LLINOIS-VARIABLE-HATE OF EN-17		_COP	N4849	
ILE37318	WICH IGAG	MAIL TO: TC	692-093-420 F Bank Illind	
State of Illinois		3/1420	Kensington	#320
County of A	and the second	,	orook, IL 60	
THIS MORTGAGE SECURES A REVOLVING LINE OF FROM TIME TO TIME. THE MAXIMUM AMOUNTS		DVANCES, PAYMEN	TS, AND READVANCES MAY	BE MADE
15,000.00		DOO!!		
 Legal Description. This document is a mortgage State of Illinois (called the "Land"). The Land's legal of 	description is:	COOK	County,	
LOT 52 IN BLOCK 3 IN SCHILLER PAREAST 1/2 OF THE EAST 1/2 OF THE S RAMBE 12 EAST OF THE THIRD PRINCI BOULEVARD AND WEST OF WISCONISM OF OF SECTION 15, TOWNSHIP 42 NORTH, WERTDIAN, LYING WEST OF WISCONSIN	EUTHEAST 1/4 OF S PAL MERIDIAN, LYII ENTRAL RAILROAD R	ECTION 16, TO NG SOUTH OF TH IGHT OF WAY, A	Wiship 40 North, E irving LSO That part	
COUNTY, ILL.INUIS.	State and the state of the stat	, DCP7	·- [1]	\$25.50
FIN \$ 12-13-410-031-0000		. %999 #48	114 5 AH #-95-	/5 14:50:00 -304849
			OOK COUNTY RECORDER	\$22.00
2. Definitions. In this document, the following def "Mortgage": This document is called the "Mortgag		. DEP	-10 PENALTY	4 2 2 3
"Borrower": STEPHAN & MARADY A		WARADY HUS	BAND AND WIFE	
Borrower's address is shown below.	entroperation and the control		will be called "Bo	orrower".
"Lender": TCF BANK ILLINOIS 15b will be called "Liaws of the United States of America, Lender's Aldres Minneapolis, Minnesota 55402.	ender". Lender is a federal s s for the purpose of receiving	avings bank which w g notices and making	as formed and which exists u g payments is 801 Marquette	nder the Avenue,
"Agreement": The CommandCredit Plus Line Agree be called the "Agreement". Under the Agreement, and Agreement allows such a Borrower to obtain Loan Advasuch a Borrower may request Loan Advances from the	Borrower signing the Agreen inc∡s 'rom the Account, mak	tent has a revolving li e payments, and obta	ne of credit called the "Accou. in readvances, Under the Agre	nt". The
"Property": The property that is described in section	n 5 is halfer, the "Property".	en de la companya de La companya de la companya del companya de la companya del companya de la c	MAY 09, 201	o
3. Final Due Date. The scheduled date for final pay	yment of vihat Barrower owe	s under the Agreeme	nt is.	
4. Variable Annual Percentage Rate. The Annual P Rate Lender uses to figure Finance Charges will go up a "Money Rates" (the "Index"). (If the Wall Street Journal p Index is not the lowest or best rate offered by Lender permitted by applicable laws and regulations, some oth Percentage Rate goes up or down, the Daily Periodic 2,40 percentage points to the index rate in eff and legal holidays.) On each business day we will recal (2,40 percentage points) above the index put PERCENTAGE RATE for this loan will change the next beginning ANNUAL PERCENTAGE RATE for this loan is The maximum ANNUAL PERCENTAGE RATE is 19.	and down, based on the U.S. bublishes more than one U.S or other lenders, if the inner er interest rate index that is, and also go up or down at the previous business doulate the ANNUAL PERCEI-blished the previous business business day. The beginning	prime rate published. prime rate, the "India X becomes unavaila comparable to the India X or "To figure the ANI ay ("Business day" de TAGE PATE for this I as day If the index rag index att. for this er year, which is a Dalla PERCENTAGE A	daily in the Wall Street Journal or will be the highest such rail ble. Lender will select, to the lex and notify Borrower. If the NUAL PERCENTAGE RATE, voes not include Saturdays, Stoan so that it is 2,40 ate changes, however, the AN loan is 9,00% per yearly Periodic Rate of 0,31,2	al under te.) The extent Annual we add undays on % NNUAL ar. The
5. Description of the Property. Borrower gives Lap.			TL 60176	5 6
a. The Land, which is located at (address) 41 b. All buildings and all other improvements and fill be located on the Land.		nd afectrical aquipme	nown about 1775 in 1860 in 1. Int) that e e .ow or will in the	future
c. All "easements, rights, hereditaments, appurte	nances, rents, royalties, and	profits" that go alon		phts in
NOTICE: See pages 2 and 3 for more contract terms.			~~ ,	Market Company
By signing this Mortgage, Borrower agrees to all of its to.	and the same of th	pages 2 and 3 are a	part of this Mortg. ge.	
Y Significant of the state of t	x L 60	Thering -	X. Harade	
Borrower STEFHAN J WARADY	Borrower	CATHERINE L	WARADY	
Borrower	Borrower			
Maria de la companya	~~~~~~~	··············		
	OFFICIAL			
STATE OF ILLINOIS)	JEANETTE P			
COUNTY OF		XPIRE9:01/07/89		
	4TH	MA'	. 5)5
The foregoing instrument was acknowledged before m STERHAN J WARADY AND CATHERI	SIE I DAMAGO	day of	, 19	
by		WILLIA I	J. Hapuns	
(# 8 P O	Notary Public	150	8- 00 P	

UNOFFICIAL COPY

7,6301

ELECTION WORK -

TOMBALL CE.

SUSTAINED THE STANDARD STANDAR OFFICIAL SEAL

Suppose to the state of the sea

\$P\$美数数数据 医缺陷 (2011) 1955 中华 (3

The section of the beginning

CONTROL OF THE PERSON OF THE PROPERTY.

Committee of the second group and defining an exclusion

formally in right of the late and

12.3

And the second s

entique to see awayse.

्रोहरी है। जिल्ला क्षेत्री केंद्र के जाता है। उस है। इ.क. १९८८ व्यक्तिक क्षेत्री केंद्र के जाता है।

化铁铁铁矿 医外腺腺病 化二氯磺酚 医原生物

ing the state of t

pagangan sura garanta salah di san

医脓肿 医二氏病 经分类 医二氏试验检尿

ente fanici is dan et gree is an es ente fanici is dan et gree is an

. Bandani i pangal ini itala i bili bili

The property of the property o

Coox Co.,

· AAA

47111

post of the free section of

Anglish to the highest the con-

e De 1948 aug de les constitutes De 195 (96) Buston (1942 augus e

14. 1 The 12 Bank

CONSTRUCT BY SERVICE CONSTRUCTION

6. Notice of Variable Rate of hterest. This means that the interest rate may increase or decrease from time to time, as explained in section 4.

- 7. Finance Charge. Borrower will pay a Finance Charge until Borrower has repaid everything gwed under the Apreement, Lender figures the Finance Charge at the end of every monthly billing cycle. The monthly billing cycle runs from and including the first day of a month to and including the last day of that month. To figure the Finance Charge for a monthly billing cycle. Lender adds up the Finance Charges for each day in the billing cycle. To figure the Finance Charge for each day. Lender multiplies the Daily Periodic Rate times the Daily Balance of Borrower's Account on that day (for each day in the monthly billing cycle). Lender ligures the Daily Periodic Rate by dividing the Annual Percentage Rate by 365 (or 366, in any leap year). Lender determines the Daily Balance by first taking the beginning balance of Borrower's Account each day, adding any new Loan Advances, subtracting any payments or other credits to the Account and subtracting any unpaid Finance Charges and Other Charges. This gives Lender the Daily Balance for each day. Borrower pays a Finance Charge on Loan Advances peginning with the day they are made.
- 8. Transfer of Rights in the Property. Borrower mortgages, grants and conveys the Property to Lender subject to the terms of this Mortgage. This means that, by signing this Mortgage, Borrower is giving Lender those rights that are stated in this Mortgage and also those rights that the law gives to lenders who have taken mortgages on land. Borrower is giving Lender these rights to protect Lender from possible losses that might result if Borrower fails to keep the promises made in this Mortgage and in the Agreement.
- 9. Termination of this Mortgage, if Borrower pays to Lender all of the amounts owed to Lender under this Mortgage and under the Agreement, and keeps all promises made in this Mortgage and in the Agreement, then Lender's rights in the Property will end. Lender will send Borrower a document stating this and Borrower can file it with the County in which the Property is located.
 - 10. Promises of Barrower-Borrower represents and warrants that:
 - a. Borrower owns the Property;
 - Borrower has the right to mortgage, grant, and convey the Property to Lender; and
- There are no claims or charges outstanding against the Property except any mortgages that are currently shown in the office where real estate records are fied for the County where the Property is located.

Borrower gives a general inarranty of title to Lender. This means that Borrower will be fully responsible for any losses which Lender suffers because someone other than porrower has some of the rights in the Property that Borrower represents and warrants to have. Borrower will delend ownership of the Proper against any claims of such rights.

- 11. Borrower's Promise to Fay The Agreement. Borrower promises promotly to day all amounts due on the Agreement
- 12. Borrower's Promise to Pay Charges and Assessment. Borrower promises to pay all present and future liens, taxes, assessments, utility bills, and other charges on the Flopisty, including any amounts on any prior mortgage, as they become due
- 13. Borrower's Promise to Buy Hazard Insurance. Borrower promises to obtain a hazard insurance policy naming Lender as mortgaged, and which covers all buildings on the Property. The insurance must be satisfactory to Lendor and must cover loss or damage caused by lire and hazards normally covered by "extended or rerige" hazard insurance policies. Borrower may obtain the insurance from any company that is authorized to do business in this state and that is acceptable to Lender. The insurance must be in the amounts and for the periods of time required by Lender, Borrower will notify Lender promptly ... there is any loss or damage to the Property, Lender may file a "Proof of Loss" form with the insurance company. Borrower directs the insurance company to pay all "Proceeds" to Lender, "Proceeds" are any money that the insurance company owas to the Borrower under the Latter Unless Lender agrees in writing that the Proceeds can be used differently, the Proceeds will be applied to pay the amount Borrower owe; Linder

If any Proceeds are used to reduce the amount which Borrow at class Lender under the Agreement, Borrower will still have to make the regular payments under the Agreement until the entire amount Borrowo, r was is paid in full.

If Lender forecloses this Mortgage, anyone who buys the Property at the toreclosure sale will have all the rights under the insurance policy

- 14. Borrower's Promise to Buy Flood Insurance. If the Land or any part of the Land is located in a designated official flood-hazardous area, the Borrowor promises to buy flood insurance in the maximum andur, available or the amount secured by this Mortgage, whichever is less. Borrower agrees to direct that any money payable under the flood in urange will be paid to Lender, but Borrower will still have to make regular payments under the Agreement until the entire amount Borrower ower is raid in full.
- 15. Borrower's Promise to Maintain the Property. Borrower promises that Borrower won't damage or destroy the Property. Borrower also promises to keep the Property in good repair. If any improvements are made to the disperty, Borrower promises that they won't be removed from the Property.
- 16. Lender's Right to Take Action to Protect the Property, (I (1) Bossower does not the promises and agreements made in this Mortgage, or (2) someone (Borrower or anyone else) begins a legal proceeding that may significanly affect Lender's rights in the Property (such as, for example, a legal proceeding in bankruptcy, or to condemn the Property), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions under this suction may include, for example, paying any amount due under any prior mortgage, appearing in court, paying reasonable attorneys' fees, and enturing on the Property to make repairs.

Borrower promises to pay Lender all amounts that Lender pays under this section. If Lender pays ar obligation, Lender will have all of the rights that the person Lender paid would have had against Borrower. This Mortgage covers all these arrounts that Lender pays, plus interest at the rate that is figured as if the money had been given under the Agreement, or if that rate violates the law then at the highest rate that the law allows.

- 17. Lender's Rights. Any failure or delay by Lender in enforcing the rights that this Mortgage or the law give it will; of cause Lender to give up those rights. Lender may exercise and enforce any of its rights until the Mortgage ends. Each right that this Mortgage gives to Lender is separate. Lender may enforce and exercise them one at a time or all at once.
- 18. Joint Borrowers. Each person that signs this Mortgage is responsible for keeping all of the promises made by "Bor over", Lender may choose to enforce its rights against anyone signing the Mortgage as an individual or against all of them. However, if someone signed this Mortgage, but did not sign the Agreement, then that person will not be required to pay any amount under the Agreement, bu will have signed only to give Lender the rights that person has in the Property under the terms of this Mortgage.
- 19. Notices. Unless the law requires differently, or unless Borrower tells Lender differently, any notice that must be given to Borrower will be delivered or mailed to Borrower at the address shown in section 5. Notices that must be sent to Lender will be given by mailing them to Lender's address shown in section 2. Any notice will be "given" when it is mailed, or when it is delivered according to this paragraph
- 20. Selling the Property. Borrower agrees not to sell or transfer all or any part of the Property, or any rights in the Property, without the Lender's written consent. This includes sale by Contract for Deed.
- 21. No Defaults Under Prior Mortgages. If there is already a mortgage against the Property, the Borrower promises that there will never be a default under that mortgage.
- 22. No Other Mortgages. Borrower agrees not to mortgage all or any part of the Property or allow anyone else to have a lien on the Property without the Lender's written consent.
- 23. Lender's Remadles-Foreclosure. If Lender requires Borrower to pay the entire outstanding balance under the Agreement in one payment (called "acceleration") and Borrower fails to make the payment when due, then Lender may foreclose this mortgage as provided below. However, before accelerating, Lender will send Borrower a written notice by certified mail which states:
 - The promise that Borrower failed to keep or the representation or warranty that Borrower breached;
 - The action Borrower must take to correct that failure; a
- The date, at least 30 days away, by which the failure must be corrected;
 That if Borrower doesn't correct the failure by the date stated in the notice. Lender will accelerate, and if Borrower doesn't pay, Lender or another person may buy the Property at a foreclosure sale;
 - e. That the Borrower may reinstate the Mortgage after acceleration; and

UNOFFICIAL COPY

eller <u>i i eller e</u>

The grand of Warman

and the general section of the secti

A North Contract Cont

i julijanska povjetnikači se to o Kurtova poverna ova se ovi Vivjetnikači se to odravnika

Artist Committee Committee

Action of the State of threat is standard of his contraction 分别 网络人名英格兰斯基 医牙髓囊 医牙囊 医牙髓

Street Control of the Control of the Control

and the second of the second

et person group has the larger of the

A 1/2 自然的一个

ourt to argue that a promises were kept and to pleasent any other defenses Borrower has to

Lander need not send the notice if the promise Borrower failed to keep consists of Borrower's sale or transfer of all or a part of the Property or any rights in the Property without Lender's written consent. If the Borrower does not correct the failure by the date stated in the notice, Lender may accelerate. If Lender accelerates, Lender may foreclose this Mortgage according to law. Borrower also agrees to pay Lender's attorneys' fees and costs for the foreclosure in the maximum amount allowed by law. Lender will apply the proceeds of the foreclosure sale to the amount Borrower owes under this Mortgage, and to the costs of the foreclosure and Lender's attorneys' (ees.

- 24. Obligations After Assignment. Any person who takes over Borrower's right or obligations under this Mortgage with Lender's consent will have Borrower's rights and will be obligated to keep all of the promises Borrower made in this Mortgage. If another person takes over Borrower's rights or obligations under this Mortgage, Borrower will not be released. Any person or organization who takes over Lender's rights or obligations under this Mortgage will have all of Lender's rights and must keep all of Lender's obligations under this Mortgage.
- 25. Waiver of Homestead. Under the exemption laws, Borrower's homestead is usually free from the claims of creditors. Borrower gives up the homestead exemption right for all claims arising out of this Mortgage. This includes Borrower's right to demand that property other than Borrower's homestead that has been mortgaged to Lender be foreclosed first, before the homestead is foreclosed.
- 26. Condemnation. If all or part of the Property is condemned, Borrower directs the party condemning the Property to pay all of the money to Lender. Lender will apply the money to pay the amount Borrower owes Lender, unless Lender agrees in writing that the proceeds can be used differently. If Lender uses the money to reduce the amount Borrower owes under the Agreement, Borrower will still have to make regular monthly payments until everything Borrower owes is paid. Albania kan kecamatan dalam da
- 27. Paragraph Headings. The headings of the paragraph are for convenience only, and are not a part of this Mortgage.

Society of County Clerk's Office 9536 This instrument was drafted by: TCF BANK ILLINOIS (...b. 801 Marquette Avenue 3 Minneapolis, Minnesota 55403

UNOFFICIAL COPY

Dropenty of Coot County Clart's Office

Charles and