreement or change the amount of such payments, if under paragraph 19 hereof, the Property is acquired by Murtgages, all right, title, and interest of Murtgagor in and to any insurance policies and in and to the penceous thereof resulting from damage to the Property prior to the sale or augustition shall pass to Mortgages to the extent of the sums secured by this Mortgage

immediately prior to sout univer acquisition.

5, Preservation and Maintenance of Property; Leaveholds, Condominiums; Planned Unit Developments, Martgagar shall keep the Property in good requir and shall not commit whole or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a comply with the provisions of any tense it the amorgage is no a planeshold. If this Mortgage is on a unit in a unidominism as a planned unit development, blortgager shall perform all of blortgager's obligations under the deviaration or covenants creating or governing the condominism or planned unit development, the bylaws and regulations of the candominism. planned unit development, and constituent documents, if a sundaminium or planned unit development rider is executed by Mortgagor and recorded together with this Mortgage, the oreannia and agreements of wich rider shall be incorporated into had admersize the element of the coverents and agreements of this Mortgage as if the rider were a part hereof.

6. Protection of Mortgagee's Security. If Mortgagor fails to perform the vovenants and agreements contained in this Mortgage, or if any action or proceeding is commenced that materially affects Martgages's interest in the Property, including, but not limited to, any proceeding by or on behalf of a prior mortgages, eminent domain, insolvency, unde enforcement, or arrangements or propositings involving a bankrupt or decedent, Mortgages, at Martgages's option, upon notice to Martgagar, may

and a majorapy to protest forthinger's interest including, but not limited to, disbursament of reseasable atterneys' fees and entry upon the Property to make repairs.

Any minimise distincted by Morigages pursuant to this paragraph of with interest thereon, shall become additional indulitedness of Mortgogor secured by this Mortgage, Unless Mortgagor and Mortgages agree to other terms of payment, such amounts shall be payable upon Mortgagen's demand and stall bear interest from the date of distarsement at the rate payable from time to time an autofonding principal under the Agreement. Nothing contained in this paragraph 6 chaif require Mortgages to theur any expense or take any aution becaunder.

7. Inspection, Murtgages may make or ususe to be made reasonable entries upon and inspections of the Property, provided that Marigages shall give Morigagur native prior to any nucli-importion specifying rensonable unuse therefor related to Morigages's interest in the Property.

R. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other toking of the Property, or part thereof, or for conveyance in their of anademention, are harely neeligied and whali he paid to Mortgagee, in the event of a total taking of the Property, the proceeds whall be applied to the autice econorid by this Mortgage, with the expess, if any, paid to Mortgagor, in the event of partial taking of the Property, that frantism of the proceeds of the award with a numerator equal to the total of Lanna and other amounts sewered immediately before the taking, and a denominator equal to the value of the froperty immediately before the taking, shall be applied to the sums secured by this Mortgage, and the assess paid to Mortgagor,

If the frequety is abundaned by Mortgagor, or it, after notion Mortgages to Murigagor that the conduction has offered to make an award or settle a claim for damages, Mortgagor fails to respond to Mortgages within 30 days after the date such unities is mailed, Mortgagee is authorized to collect and apply the proceeds, at Murigages's option, wither to restoration or repair of the property or to the some secured by this Morigage.

Unless Mortgages and Mortgages otherwise agree in writing, any such application of proceeds to principal shall not testing our positions of a number of the angles that

Agreement or change the amount of such payments,

9, Mortgagor Nat Released. No extendion of the time for syment or modification of any other term of the Agreement or the Mortgage granted by Martgages to any unoversar in interest of the Mertgagor shall operate to release, in any manner, the lightly of the or given Mortgogar and Martgagar's advessors in interest. Martgager whalf and be required to makine oue proveedings against which will remain or return to extend time for payment or atherwise modify by remain of any demand made by the original Mortgagar and Marigage r's stopswhats in interest.

10. Foreboarnoise by Mortgagee Not a Waiver. Any forehenrance by the bayes in exercising any right or remedy under the Agreement, bereinder, or otherwise afforded by applicable hav, shall not remained of precision the exercise of any such right or remody. The producement of insurance or the payment of taxes or other here or sharges by Martgages shall not be a waiver of Martgages's right in solvents the maturity of the

indehtedness secured by this Marlynge,

Successors and Assigns notice, Joint and Several Lishility; Captions. The vivenant, and agreements herein vantained shall hind, and the rights hereinan shall incre to, the respective suppendent and assigns of Marty con and Murtyngor, subject to the provisions of paragraph to hereo. All coverance and agreements of Mortgagar shall be joint and several, The captions and handings of the paragraphs of this Murigage are for sourcesies we only and are not to be used to interpret or define the provisions hereof.

12, Legislation Affecting Mortgages's Rights, it enactment or explosion of applicable laws has the effect of rendering any provision of the Agreement or this Mortgage unenforcentie novording to its terms, Martgages, at its option, may require immediate payment in full of all sums secured by this Marigage and may invoke any comedies permitted by paragraph 18,

13. Nation. Except for any nation required under applicable law to be given in another manner, (a) any notice to Marigagor provided for in this Mortgage shall be given by malling such notice by pertified mail addressed to Murtgagur at the Property Address or at which other address as Stortgagor may designate by notice to Mortgages as provided herein, and (b) any notice to Mortgages whall be given by pertified mail, return receipt requested, to Mortgagon's address stated herein or to such other address as Mortgages may designate by notice to Mortgagor as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or Mortgages when given in the

Acceleration: De nedie. Upon Murtgagor's breach of any manner designated by: with

14. Governing Law; Severability. This Mortgage shall be governed by the laws of Illinois. In the event that any provision or alause of this Mortgage or the Agreement conflicts with applicable laws, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Agreement are declared to be severable; provided that Mortgages may execute its termination option provided in paragraph 12 in the event of changes in law after the date of the Murigage,

15. Martgagor's Copy. Mortgagor shall be furnished a conformed copy of the Agreement and of this Mortgage at the time of execution or offer recordation hereof,

16. Transfer of the Property; Assumption. To the extent permitted by law, if all or any part of the Property or an interest therein, including without limitation any part of the henoficial interest in any trust holding title to the Property, is said or transferred by Murigagar without Morigages's prior written ponsent, Martynyss may, at Martynyss's aption, declars all the nums secured by this Mortgage to be intracidately due and payable.

17. Revelving Creat Loan. This Murigage is given to secure a revolving oraditions unlime and until woth lann in narverted to an installment loan has provided in the Agreements, and shall seegre not only presently evisting to seh edness under the Agreement but also future advances, whether a vicadvances are obligatory or to be made at the option of Martynger, or otherwise, as are made within 20 years from the date hereof, to the same extent as it souls fully a nothern set by a the other means were required the Martgage, although there may be no advance made at the time of evention of this Martgage and although three may be no indebtedness secured hereig nutstanding at the time any advance in made. The tien of this Mortgage shall be fally as to all indebtedness secured hereby, including future advisors. from the time of its filing for record in the recorder's or register r's iffice of the county in which the Property is located. The total around of indebtedness secured hereby may increase or decrease from the to time, but the total unpaid principal balance of indebted one secured hereby finalishing dishursements that Martinges may make under this Marigage, the Agreement, or any other document with respect therein int any one time mutatanding shall not excent the Maximum Cradit Amount, plus interest thereon, and any disbursements made for payment of taxes, special assessments, or insurance on the Property and interest on such dishursements infl much indebtedness being bereinsfier referred to as the maximum amount sourced herebyl. This Mortgage shall be valid and have priority to the extent of the mostman amount recurse hereby near all authorizent tions and encumbraness, including statutory lions, sweating solely then and assessments levied on the Property often priority b law,

Mortgagor

State of Illinois

County of

, a Notary Public in and for said county and state, do hereby vertify i incan. LAUNA M. Sand AGEA appeared before me this day in person, and toth hegbelwander algned and delivered the end instrument as free and voluntary act, for the uses and purposes therein set forth,

Olven under my hand and official weak, this day

My voinintainin expires

MAD THE THE NORTHERN TRUST COMPANY THE HOME LOAN CENTER A tin: 50 Sauth Latialla Stront hivaga Himmy 60675

povenant or agreement of Mortgagor in this Mortgage, including the government to pay when due may sums secured by this Murigage, or the accurrence of an livent of Default under the Agreement, which Events of Default are incorporated herein by this reference as though set forth in full herein, Mortgages, at Marigages's aption, may deplace all of the sums secured by this Murigage to be immediately due and payable without further domand, may terminate the availability of loans under the Agreement, and may forevious this Mortgage by judicial propositings provided that Mortgages whall notify Mortgagor at funnt 30 days before instituting any nation leading to repossession or forsolosure (except in the case of Mortgagor's abandonment of the Property or other extreme stroumstances). Mortunges shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, ressonable attorneys' free, and costs of documentary evidence, abstracts, and little reports.

All remedies provided in this Mortgage are distinct and complative to any other right or remedy under this Mortgage, the Agreement, or offerded by law or equity, and may be exercised unneurrantly, independently, or equosed vely,

19. Assignment of Rents; Appointment of Receiver; Murigages in Possessies. As additional security becauder, Mortgagor hereby assigns to Mortgages the cents of the Property, provided that Manuager shall, prior to acceleration under paragraph IX hereof or abandonment of the Property, have the right to vollest and retain with rents as they become due and payable.

Upon acceleration under paragraph is hereof or abandonment of the frequety, and at any time prior to judicial sols, Mortgages, in person, by egent, or by judicially appointed receiver, whall be entitled to enter upon, take possession of and manage the Property and to collect the cente of the Property including those past due. All rents collected by Morigages or the reveiver whall be applied first to payment of the vasts of monagement of the Property and sollection of rente including, but and limited to reverver's fees, premissing an reverver's bonds, and reasonable attorneys' fees, and then to the sums secured by this Mortgage, Mortgages and the receiver shall be liable to account only for those renta satually received,

D. Rolana. Open payment in full of all amounts secured by this Fortungs and termination of the Agreement, Murigages shall recerse this Martgage without charge to Mortgagor, Mortgagee whall pay all undeat reportation of the release, if any,

21. White of Hamestead. To the extent permitted by law. Murlingue horony releases and waires all rights under and by virtue of the functional exemption lases of Illinuis,

IN WITNIES WILLIGOOD, Mortgagor has excepted this Mortgage.

*क्तिदास*, प्रा PICK WOT NO. BUC 61ATE a apolicio della finale co-

- 1217018 (#181)

Parcel i: That part of lot-18. It Alb and 13 in Canal Trustee's Subdivision of the South part of Slock 13 in Canal Trustee's Subdivision in Section 33, Township 48 North, Range 14 East of the Third Principal Meridian, all taken together as a tract, and described as follows: Commencing at a point on the East line of said tract, 51.34 feet North of the Southeast corner thereof; thence West at right angles to the East line of said tract, 22.58 feet to the point of beginning, continuing thence West along the last described line, extended 22.58 feet, thence South parallel to the East line of said tract, 51.16 feet to the South line of said tract, thence East slong the South line of said tract, 22.50 feet, thence North parallel to the East line of said tract, 51.25 feet to the point of beginning in Cook County, Illinois.

Parcel 2: A permanent sir right easement as set forth in the Declaration of Federants recorded as Dogument No. 21,141,614 and am created by a deed from American National Bank and Trust Company of Unicago, a Mational Banking Association, as Trustee under Trust errequent dated December 13, 1966 and Whown as Trust Humber 24288, to Faul Stepun and Anni Stepan. his wife, dated June 5, 1970 for construction, use, maintenance and enjoyment of a structure above a horizontal plane at elevation 33.72 (Chicago Datum) and below horizontal place at elevation 45.26 (Chicago Datum) over that part of Lots 16, 17, 18 and 19 in Husted's Subdivision of the South part of Block 13 in Cenal Trustees" Subdivision in Eastion 33, Township 40 North, Runge 14 East of the Third Principal Meridian, described as follows: Commencing at the Southeast corner of the tract, thence West on the South line of said tract, 45 feet, thende Worth parallel to the East line of said tract, 30.13 lest to the point of beginning, continuing thence Harth at the last mentioned parallel line, 17.39 feet; thence West perpendicular to the East line of said tract, 9.0 feet, thence South parallel to the East line of said tract, 13.36 feet; thence East perpendicular to the East line of said tract, 2.83 feet, thouse South parallel to the East line of said tract, 1.61 feet, thence East perpendicular to the East line of said tract, 2.34 feet, thence South parallel to the East line of said tract, 2.42 feet, thence East perpendicular to the East line of said Tract, 2.83 feat to the point of beginning in Cook County, Illindia.

Parcel 3: Hon-exclusive, perpetual easements, as set forth in the Declaration of Easements recorded as Document No. 2111814 and as created by a Deed from American National Bank and Trust Company of Chicago, a National Banking Association, as Trust under Trust Agreement dated December 13, 1966, and known as Trust Number 24288 to Paul Stepan and Ann Stepan, his vife,

Legal Description (con't):

dated June 5, LONDERFIC ALLA, COP, 16, 19 in Mustad's Subdivision of the South part of Block 13 in Canal Trustee's Subdivision in Section 33, Township 40 North, Range 14 East of the Third Principal Meridian, all taken together as a tract, and described as follows: Commencing at the Southeast gorner of maid trust, thense West along the South line thereof 45 feet to the point of beginning, thence North perallel to the East line of said tract, 51.16 feet, thence East perpendicular to the East line of said tract 45.0 feet to a point on said Best line which is 51.34 feet North of the Southeest corner thereof, thence North along the Samt line of said Tract & feet, thence West at right engles to the East line of said truct, 45.0 feet, thence North parallel to the East line of said tract, 49.06 feet, thence East perpendicular to the East line of said treat, 45.0 feet to a point on said East line which is 198.49 fest North of the Southeast corner of said tract, thence North miony the East line of said tract, 18.62 feet to the Northeast corner thereof, thence West along the North Line of maid tract 100 0 feet to the Morthwest corner thereof, thence South along the Yest line of said tract, 18.97 feet to Ata interportion with a line which is perpendicular to the East line of said track and extending through a point 199.40 feet North of the Southeest corner thence, thence East glong the last montioned line (6) Keet, thence South parallel to the Sast line of said tract, 45.06 (set, thence West perpendicular to the East line of said treat, 46.0 feet to the West line of said treat, thence South along the West line of said treat \$ feet, thence East perpendicular to the Seat line of said treat, 46.0 feet, thence South parallel to the East line of said tract, 51.12 lest to the South line of said tract, thence East blong the South line of said tract 9 fact to the point of beginning (subject to the following essenta described as follows): permanent mir right emmement for construction, use, maintenance and enjoyment of a structure above a horizontal plane at elevation 33.72 (Chicago Datum) and below a horizontal plane at elevation 45.26 (Chicago Datum) over that part of Lots 16, 17, 18 and 19 in Husted's Subdivision of the South part of Block 13 in Canal Trustee's Subdivision in Section 33, Cramship 40 North, Range 14 East of the Third Principal Heridian, described as follows: Commencing at the Southeast corner of the tract, thence West on the South line of said tract, 45 feet, thence Harth parallel to the East line of said tract, 30.53 feet to the point of beginning, continuing thence North on the lost mentioned parallel line 17.39 feet, thence West perpendicular to the East line of said tract, 9.0 feet, thence South parallel to the East line of said tract, 13.36 feet, thence East perpendicular to the East line of said tract, 2.83 feet; thence South parallel to the East line of said tract, 1.61 feet,

### Logal Demortation Line OFFICIAL COPY

thence East perpendicular to the East line or said treat, 3.34 feet, thence East perpendicular to the East line of said treat, 2.42 feet, thence East perpendicular to the East line of said treat, 2.83 feet to the point of beginning.

#### ALEO

Commencing at the Southeast corner of the tract, thence West on the South line of said tract, 45 feet, thence Murth parallel to the Rest line of said tract 17.98 feet to the point of beginning, continuing thence North on the last mentioned parallel line 12.55 feet, thence West perpendicular to the East line of said tract, 2.83 feet, thence North parallel to the East line of said tract, 2.42 feet, thence West perpendicular to the East line of said tract, 3.34 feet, thence West perpendicular to the East line of said tract, 1.61 feet, thence West perpendicular to the East line of said tract, 1.61 feet, thence South parallel to the East line of said tract, 1.6.58 feet, thence East perpendicular to the East line of said tract, 16.58 feet, thence East perpendicular to the East line of said tract, 16.58 feet, thence East perpendicular to the East line of said tract, 16.58 feet, thence East perpendicular to the East line of said tract, 9.0 feet to the point of beginning,

516

#### ALBU

A permanent air right elegient for construction, use, muintenance and enjoyment of a structure above a horisontal pinne at elevation 36.02 (7/1/rego Datum) and below a horizontal plane at elevation 47.55 (Charage Datum) over that part of Lots 16, 17, 18 and 18 in Husted's Subdivision of the South part of Block 13 in Canal Trustees' Subdivision, sioressid, described am follows: Commonding at the Southoust corner of "the tract, thence West on the South line of sall tract, 45 leet, thence North parallel to the Rast line of anid tract, 72.0 feet to the point of beginning, continuing themos North on the last mentioned parallel line 16.58 feet, thence west perpendicular to the Rest line of soid truct, 2.63 feet, thence South paraliel to the East line of said tract, 1.67 leet; thence West perpendicular to the East line of said tract, 2.24 feet; thence South parallel to the East line of amid tract, 2,42 feet, thence West perpendicular to the East line of said tract, 2.83 feet, thence South parallel to the East line of soid tract, 12.55 feet, thence East perpendicular to the Easterly line of said traut, 9.0 feet to the point of beginning,

#### ALBO

Commencing at the Southeast corner of the truct, thence West on the South line of said tract, 45 feet; thence North parallel to the East line of said tract, 88.58 feet to the point of

### Legal Description Unby () FFICIAL COPY

beginning, continuing thence North on the last mentioned parallel line, 13.36 feet, thence West perpendicular to the East line of said tract, 9.8 feet, thence South parallel to the East line of said tract, 17.39 feet thence East perpendicular to the East line of said tract, 2.83 feet, thence Worth parallel to the East line of said tract, 2.42 feet, thence East parallel to the East line of said tract, 3.34 feet, thence Worth parallel to the East line of said tract, 3.34 feet, thence Worth parallel to the East line of said tract, 1.61 feet, thence East perpendicular to the East line of said tract, 2.83 feet to the point of beginning, all in Cook County, Illinois.

Coot County Clart's Offica

Commonly known as: 426A West Webster, Chicago, IL 60614.

PERHANENT INDEX NUMBER: 14-33-114-038