## FEDERAL TAX LIEN AFFIDAVIT

निस्ताम कर जनामा इंड्रम्सान

States of Historia |

and the state of t	toron of many	Destate)	e de la Companya de l	
- J. 61 '-	- harde	App	A side sea as m	ions bas badhunds
23	and the same of th	TO A JUAN MARTINEZA	C. /	
	e we			and the second of the second o
		e and clear of possible United		
ries, Cock County, Wincis:	il to testigas sat galacer of Ic	azogrug edi at jiyabiffa zidi asogrug edi at jiyabiffa zidi	់ ខេត្តដុលភា ខែ២គឺវិទ្ធ ខែភូម រ	stott tadhiri Inelik
13 4917/11	07	A		X
eral Halky or Ho	B 上土世	System Tech.	INAS BUD	16431 01 Kra
\$1.054 T338(T8) \$6.38(O); 31.578 YTIO			1	
NOW TREET NO.				ANNER CENTE THE STREET STATE OF STREET, AND ASSESSMENT STREET, AND A
70,				West Offices
hine suresibbe meniud	un ะหอที่อ <b>ดุบว</b> กซ อูกเพอที่อ่า <mark>ข</mark> ที่:	a 10 years, afficies hos bad	tol ani geliub tent s	sints winnt tooff.
AND THE RESIDENCE OF THE PARTY	X	1		3
7点	0 2 42 141 57	14466 m5056	1,50 X SEVY S	LL31.90\$
		777231-		
37.AT2		ON LABELS	(37.82 : 07.	(3TAS) MORS
		PLLEI	tenioga ensil nol i	the second section is a second
everit to di bate	349-44-642	ei nedmun Manasa inione	SIH	atota radiust taufiilik
	etots & yinu	0)		
(	100	co ca		
		op T		
			2,	
سيدني بدوي فلسيسين وراسك بمستويدة المستدي بيكاف الشروي المواقة	Marced (ram	un (Tite	$\mathcal{O}_{\mathcal{K}_{\alpha}}$	
		(F family F		
			C	
	d matriage having taken plac			
	The second s			
Math	unled to Linke	.6 .€		
	To (sa)wobier a	чı 🗀 'z		
	beimam naud seven at		Asons of 18e and	39
un	ing duly sworn, upon acth stat			(D) C
3H	int ding ages, stone slish egis			प्रकार संदर्भ

## UNOFFICIAL COPY

Stoop of Colonia Clerk's Office

Mortgage A to Secure a PREFERRED LINE Agreement Number: 4441030725

JNOFFICIAL COPY CITICORES PREFERRED LEM P.O. Box 803487 Chicago, filinois 50680 Telephone (1 312) 621 3417

> Please Return To: Literap Bavings of Illinois 22 West Madison, Suite 550 Chicago, Illinois 60/02

This Instrument was

prepared by: Mary Russell

13th day of

THIS MORTGAGE ('Mortgage') is made this \_between Mortgagor, JUAN MARTINEZ, and LINDA MARTINEZ, HIS WIFF, ("Borrower") and the Mortgagoe, Citicorp Savings of Illinois, A Federal Savings and Loan Association, a corporation organized and existing

under the laws of the United States, One South Dearborn Street, Chicago, Illinois 60603 (\* Lender \*).

WHEREAS, Borrower is indebted to Lender pursuant to a preferred Line Account Agreement ("Agreement") of even date hereof, in the principal sum of U.S. \$ 25,000.00, (Botrower's "Credit Limit" or so much of such principal as may be advanced and outstanding, with interest thereon, providing for periodic installment payments of principal of 1/60th of the principal balance outstanding and unpaid as of the date of the most recent advance to Borrower hereunder, interest, optional credit life and/or disability insurance premiums, and miscellaneous fees and chares for ten (10) years from the date hereof; all such sums, if not sooner paid, being due and payable ten (10) years from the date hereof, the ("Maturity Date").

To secure to Londer (2) the repayment of the idebtedness under the Agreement, with interest thereon, and payment of all other sums, with interest thereon advanced to protect the security of this Mortgage, and the performance of the overnants, and agreements of the Borrower under the Mortgage and the Agreement, (b) the repayment of any future advances, with interest, made to Borrower by Lender pursuant to paragraph 7 hereof ("future advances"), and (c) any "Londor (advances of principal after the late hereof) as clovided for in the Agreement (it being the intention of Lender and Borrower that all such Launs made after the date heree, or, or, the same priority and securit, hereby created as if all such Losans had been made on the date hereof). Borrower does hereby mortgage, grant, convey and warrant (unless Borrower be an Illinois land trust, in which case Borrower mortgages, grants, corr.ey and quit claims) to Lender the following described property ( 'Property' ) located in the County of COOK and State of illing at

LOT 6 (EXCEPT THE EAST 3 FEF C'HEREOF) IN EDWARD J. GLACKIM'S SUBDIVISION IN THE NORTHEAST 1/4 OF SECTION 38, TOWNSHIP 38 NORTH, RANGE 13 LYING EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COURTY, ILLINOIS.

P.I.N. No. 1: 19-36-204-038-0000 P.I.N. No. 2:

Property address: 2565 W. 79TH Place( CHICAGO, ILLINOIS 80652

Borrower covenants that Borrower is lawfully seld at of the estate hereby conveyed and luss the right to mortgage grant and convey the property and that the property is une new mered, except for encumbrances of record. Borrower, unless Borrower is an Illinois land trust, warrants and will defend generally the title to the property against all claims and demands, subject to any encumbrances of record.

Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due by the terms of the Agreement the principal of and interest accrued on the indebtedness evidenced by the Agreement, together with any other fees, charges or premiums imposed by the Agreement or by this Mortgage.

2. Line of Credit Loan. Thi: Mortgage secures a Line of Credit Loan Agreement. Borrower will injuy access to that

Line of Credit during the term hereof.

3. Agreed Periodic Payments. During the term hereof, Borrower agrees to may on or before the payment due date shown on each periodic Billing Statement the Minimum Payment Due for the pilling Cycle (each Billing Cycle will be approximately one month). The payment due date for each Billing Cycle is approximately twenty-five (25) days after the close of the Billing Cycle.

If, on the Maturity Date: Borrower still owes amounts under the Agreement, Borrower will pay those amounts in full on

the Maturity Date.

4. Finance Charges. Borrower agrees to pay interest (a "Finance Charge") on the Outstanding Principal Balance of Borrower's Preferred Line Account as determined by the Agreement. Borrower agrees to ray interest at the Annual Percentage Rate of 14.4000 %.

Lender reserves the right, after notice to Borrower, to change the Annual Percentage Rate, the Credit Limit, or cancel Borrower's Preferred Line Account.

5. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Agreement and this Mortgage shall be applied as provided in the Agreement. Charges incurred pursuant to paragraph 7 hereof will be treated as Finance Charges for purposes of application of payments only.

6. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the property which may attain priority over this Mortgage, and leasehold payments or grounds rents, if any. Be rower shall promptly furnish

to Lender receipts evidencing these payments.

7. Protection of Lender's Rights in the Property; Mortgage Insurance. It Bottower fails to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect Lender's rights in the property (such as a proceeding in bankruptcy, probate, for condemnation or to enforce laws or Regulations), then Leader may do and pay for whatever is necessary to protect the value of the property and Leader's rights in the property. Lander's action may include paying any sums secured by a lien which has priority over this Mortgage, appearing in court, paying resecutable attorneys' fees and entering on the property to make repairs. Although Lender may take across under this paragraph 7, Lender does not have to do so.

Any amounts disbursed by Londor under this paregraph 7 shall become additional debt of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the rate provided in the Agreement and shall be payable, with bursest, upon notice from Lander to Borrower

requesting payment.

2. Borrower Not Released; Forebearance by Lender Not a Waiser. Estension of the time for payment or modification or americation of the sums secured by this advertage grounds by Lenders to any Lincolness in institute of Processing shall not operate to release the liability of the original Bortower's successor in interior. Subdectibility of the original Bortower's successor in interior. Subdectibility of the original Bortower's successor in interior. proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forebearance by Londer in exercising any right or remedy shall not be a waiver of or precised the conveise of any right or remedy.

CTYCO PERSONNESS COPT

## **UNOFFICIAL COPY**

Sicology of Courts of Cour

9. Successor and Assigns Bound; Joint and Several Liebility; Co-Signers: The covenants and agree Mortgage shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 12. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Mortgage but does not execute the Agreement, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the property under the terms of this Mortgage; (b) is not personally obligated to pay the sums secured by this Mortgage; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forebear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Borrewer's consent.

lu. Prior Mortgages, the terms and conditions and covenants of any mortgage, trust deed or similar security instrument affecting the property which has or may have priority over this Mortgage, including, but not limited to, timely making the payments of principal and interest due thereunder. Failure of Borrower to make such payments or keep such terms, conditions and covenants as provided for in such prior mortgages, trust deeds or security agreements shall constitute a default under this

Mortgage, and Lender may invoke the remedies specified in paragraph 13 hereof.

11. Default

(A) Borrower shall commit a default under this Mortgage if any of the following occurs: (1) failure to pay when due any sum of money due under the Agreement or pursuant to this Mortgage. (2) failure to perform or keep any term, provision, condition, covenant, waranty or representation contained in the Agreement of the Mortgage which is required to be performed or kept by Borrower; (3) occurrence of a default or an event of default under any agreement, instrument, or document before, now or at any time hereafter, delivered by or on Borrower's behalf to Lender; (4) recorrence of a default or an event of default under any agreement, instrument or document before, now or at any time hereafter delivered to Lender by any guarantor of Borrower's obligations under the Agreement or the Mortgage; (5) if the property that is the subject of this Mortgage, or the beneficial interest in any land trust holding title to that property, is attached, seized, subject to a writ of distress warrant, or is levied upon or becomes subject to any lien or comes within possession of any receiver, trustee, custodian or assignee for benefit of creditors, or if such property or beneficial interest is encumberred or suffers such an encumbrance or claim of lien (except such encumbrances that are expressly subordinate to this Mortgage); (6) the filing of any petition under any Section of Chapter of the Bankruptcy Reform / cc of 1978 or any similar law by Borrower or against Borrower and such petition is not dismissed within 30 days, or if shall be Joelared incompetent, or if a conservator shall be appointed for any or all of Berrower's assets, including the property; (7) Be newer defaults in, or an action is filed alleging a default in any other obligation of foreswer to creditors other than Lender; (8) Lender receives actual knowledge that Borrower made any material misrepresentation or omitted any material information is the Agreement, Moregage, or in Borrower's application for the Agreement.

(B) If Borrower is in default under the Agreement or this Mortgage, Lender may require Borrower to pay immediately the principal balance outstanding, any art oil interest Borrower may owe on that amount, together with all other foces, costs or premiums charged to Borrower's excount The principal balance outstanding under the Agreement after default s'all continue to occur interest until paid at the rate provided for in the Agreement as if no default had occurred.

12. Transfer of the Property. If all or any part of the property, or an interest therein is sold or transferred by Stortower or if the beneficial interest or any part thereof it...r., land trust holding title to the property is assigned, sold or transferred, or if the Borrower or the title holding trust enters into Articles of Agreement for Deed or any agreement for installment sale of the propert, or the beneficial interest in the title holding land trust, without Lender's prior written consent, excluding (a) the creation of a purchase money security interest for house. Id appliances, (b) a transfer by devise, descent or by operation of law upon the death of a joint tenant, or (c) the grant of any k aschold interest of three (3) years or less not containing an option to purchase, Lender may, at Lender's option, declare all sums secure if by the Mortgage to be immediately due and psymble.

13. Acceleration; Remedies. Upon a Default by Bolt mer under this Mertgage, Lender, at its option, may require immediate payment in full of all sums secured by this Merigage without further demand and may foreshese this Morigage by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this

paragraph 13, but not limited to, reasonable attorneys' fees and costs of the evidence.

14. Waiver of Homestead. Borrower waives all right of homestead cremption in the property.

Dated: 5-13-89			
		BORROWER	ν <b>Σ</b>
		JUANAJARTINEZ DASEZ	
e.		TIMOATCARTINEZ PARTI	ar -
STATE OF ILLINOIS)		Co.	
)SS			
COUNTY OF COOK)			
I, the undersigned, a Note	ary Public in and for said Count	y, in the State aforesaid, DO HEREBY CERTIFY	Table JUA

MARTINEZ, and LINDA MARTINEZ HIS WIFE, personally known to me to be the same personal phose name(a) is subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that a signed, sealed and delivered the said instrument as A free and voluntary act, for the uses and purposes therein set free and voluntary act, for the uses and purposes therein set totals. Given under my hand and official seal, this 22 2 2 2 2 0 including the release and waiver of the right of homestead. Given under my hand and official seal, this could be a seal of the seal of the

ublic

Commission Expires:

Office is SMAI TOTAL W. COLUMNIA NOTARY PUREL STATE OF BLINDS My Commission Expuse Children

## **UNOFFICIAL COPY**

3801933

9384933 Expe SEST AIN 14 AM 11: OS
ARGOSTRAGO TOTALES

COMPRESENTATIONS

COMPRE

acm 32