AFTER RECORDING MAIL TO:

Glenview State Bank 800 Wankegan Road. Glenview, Illinois, 60025

Mar. TC

97347277

DEPT-01 RECORDING \$39.50 180011 TRAN 7152 05/16/97 09146100

\$2007 + KP #-97-347277

COOK COUNTY RECORDER

RECORDER'S STAMP

Loan No.

70809327

3950

FLEXEQUITY ACCOUNT MORTGAGE

THIS FLEXEQUITY MORTGAGE is made this 9th day of May 1997 by and between Janes 2 Crowley and Deburah J Crowley, Husband and Wite

(herein "Borrower") and GLENVIEW STATE BACK, an Illinois Corporation, whose address is 800Wankegan Road, Glenview, Illinois 60025 (herein "Lender").

Borrower, in consideration of the indebtedness herein recited, does hereby mortgage, grant, whram and convey (unless Borower is a Trust, in which event Borrower does hereby mortgage, grant, quitclarar and convey) unto Leader and it's successors and assigns, the following described property located in the County of Cook, State of Illinois:

Tot 8 (except the a 13-0 ft thereof) in block 20 in Dingee's addition to wilmette village or the north section of quilmette reservation, in township 42 north, range 13 east of the third principal meridian, in cook county, introops

pin #05-34-211 001-0030

4883690

which has the address of 631 Central Avenue Wilmette, 11 60091 (berein "Property Address").

TOCETHER WITH all improvements now or hereafter erected on the property, and all essentents, rights, appropriate after securities or reversion in and to the rights of ways, tatests, secures and alleys adjuining the Roperty, and cents (conflict and upperty, and cents (conflict and upperty, and cents (conflict and upperty) and extensionally and upperty, and cents are conflict and upperty are rights, and extensionally and upperty conflict and property of the property, all of which, including conformation proceeds, and all instance now or iteresting termine a part of the property covered by this Mongage; and of the foregoing, together with said property (or the kracifold exact if this Mongage is on a leastfacture and editions thereto, all all the deemed to be used remain a part of the property overred by this Research) are thereins are referred to as the Property; as to any property which does not constitute a frame (as anch term is defined in the Unit of the property; as to any property which does not constitute a frame (as a security interest in each property, which Borrower hereby continued in the UCC for the purpose of creating a security interest in each property, which Borrower hereby (as a feeling the UCC); and not witherstaining anything to the continued boxes whether as Secured Pearly (as security interest in and not the real Property and without limitation of the foreness and interest and interest in the CC); and not with respect to a least pearly decise of above whether and without limitation of the foreness are finited above whether with respect to a little foreness and any property.

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Borrowers convenies that Borrower is the lawful owner of the exists in land hereby conveyed and has the right to Borrowers convenies that the frequency is uncontained except for that certain Mongage for party, and the Property is uncontained except for that the fact that for the fact that the fact that fact that fact that fact that fact that fact that fact the fact that fact that fact the fact that fact that fact the fact that fact that fact the fact that fact that fact the fact that fact that fact the fact that fact that fact the fact that

THIS MORICAGE IS GIVEN TO SECURE: (i) the repayment of the indebtedness cridenced by the Note; (ii) the payment of all other sums, with interest thereon, advanced in sect. Lower between to protect the security of this Morigage; and (iii) the performance of the covenants and spreament of Recounts (the "Security Agreement") of and, if this to the property is bald by a Trust, in the Receipting Security Agreement, this Morigage and all instruments now or beneather of the Vote, the Security Agreement, this Morigage and all instruments now or beneather of the Note, the Security Agreement, this Morigage and all instruments now or beneather to evidence of secure the independent of the independent of the Treeth as the Security Agreement of the Morigage pentals and all instruments. The Credit Documents connemplate and this Morigage pentals and "come, in the substance."

Borrower extractings that the Note calls for a variable interest rate, and that the Leaf or may, prior to the expiration of the term of the Note, cancel fritting advances theremaker, reduce the amount of the outstanding balance under the Note.

COVENANTS. Borrower and Lender covernm and agree as follows:

1. PAYMENT AND COMPLANCE WITH NOTE, APPLICATION OF PAYMENTS, Bomower Pall promptly pay when the the principal and interest on the independence evidenced by the Note together with any has charges or other the form the Note together with any last charges on the principal and interest on any Frame Advances (as defined in Palagraph 27 below) secured by this Montgage. Unless applies he requires otherwise, all payments received under the Note and this Montgage chall be applied by Lender first in Payment of any additional anne owing to be provisions of the Credit Documents, whether as advances, amorals, to the payment of the Credit Documents, whether as advances, among the Credit Documents, and remedies granted under the Credit Documents, whethere, and the Note; fourth, to the payment of any some one the Note; and then to interest and principal on any Frame on the Note; fourth, to the payment of any some one the Note; and then to interest and principal on any Frames.

2. FINDS FOR LAXES AND INSURANCE. Subject to applicable law or to a warest by Lender. Borrower that in Lender on the Rose in the Mose is paid in they to Lender on the day mouthly install measurements which may amin priority toward full. a sum (berein "Funds") equal to case-twelfth of the yearly taxes and assissments which may amin priority toward full. A sum (berein "Funds") equal to case-twelfth of the yearly taxes and priority in the priority of the Mose and priority full. It is not that the funds of yearly premium installments for the breast of the fraction of yearly premium installments for the fraction of the

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insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated mitially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof.

The funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or State Agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Bortower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of the language that interest on the Funds shall be paid to Borrower, and unless such agreement be made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds, if any, are pledged as additional security for the sums secured by this Mortgage, and are held by Lender as a creditor and not as a trustee.

If the amount of the FARS held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance provisions and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on subsequent monthly installments of Funds. If the amount of Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender to, amount necessary to make up the deficiency within thirty (30) days from the date notice is mailed by Lender to Borrower expressing payment thereof.

Neither Lender nor any institution designated by Londer to hold the Funds shall be liable for any failure to make the payments of insurance premiums, taxes or ground read unless Borrower, while not in default hereunder, shall have requested Lender or such institution to make application of the Funds to the payment of the applicable insurance premiums, taxes or ground tents, accompanied by the bill, for such insurance premiums, taxes or ground tents. Notwhithstanding the foregoing Lender may, at its option, which is not institution to make any such application of the Funds without any direction or request to do so by Borrower.

Upon payment in full of all sums secured by this Mortgage, Lender starle promptly refund to Borrower any funds held by Lender. If under Paragraph 17 hereof the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquiration by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

- PRIOR ENCUMBRANCE; CHARGES; LIENS. Borrower shall fully and timely perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a tien which has or appears to have any priority over this Montgage, including Borrower's covenants to make any payments when due. A default under any prior mortgage or deed of must or other security agreement with a lien which has or appea a to have any priority over this Mortgage may at the option of Lender be declared and deemed to be a default under this of orgage but only if such default adversely affect Lender's security for the note of any rights of Lender in the security. Concover shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Merigage, and leasehold payments or ground rents, if any, in the manner provided under Paragraph 2 in reof or, if not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly. Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which may attain priority over this Mortgage (other than any prior first mortgage or deed of trust); provided, that Borrower shall not be required to discharge any such lien so long as Borrower shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender or shall in good faith contest such lien by, or defend enforcement of such lien in, legal proceedings which operate to prevent the enforcement of the lizh or forfeiture of the Property or any part thereof.
- 4. HAZARD INSURANCE. Borrower shall, at Borrower's cost keep the improvements now existing or hereafter erected on the Property insured against loss by fires, hazards included within the term "extended coverage and such other hazards (collectively agreed to as "Hazards" as Lender may require. Borrower shall maintain Hazard insurance for the entire term of the Note or such other periods as Lender may require and in an amount equal to the tesser of (a) the maximum insurable value of the Property or (b) the amount of the line of credit secured by this Mortgage plus the outstanding amount of any obligations sucured in priority over this Mortgage, but in no event shall such amounts be less than the amount necessary to satisfy the co-insurance requirement contained in the insurance policy.

with the institution in accordance with Borrower's and Leader's written agreement of applicable law. Montgage. If Lender has required montgage incurance as a condition of making the loan secured by this Montgage, Becomes the requirement and pay the loan secured for the maintenest for the requirement and pay the pay the requirement of the re Borrower from any obligation in this Mortgage, make such appearance, defend the action or proceedings, distinue such action as Lender doctus necessary to protect the security of this sums, including researable anomy's fees, and take such action as Lender doctus necessary to protect the security of this without demand upon Bostower but upon notice to Bostower pursuant to Paragraph 11 trereof, may, without releasing demain, insocraty, code enforcement or arrangements or proceedings involving a bankrupicy or deceetar, then Lender, Lender's interest in the Property or the rights or powers of Lender Derember, including but not limited to eminem contained in this Mongage or in the Credit Documents, or if any action or proceeding is commenced which affects PROTECTION OF LENDER'S SECTINITY II Borrower finis to perform the coverages and agriculture

this Montgage. the constraints and spirecraems of the rider witer with the incomponent into and shall antend and supplement the constraints and agreements of this Montgage as if the rider were a part hereof time to time. If a condominium or planned unit development rider is extented by Borrewer and recorded together with regulations of the condominism or planned unit development, and constituent documents, all as may be amended from declivation or coverants exeming or governing the condominism or planned unit development, the by lar s and condominism or a planted and development. Borrower shall promptly perform all of Borrower's oblivations under the s mi time a no si 1919 proble eith le folocased a no ei sysgenolli et th le sessi yne lo emizivenç etts thin Vignos ylegmos g destroyed, shall not commit at section impointment to deterioration of the Property. and shall fully and to begann as the feeth in the repair or research on any improvements on the Property shirt or continuous opplicable tans, estimates, ordinances, orders, requireneuts, decrees or regulations, chall then the Property in good WANNED UNIT DEVELOPMENTS. Borrower shall use, improve and maintain the Property in compliance with PRESERVATION AND MAINTENANCE OF PROPERTY, LEASEHOLES, CONDOMINIUMS,

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aminimized to slee door or roing spaniformini aggraph eigh yet between calme and to n arter aft or rateral to granger 1 aft amound linds moinisingua if under Paragraph 17 herect the Property is sequined by Acroba, all rights, title and interest of Borrower in and to any times politices and in and so the property prior to state the property prior to state the property prior to state the property prior to the prior to the

soft equion either to restoution on repair the Property or to the simis secured by this Mongage. Periodis. Lender is inversorably unitherized to calcin and to collect and apply the incurance proceeds at Lender's notament the mixto a street or erafto mixes constituti all tade exacted of other laying belief of contact and added a second of the latter of the contact and added to the

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defixibly under this Mortgego to invalidate any set done pursuant to such notice. the same scoured by this Mont. Be, with the excess, if any, paid to Barrower. Such application shall not only on waive any commically feacible (v it he exercity of this Morigage would be impaired, the irranear proceeds chall be applied to comounically feasible and the scountry of this Montgage is not thereby impained. It such rescontinuon or repair is not proceeds shall be e.m. ted to restounion or repair of the Property damagnd, provided such restounion or repair is mercural gricina ai sorga seintedio tedand dan tenorad ezelan das sysgitale eidi reso pinaira, an sond at enteque

to early faithe cail is this memority spinous ratio to cont to look, agagners yas to early since and a since of . eswormed you Virginory abum to the event of loss. Borrower shall give prompt potice to the insurance carrier and Lender may make proof of loss if not

sansuzzi rafis egib rahasisa (01) can intiira of price it policies and receivable are beed by any other person, Borrower shall supply copies of such to Lendon required discussiv, Bonzacer Shill promptly function to Lender all remines and, if requested by Lender, all receipts कामान, के विवारकर कार्यकार क्रमेंक कुरावता, क्रोक वेक्ट, वेंक्षिण का के वंद्रावकार स्थातेया. है। विवारकर कर्यक कि विश्वासका dans thi bing ron it, no loosed & dyngens on babivong rannen ath thi bing of llade establing constraint tro embinang deed of cross or other executive segments in the which has or appears to have any princip very this Mottgage. All to Lenden. Lenden shall have the right to hold the policies and renewals thereof, subject to the terms of any enougage, such approved that I have be reasonably writhheld. All ensures policies and renewals thereon so that societies and renewals there is a form societies. The incurance cerries providing the incurance chall be chosen by Borrower subject to approval by Lender, provided, than

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Any amounts disbured by Lender pursuant to this Paragraph 6, with interest thereon at the rate from time to time in effect under the Note for revolving credit advances, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree, in writing, to other terms of payment such amounts shall be payable upon notice from Lender to Borrower requesting payment therefor and if such are not paid within the time period set forth in such notice, such amounts may be charged by Lender as a draw on the Note. Nothing comained in this Paragraph 6 shall require Lender to incur any expense or take any action hereunder and any action taken shall not release Borrower from any obligation in this Mortgage.

- 7. INSPECTION. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that, except in an emergency, Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.
- 8. CCADEMNATION. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are brinely assigned and shall be paid to Lender subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage. Borrower agrees to execute such further documents as may be required by the condemnation authority, to effectuate this paragraph. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a paragitaking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secure a by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secure a by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking bears to the Borrower.

If the Property is abandoned by Borrower or it alier notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower tails to respond to Lender within thirty (30) days after the date such notice is mailed, Lender is authorized to collect and apply to proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in Paragraph 2 224 2 hereof or change the amount of such installments.

- 9. BORROWER NOT RELEASED; FORBEARANCE BY LENIVER NOT A WAIVER. Extension of the time for payment, acceptance by Lender of payments other than according to the terms of the Note, modification in payment terms of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower, or the waiver or failure to exercise any right granted herein or under the Credit Documents shall not operate to release in any manner the liability of the original Borrower, Borrower's successors in interest, or any guarantor or surery thereof, Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify payment terms of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Lender shall not be deemed, by any act of omession or commission, to have waived any of its rights or remedies hereunder unless such waiver is in writing and signed by 1 color. Any such waiver shall apply only to the extent specifically set forth in the writing. A waiver as to one event shall not be construed as continuing or as a waiver as to any other event. The procurement of insurance or the payment of taxes. The reliens or charges by Lender shall not be a waiver of Lender's right as otherwise provided in this Mortgage to accelerate the maturity of the indebtedness secured by this Mortgage in the event of Borrower's default under this Mortgage or the other Credit Documents.
- 10. SUCCESSORS AND ASSIGNS BOUND; IOINT AND SEVERAL LIABILITY; CO-SIGNERS; CAPTIONS. As used herein, the terms "Borrwer" and "Lender" shall include their respective heirs, devisees, endorsees, guarantors, sureties, endorsers, legal representatives, successors, assigns and subsequent holders of the Note. All of the terms, covenants, conditions, and agreements set forth herein shall be binding upon and terms to the benefit of such parties except that no right shall inture to any successor of Borrower unless consumed to by Lender as herein provided. Borrower hereby acknowledges that Lender may freely assign or transfer all or any part of Lender's rights hereunder. If one or more person or entity signs this Mortgage, each of them is jointly and severally obligated hereunder. Any

consideration of the contract satisfaction of the context of the relative and the include the mescaline and the singular shall include the convenience and reference only; they in no way define, limit or construe the scape or intent hereof. In this Makenge, es to that Borrower's interest in the Property. The exprises and beachings of the paragraphs of this Mortgage are for Marieste or the Note, without this Borrower's correcti and without releasing this Borrower or craditying this Marieste enterest may agree to extend, modify, forebear, or make any other accommodations with regard to the terms of this that Borrower's interest in the Property under the lien and terms of this Mortesge and to release homestead rights, if any, (b) is not personally liable on the Note or unter Mortesge, and (c) agrees that Lender and any other Borrower Bottonet who cosigns this Mongage, but does not execute the Mote, (a) is co-signing this Mortgage only to enfamilier

certified tital to lender at 800 Washegen Road, Glenview Minois 60025 or to such other address as Lender may to be existence to Leader as provided frecein; and (b) any notice to Leader shall be given by registered to registered or certified exact an absence at the Property Address or as such other address as Borrowei may botice to Borrower provided for in this Mortgage chall be given by hand delivering it to, or by mailing such notice by NOTICES. Except tor any notice required under applicable law to be given in another manner: (a) any

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provisions and portions of this Mongage due not be affected or impaired thereby, but each such remaining clause, provision and portion shall be waith and subsectionally the collect extent permitted by law. court of competent imrediction to be in aild or unenforceable under applicable law, the remaining clauses, pinters, s yet the many clause, phrase, p.o. whon or portion of this Mongage or the application thereof is describing by a foregoing senicocc thall and film's for explicability of foliated law to this Margeage. Every provision hereof is intended to Thirds, which twe shall also gourn and control the construction, enforteshility and interpretation of this Modegae. The COVERNING LAW; SEVERABILITY This Mongree shall be governed by the true of the State of

The time of execution or after recordation become BORROWER'S COPY. Borrower shall be furnished a conformed copy of the Note and of this Montgage at

tray be exercised as often as consistent therefor shall occur. डीओ के टामागेसार साथे टामागास्या, बाते पाए के इमाजाद डोमुडोपू. इन द उन ने अपे पाइसोमा, सा दिसतेस े ब को दीजासीमा, सार Monteger and in the Oredis Documents, or which may be arearable to Lender by law, and all such rights and remedies REMEDIES CLIMULATIVE. Lender may every extra silvot the rights and remedies provided in this

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Leader gives Borrower written potice of the breach of Borrower's promises under the Nov. or any of the Credit

An Event of Default will occur betremder upon the expiration of the are leading grace period, if any, after

reinstate the revolving line of credit under this Mongage after acceleration. epecified grace period, if any. will result in acceleration of the same secured by this Mongage and the potential forestering for interesting it any under applicable law, to forestering of this Mongage. The notice shall further interest of the right, if any under applicable law, to State period, if any, curing which such breach must be cured; and (3) whether tailine to cure such breach within the Definit will be complete upon the giving of the natice. Such regice shall be given to Burrower in sacurdance with Targets and shall comain the following information: (1) the nature of Borrower's inceed; (2) the applicable coloridar days, non business days. It there is no grace period applicable to a particular type of default, the Event of to it of such cone, within the applicable grace period, if any. In each case, the grace period better to run on the day after the grace period. All grace period and expires are expressed in Potentiating of discourse symbols and upon Laboration and to provide Leader with experience research of the emotion of

the Collectual, whether columnsy on involuntary, without Lender's prior artinen consem (no grace period); (5) salte or transfer of, or promise to sell or transfer, all or any part of the Property or any incress therein, of any ancies in security for the Note or any rights of the Lender is soon security are adversely affected (no grace period); (4) Borrower's Security Agreement to someone who is a signer of all the Orotin Documents, if any, and, as a result thereof, Leeder's ati thi bandah si musi thus as) lessando ath to pregetty of the Collansia (as such teatured in the eredit application on committed during the term of the More (no grace period); (3) Borrower's death or change in due under the Credit Documents (30 day grace period); (2) Lender's receipt of actual knowledge of any frank dr tentrial mixed entering by Borrowerr in connection with the line of credit, whether consined as or omined from Borrower's paremberically efter such even, will constitute an Even of Default: (1) Borrower's failure to pay when due any amounts B. Set forth below is a list of events which, upon the layer of the applicable grace period, if any, shown

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the amendment or termination of any ground leases affecting the Property and, as a result thereof, Lender's security for the Note or any rights of Lender in the security are adversely affected; (6) Borrower files for bankruptcy, or bankruptcy proceedings are instituted against Borrower and not dismissed within sixty (60) calendar days, under any provisions of any state or tederal bankrupicy law in effect at the time of filing and, as a result thereof, Lender's security for the Note or any rights of Lender in the security are adversely affected (no grace period); (7) Borrower makes an assignment for the benefit of Borrower's creditors, becomes insolvent or becomes unable to meet Borrower's obligations generally as they become due and, as a result thereof. Lender's security for the Note and rights of Lender in the security are adversely affected (no grace period); (8) Borrower further encumbers the Property or Collateral, if any, or suffers a lien, claim of lien or encumbrance against the Property or the Collateral, if any and, as a result thereof Lender's security for the Note or any rights of Lender in the security are adversely affected (30 day grace period in which to remove the lien, claim of lien or encumbrance); (9) Borrower is in default or an action is filed alleging a default under any credit instrument or mortgage evidencing or securing an obligation of Borrower with priority in right of payment over the line of credit described in the Credit Documents or whose lien has or appears to have any priority over the lien created by the Mortgage or the acturity interest created by the Security Agreement or any of Borrower's other creditors attempts to (or actually does) seize of obtain a writ of attachment against the Property or the Collateral, if any and, as a result thereof. Lender's security for the Note or any rights of Lender in the security are adversely affected (no grace period); (10) Borrower fails to keep any other covenant contained in any of the Credit Documents not otherwise specified in Paragraph 15 (ien (10) to grace period, unless the failure is by its nature not curable, in which case no grace period or, if another grace period is specified in the Credit Documents, that grace period will prevail), or (11) any action or maction by Borrower which adversely afforts Lender's security for this Note or any right of Lender in such security (no grace period).

16. TRANSFER OF PROPERTY. Upon the occurrence of an Event of Default as specified in Paragraph
15.B(4) above. Lender shall be entitled to immediately accelerate the amounts due under the Note and declare all
indebtedness secured by this Mortgage to be ir no diately due and payable. Failure to pay such indebtedness within thirty
(30) days after notice to Borrower of such accelerate in chall constitute an Event of Default. Any use or attempted use by
Borrower of the revolving line of credit evidences by the Note after such an Event of Default shall constitute a separate
Event of Default.

As an alternative to declaring all sums secured by this Mortgage to be immediately due and payable, Lender may waive its option to accelerate and agree in writing, prior to close of the wie or transfer to the transferee's assumption of the outstanding obligation under the Note, on terms satisfactory to Lender, subject to Lender's right, described in Paragraph 6.D of the Note, to freeze or reduce the line of credit. Lenders acceptates of the transferee's assumption of the obligation under Note shall not release Borrower from any of obligations under the Note and the Credit Document, and Borrower shall assume the status of the guarantor of the Note until paid in tall. Forrower understands that Lender will not permit the assumption of the outstanding balance under the Note in any even, and will declare the entire outstanding principal halance plus accrued interest and other charges due to be immediately due and payable (see Paragraph 17 hereof), unless (i) Borrower has submitted to Lender a written acknowledgement from one transferee that the transferee has received (a) a copy of each of the Credit Documents and (b) notice of the amount of Borower's outstanding principal balance on the line of credit; (ii) Borrower has submitted to Lender a written acknowledgement from transferee that transferee has received such material and understands that Lender's security interest reflected by this Mortgage and the Security Agreement, if any, will remain on the Property and the Beneficial Interest, if any, what the emire outstanding principal balance of Borrower's line of credit as of the date of such sale or transfer or promise, plus any subsequent borrowing made under Borrower's line of credit before Lender has actual knowledge of the sale or transfer, together with accrued interest and other charges. is paid in full; (iii) Borrower causes to be submitted to Lender from the transferee a toan application as required by Lender so that Lender may evaluate the creditworthiness of the transferce as if a new loan were being made to the transferce; and (iv) Lender does not in its sole opinion, believe that (a) its security will be adversely affected, or (b) a breach of any promise or agreement in this Mortgage or the Security Agreement, if any, will occur or (c) such transfer will permit the acceleration of any loan which has priority in right of payment over the indebtedness evidenced by the Note. Further advances on the line of credit will cease as of the date of the written assumption agreement signed by the transferee and Lender. The transferee and Borrower shall retain the right to repay the Note before the final payment date set forth in Paragraph 4 of the Note, in whole or in part, at any time without premium or penalty.

17. ACCELERATION; REMEDIES (INCLUDING FREEZING THE LINE). Upon the existence of an Event of Default Lender may, at its sole option, terminate the line, declare all of the sums secured by this Mortgage to be immediately due and payable without further demand, and invoke any remedies permitted by applicable law.

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TIME OF THE ESSENCE. Time is of the essence to this Mongage and all provisions relating thereto are

Definit becomis without further motive to Borrower.

reference inscription as it say forth in full. Any Event of Delanh ander the Note shall constitute an Even of INCORPORATION OF TERMS. All of the terms, conditions and provisions of the Note see by this

Mongage the bolder of any lien which has priority over this Mongage be sem to Lender's address, as an load any page one of this Borrower and sem to the Property Address. Lender requests that copies of natices of default, sake and forcelosine from REQUEST FOR NOTICES. Borrower requests that copies of any notice of default be adoressed to

10. RELEASE. Upon payment and discharge of all same secured by this Mortgage and 'en intanion of the Account. This Mortgage without on go Botrover.

Event of Default or provice of default betreinder or invalidate any and done pursuant to such default. was sinked to such that the contesting and me collection and spatial the contesting possession of the four contesting possession and the contesting possessi to the strong arms and the strong to receive and reasonable anomaly story, and then to the sums accounted

by this Mortgage. Lender and the receiver shall be finishe to account only for those remarking received. The containing epited ting to payment of the costs of operation and management of the Property and collection of rents, including, but of fleds writes of the resident to show the past due. All rems on low a state of the receiver gradies to this Morenge, shall be emitted so enter upon, take possession of, and manage the Property, and in its own name sue for or by judicially appointed receiver, and without regard to the adequacy of my security for the indebtoduess secured by Option acceleration under Paragraph 17 hereof, or shandonineer, Langer amy since without notice, in person, by agent

हिन्दुन्ताये. <u>विवास्त्र क्षात्री क्षेत्रक क्षेत्र क्षेत्र क्षेत्र क्ष्या क्षात्रक ज्ञान क्षत्र क्ष्य क्षेत्रक क्ष</u> enditional security becoming, Borrower beredy exciges 1.3 Lender the retire of the Property, provided that prior to

ASSIGNMENT OF REVIS: APPOINT MENT OF RECEIVER; LENDER IN POSSESSION. As

.तीवुडायुडायक् संतर हैंग यात्राक्ष और एवं ठार होंग or bottlangue and a tractor to sail safe grination to gainst of the property and the sails safe for the sail and to due upon the cocurrence of an Event of Februit, thus substancing the date principal reporters in the Any remainent forecest, that Lender will said that the right, in accordance with the terms of the Note, to accelerate the final payment स्कार कि व्यादासानीय प्रसंस्कृती हैं। तेयन पाती रोह सित्री इत्रुत्तात्वा वेत्रह कर कियो हा शिवान के व्यापक अंतर of credit ca any Event of Delbih is then existing. It the line of Credit is frozen or reduced, Borrower is not obligated to and say sometime to except or inight after the said to other treats that move Leader the right to except to mission there. or sets gining mans and it requests to record at tiboto to sail satisfies will refer to the countries of the extitute; (ii) the new continuit, if the credit line has been reduced; and (iii) that any reinstantant of the credit privileges this Mongage, with three (3) days after such serion has is taken. Such notice shall specify; (i) the resears feb such If Lender freezes at the bine of credit, Lender shall control in the manner provided in Paragaph 11 of

Leader cander the Note is accurate. wider the Note constitute an unsufe and unsound practice; or (viv) the maximum interest rate permitted to be charged by exomethe beautition tails varies of practices are get bestimated in the same of boards of the same of Of the Collectal is adversely affected by government action to the extent that the value of the security interest is less than manufavors of backdasting in Landard (vi) , that let the may a ment of the manufavors of (iii) in the contract of the landard of density declinical (ii) and all to essenting in such selections of the Month of the Month of the parties of principal balance, upon the cocurrence and during the communion of the following events: (i) the value of the

Bonvower ender the Fore (that is Tecture" the time of credit), without requiring accelerated repayment of the outstanding Event of Default or any of its remedies pertaining to Events of Default, may cancel Borrower's right to any finure afterness under the maximum amount of credit scanlible to As additional specific protection, now itherarching any other term of the Note, Lender, without declaring on asserting an

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- 23. ACTUAL KNOWLEDGE. For purposes of this Mortgage and each of the other Credit Documents, Lender will not be deemed to have received actual knowledge of information required to be conveyed to Lender in writing by Borrower until the date of actual receipt of such information at 800 Waukegan Road, Glenview, Illinois 60025 (or such other address by Lender to Borrower). Such date shall be conclusively determined by reference to the "Received" date stamped on such written notice by Lender or Lender's agent. With regard to other events or information not provided by Borrower under the Credit Documents, Lender will be deemed to have actual knowledge if such event or information as of the date Lender receives a written notice of such event or information from a source Lender reasonably believes to be reliable, including but not limited to, a court or other governmental agency, institutional lender, or title company. The actual date of receipt shall be determined by reference to the "Received" date stamped on such written notice by Lender or Lender's agent.
- 24. TAXES. In the event of the passage after the date of this Mortgage of any law changing in any way the laws now in force the taxation of mortgages, or debts secured thereby, or the manner of opertion of such taxes, so as to affect the interest of Legder, then and in such event Borrower shall pay the full amount of such taxes.
- 25. WANVER OF STATUTORY RIGHTS. Borrower shall not and will not apply for or avail itself of any homestead, appraisement, valuation, redemption, stay, extension, or exemption laws, or any so-called "moratorium laws", now existing or hereafter exacted, in order to prevent or hinder the enforcement or foreclosure of this mortgage, but hereby waives the henefits of such laws. Borrower, for itself and all who claim through or under it, waives any and all right to have the property and exists comprising the Property marshalled upon any forelosure of the two hereof and agrees that any court having juric diction to foreclosure such lien may order the Property sold as an emirety. Borrower hereby waives any and all rights of true imption under any order or decree of foreclosure, pursuant to rights herein granted, on behalf of Borrower, all passents beneficially interested in the Property and each and every person acquiring any interest in or title to the Property or the Collateral subsequent to the date of this Mortgage, and on behalf of all other persons, to the extent permitted by Illinois law.
- 26. EXPENSE OF LITIGATION. In any sold to forclose the lien of this Mortgage or enforce any other remedy of the Lender under this Mortgage or the Note or the Credit Documents there shall be allowed and included, as additional indebtedness in the judgment or decree, all expenditures and expenses which may be paid or incurred by or on behalf of Lender for attorney's fees, appraiser's fees outlay for documentary and expent evidence, stenographer's charges, publication costs, survey costs, and costs (which may be estimated as to items to be expensed after entry of the decree) of procuring all abstracts of title, title searches and exactions, title insurance policies. Forcess certificates, and similar cata and assurances with respect to title as Lender may down reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or value of the Property. All expenditures and expenses of the nature in this paragraph memioned, and such expenses and fees as may be incurred in the protection of said Property and the maintenar of the lien of this Mortgage, including the fees of any autorney employed by Lender in any litigation or proceeding affecting this Mortgage, the Note or the Property or in preparation for the commencement or defense of any proceeding or threatened suit or proceeding, shall be immediately due and payable by Borrower, with interest thereon at the rate from time to time in effect under the Note with respect to revolving credit advances.
- FUTURE ADVANCES. Upon request to Borrower, Lender, at Lender's optio 1 prior to release of this Mortgage may increase the line of credit secured hereby and make advances to the full amount the of therein "Future Advances"). Such Future Advances with interest thereon shall be secured by this Mortgage. At no time shall the principal amount of the indebtedness secured hereby, not including sums advanced in accordance haven h to protect the security of this Mortgage, exceed the original principal amount of the Note plus U.S. \$100,000.00.
- 28. TRUSTEE EXCULPATION. If this Mortgage is executed by a Trust,

. Trustee, executes this Mongage as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such trustee, and it is expressly understood and agreed by the montgage herein and by every person now or hereafter claiming any right to security hereunder that mothing contained herein or in the Note secured by this Montgage shall be construed as creating any liability on the Trustee personally to pay said Note or any interest that may accrue thereon, or pay indebtetiness accruing hereunder or to perform any covenants either express or implied herein contained, all such liability, if any, being expressly waived, and that any recovery on this Montgage and the Note secured hereby shall be solely against and out of the Property hereby conveyed by enforcement of the provisions hereof and of said Note, by this waiver shall in no way affect the personal liability of any co-maker, co-signer, endorser or guarantor of said Note.

80-81-3 aniqu3 mizzimmo) vie element to exists adduct greatest изио ихязнс Aly Commission expires OLLICIVE Noting Public 61. Given under tay band and official seal, this १९६५ टीए प्रिए जो १८१५ personally known to me to be the same person(s) whose name(s) subsetting to the foregoing instrument, appeared before me this day in person, and acknowledges that TFEV signed, solid and delivered the said instrument as THEIR free and volument act, for the uses and purposes therein ser forth, including the release and waiver of the right of arra bas bredault I, the underzigned, a Motary Public in and for said Course in an State aloresaid, DO HEREBY CERTIFY TEAT STATE OF ILLENDS 16/49/99 16/60/90 451601 IF BORROWER IS (ARE) INDIVIDUAL

PRIORITY OF ADVANCES. All advances on the line of credit established by the Note shall bave the

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IN WITNESS WHEREOF, Borrower has executed this Margage.

serve priority as if made at the time of execution of this Mortgage.