d - Verichio Rato (Open-Emile) UNOFFICIAL COPY RUST DEED Miridani Mortanara 97373922 Recorders Box 333 XI Mail To: The Chicago Trest Company Note ID and Reisses DEPT-DI RECORDING \$31.50 171 North Clark T#0014 TRAN 2483 05/27/97 14:14:00 Chicago, IL 60601 \$5767 \$ JU #-97-373922 COOK COUNTY RECORDER 092-064-6234017 755576 This Trust Deed consists of six pages (6 sheets I side). The covenants, conditions and provisions appearing on subsequent pages are incorporated herein by reference and are a part hereof and shall be binding on the borrowers, their heirs. successors and anigns. THIS INDENTURE, made MAY 20, 1997 , between ECICIES CHEEF A MICH AND HOT SING AMERICAN
best in referred to as "Bostower" and THE CHICAGO INUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as "Trucar," witnesseth: This Trust Doed secures a revolving line of credit which advances, payment, and readvances may be made from time to time. The maximum emount of the line of credit which may be secured at any one time is \$32,000.00 1. Local Description. This document is a deed of trusten majestate located in corner County. State of Illinois (called the "Land"). The Land's legal description is: ior denix-rive (25) (extert de dest 20.42 fier) and all of lor denix-rup (24) and the extr 6.66 fier of lor THEORY-THERE (23) IN MOTE EXPLICEN (16) IN PRICE'S MENTALING THE MAINTENING CHARGE OF MICHAEL 25 TOARSHIP 38 NEWS SINCE 13 SHOT OF THE THIRD PRINCIPAL MERIDON IN COOK COUNTY ILLINGS. HEMED H: G. MARIA P.O. HX 6419 VILLA PREK IL 60181 2/6/4's Offic

3790 N 76m Pl. Cogo

MN 19-26-315-057-0000

> 2. Definitions. In this document, the following definitions apply. "Trust Deed:" This document will be called the "Trust Deed".

COLORS CRIZE A MICH AND MOT SINCE REMARKED will be called "Borrower"

"Holder of the Note:" The legal holder of the Revolvas Line of Credit will be called the "Holder of the Note."

"Agreement:" The Agreement signed by one or more forcewers and deted the same date as this Trust Deed will be called the "Agreement." Under the Agreement, any Borrows: signing the Agreement has a revolving line of credit called the "Account." The Agreement allows Borrows: to obtain Loca Advances from the Account, make payments, and obtain Account. The Agreement allows Borrower to obtain Loca Advances from the Account, make payments, and count readvances. Under the Agreement, Borrower may request Loca Advances from the Holder of the Note at any time until the line date, shown in section 3 below.

"Property:" The property that is described in section 4 in called the "Property."

3. Final Due Date. The scheduled date for final payment of what Borrower owes under the Agreement is

- 4. Description of the Property. Bostower gives Holder of the Note rights in the following Property:
 - a. The Land, which is located at (address)

JAN H JOHN PLACE CHICAGO IL 60552

The Land has the legal description shown show in section 1.

- b. All buildings and all other improvements and fixtures (such as plumbing and electrical equipment) that are now or will in the future be located on the Land.
- c. All "executive, rights, heradimenents, appartenences, rents, royalties, and profits" that go along the Land. These are rights in other property that florrower has as owner of the Land.
- 5. Notice of Variable Value of Interest. This Trust Doed secures a line of credit that has a variable rate of interest. This means that the interest of may increase or decrease from true to time, as explained in the Agreement.
- 6. Flaunce Charge. Borrows, will pay a Finance Charge according to the terms of the Agreement until Borrower has recald everything ownd under the Agreement.
- 7. Conveyance of the Property. The Property, to socure the payment of the said principal sum of money, interest, finence charges, and other fees owed by Bounder to Holder of the Note in accordance with the terms, provisions and limitations of the Agreement and this Trust Deed, and the performance of the covenants and agreements have a contained, by the Bourower to be performed, and also in the counterpine of the sum of One Dollar in head paid, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the Property and all of its cetate, right, title and interest therein.

TO HAVE AND TO HOLD the property unto the said Trustee, 113 (40) assors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefit, whier and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Burrowers are heavy expressly release and waive.

Witness the head and seel of Borrowers the day and year first shove written.

WITNESS the hand and seal of Bon	rower(s) the day and year f	inst above written.	1	
X Dolong M C	TETAL (SEAL)	x /	V RIL	(SEAL)
VILOUS CHEZY		1	1/2	
	TEAP OFFIC	IAL CEAL	X ([SEAL]
STATE OF ILLINOIS	GARY	A WERNETT	y C.	III.Co
County of TITE	Cassassass	ION EXPIRES ON 1100		C
1. GRY A MERCIT aformald, DO HEREBY CERTIFY		mary Public in and for	Gre tational to erro	County, in the clair
who personally known to me to be		ie memo(s) subscribed	to the foregoing i	nitrament, appeared
before me this day in person and	acknowledged that #2 act, for the sees and purpos	elgraed, scalad and de	divered the said In	strument as
Gives profeer my band and Notecial i			1997 .	
Notary Public Great & MERKET	#	Notatial Seal	7995	Žs.
•				•

THE COVENANTS, CONDITIONS AND MACHINIONS PROVIDED REPORTED TO ARE 4. Premiest of Borrewer - Borrows reprises and warrants and

8. Borrower owns the Property:

b. Borrower has the right to martgage, grant, and convey to France; and

c. There are no claims or charges outstanding against the Property except any mortgages or trust deeds that are currently shown in the office where real estate records are filed for the County where the Property is located.

Bosrower gives a general werrenty of the to Trustee on behalf of the Holder of the Note. This meets that Bosrower will be fully responsible for any lesses which Trustes on behalf of the Holder of the Note suffers because someone other than Bostower has some of the rights in the Property that Bostower represents and warrants to have. Bostower will defend ownership of the Property against any claims of such rights.

- 2. Becrower's Frenche to Pay The Agreement. Borrower promises to promptly pay all amounts due on the Agreement except as explained in persecuel 9.
- 3. Recrewer's Francisc to Fay Charges and Assessments. Rozrower promises to pay all present and future liens, taxes, assessments, willity bills. Go other charges on the Property, including any amounts on any prior mortgage or trust deed, as they become due.
- 4. Becrower's Pression to By Planted Insurance. Borrower promises to obtain a hexard insurance policy psyable to Trustee for the benefit of the Holde of the Note, and which severs all buildings on the Property. The insurance struct be setisfactory to the Holder of the Note and sense cover loss or demage coused by fire and hazards normally covered by "extended coverage" hexard insurance policies. The insurance must be in the amounts and for the periods of time required. by the Holder of the Note. Borrower will a fally the Holder of the Note promptly if there is any loss or demand to the Property. The Trustee or Holder of the Note may file a "Proof of Loss" form with the insurance company. Bostower directs the insurance company to pay all "proceeds" to True so file the beautit of the Holder of the Note. "Proceeds" are any money that the insurance company ower to the Borrowce under the policy. Unless the Holder of the Note serves in writing that the Proceeds can be used differently, the Proceeds will be sport of to pay the amount Borrower owes the Holder of the Note.

If any Proceeds are used to reduce the amount which Borro me your the Holder of the Note under the Agreement, Borrower will still have to make the regular payments under the Agreement statil the entire amount Borrower owes is paid in full. If Trustee forocloses this Trust Deed on behalf of the Holder of the Note, anyone who buys the Property at the foreclosure sale will have all the rights under the insurance policy.

- S. Berrower's Procise to Boy Flood Insurance. If the Land or any part of the Land is located in a designated official flood-becard area. Borrower promises to buy flood insurance in the maximum amount available or the amount secured by this Treat Deed, whichever is less. Borrower agrees to direct that any money payable under the flood insurance will be paid to Trustee on behalf of the Holder of the Note, but Borrower will still have to make regular property under the Agreement until the entire amoust Borrower owes is paid in fall.
- 6. Becrower's Promise to Maintain and Repair the Property. Borrowers shall (a) promptly repair, restore and rebuild any buildings or improvements now or hereafter on the Property which may become demaged or be delegated; (b) keep said Property is good condition and repair, without warts, and free from machenic's or other liens or claims for Har not expressly subordinated to the lien hereof; (c) pay when due say indebtedness which may be secured by a lien or charge on the Property superior to the Hen hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Tracke or to Holder of the Note, (d) complete within a reasonable time any building or buildings new or at any time in process of spection upon said Property; (e) comply with all requirements of law or municipal ordinances with respect to the Property and the use thereof; (f) make no meterial alterations in said Property except as required by law or municipal ordinance.
- 7. Trustee/Helder of the Note . Right to Take Action to Protect the Property. If (1) Bozzower does not keep (Borrower's promises and agreements made in this Trust Deed, or (2) someone (Borrower or anyone else) begins a legal proceeding that may significantly affect Truston's or the Holder of the Note's rights in the Property (such as, for example, a CJ legal proceeding in bankruptcy, or to condemn the Property), then Trustee or the Holder of the Note may do and pay for whetever is accessive to protect the value of the Property and the rights of Trustee or the Holder of the Note in the Property. Actions of the Treates or the Holder of the Note under this section may include, for example, paying any amount due under may prior mortgage or trust deed, appearing in court, paying remonship attorneys' foce, and entering on the Property to make stories.

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Borrower promises to pay Trustee or the Holder of the Note all amounts that either Trustee or Holder of the Note pays under this section. If Trustee end/or Holder of the Note pays an obligation, Trustee and/or Holder of the Note will have all of the rights that the purson paid by Trustee or the Holder of the Note would have had against Borrower. This Trust Deed covers all these amounts that Trustee or Holder of the Note 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. This Trust Deed also covers reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken.

If Borrower falls to maintain incurance on the Property as required in paragraphs 4 or 5, the Trustee or the Holder of the Note may purchase insurance on the Property, without notice to Borrower and charge Borrower for the cost as provided in this Trust Deed. If the Trustee or the Holder of the Note purchases this insurance, it will have the right to select the agent. Any hazard insurance and/or fixed insurance purchased by the Trustee or Holder of the Note on the Property may be limited to the amount due under the Agreement at the time the insurance is purchased, even if the Property is worth more. The Trustee or the Holder of the Note is not required to obtain the lowest cost insurance that might be available.

- 8. Rights of the Trustee and Helder of the Note. Any failure or delay by the Trustee or the Holder of the Note in anforcing the rights available to them in this Trust Deed or the law, will not cause the Trustee or Holder of the Note to give up those rights. The Trustee or Holder of the Note may exercise and enforce any of its rights until its rights under the Trustee or the Holder of the Note is separate. The Trustee or Holder of the Note may enforce and examine them one at a time or all at once.
- 9. Joint Berrowers. Each person that signs this Trust Deed is responsible for keeping all of the promises made by the Berrower. Trustee or Holder of the Note 247 choose to enforce their rights against anyone signing the Trust Deed as an individual or against all of them. However, if rememe signed this Trust Deed, but did not sign the Agreement, then that person will not be required to pay any amount under the Agreement, but will have signed only to give Trustee or Holder of the Note the rights that person has in the Property 1 nd at the terms of this Trust Deed.
- 10. Selling the Property. Borrower agrees not to sail or transfer all or any part of the Property, or any rights in the Property, including the sale or transfer of the beneficial own risks in the Property where Borrower is a Land Trust, without the written consect of the Holder of the Note. This includes sale of Contract for Doed
- 11. No Defaults Under Prior Mortgages. If there is siready a mortgage or deed of trust against the Property, the Borrower promises that there will never be a default under that mortgage or deed of trust.
- 12. Request for Notice of Default and Foreclesure. Borrower and Trustee, in betalf of the Holder of the Note request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Trust Deed to give Notice to Trustee, at Trustee's address set forth on page one of this Trust Deed, of any default under the superior encumbrance and of any sale or other foreclosure action.
- 13. No Other Marigages or Deed of Trust. Borrower agrees not to mortgage or excember by the deed of trust all or any part of the Property or allow anyons also to have a lies on the Property without the Holder of the No. 8. written consent.
- 14. Trustee/Holder of the Note -- Remedies and Foreciseure. If Trustee or Holder of the Note require Porrower to pay the entire outstanding belance under the Agreement in one payment (called "acceleration") and Borrower fails to make the payment when due, then Holder of the Note or Trustee may foreclose this Trust Deed as provided below. However, before accelerating, the Trustee or the Holder of the Note will send Borrower a written notice by certified stall which states:
 - a. The promise that Borrower failed to keep or the representation or warranty that Borrower breached;
 - b. The action Borrower must take to carrect that failure;
 - c. The date, at least 30 days away, by which the failure strust be corrected;
- d. That if Borrower doun't correct the failure or the supresentation or warranty that Borrower breached, Trustee or Holder of the Note will accelerate, and if Borrower doesn't pay, Trustee or another person may buy the Property at a foraclosure sale:
 - e. That Illinois law allows Borrower to reinstate the Trust Deed after acceleration; and
- f. That Borrower may bring suit in court to argue that all promises were kept and to present any other defenses Borrower has to acceleration.

to tolk the profite Borrows Cited to kiep cossists of Borrower's sale . Trustee or Holder of the No. or truncler of all or a part of the Property or any rights in the Property without the written coment of the Holder of the Note. If borrower does not correct the fathers by the date stated in the notice, Trustee or Holder of the Note may accelerate. If Trustee or Holder of the Note accelerates, Trustee or Holder of the Note may foreclose this Trust Deed eccording to the Minois Statues. Borrower give Trustes/Holder of the Note a power to sell the Property at a public suction. Borrower also agrees to pay all attermeys' fees of Trustee or Holder of the Note and Trustee's fees for the foreclosure in the maximum amount allowed by law.

The proceeds of any foreelessure sale of the property shall be distributed and applied in the following order of priority: First, on account of all costs and emptases incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph harsof; second, all other home which under the terms hersof constitute secured indebtedness additional to that evidenced by the Agreement with interest thereon as herein provided; third, all principal and interest remaining unneid on the Agreement; fourth, any overplus to Borrower, their heirs, legal representatives or sestime, as their richts mey seocer.

15. Appelatment of Amilyar. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the court in which such hill is filed may appoint a receiver of said Property. Such appointment may be made either before or after saie, without notice, without regard to the columncy or insolvency of the Borrower at the time of application for such receiver and without regard to the then value of the Property or whether the same shall be then occupied as a homestead or not and the Trustee. hereunder may be appointed as such receiver. Such receiver shall have the power to collect the reats, issues and profits of said property during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be reduction or not, as well as during any further times when Borrower, except for the intervention of such receiver, would be sufficient ordinate such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the projection, possession, control, management, and operation of the Property daring the whole of said period.

The Court from time to time may authorize the receive to apply the set income in his hands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any debree foreclosing this Trust Deed, or any tax, special assessment or other han which may be or become superior to the lies become of such decree, provided such application is made prior to foreclosure sale and (b) the deficiency in case of sale and deficiency

- 16. Defenses. No action for the enforcement of the lien or of any provides hereof shall be subject to any defense which would not be good and available to the party interposing same in an action of the upon the notes hereby secured.
- 17. Right of Inspection. Trustee or the Holder of the Note shall have the right to in sect the Property at all reasonable times and access thereto shall be permitted for that purpose.
- 18. Trustee's Obligations. Trustee has no dety to examine the tide, location, existence, or condition of the Property, or to inquire into the validity of the signatures or the identity capacity, or authority of the signaturies on the Agreement or the Treet Dead, nor shall Truetue be obligated to record this Truet Dead or to exercise any power have given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligenes or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.
- 19. Releast. Trustee shall release this Trust Deed and the Hen thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after materity thereof, produce and exhibit to Trustee the Agreement, representing that all indebtedness hereby secured has been puid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine at Agreement herein described any Agreement which beer an identification number purporting to be placed thereon by a prior ? trustee herounder or which conform in substance with the description herein contained of the Agreement and which purport to 🔾 be executed by the persons herein designated as the makers thereof; and where the release is requested of the original Trustae 🚫 and it has never placed its identification number on the Agreement described herein, it may accept as the genuine Agreement herein described any agreement which may be presented and which conform in substance with the description herein contained of the Agreement and which purport to be executed by the persons herein designated as makers thereof. Borrower shall pay all costs associated with services provided by Trustee in connection with the Trust Deed, including but not limited to the Trustee's fees for the release of this Trust Deed and the costs of recordation of the release.

- 3C: Resignation of Trustee. Trustee surviving by insure part in which this instrument shall have been recorded or filed. Any successor in trust becomes shall have the identical title, powers and authority as are beening given Trustee.
- 21. Mading Effect of Trust Doed. This Trest Doed and all provisions hereof, shall extend to the be binding upon inflorrower and all persons claiming under or through Borrower, and the word "Borrower" when used herein shall include full such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons this layer executed the Agreement or this Trest Doed.
- 22. Trustee's Fee. Refore releasing this Trust Deed, Trustee or successor trustee shall receive for its services a fee as determined by its rate achedule in effect when the release deed is israed. Trustee or successor trustee shall be entitled to reasonable commensation for any other act or service performed under any provisions of this Trust Deed.
- 23. The provisions of the "Trust and Trustees Act" of the state of Illinois shall be applicable to this Trust Deed.

POR THE PROTECTION OF BOTH THE	Washington No.
RORROWER AND HOLDER OF THE NOTE THE REVOLVING LINE OF CREDAT ACREEMENT SECURED BY THIS TRUST DEED SCOULD BE EDENTIFIED BY THE CHICAGO TRUST COMPANY, TRUSTER, RESORE THE TRUST DRIED IS FILED FOR RECORD.	THE CHICAGO TRUST COMPANY, TRUSTEE BY
FOR RECORDER'S INDEX PURPOSES INSERT	STREET WAYERS OF ABOVE DESCRIBED PROPERTY HE
	Clark's Office