RECORDATION REQUESTED BY:

STANDARD FEDERAL BANK for

ATTN: CONSUMER LENDING - 4TH FLOOR 800 BURR RIDGE PARKWAY BURR RIDGE, IL 60521

WHEN RECORDED MAIL TO:

STANDARD FEDERAL BANK for

ATTN: CONSUMER LENDING - 4TH FLOOR

900 BURR RIDGE PARKWAY BURR RIDGE, A. 90521

DEPT-01 RECORDING

637.00

TROOP THAN 8705 05/22/97 12:17:00

物は ISK #-97-365996

COOK COUNTY RECORDER

FOR RECORDER'S USE ONLY

This Mortgage prepared by:

STAMBARD FEDERAL BANK FOR SAVINGS 800 BUPS RIDGE PARKWAY - ATTN CONS LNS BURN RIDGE, IL 60521

MORTGAGE

THIS MORTGAGE IS DATED MAY 6, 1997, between JAMET KELLY. A WIDOW, whose address is 9700 \$ 497H AVENUE, DAK LAWN, IL 60453 (referred to below es "Granfor"); and STANDARD FEDERAL BANK for SEVINGS, WHOSE SOURCES IN ATTN: CONSUMER LENDING 4TH FLOOR, 800 BURR RIDGE PARKWAY, BURR RIDGE, IL 60521 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grantox mantgages, warrants, and conveys to Lender all of Grantor's right, trite, and interest in and to the following describing real property, together with all existing or subsequently erected or affixed buildings, improvements and liviuses; all easements, fights of way, and appurtenances; all water, water rights, watercourses and ditch rights (including stock in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, located in COOK County, State of Minois (the "Real Property*):

LOT ONE (1) IN BLOCK ONE (1) IN AL BRANOT'S FIRST ADDITION TO DAK (AWN, A SUBDIVISION IN THE MORTHEAST QUARTER (NE 1/4) OF SECTION NINE (9), TOWNSHIP THRITY-SEVEN (37) NORTH, RANGE THIRTEEN (13), EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK SQUINTY, ILLINOIS, ACCORDING TO PLAT REGISTERED DECEMBER 12, 1945 AS DOCUMENT NUMBER 10 77 689.

The Real Property or its address is commonly known as 9700 S 49TH AVENUE, OAK LAWN, C. 59463. The Real Property tax identification number is 24-09-222-011.

Grantor presently assigns to Lender all of Grantor's right, title, and interest in and to all leases of the Property and all Rems from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the following meanings when used in this Mortgage. Terms not otherwise defined in this Mongage shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

Credit Agreement. The words "Credit Agreement" mean the revolving line of credit agreement dated May 6. 1997, between Lender and Grantor with a credit limit of \$40,000.00, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the Credit Agreement. The maturity date of this Mortgage is May 6, 2004. The interest rate under the Credit Agreement is a variable

exception, executed in connection with the Indebtedness.

montgages, deeds of trust, and all Other Institutions, agreements and documents, whether now or hereater notes, Credit agreements, loan agreements, environmental agreements, guarandes, security agreements, Related Documents. The words "Related Documents" mean and include without limitation as promiseony

"Grant of Mortgage" section.

the Property. The words "Real Property" insent the property, interests and rights described above in the Property. The word "Property" means collectively the Real Property and the Personal Property.

resunds of premiums) from any sale or other disposition of the Property.

of such property; and together with all proceeds (including without limitation all insurance proceeds and Property: logarinar with all accessions, parts, and additions to, all replacements of, and all substitutions for, any personal property now or necessiter owned by Granior, and now or hereafter enschool or annual to the figure Personal Property. The words "Personal Property" mean all equipment, fodures, and other articles of

imitation all assignments and eccurity interest provisions relating to the Personal Property and Renta. Mortgage. The word "Mortgage" means this Mortgage between Granton and Leicker, and includes without

The Lander is the mortgages under this Mortgage.

Lendor. The word "Lendor" means STANDARD FEDERAL BANK for \$2679.5 its successors and essigns.

protect the security of the Mortgage, exceed \$20,000.00. swell the principal amount of indebtedness secured by the Montage, not including euras advanced to time to time from zero up to the Credit Limit se provided abovi. Ind any intermediate belance. At no time Grinder and Lander that this Montgage accurae the balance of professing under the Credit Agreement from paragraph, ahan not exceed the Credit Limit as provided in the Credit Agreement. It is the interpor of eny temporiny overages, other charges, and any are less expanded or advanced se provided in this finance charges on such balance at a faced or value is suite or sum as provided in the Credit Agreement, to hime, authors to the brailation that the total authoring belence owing at any one time, not including Critical Agreement and Related Documents. Such advances may be made, repaid, and remade from time chingston Landon to make advences to Creation so long as Grandor complies with all the terms of the advence were made as of the data of the execution of this Mongage. The revolving line of credit Agramment within brendy (20) years from the date of this Montpage to the same extent as it such fature Agreement, but also any full(s) amounts which Lendar may advence to Grantor under the Gradia and shall eacure not only the emigual which Lender has presently advanced to Gradus under the Credit provided in this Mongack, appointedly, without limitation, this Mongage secures a revolving line of credit by Lender to enforce all pations of Grantor under this Mongage, together with interest on such emouras ea and any amounts surreded or advanced by Lender to discharge obligations of Granton or expenses incurred indebtedrate. The word "indebtedness" means all principal and interest payable under the Credit Agreement

replacencing and other construction on the Real Property.

enprove neals, buildings, structures, mobile homes affixed on the Real Property, facilibes, additions, interest in the continue in the continue word in the continue in the continue of the continue and there is the continue of the

surelies, and accommodation parties in connection with the Indebtedness.

@isstantion. The word "Guarantor" means and includes without limitation each and all of the guarantors,

Granton. The word "Granton" ineans JAMET KELLY. The Granton is the mortgagor under this Mortgage.

Existing Indebtedness section of this Mortgage.

entine indebtedness. The words "Existing Indebtschess" mean the indebtedness described below in the

more than the lesser of 18,000% per annum or the maximum rate allowed by applicable law. and above, subject however to the following maximum rate. Under no circumstances shall the interest rate be 10.000,65\$ to associated not region and or faulte east is as from whom the 00.000,65\$ to associated not redoit off evode and to be applied to the editional alternational balance shall be at a rate 0.500 parameter points edoubehad rates and the rate that applies to Grantor depends on Grantor's outstanding account balance. The intended rate based upon an index. The index currently is 8.500% per armum. The Cradit Agreement has

> (Continued) MORTGAGE

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05-06-1997 Loan No 0000750

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Page 3

Rents. The word "Rents" means all present and future rents, revenues, income, issues, royalties, profits, and other benefits derived from the Property.

THIS MORTGAGE. INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE AND THE RELATED DOCUMENTS. THIS MORTGAGE IS INTENDED TO AND SHALL BE VALID AND HAVE PRIORITY OVER ALL Subsequent liens and encumbrances, including stautory liens, excepting solely taxes and assessments levied on the real property, to the extent of the magnium amolint SECURED HEREBY. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Grantor shall pay to Lender all amounts secured by this Mortgage as they become due, and shall strictly perform all of Granton's obligations under this Mortgage

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the following pravisions:

Possession and Use. Until in default. Grantor may remain in possession and control of and operate and manage the Property and collect the Rents from the Property.

Duty to Maintain. Grandrishall maintain the Property in tenantable condition and promptly perform all regains, replacements, and maintenance necessary to preserve its value.

Duty to Maintain. Granus shall maintain the Property in tenamable condition and promptly perform all repairs replacements, and maintain-line necessary to preserve its value.

Hazardous Substances. The terms "hazardous waste." "hazardous substance." "disposal." "release," and "threatened release." as used in this Mortgage, shall have the same meanings as set forth in the Comprehensive Environmental teleplace. Comprehasion, and Liability Act of 1980, as amended, 42 U.S.C. Section 9801, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99–99 ("SARA"), the Hazardous Maintain Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 8011, et seq., or other applicable state or Federal laws, rules, or regulations adopted pursuant to link of the foregoing. The terms "hazardous waste and "hazardous substance" shall also include, without limination periodeum and periodeum by-products or any fraction thereof and asbestos. Grantor represents and warrantain Lender that: (a) During the period of Grantor's ownership of the Property, there has been no use, generation, manufacture, storage, treatment, disposal, release or threatened release of any hazardous waste or substance by any person on, under, about or from the Property; (b) Grantor has no knowledge of, or reason to believe that there has been, except as previously disclosed and acknowledged by Lender in writing. (i) any use, pelveration, manufacture, storage, treatment, disposal, release, or threatened release of any hazardous waste or substance on, under, about or from the Property by any person relating to such matters: and (c) Except as pleavously disclosed to and acknowledged by Lender in writing. (ii) neither Grantor nor any tenath, contractor, agent or there authorized user of the Property shall use, generation, and ordinances described above. Grantor authorizes Lender and hazardous waste or substance on under, about or from the Property with this section of the Mortga the Property, whether by foreclosure or otherwise.

Nuisance, Waste. Gramor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), soil, gravel or rock products without the prior written consent of Lender.

Removal of improvements. Grantor shall not demolish or remove any improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of any improvements, Lender may require Grantor to make arrangements satisfactory to Lender to replace such improvements with Improvements of at least equal value.

Lender's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes of Grantor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Regulrements. Grantor shall promptly comply with all laws, ordinances, and

Parigon of Proceeds. Grantor shall promptly notify Lender of any loss of damage to the Property. Whether of the major proceds to the Property. Amelies of the proceds to the Property. Jander of the major proceds to the Property. Jander of the major of the proceds to the Property. Jander

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Melintenence of Insurance. Grantor shall produce and maintain policies of the insurance with standard enteriorance of the insurance with standard enteriorance of the insurance with standard enteriorance characters on a replacement basis for the full insurance characters on a replacement passage to the feet Property in an anount sufficient to avoid application of any consumers clause, and and in such form as may be reasonably acceptable to Lender. Grantor shall be written by such insurance companies of and in such form early to containing a stpoulation that coverage will not be reasonably acceptable to Lender and deliner to Lender certificate of containing any disclamment of the framewise containing on the feet of the insurance policy are standard and deliner to Lender certificated in any way by any act, consistent or deliner of the than property at any time become located in any act, consistent or deliner or any insurance of the feet and or an area designated by the Director of the reaction or deliner or any insurance of the feet and or an area designated by the Director of any insurance of the feet and or an area designated by the Director of any insurance of the feet and or an area designated by the Director of any insurance of the feet and or an area designated by the Director or any insurance for the feet and or the feet or the feet and or an area designated by the Director of any insurance to the feet and or the feet or the feet or the feet or an area designated by the Director or any insurance for the feet or the full unpaid principal believes of the logic, up to the feet or the feet or the feet or an area designated by the Director or any insurance for the feet or the full unpaid principal believes to obtain and insurance for the feet or the feet or an or an area designated by the Director or any or any or any or and or an area designated and the feet or any o

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any services are furnished, or any materials are supplied to the Property, if any performed beneficial to Lender and will pay the cost of Lender furnish to Lender and will pay the cost of Lender furnish to Lender and will pay the cost of Lender furnish to Lender and will pay the cost ies of Combinedius. Grantor study Leader in Jean, filosof, 15) cays. (2009 any work is compened

Evidence of Perment. Grantor shall upon demand furnish to Lander testisciory evidence of payment of the taxes or assessments appropriate governmental of the texes and assessements appired the Property.

PROCEEDING

SERVICION DE L'ENDER LA RESULTION DE L'ENDER DE L'ENDER DE L'ENDER L'E Flesh To Compat. Grantor may withhold palmed of any lax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as I ender a interest in the Property is not jeopardised. If a liest ansets or is filled as a result of nonpayment. Comics within filteen (15) days after Cramtor has within filteen (15) days after Cramtor has within filteen (15) days after Cramtor has withe filting, secure the discharge of the lien, or it requested by Lender, deposit with Lender cash or a unfacient corporate surety bond or other security and land or other security and land or other security to the filter of the filter and contracts the discharge of the filter and contracts of the security and land or other security and contacts of the filter and contracts of the filter and contracts of the filter and contracts or other security and contacts of the filter and contracts of the filter and contracts or other security and contacts or other security and contacts or other and contracts or other and contracts.

Payment. Grantor shall pay which due (and in all events prior to delinquency) all taxes, psyroll taxes, special taxes, assessments, water charges, and sever service charges levied against or on account of the Property, and shall maintain the frozenty free or all liens having priority over or equal to the interest of the property. Cognitor shall maintain the frozenty free or all liens having priority over or equal to the interest of the property. Cognitor shall maintain the frozenty free or all liens having priority over or equal to the interest of the ballowing payments and except the chemistry of the content of the property of th

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TABLES AND LIEUES. The togating provisions relating to the taxes and tiens on the Property are a part of this

by Lander if such exercist is prohibited by lederal law or by illinois law.

or limited liability company interests, as the case may be, of Granton. However, this option shall not be exercised includes any change in principally of more than eventy-five decent (25%) of the voting elocit, partnership interests of Real Property Exercise. If any Grantor is a corporation, partnership or limited liability company, transfer also parietical was post to on to any land trust holding the to the fleel Property, or by any other method of conveyance instrum $\min N$ is in Greener than three (3) years, lease—option contract, or by sale, assignment, or transfer of any involvinché) injectiés pé contrôle 25/61 desqui hatsitueur 25/6 couracti (fivia couracti contract los desqui jeassificia Properly or any right, title or interest therein; whether legal, beneficial or equitable; whether volunting or part of the Heal Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of Real sum secured by this Mongage upon the sale of transler, without the Lender's prior written consent, of all or any DIE ON SWEE - CONSENT BY LENDER. Lender may, at its option, declare immediately due and payable as

Property are reasonably necessary to protect and preserve the Property. Daily to Protect. Granton agrees neither to abandon not leave unationded the Property. Granton and use of the

requirement, now or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property. Greator may contess in good faith any such law, ordinance, or regulation and virtinged compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so, and so long as, in Lender's sole opinion, Lender's interests in the Property are not jeopardized. Lender may require the property are not jeopardized.

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GELEGIES ON UPOT **4861-90-98**

HORTGAGE

05-06-1997 Loan No 9800750

(Continued)

Page 5

Indebtedness, payment of any fien affecting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair. Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds which have not been disbursed within 180 days after their receipt and which Lender has not committed to the repair or restoration of the Property shall be used first to pay any amount owing to Lender under this Mortgage, then to prepay accrued interest, and the remainder if any, shall be applied to the principal balance of the Indebtedness. If Lender holds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor.

Unexpired insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this Montgage at any trustee's sale or other sale held under the provisions of this Montgage, or at any foreclosure sale of such Property.

Compliance with Existing Indebtedness. During the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions contained in the instrument evidencing such Existing Indebtedness shall constitute compliance with the insurance provisions under this Mortgage, to the extent convolutions with the terms of this Mortgage would constitute a duplication of insurance requirement. If any proceeds from the insurance become payable on loss, the provisions in this Mortgage for division of proceeds shall apply only to that portion of the proceeds not payable to the holder of the Existing indebtedness.

EXPENDITURES SV LANGER. If Grantor fails to comply with any provision of this Mortgage, including any

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage.

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other free those set forth in the Real Property description or in the Existing Indebtedness section below or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by. Lender in connection with this Mongage, and (b) Grantor has the full right, power, and authority to execute and deliver this Mortgage to Cender.

Defense of Time. Subject to the exception in the paragraph above Grantor warrants and will forever defend the title to the Properly against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such institutions as Lender may request from time to time to permit such participation

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

EXISTING INDEBTEDNESS. The following provisions concerning existing indebteaness the "Existing Indebtedness") are a part of this Mongage.

Existing Lien. The lien of this Mortgage securing the Indebtedness may be secondary and interest to the lien securing payment of an existing obligation with an account number of 5006093117 to STANDARD FEDERAL BANK FOR SAVINGS. The existing obligation has a current principal balance of approximately \$1,298.00 and is in the original principal amount of \$30,000.00. The obligation has the following payment terms: monthly installments of principal and interest. Grantor expressly covenants and agrees to pay, or see to the payment of, the Existing Indebtedness and to prevent any default on such indebtedness, any default under the installments evidencing such indebtedness, or any default under any security documents for such indebtedness. indebtedness.

No Modification. Gramor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under any such security agreement without the prior written consent of Lender.

CONDEMNATION. The following provisions relating to condemnation of the Property are a part of this Mortgage.

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in lieu of condemnation. Lender may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness or the repair or restoration of the Property. The net proceeds of the award shall mean the award after payment of all reasonable costs. expenses, and attorneys' fees incurred by Lender in connection with the condemnation.

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FLAL PERFORMANCE. If Grantor pays all the indebtedness when due, terminates the credit line account, and objective performs at the obligations imposed upon Grantor under this Mortgage, Lender shall execute and objecting automates of termination of any instructing desirable seasonable seasonable seasonable termination of the performance on the resistance of the formal pay. Grantor will pay, it seaments on the payment of the formal payment of the performance of the major will pay, it to enter the major to the major of the contract of the interest of the performance of the contract of the interest of the interest of the contract of the payment of the contract of th

Accomplish the maters referred to in the preceding paragraph Address-In-Fact. If Grantor lasts to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor's expense. For such purposes, Grantor hereby improcessly appoints Lender as Grantor's attorney-in-fact for the purpose of malung, executing, defineing interesting, defining, recording, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to

incurred in compection with the metters referred to in this paragraph. Further Assurances. At any time, and trost firms, upon request at leader, Grantor will make, execute and deliver, or will cause to be made, executed to delivered, to Lender at Lender's designes, and when requested by Lender, cause to be made, executed to responded, as the control of a second or responder, and the control of the second or research of the second or responded to the second or research of the first and second or research of the Crede of the Phis in order to effectuate, complete, perfect, continue, or presence (a) the observable of property whether now owned or hereafter and the formation of complete, by desirable in order to effectuate, complete, perfect, continue, or presence (a) the observable or property whether now owned or hereafter and to line and security measure treated by this agreement, this Montpage, and the Related Documents, and (b) the liens and security measure treated by the foreign or the Property whether now owned or hereafter acquired by Granton. Unless prohibited by the accurate to the contrary of the first and security in complete, by Lender in writing, Granton shall reimburse Lender for all costs and expended by the or any complete.

mitorney-in-fact are a part of this Mortgage. PURTIES ASSUMMESS, ATTORNEY-WI-FACT. The following presiding to further steuringes and

Addresses. The mailing addresses of Grantor (debtor) and lender (secured party), from which information concerning the security interest granted by this Mortgage may be obtained teach as required by the Uniform Concerning the security interest granted by this Mortgage.

after receipt of written demand from Lender Security Interest. Upon request by Lervice Grantor shall execute financing statements and take whatever other action is requested by Lender to Jervice and continue Lender's security interest in the Ferrana Property records, Lender may, as any time and without further authorization for recording time for the recording for the formation of the percords, Copies or reproductions of the Montgage as a financine authorization from Cramp. In the executed counterparts, copies or reproductions of the Montgage as a financine authorization from Cramp. And is assemble the Personal Property in a manner and confinuing this security whereast, Upon default, Granto, what assemble the Personal Property in a manner and appears or regionally convenient to Grantor and Lender and make it available to Lender within three (3) days as place regionably convenient for Grantor and Lender and make it available to Lender within three (3) days as place regionally in a manner from Lender.

Security Agreement. This instrument shall constitute a security agreement to the entent any of the Property under the United to the rights of a secured party under the United Constitutes or other persons property, and Lender shall have all of the rights of a secured party under the United Constitutes or other persons from time to time.

SECURITY AGREEMENT; FX.A.F.(NO. STATEMENTS. The following provisions relating to this Mongage as a security agreement are a part of this Mongage.

Subsequent tease. It any tax to which this section applies is enacted subsequent to the date of this shortgage, this event shall have the same effect as an Event of Default as provided below), and Lander may enactes any or all of its available remedies for an Event of Default as provided below unless Craffor either (a) pays the tax cather as a subsequent, or (b) contests the tax as provided above in the Textes and Lander cash or a sufficient corporate surety bond or other security satisfactory to Lander.

Table. The tollowing shall constitute taxes to which this section applies: (a) a specific tax upon this type of horizon of the indebtedness or on payments of principal and horizon as active tax on this type of Mongage characters on the indebtedness secured by this type of Mongage or upon this payers on the indebtedness accurate by this type of Mongage or upon this indeptedness or on payments of principal and Mongage or upon this type of Mongage or on payments of principal and Mongage or upon this type of Mongage or on payments of principal and Mongage or on pa

with all expenses incurred in recording, perfecting or commung this Morgage, including without limitation as taxes, then, documentary stamps, and other charges for recording or registering this Morgage. Current Terms, Fees and Charges. Upon request by Lender, Grantor shall execute such documents in addition to this Montgage and take whatever other action is requested by Lender to perfect and continue Lander's lien on the Real Property. Grantor shall reimburse Lander for all taxes, as described below, together Lander's lien on the Real Property.

APPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITES. The following provisions reliaing to governmental taxes, less and charges are a part of this Morgage:

Proceedings. If any proceeding in condemnation is filed. Grantor shall promptly notify Lender in writing, and Grantor shall promptly notify Lender in writing, and Grantor may be the nominal party in auch proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments as may be requested by it from time to permit such contents.

(Continued) HONTGAGE CORRESPOND ON AMOUNT £561-90-90

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any of Lender's property, or (c) by reason of any settlement or compromise of any ctairs made by Lender with any claimant (including without limitation Grantor), the Indebtedness shall be considered unpaid for the purpose of enforcement of this Mortgage and this Mortgage shall continue to be effective or shall be reinstated, as the case may be, notwithstanding any cancellation of this Mortgage or of any note or other instrument or agreement evidencing the Indebtedness and the Property will continue to secure the amount repaid or recovered to the same enters as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the Indebtedness or to this Mortgage.

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Mortgage: (a) Grantor commits fraud or makes a material misrepresentation at any time in connection with the credit line account. This can include, for example, a talke statement about Grantor's income, assets liabilities, or any other aspects of Grantor's financial condition. (b) Grantor does not meet the repayment terms of the credit line account. (c) Grantor's action or inaction adversely affects the collateral for the credit line account or Lender's rights in the collateral. This can include, for example, tailure to maintain required insurance, waste or destructive use of the dwelling, latture to pay taxes, death of all persons liable on the account, transfer of tide or safe of the dwelling, creation of a lien on the dwelling without Lender's permission, foreclosure by the holder of another lien, or the use of hunds or the dwelling for prohibited purposes.

RIGHTS AND PENSIONES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Lender, at its option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate Indebter ness. Lender shall have the right at its option without notice to Grantor to declare the entire Indebtedness in estiately due and payable, including any prepayment penalty which Grantor would be required to pay.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right, without notice to Grantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the Indebtedners. In furtherance of this right, Lender may require any tenant or other user of the Property to make payment, of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrevocably designates Lender as Grantor's attorney-in-fact to endorse instruments received in payment thereof in the name or Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in parson, by agent, or through a receiver.

Mortgages in Possession. Lender shall have the right to be placed as mortgages in possession or to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The mortgages in possession or receiver may serve without bond in permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apprient value of the Property exceeds the indebtedness by a substantial amount. Employment by Lender shall not disquality a person from serving as a receiver.

Judicial Foreclosure. Lender may obtain a judicial decree foreclosing Granton's interest in all or any part of the Property.

Deficiency, Judgment. If permitted by applicable law, Lender may obtain a judgment for any deficiency remaining in the Indebtedness due to Lender after application of all amounts receiver from the exercise of the rights provided in this section.

Other Remedies. Lender shall have all other rights and remedies provided in this Mortginge or the Credit Agreement or available at law or in equity.

Sale of the Property. To the extent permitted by applicable law, Grantor hereby waives any and all right to have the property marshalled. In exercising its rights and remedies, Lender shall be tree to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled in hid at any public sale on all or any portion of the Property.

Notice of Sale. Lender shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten (10) days before the time of the sale or disposition.

Waiver; Election of Remedies. A waiver by any party of a breach of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Gramor under this Mortgage after failure of Gramor to perform shall not affect Lender's right to declare a default and exercise its remedies under this Mortgage.

Allorneys' Facts; Expenses. If Lender institutes any suit or action to enforce any of the terms of this Mortgage, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' less at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the rate provided for in the Credit Agreement. Expenses covered

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AGNEES TO ITS TEPMIS.

GRANTON ACKNONLEDGES HAVING READ ALL THE PROVISIONS OF THE MORTGAGE, AND GRANTON

Welvers and Consernts. Lender shall not be deemed to have waved any nights which this Montgage (or under the Montgage) in Jeles to definite the Jeles or direction on the part of Lender in exercising any ingit shall operate as waiver of such night or any cherical and Lender in exercising any ingit shall operate as waiver of such night or any cherical and crantom any party of a provision of the Constitute a waiver of or prejudice the region of the Montgage shall not constitute a waiver of or prior waiver by Lender, and Granton, which provision or any other provision. No prior waiver by Lender, in any instance shall not constitute a waiver of any of Lender's right of any of Lender's ingrishing the such consent to substance and Granton, which is the Montgage, and desiring between Lender in any instance shall not constitute consent to substance in the Montgage. On any of Lender's ingrit of any of Lender's ingrishing of such consent to substance and desiring consent to substance and crantom or any instance shall not constitute consent to substance in the Montgage.

Methods of Homostand Exemption. Granics as to all indepledances and ward of the Montagon. Time is of the Essence. Time is of the essence in the performance of this Mongage.

Successors and Amerigne. Subject to the limitations stated in this Mortgage on transfer of Grantor's interest. This Mortgage on transfer of Grantor's interest. The heritage shall be binding upon and interest between of the period, their successors and interest of the Property becomes vested in a person off er than Grantor, Lender, without notice to Grantor, bender, without notices by way of they with Grantor's successors with reference to birs Mortgage and the Indebtedness by way of foreigners or extension without reference to birs to or or in the Mortgage or liability under the foreigness or extension without reference to the orbital or or or in the indexity under the lander and in the indexity or orbital or orbital or orbital or orbital or orbital orbital or orbital orb

Severability. If a court of competent we fiction finds any provision of this Montgage to be invalid or unembreable as to any person or circumstances, such finding shall not render that provision invalid or unembreable as to any other persons or circumstances, if feesable, any such offerding provision shall be under the benefit of a modified to be within the limits of empressing or validity; however, if the offerding provision desired to be modified, if shall be sinclien and all other respects shall now wait and enforceable.

COMPANIO DI L'ANDRI

Margar. There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time and the interest or leader in any capacity, without the written

sed to interpret or define the provisions of this Mongage are for convenience purposes only and are not to be

This Morigan the severage by and construct in accordance with the tens of the State of Applicable Law. The Mortgage has been delivered to Lender and accepted by Lender in the State of

Asserting the paries as to the matters with any Related Documents, constitutes the entire understanding and expending to this horizone the paries as to the matters set forth in this Mortgage. No address of or amendment to this Mortgage and the party or puries sought to be charged or Mortgage and the party or puries sought to be charged or Mortgage and the party or puries sought to be charged or the party or puries sought to be charged or the party or puries sought to be charged or the party or puries and the party or puries and the party or puries and the party or party or

SCELL/AROUS PROVISIONS. The following miscellandous provisions are a part of this Mortgage:

MOTICES TO GRANITOR AND OTHER PARTIES. Any notice under this idonospe, including without limitation and and notice of detaut and any notice of notice and any notice of notice and or registered mail, postage and detaut and any notice of notices and any notice of notices and or registered mail, postage the notices and or registered mail or notices of notices and or registered mail, postage of notices in to change the promise, especially deprendent in address the notice of notices and or registered that class, country and change in address the promise, especially of the parties and or registered that the postage of any last of any last of any last any last and any last of any last of any last any last and any last of any last of any last of any last any last any last any last of last of any last of last of any last of any last any last any last any last any last of last of any last of last of any last of last of the last of Granici and the horizon. Granici and last of la

by this peragraph include, without limitation, however subject to any limits under applicable ten, Lender's about the condense and Lender's leas for the condense and Lender's least for the condense and anticipated post-judgment collection, services, the cost of searching records, obstaining tale reports, and appeals and accords, obstaining tale reports, and appeals and including records, obstaining tale reports, (including records, obstaining tale reports, and appeals and including tale insurance, to the entent (including to expect the cours, in addition to all other sums provided by services in addition to all other sums provided by the cours, in addition to all other sums provided by the cours, in addition to all other sums provided by the cours, in addition to all other sums provided by

OFFICERS OF MICH. /861-80-90

(Confined) HORTGAGE

97365996

Loan No 0800750

UNOFFICIAL COPY

INDIVIDUAL ACKNOWLEDGMENT		
STATE OF LALLENAUS	ر	CAROL FLYNN NOTARY PUBLIC STATE OF ALIMON
· ·) 46	My Commission Expines 07/07/2000
OUNTY OF		***************************************
in this day before me, the undersigned Notari idividual described in and who executed the it is or her free and voluntary act and deed, for itven under my hand and official seal this	Mortgage, and acknow the uses and purpose	riedged that he or she signed the Mortgage a is therein mentioned.
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