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106257 MAIL RECORDED MORTGAGE TO: UNOFFICIAL SUBSTITUTE OF Credit Mortgage

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THIS MORTGAGE ("Mortgage") is give	in this 22 day of _	AUGUST	19_8g The mortgagor(i	s) are
EDWARD M. CONRAD AND PAULA	I. CONRAD, MARRIED	TO EACH OTHER. AS	3 JOINT TENANTS (co	ollectively, the "Borrower"),
This mortgage is given to BAXTER CREDI	T UNION, an Illinois Panking Care	ncetion whose address is 242	5 Lake Cook Road, Deerliek	d, Illinois 60015 ("Lender").
The Borrower owes the Lender the maximu	m principal sum of	<u>ئىسىنىسى ئىشىنى بىرىنىڭ بايىنىسى سىدىنىڭ</u>	Colmus (2	. 50,000 , or
the aggregate unpaid amount of all loans in	nade by the Lerider pursuant to the	at certain Line of Credit Agreer	ment ("Agreement") and Lin	e of Credit Adjustable Rate
(Note ("Note") between the Borrower and	the Lender of even date herewith	the terms of which are inco	rporated herein by reference	M ore to my law of the my Party
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The Agreement establishes a revolving line of credit pursuant to Section 5c of the filling is Banking Act, III: Hev. Stat. Ch. 17, Sec. 312.3. The Note provide monthly interest payments, with the full debt, if not paid earlier, due and payable on demand by after ________ years from the date of the Mortgage! Interest shall accive on these amounts at the rate(s) set forth in the Note. The Agreement provides that loans may be made from time to time (but in no event late; than years from the data hereof) not to exceed the maximum credit limit assigned to Borrower by Lender from time to time. All future loans, whether obligatory or optional, shall be secured to the same extent and with the same priority as if made on the date hereof.

This Mortgage secures (I) the repayment of the debt evidenced by the Note with interest and all renewals; extensions and modifications, (II) the payment of all other sums, together with all interest advanced, to protect the security of this Mortgage, (iii) the performance of Borrower's covenants and agreements under this Mortgage and the Agreement and Note, (iv) all costs and expenses of Lender, including without limitation attorneys' less in enforcing its rights under the Agreement, the Note, or this Mortgage, including any action or efforts pursued by the Lender in a bankruptcy proceeding, and (v) the repayment of any future advances, with Interest thereon, made to Borrower from Lender pursuant to the terms hereof ("Future Advances").

For this purpose, the Br. ow ir does hereby mortgage, grant, and convey to the Lender the following described property located in .

LOT 33 IN H. FOY BERRY CO.'S FIRST ADDITION TO CASTLE HEIGHTS. SING A SUBDIVISION OF THE SOUTH 1/2 OF THE SOUTH SPOT 1/4 OF THE NORTHWEST 1/4 OF AND THE NORTH 95.02 FERT OF THE EAST 1/2 OF THE SOUTHWEST 1/4 OF ALL IN SECTION 34, TOWNSHIP 42

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TOGETHER WITH all the improvements now or hereafter erected on the property at dell'easements, rights, appurtenances, rents, royalties, imprest, oil and gas rights and stock and all fixtures now or hereafter a part of he property. All replacements and additions shall also be covered by this Mortgage. All of the foregoing is referred to in this Mortgage as the "Property."

THE BORROWER COVENANTS that the Borrower is lawfully selzed of the estate here by the very dead has the right to mortgage, grant and convey the Property and the property is encumbered, except for encumbrances of record. The Borrower warrants a rick will defend generally the little to the Property against all claims and demands, subject to any encumbrances of record. The Property is subject to the following rick mortgage(s):

MACINA MORTGAGE CO

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UNIFORM COVENANTS. Borrower and the Lender covenant and agree as follows:

- 4. Payment of Principal and Interest. The Borrower shall promptly pay when due the principal of and in a 1st on the debt evidenced by the Note and all other amounts owing under the Note, including principal and interest on any Future Advances secured by the Note and all other amounts owing under the Note, including principal and interest on any Future Advances secured by the Note and all other amounts owing under the Note, including principal and interest on any Future Advances secured by the Note and all other amounts owing under the Note, including principal and interest on any Future Advances secured by the Note and all other amounts owing under the Note and all other amounts of the Note and all other amounts owing under the Note and all other amounts owing under the Note and all other amounts owing under the Note and all other amounts of the Note and all other amounts of the Note and all other amounts of the Note amounts of the Note and all other amounts of the Note and all other amounts of the Note amounts of the Note and all other amounts of the Note amounts of t
- 2. Payment of Taxes, Insurance and Other Charges. Borrower shall pay all taxes, assessments, charges, fire a and impositions attributable to the Property which may attain priority over this Mortgage, and leasehold payments or ground rents, it any. Borrower shall priority over this Mortgage, and leasehold payments or ground rents, it any. Borrower shall priority over this Mortgage, and leasehold payments or ground rents, it any. Borrower shall priority over this Mortgage and leasehold payments directly and promptly turnish Lender receipts as denting the payments. Borrower shall promptly discharge any lien which has priority over this Mortgage unless the Borrower (i) agrees in writing to the payment of the biginen secured by the lien in a manner acceptable to Lender, (ii) contests in good taith the lien, or defends against enforcement of the lien by legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien or forfeiture of any part of the Property, or (iii) secures from the holder of the lien an agree pent, attisfactory to Lender, subordinating the lien to this Mortgage. It Lender determines that any part of the Property is subject to a lien which may attain priorit over the Mortgage, Lender may give Borrower written notice identifying the lien. Borrower shall satisfy the lien or take one or more of the ections set forth above when the first and acceptable to the Property and the first and acceptable and acceptable to the Property and the first and acceptable to the Property and the first and acceptable to the Property and the first an
- 3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and reagraph 1 hereof shall be applied by Lender first toward payment of interest payable on Note, then to unpaid balance of the Note.
- A insurance. Borrower shall keep the Property and the improvements now existing or hersafter erected on the Property insured coverage," and any other hazards and in such amounts and for such periods as Lender may require. The insurance carrier providing the insurance shall be chosen by the Borrower subject to Lander's approval which approval shall not be unreasonably withheld. An insurance policies and renewals shall be chosen by the Borrower subject to Lander's approval which approval shall not be unreasonably withheld. An insurance policies and renewals. It Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewals in the event of loss. Borrower shall give prompt notice to the insurance carrier and Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically leasible and Lender's security is not lessened. If the restoration or repair is not economically feasable or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within thirty (30) days from the date notice is mailed from the Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. As determined by the Lender, Lender may use the proceeds to repair or restore the Property or to pay the sums secured by this Mortgage, whether or not then due. The thirty (30) day period will begin when notice is given. If the Proporty is acquired by Lender, Borrower's right to any insurance policies and proceeds to not then damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior to acquisition.
- 5. Preservation and Maintenance of Property. Borrower shall keep the Property in good repair and shall not commit waste or permit the provision of any lease It this Mortgage is on a leasehold. If this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or planned unit development, Borrower shall perform all of Borrower's obligations under the declaration of covenants creating or governing the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage is if the rider were a part hereof.
- 8. Protection of Lender's Security and Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if there is a legal proceeding that may significantly affect Lender's security and rights in the Property (such as a proceeding in bankruptcy, probate, for fondermation or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights In the Property. Lender's actions may include paying any sum secured by a lien which has priority over this Mortgage, appearing in court, paying repasonable attorneys' fees and costs and entering on the Property to make repairs. Although Lender may take action under this Paragraph 5, Lender shall not be required to do so. Any amounts disbursed by Lender under Paragraph 5 shall become additional dabt of the Borrower secured by this Mortgage. Unless Sorrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of cisbursement at the rate(s) set forth in the Note and shall be payable with interest at the highest rate permissible by law, upon notice from Lender to Borrower demanding payment,
- 7. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

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The resultment AMMALA PERCENTIAGE RATE of interest conductive horizon shall be _1586. (B) CHANGE DATES Commencing on the date of the Note, the interest rate may be adjusted by Lender on the date due to represent the state of the Note of the	•	
Commencing on the dates of the NAMA. The interest rate may be adjusted by Lender on the first day of each month. These dates shall be recommended by Commencing Prime Rate as reported in the Section of the Michael Edition of The Wall Sliped (Journal on the lass business day of the month immediately proceeding the pre-shring of each state of the Prime Rate and with notify the Economy of August 1997 (1997). The Agreement was in "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index" (Paper of ID. 150 %). O CACCULATION OF CHANGES The Agreement was "Hell Index of ID. 150 %). The Agreement was "Hell Index of ID. 150 %. The Agreement was "Hell Index of ID. 150 %. The Agreement was "Hell Index of ID. 150 %. The Agreement was "Hell Index of ID. 150 %. The Agreement was "Hell Index of ID. 150 %. The Agreement was "Hell Index of ID. 150 %. The Agreement was "Hell Index of ID. 1		4 604
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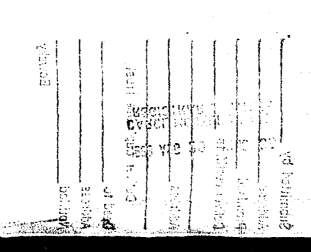
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- 8. Condemnation: The procleds of any award or claim for demands, director consequential, in connection with any condemnation or other taking of any taket of the Property, or for conveyance in fleu of one in a log or have a selected and a leaf to a paid to be applied to the sums secured by his foreign a war ner or not their diver, with any excess oold to Borrover. In the event of a partial taking of the Property, these Borrover and Lender otherwise agree in writing, the sums secured by this worngage shall be reduced by the amount of the property the following fraction: (a) the total amount of the sums secured by this Mortgage immediately before the taking, divided by (b) the fair market-value of the Property immediately before the taking. Any balance shall be paid to Borrower. If the Property is abandoned by Borrower, or if, after notice by Lender to Birrower that the condemnor offers to make an award or settle a claim for damages, Borrower falls to respond to Lender within thirty (30) days after the date the notice is given, Lender is authorized to collect and apply the propegds, at its option, either to registeration or repair of the Property or to the sums secured by this Mortgage, whether or not then due. Unless Lender and Borrower property is given application of such payments.

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 9: Welver, Extension of the time for payment or modificial drug the another to social payments of the time for payment or modificial drug the another to social payment or the social time for payment or the social payment or the social payment or the paym
- 10. Successors and Assigns. The occuenants and agreements of this Mortgage shall blind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of Paragraph 5 heriot. Borrowers covenants and agreements shall be joint and several. Any person what co-signs this Mortgage but does not execute the Note, (i) is co-signing this Mortgage under the terms of this Mortgage, (ii) is not prisonally obligated to pay the sums secured by this Mortgage, and (iii) agrees that Lender and any other Borrower may agreed to extend, modify, forebear or make any accommodations with regard to the terms of this Mortgage or the Note without that Borrowers consent.
- 11. Loan Charges. If the interest or other loan charges collected or to be collected in connection with the loans made under the Agreement or the Note exceed permitted limits as finally interpreted by a court of competent jurisdication, any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owerl under the Note or by making a direct payment to Borrower, if a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge.
- 12. Legislation Affecting Lender's Rights. If the enactment or expiration of applicable laws has the effect of rendering any provision of the Agreement, the Note, or this Mortgage unenforceable according to its terms, Lender, at its option, upon ninety (90) days prior notice to Borrower may require immediate payment in full of all 1000 secured by this Mortgage and may include any remedies permitted by Paragraph 17 hereof.

- full of all Motions. Any notice to 'son ower provided for in this Mortgage shall be given by delivering it or by mailing it by registered or certified mail unless applicable law requires use of another mail. The notice shall be directed to the Proterty Address or any other address Bornower designates by written notice to be labelled to the shall be given by registered or certified mail to the Lender's address shall be given by registered or certified mail to the Lender's address shall be given by registered or certified mail to the Lender's address shall be given by registered or certified mail to the Lender's address shall be given by registered or certified mail to the Bornower. Any notice provided for in his Mortgage shall be deemed to have the provided of the provisions of this Mortgage. To the provided of the provided of the provisions of the mortgage and provided of the provided of the provisions of the mortgage. The provided of the provisions of the provision of the provisions of the provision of the provisi
- 16. Prior Martgage(s). Borrower agrees to trib, comply with all provisions of any prior mortgage(s) and shall not be in default of any provision of any prior mortgage(s).
- gage(s)

 17. Apceleration and Remedies. The occurrence of end, need the following events of default, at the sole option of the Lender, and upon notice to Borrower is interest in provided will result in all sums secured by it is Mortgage becoming immediately due and owing and the possible forced sale of the Property: (1) any failure to pay any amount owing under the Note when due; (2) any clasuit under or breach or nonperformance of an obligation under the Agreement, the Note, or this Mortgage; (3) any default with respect to any prior mortgage; (3) on the Property; (4) the Lender reasonably determines that the prospect of Borrower's paymant of the loans or other amounts owing under the Note or performance and the Agreement or this Mortgage is impaired; (5) the occurrence of any action or event by reason of which the Lender reasonably deems its interest in the property in the January of the loans or other amounts owing under the Note or performance; (6) any application or statement furnished by Borrower, which Lender finds to be materially faise; (6) a decline in the market value of the Property, in the January of the property of a petition in bankruptcy or for the adjustment of debts, of, by or against Borrower; (10) the sale, converging the willow renders any provision of this Property or any interest in it without the Lender's prior written consent; or (1). The enactment or expiration of affy pay and the provided hereign provision of this Agreement, the Note, or this addition required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice. Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable, without further dates specified in the notice, Lender at Lender's option may declare all of the sums are under the property. The notice shall be entitled to or let in such proceeding and expenses of fore
- 18. Borrower's Right to Reinatats. Notwithstanding Lender's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of the control of this Mortgage it. (a) Borrower parts and sums which would be then due under this Mortgage and Note, if any, had no acceleration occurred, of Borrower contained in this Mortgage; (c) Borrower parts all reasonable expenses incurred by 'one in enforcing the coverants of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided herein, including, but not united to reasonable attorneys' fees; and (d) Borrower takes such action as Lender may reasonable require to assure that the lien of this Mortgage, Lender's in the Property and Sorrower sociation is continued and in a summan secured by this Mortgage and in enforcing the continue and summan secured by the Mortgage and the religious continued to reasonable require to assure that the lien of this Mortgage, Lender's in the Property and Sorrower's obligations accurate the lien. sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, thic Non-gage and the obligations secured thintby shall remain in full force and effect as if no acceleration had occurred.
- 19. Assignment of Pients; Appointment of Receiver; Lender in Possession: As additional security hereum er, "orrower hereby assigns to Lender the Property, provided that Borrower shall, prior to acceleration as provided herein or abandonment of the Property, in ave the highest and retain thick rents as they become due and payable.
- Upon acceleration as provided herein or abandonment of the Property, and at any time prior to the expiration of any relicion following judicial sale, Lender, in person, by agant or by judicially appointed receiver, chall be entitled to enter upon, take possession of and manage the property and to collect the reras of the Property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of rusargement of the Property and collection of rents, including, but not limited to receiver's fees, premiums on receiver's hands and reasonable attorneys' fees, and the receiver shall be liable to account only for those rents actually received.
- 20. Release. Upon payment of all sums secured by this Mortgage and, if applicable, Borrower's notice to Lender that it waives its inhits to request redistructions ment of such sums pursuant to a revolving line of credit arrangement, if any, Lender shall release this Mortgage without charge to Bo rower.
 - 21. Walver of Homesteed, Borrower waives all rights of homestead exemption in the Property.

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