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	This document was prepared by: Charter One Bank, N.A. 1804 North Naper Blvd, Suite 200 Naperville, IL 60563 When recorded, please return to: Charter One Bank, N.A. Consumer Lending EV-950 65/75 Erieview Plaza Cleveland, OH 44114 Doc#: 0335008034 Eugene "Gene" Moore Fee: \$40.00 Cook County Recorder of Deeds Date: 12/16/2003 07:42 AM Pg: 1 of 9
	MORTGAGE MORTGAGE
	(With Future Advance Clause)
1.	DATE AND PARTIES. The date of this Mortgage (Security Instrument) is
	MORTGAGOR:
	AMALGAMATED BANK OF CHICAGO AS TRUSTEE
	as Trustee UTA dated 07/06/2001 and known as Trust #
	LENDER:
	CHARTER ONE BANK, F.S.B
	1215 SUPERIOR AVENUE CLEVELAND, OH 44114
	CLICADIANIO, OII THIIT
2.	CONVEYANCE. For good and valuable consideration, the receipt and sufficiency of which is acknowledged, and to secure the Secured Debt (defined below) and Mortgagor's performance under this Security Instrument, Mortgagor grants bargains, sells, conveys, mortgages and warrants to Lender the following described property:
	See Attachment A
	GOOT!
	The property is located in COOK at (County) Illinois
	1006 SOUTH SPRING AVENUE LAGRANGE (City), Illinois 60525 (ZIP Code)
	Together with all rights, easements, appurtenances, royalties, mineral rights, oil and gas rights, all water and ripariar rights, ditches, and water stock and all existing and future improvements, structures, fixtures, and replacements that may now, or at any time in the future, be part of the real estate described above (all referred to as "Property").
3.	SECURED DEBT AND FUTURE ADVANCES. The term "Secured Debt" is defined as follows: A. Debt incurred under the terms of all promissory note(s), contract(s), guaranty(s) or other evidence of debt described below and all their extensions, renewals, modifications or substitutions.
	The Credit Line Agreement in the amount of \$35,000.00 executed by Mortgagor/Grantor and dated the same date as this Security Instrument, which, if not paid earlier, is due and payable in full 60 months from the due date of the first payment.

ILLINOIS - HOME EQUITY LINE OF CREDIT MORTGAGE (NOT FOR FNMA, FHLMC, FHA OR VA USE)

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- B. All future advances from Lender to Mortgagor or other future obligations of Mortgagor to Lender under any promissory note, contract, guaranty, or other evidence of debt executed by Mortgagor in favor of Lender executed after this Security Instrument whether or not this Security Instrument is specifically referenced. If more than one person signs this Security Instrument, each Mortgagor agrees that this Security Instrument will secure all future advances and future obligations that are given to or incurred by any one or more Mortgagor, or any one or more Mortgagor and others. All future advances and other future obligations are secured by this Security Instrument even though all or part may not yet be advanced. All future advances and other future obligations are secured as if made on the date of this Security Instrument. Nothing in this Security Instrument shall constitute a commitment to make additional or future loans or advances in any amount. Any such commitment must be agreed to in a separate writing.
- C. All other obligations Mortgagor owes to Lender, which may later arise, to the extent not prohibited by law, including, but not limited to, liabilities for overdrafts relating to any deposit account agreement between Mortgagor and Lender.
- D. All additional runs advanced and expenses incurred by Lender for insuring, preserving or otherwise protecting the Property and its value and any other sums advanced and expenses incurred by Lender under the terms of this Security Instrument.

In the event that Lender fails to provide any necessary notice of the right of rescission with respect to any additional indebtedness secured under paragraph B of this Section, Lender waives any subsequent security interest in the Mortgagor's principal dwelling that is created by this Security Instrument (but does not waive the security interest for the debts referenced in paragraph A of this Sertion).

4. MORTGAGE COVENANTS. Mortgagor agrees that the covenants in this section are material obligations under the Secured Debt and this Security Instrument. If Mor agor breaches any covenant in this section, Lender may refuse to make additional extensions of credit and reduce the credit limit. By not exercising either remedy on Mortgagor's breach, Lender does not waive Lender's right to later consider the event a breach if it happens again.

Payments. Mortgagor agrees that all payments under the Secure a Debt will be paid when due and in accordance with the terms of the Secured Debt and this Security Instrument.

Prior Security Interests. With regard to any other mortgage, deed of trust, security agreement or other lien document that created a prior security interest or encumbrance on the Property, Mortgagor agrees to make all payments when due and to perform or comply with all covenants. Mortgagor also agrees not to all w any modification or extension of, nor to request any future advances under any note or agreement secured by the lien document without Lender's prior written approval.

Claims Against Title. Mortgagor will pay all taxes, assessments, liens, encumbrances, lease payments, ground rents, utilities, and other charges relating to the Property when due. Lender may require Mortgagor to revide to Lender copies of all notices that such amounts are due and the receipts evidencing Mortgagor's payment. Mortgagor will defend title to the Property against any claims that would impair the lien of this Security Instrument. Mortgager agrees to assign to Lender, as requested by Lender, any rights, claims or defenses Mortgagor may have against parties who supply labor or materials to maintain or improve the Property.

Property Condition, Alterations and Inspection. Mortgagor will keep the Property in good condition and make all repairs that are reasonably necessary. Mortgagor shall not commit or allow any waste, impairment, or deterioration of the Property. Mortgagor agrees that the nature of the occupancy and use will not substantially change without Lender's prior written consent. Mortgagor will not permit any change in any license, restrictive covenant or easement without Lender's prior written consent. Mortgagor will notify Lender of all demands, proceedings, claims and actions against Mortgagor, and of any loss or damage to the Property.

Lender or Lender's agents may, at Lender's option, enter the Property at any reasonable time for the purpose of inspecting the Property. Lender shall give Mortgagor notice at the time of or before an inspection specifying a reasonable purpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Mortgagor will in no way rely on Lender's inspection.

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Authority to Perform. If Mortgagor fails to perform any duty or any of the covenants contained in this Security 'Instrument, Lender may, without notice, perform or cause them to be performed. Mortgagor appoints Lender as attorney in fact to sign Mortgagor's name or pay any amount necessary for performance. Lender's right to perform for Mortgagor shall not create an obligation to perform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law or this Security Instrument.

Leaseholds; Condominiums; Planned Unit Developments. Mortgagor agrees to comply with the provisions of any lease if this Security Instrument is on a leasehold. If the Property includes a unit in a condominium or a planned unit development, Mortgagor will perform all of Mortgagor's duties under the covenants, by-laws, or regulations of the condominium or planned unit development.

Condemnation. Mortgagor will give Lender prompt notice of any pending or threatened action, by private or public entities to purchase or take any or all of the Property through condemnation, eminent domain, or any other means. Mortgagor authorizes Lender to intervene in Mortgagor's name in any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the Property. Such proceeds shall be considered payments and will be applied as provided in this Security Instrument. This assignment of proceeds is subject to the terms of any prior mortgage, deed of trust, security agreement or other lien document.

Insurance. Mortgagor shall keep Property insured against loss by fire, flood, theft and other hazards and risks reasonably associated with the Property due to its type and location. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Mortgagor subject to Lender's approval, which shall not be unreasonably withheld. If Mortgagor fails to maintain the coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property according to the terms of this Security Instrument.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard "mortgage clause" and, where applicable, "loss payee clause." Mortgagor shall immediately notify Lender of cancellation or termination of the insurance. Lender shall have the right to hold the policies and renewals. If Lender requires, Mortgagor shall immediately give to Lender all receipts of paid premiums and renewal notices. Upon loss, Mortgagor shall give immediate notice to the insurance carrier and Lender. Lender may make proof of loss if not in de immediately by Mortgagor.

Unless otherwise agreed in writing, all insurance proceeds shall be applied to the restoration or repair of the Property or to the Secured Debt, whether or not then due, at Lender's option. Any application of proceeds to principal shall not extend or postpone the due date of the scheduled payment nor change the amount of ε any payment. Any excess will be paid to the Mortgagor. If the Property is acquired by Lender, Mortgagor's right to any insurance policies and proceeds resulting from damage to the Property before the acquisition shall pass to Lender to the extent of the Secured Debt immediately before the acquisition.

Financial Reports and Additional Documents. Mortgagor will provide to Lender upon request, any financial statement or information Lender may deem reasonably necessary. Mortgagor agrees to sign, deliver, and file any additional documents or certifications that Lender may consider necessary to perfect, continue, and preserve Mortgagor's obligations under this Security Instrument and Lender's lien status on the Property.

- 5. DUE ON SALE. Lender may, at its option, declare the entire balance of the Secured Debt to be immediately due and payable upon the creation of, or contract for the creation of, a transfer or sale of the Property. This right is subject to the restrictions imposed by federal law (12 C.F.R. 591), as applicable.
- 6. DEFAULT. Mortgagor will be in default if any of the following occur:

Fraud. Any Consumer Borrower engages in fraud or material misrepresentation in connection with the Secured Debt that is an open end home equity plan.

Payments. Any Consumer Borrower on any Secured Debt that is an open end home equity plan fails to make a payment when due.

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Property. Any action or inaction occurs that adversely affects the Property or Lender's rights in the Property. This includes, but is not limited to, the following: (a) Mortgagor fails to maintain required insurance on the Property; (b) Mortgagor transfers the Property; (c) Mortgagor commits waste or otherwise destructively uses or fails to maintain the Property such that the action or inaction adversely affects Lender's security; (d) Mortgagor fails to pay taxes on the Property or otherwise fails to act and thereby causes a lien to be filed against the Property that is senior to the lien of this Security Instrument; (e) a sole Mortgagor dies; (f) if more than one Mortgagor, any Mortgagor dies and Lender's security is adversely affected; (g) the Property is taken through eminent domain; (h) a judgment is filed against Mortgagor and subjects Mortgagor and the Property to action that adversely affects Lender's interest; or (i) a prior lienholder forecloses on the Property and as a result, Lender's interest is adversely affected.

Executive Officers. Any Borrower is an executive officer of Lender or an affiliate and such Borrower becomes indebted to Lender or another lender in an aggregate amount greater than the amount permitted under federal laws and regulations.

7. REMEDIES ON LEVAULT. In addition to any other remedy available under the terms of this Security Instrument, Lender may accelerate the Securid Debt and foreclose this Security Instrument in a manner provided by law if Mortgagor is in default. In some instances, federal and state law will require Lender to provide Mortgagor with notice of the right to cure, or other notices and may establish time schedules for foreclosure actions. Upon default, Lender shall have the right, without declaring the whole indebtedness due and payable, to foreclose against all or part of the Property. This Security Instrument shall continue as a lien on any part of the Property not sold on foreclosure.

At the option of the Lender, all or any part of the agreed fees and charges, accrued interest and principal shall become immediately due and payable, after giving notice if required by law, upon the occurrence of a default or anytime thereafter. The acceptance by Lender of any sum in payment or partial payment on the Secured Debt after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Lender's right to require complete cure of any existing default. By not exercising any remedy on Mortgagor's default, Lender does not waive Lender's right to later consider the event a default if it happens again.

- 8. EXPENSES; ADVANCES ON COVENANTS; ATTORNEYS' FEES; COLLECTION COSTS. If Mortgagor breaches any covenant in this Security Instrument, Mortgagor agrees to pay all expenses Lender incurs in performing such covenants or protecting its security interest in the Property. Such expenses include, but are not limited to, fees incurred for inspecting, preserving, or otherwise protecting the Property and Lender's security interest. These expenses are payable on demand and will bear interest from the date of payment until paid in full at the higher trate of interest in effect as provided in the terms of the Secured Debt. Mortgagor agrees to pay all costs and expenses incurred by Lender in collecting, enforcing or protecting Lender's rights and remedies under this Security Instrument. This mount may include, but is not limited to, attorneys' fees, court costs, and other legal expenses. To the extent permitted by the United States Bankruptcy Code, Mortgagor agrees to pay the reasonable attorneys' fees Lender incurs to collect the Secured Debt as awarded by any court exercising jurisdiction under the Bankruptcy Code. This Security Instrument shall remain in frect until released.
- 9. ENVIRONMENTAL LAWS AND HAZARDOUS SUBSTANCES. As used in this section, (1) Environmental Law means, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA, 42 U.S.C. 9601 et seq.), and all other federal, state and local laws, regulations, ordinances, court orders, attorney general opinions or interpretive letters concerning the public health, safety, welfare, environment or a hazardous substance; and (2) Hazardous Substance means any toxic, radioactive or hazardous material, waste, pollutant or contaminant which has characteristics which render the substance dangerous or potentially dangerous to the public health, safety, welfare or environment. The term includes, without limitation, any substances defined as "hazardous material," "toxic substances," "hazardous waste," "hazardous substance," or "regulated substance" under any Environmental Law.

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Mortgagor represents, warrants and agrees that:

- A. Except as previously disclosed and acknowledged in writing to Lender, no Hazardous Substance is or will be located, stored or released on or in the Property. This restriction does not apply to small quantities of Hazardous Substances that are generally recognized to be appropriate for the normal use and maintenance of the Property.
- B. Except as previously disclosed and acknowledged in writing to Lender, Mortgagor and every tenant have been, are, and shall remain in full compliance with any applicable Environmental Law.
- C. Mortgagor shall immediately notify Lender if a release or threatened release of a Hazardous Substance occurs on, under or about the Property or there is a violation of any Environmental Law concerning the Property. In such an event, Mortgagor shall take all necessary remedial action in accordance with any Environmental Law.
- D. Mortgagor shall immediately notify Lender in writing as soon as Mortgagor has reason to believe there is any pending or threatened investigation, claim, or proceeding relating to the release or threatened release of any Hazardous Substance or the violation of any Environmental Law.
- 10. ESCROW FOR TAXES AND INSUPANCE. If otherwise provided in a separate agreement, Mortgagor may be required to pay to Lender funds for taxes and insurance in escrow.
- 11. JOINT AND INDIVIDUAL LIABILITY; CG-SIGNERS; SUCCESSORS AND ASSIGNS BOUND. All duties under this Security Instrument are joint and individual. If Mortgagor signs this Security Instrument but does not sign an evidence of debt, Mortgagor does so only to mortgage Mortgagor is a laterest in the Property to secure payment of the Secured Debt and Mortgagor does not agree to be personally liable on w. Secured Debt. If this Security Instrument secures a guaranty between Lender and Mortgagor, Mortgagor agrees to waive any rights that may prevent Lender from bringing any action or claim against Mortgagor or any party indebted under the obligation. These rights may include, but are not limited to, any anti-deficiency or one-action laws. The duties and benefits of this Security Instrument shall bind and benefit the successors and assigns of Mortgagor and Lender.
- 12. SEVERABILITY; INTERPRETATION. This Security Instrument is complete and fully integrated. This Security Instrument may not be amended or modified by oral agreement. Any section in this Security Instrument, attachments, or any agreement related to the Secured Debt that conflicts with applicable law will not be effective, unless that law expressly or impliedly permits the variations by written agreement. If any section of this Security Instrument cannot be enforced according to its terms, that section will be severed and will not affect the enforceability of the remainder of this Security Instrument. Whenever used, the singular shall include the plural and the plural the singular. The exprions and headings of the sections of this Security Instrument are for convenience only and are not to be used to interpret or define the terms of this Security Instrument. Time is of the essence in this Security Instrument.
- 13. NOTICE. Unless otherwise required by law, any notice shall be given by delivering it or by mailing it by first class mail to the appropriate party's address on page 1 of this Security Instrument, or to any other address designated in writing. Notice to one mortgagor will be deemed to be notice to all mortgagors.
- 14. WAIVERS. Except to the extent prohibited by law, Mortgagor waives all appraisement and homestead exemption rights relating to the Property.

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	My commission expires: (Seal)	See attached Rider for signature of Trustee	(Notary Public)	
ACKNO	This instrument was acknowledged by	owledged before me this	day of	REEMENT
	As Tru	stee UTA dated .07/06/2001 and	known as Trust # .5902	and not personally
		AMATED BANK OF CHICAGO AS TRUS		
	atures, notary and exculpated made a part hereof.	ory provisions of the Trustee, see	ricer attached hereto which i	s expressly incorporated
,		Of Co,		or page 2.
		Mortgagor agrees to the terms and nowledges receipt of a copy of this		
[Chec □As:	d the terms of this Security ck all applicable boxes] signment of Leaser, and Ren DITIONAL TERMS.	Instrument. ts X Other Land Trust Rider		
18. RIDI	ERS. The covenants and ag	reements of each of the riders che		•
		urity Instrument is governed by the		
		d Debt includes a revolving line of rument will remain in effect until re		Debt may be reduced to
and advar	other fees and charges va	IMIT. The total principal amount .00	ty Instrument. Also, this limit	itation does not apply to
•				

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STATE OF ILLINOIS	,	()			
COUNTY OF	Cook)ss. .)			
I, the undersigned, a IRVING AMALGAMATED B a Tilinios corporation, personall as such SENIOR before me this day in own free and voluntar therein set forth; and custodian of the corp instrument as his/her of the uses and purposes	B. POLAKO ANK OF CHICAGO poration and y known to me to be yigs president person, and acknow y acts, and the free a the said yige Pre orate seal of said own free and volunt	O AS TRUSTEE Tence M. Kaplan The the same persons of the same per	whose names are sub Vice President igned, sealed and de of said corporation, a cry did also then and fix the said corpora	Vice Presidents scribed to the foreg Secretary, respect livered the said ins s Trustee, for the us I there acknowledg te seal of said cor	President of Secretary of said going instrument tively, appeared strument as their ses and purposes that he/she, as poration to said
Given under my hand		s The day of A	Vovember,	2003.	
Notary Public,	SME	Crarte Commis	ission Evniras	OFFICIAL S JOAN M. DIC	OSOLA
V			Por Expires.	Notary Public, State My Commission Expire	es 08/14/06
			C/6	tre .	
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UNOFFICIAL COPY LAND TRUST RIDER TO MORTGAGE

This mortgage is executed by AMALGAMATED BANK OF CHICAGO AS TRUSTEE							
not personally but as Trustee under Trust Agreement Dated 07/06/2001 and known as Trust							
# 5902 , in the exercise of the power and authority conferred upon and vested in it as such Trustee,							
and said							
AMALGAMATED BANK OF CHICAGO AS TRUSTEE hereby							
warrants that it possesses full power and authority to execute this instrument and it is expressly understood and							
agreed by the Lender herein and by every person now or hereafter claiming any rights or security hereunder that							
nothing herein or in said Credit Line Agreement contained shall be construed as creating any liability on the said AMALGAMATED BANK OF CHICAGO AS TRUSTEE , either							
individually or as Trustee aforesaid, personally to pay said Credit Line Agreement or any interest that may accrue							
thereon, or any indebtedness accruing hereunder, or to perform any covenants either express or implied herein contained, all such liability, if any, being expressly waived by the Mortgagee and by every person now or hereafter							
claiming any right or security hereunder, and that so far as AMALGAMATED BANK OF CHICAGO AS TRUSTEE , either							
individually or as trustre as aforesaid, or its successors, personally are concerned, the legal holder or holders shall							
look solely to the premises nereby conveyed for the payment thereof, however, this waiver shall in no way affect the							
personal liability of any co-signer, endorser or guarantor of said Credit Line Agreement.							
Anything in this instrument contained to the contrary notwithstanding it is expressly understood and agreed as							
follows: (a) that the aforementioned Trust Agreement is a so-called "Land Trust" or "Title-holding Trust", by the terms and provisions of which said Trustee (1) holds bare legal title to the real estate therein described or referred to,							
subject to the power of direction therein provided, (2) has no right or power whatsoever to manage, control or							
operate said real estate in any way or to any extent, and (3) is not entitled at any time to collect or receive for any							
purpose, directly or indirectly, the rents, issues, profits or proceeds of said real estate on any lease, any sale or							
mortgage or any other disposition thereof; (b) that this instrument is made by said Trustee, in pursuance of a							
direction given by the proper beneficiaries of said Trust Agreement; (c) that said Trustee, has and will have no means							
whatsoever of performing any of the covenants, agreements or undertakings herein or in any instrument referred to							
herein, contained; (d) that the only reason said Trustee, has executed this instrument is that it has bare legal title to							
said real estate; (e) that this instrument is made by the Trustee, not in its individual corporate capacity or as Trustee							
Trustee as aforesaid; (f) that said Trustee shall not be liable either in its individual corporate capacity or as Trustee as aforesaid; (i) on or with respect to any warranty or representation perein or in any instrument referred to herein,							
contained, or (ii) to perform or to see to the performance of any covenant, promise, agreement, undertaking or other							
obligation, express or implied, under this instrument or under any instrument referred to herein, all such liability, if							
any, being expressly waived by the other parties hereto and by all person, tirms and corporations claiming by,							
through or under this instrument, any instrument referred to herein or any party the cunder; and (g) that said Trustee,							
either in its individual corporate capacity or as said Trustee, shall have no duty or obligation whatsoever (1) to							
collect, receive, sequester or retain for any purpose the rents, issues, profits or proceed; at any time arising from any							
real estate at any time held under or pursuant to said Trust Agreement, or (2) to collect, ece ve, sequester, or retain							
for any purpose the proceeds arising from lease, sale, mortgage or other disposition of any such real estate, or (3) to							
continue as such Trustee, or (4) to retain any right, title or interest in and to any part of said real estate for any							
purpose.							
IN WITNESS WHEREOF,							
AMALGAMATED BANK OF CHICAGO AS TRUSTEE not							
personally, but as Trustee as aforesaid, has caused these presents to be signed by its SENIOR VICE PRESIDENTIAL and its corporate seal to be hereunto affixed and attested by its Vice President Secretary this 17th day of AMALGAMATED BANK OF CHICAGO AS TRUSTEE							
As Trustee as aforesaid and not personally							
ATTEST: 0							
0.11							
VICE President Secretary and Trust Officer SENIOR VICE PRESIDENT President and Trust Officer							
VICE President Secretary and Trust Officer SENIOR VICE PRESIDENT President and Trust Officer							

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CHICAGO TITLE INSURANCE COMPANY

EQUITY SEARCH PRODUCT

CTIC ORDER NO.: 1408 H23054363 HE

D. **LEGAL DESCRIPTION:**

LOT 207 AND LOT 206 (EXCEPT NORTH 25 FEET) IN SPRING GARDENS SUBDIVISION OF EAST 1/2 OF WEST 1/2 OF NORTHWEST 1/4 AND EAST 1/2 OF NORTHWEST 1/4 OF SOUTHWEST 1/4 OF SECTION 9, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN ACCORDING TO THE PLAT THEREOF RECORDED JUNE 19, 1925 AS DOCUMENT NUMBER 8950766 IN COOK COUNTY, ILLINOIS.

Opposition of Cook Coulon Clarks Office PERMANENT INDEX NUMBER: 18-09-210-026

BORROWER'S NAME: KIELMAR

TEQLEGAL 1/00 DGG CMM