UNOFFICIAL COPY 4704310715



Doc#: 0705709022 Fee: \$52.50
Eugene "Gene" Moore RHSP Fee: \$10.00
Date: 02/26/2007 09:43 AM Pg: 1 of 15

This instrument prepared by and after recording should be returned to:



Record and Return To: Fisery Lending Solutions 27 Inwood Road POCKY HILL, CT 06067

SILVERMAN. JOSHUA

Parcel Identification Numbers: 13-25-307-029

Maii lax statements io

Common Address: 2631 N MOZART STREET CHICAGO, IL 60647



For Bank Use Only: First Repayment Period Date: 030122 Draw Period End.: 123121

Date: February 7, 2007

Parties: In this Mortgage the words "you" and "your" mean Webster Bank, N.A. with its principal offices at Webster Plaza, 145 Bank Street, Waterbury, CT 06702. The words "I", "me", "my", "we", "our" and "us" mean the Borrowers(s). "I", "me", 'my", "our", "we" and "us" means a Borrower and anyone who signs this Mortgage as a Mortgagor. The term "Agreement" in ans the Home Equity Consumer Revolving Loan Agreement and Disclosure Statement dated February 7, 2007

LOAN INFORMATION:

Name(s) of Mortgagor(s):	
JOSHUA SILVERMAN Kimbery K S(WYMan)	
Address of Mortgagor(s): 2631 N MOZART ST	50 SUL
CHICAGO, IL 60647 Loan Amount (Maximum principal amount of credit line): \$ 100,000.00	[95
Property: 2631 N MOZART ST , CHICAGO, IL 60647 COOK Street Address City, State & Zip Code	



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1. Grant of Mortgage. TO SECURE THE FULL AND TIMELY PAYMENT AND PERFORMANCE BY US OF ALL SUMS WHICH WE MAY OWE YOU AND ALL COVENANTS WE HAVE MADE UNDER THE AGREEMENT AND THIS MORTGAGE, WE DO HEREBY WARRANT, GRANT, GIVE, BARGAIN, CONFIRM, ASSIGN, PLEDGE, SET OVER, TRANSFER, SELL, CONVEY, REMISE, RELEASE AND OTHERWISE MORTGAGE TO YOU AND YOUR SUCCESSORS AND ASSIGNS, THE PROPERTY, WHETHER REAL, PERSONAL OR MIXED, which is described on Exhibit B to this Mortgage. Notwithstanding anything contained herein to the contrary, the liabilities secured by this Mortgage shall in no event exceed twice the Loan Amount plus interest thereon, and any disbursements made by you for the payment of taxes, special assessments or insurance on the mortgaged property, with interest on such disbursements.

WE DO HEREBY EXPRESSLY RELEASE AND WAIVE ALL RIGHTS AND BENEFITS UNDER AND BY VIRTUE OF THE HOMESTEAD EXEMPTION LAWS OF THE STATE OF ILLINOIS. WE ALSO HEREIN EXPRESSLY WAIVE AND RELEASE ANY AND ALL RIGHTS OF REDEMPTION WE MAY HAVE.

- 2. Preservation and Maintenance of Property. I shall not destroy, damage or impair the Property, allow it to deteriorate or commit waste on the Property. I shall maintain the Property in order to prevent it from deteriorating or decreasing in value because of its condition. You may make reasonable entries upon and inspections of the Property. If you have reason to believe the interior of the Property may be damaged or impaired, you may inspect the interior after reasonable (under the circumstances) notice to me. If I have abandoned or left the property vacant you may do and pay for whatever is reasonable or appropriate to protect your interest in the Property by securing the Property, including, but not limited to changing locks, boarding windows, draining pipes, turning off utilities and eliminating building or other code violations. You may also protect the priority of this Mortgage and your interest in the Property, including paying any sums secured by a lien that has priority over this Mortgage, appearing in court (including bankruptcy hearings and court) and paying reasonable attorney's fees incurred in such efforts. Any sums so expended shall become additional debt secured by this Mortgage and shall be ar interest at the rate (or applicable variable rate) as set forth in the Agreement.
- Condominium Restrictions. If the Property is a Condominium Unit, I must follow the requirements of the declaration, regulations, by-laws and any other documents that created or govern the Condominium Project. Without first obtaining your written approval, I cannot act or vote in favor of any effort to transfer the ownership of the common areas or against the repair or restoration of any part of the condominium project that is damaged or destroyed, or taken by condemnation.
- 4. Insurance. I shall keep all improvements on the Property insured against loss by fire and other risks, in an amount and by such insurers satisfactory to you, and shall maintain this insurance for your perefit and payable to you in case of loss, subject to the rights of any first mortgagee, and I shall not cancel or return any policy except after my redemption of this Mortgage. I can obtain this required property insurance (including any required flood insurance) from any one I want provided the insurer is satisfactory to you.
- 5. Charges; Liens. I shall pay all taxes, assessments, water rates, sewer rents, utility charges, and any other charges and liens having priority over the lien of this Mortgage now or hereafter assessed. The Property is subject only to the mortgage(s) which we previously disclosed to you (the "Prior Mortgage(s)"). I shall not commit any act of default under the Prior Mortgage(s).
- 6. Protection of Your Security. I shall pay all costs, charges and expenses, including reasonable attorneys' fees, incurred by you in any foreclosure, or in protecting or sustaining the lien of this mortgage, or in any litigation or controvers; arising from or connected with the Agreement, upon demand.
- 7. Binding Effect. The provisions of this Mortgage shall be binding upon and inure to the benefit of an respective heirs, successors, executors, administrators and assigns.
- 8. Condition of Mortgage. The condition of this Mortgage is such that whereas you and I have entered into a consumer revolving loan agreement (the terms of which are stated in the Agreement) by virtue of which you have agreed to lend me money from time to time in accordance with the terms and conditions of the Agreement provided the outstanding principal balance of all advancements under the Agreement shall not exceed at any time the Loan Amount, and I have agreed to repay all such sums advanced pursuant to the terms of the Agreement with interest, all as is more particularly set forth in the Agreement. If not sooner paid, Borrower must pay all amounts owed under the Agreement on the "Maturity Date" (as defined in the Agreement).
- 9. Defeasance Clause. Now, therefore, if (a) I shall well and truly repay you all sums advanced by you to me or on my behalf pursuant to the terms of the Agreement, with interest, (b) I shall otherwise fully perform all my agreements and obligations under the Agreement, including the Mortgage, and (c) you have terminated all requirements to lend future amounts to me, then you shall release this Mortgage and lien thereof by proper instrument upon payment by me of a reasonable fee to you for the execution of such release; otherwise this Mortgage shall remain in full force and effect.

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- 10. Due On Sale. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in the Borrower is sold or transferred and borrower is not a natural person) without your prior written consent, you may, at your option, require immediate payment in full of all sums secured by this Mortgage. However, this option shall not be exercised by you if exercise is prohibited by federal law as of the date of this Mortgage.
- 11. Default. If I am in Default under this Mortgage or the Agreement, you may accelerate (require immediate payment in full of all sums due under the Mortgage and the Agreement), without demand or notice. If I do not pay the accelerated sum in full, you will be entitled to all remedies at law and equity, including foreclosure. It will be a default ("Default") if:
 - a. The Borrower does not pay the full amount of each payment when it is due or, if this is a secondary Mortgage loan and the Borrower paid a prepaid finance charge, the Borrower does not pay the full amount of each payment within 60 days of
 - b. All or any part of the Property is sold or transferred without your prior written consent; or
 - c. I fail to perform any of the material terms and conditions of this Mortgage or any prior Mortgage; or
 - d. All the Borrowers who sign the Mortgage die; or
 - e. I permit a lien or encumbrance on the property which adversely affects your security for the Agreement; or
 - f. Any Borrowe engages in fraud or material misrepresentation with respect to the Agreement.
- 12. Occupancy Clause. shall occupy, establish and use the Property as my principal residence (or second home, if agreed to by and shall continue to so occupy the property for the term of the Mortgage, unless you therwise agree in writing.
- 13. Future Advances. This Mortgage is given to secure, among other things, a "Revolving Credit" loan as defined in 815 ILCS 205/4.1 of the Illinois Complied Statutes (1952), and secures not only the liabilities owed by me to you existing on the date hereof, but all future advances, whether such advances a e o'ligatory, to be made at your option, or otherwise, as are made within twenty (20) years from the date of this Mortgage, to the same extent as if such future advances were made on the date of the execution of this Mortgage, although there may be no advance note at the time of execution of this Mortgage, and although there may be no liabilities outstanding at the time any advance is made. The total amount of indebtedness secured by this Mortgage may increase or decrease from time to time, but the total unpaid balance so secured at any one time shall not exceed a maximum principal amount equal to twice the Loan Amount, plus interest thereon, and any disbursements made by you for the payment of taxes, special assessments or insurance on the mortgaged property, with interest or such disbursements. This Mortgage shall be valid and have priority to the extent of the maximum amount secured hereby over all succequent liens and encumbrances, including statutory liens, excepting solely taxes and assessments levied on the mortgaged property give., priority by law.

14. Sign Below. By signing below, I agree to all of the terms of this Mortgage and acknowledge that I have received a copy of this Mortgage. Anyone who signs below as "Mortgagor" but who does not sign the Agreement, is granting you a Mortgage but is not obligated under the Agreement and does not promise to pay the amounts borrowed under the Agreement.

	Figiconicit.
Signed this 7th day of February, 2007.	Tie
Mortgagor JOSHUA SILVERMAN	Mortgagor Kym Kenly K-5, Verman
Mortgagor	Mortgagor
Mortgagor	Mortgagor
Mortgagor	Mortgagor

(Note: To Waive Homestead Exemption Spouse Must Sign Even If Spouse's Name is Not on Title)

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State of ILLINOIS

COUNTY OF COOK

) SS: CHICAGO

Personally appeared before me, the undersigned JOSHUA SILVERMAN

, who acknowledged that he/she/they executed this instrument as his/her/their free act and deed.

Property of Cook County Clark's Office

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1-4 FAMILY RIDER (Assignment of Rents)

THIS 1-4 FAMILY RIDER is made this 7th day of February, 2007 and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to Webster Bank, N.A.

"Lender") of the sairs date and covering the Property described in the Security Instrument and located at:

2631 N MOZART STREET,

CHICAGO, IL 60647 [Property Address]

1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

- A. ADDITIONAL PROPERTY SUBJECT TO THE SECURITY INSTRUMENT. In addition to the Property described in the Security Instrument, the following items now or hereafter attached to the Property to the extent they are fixtures are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods or every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, attached mirrors, cabinets, paneling and attached floor coverings, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to in this 1-4 Family Rider and the Security Instrument as the "Property."
- B. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, or an ances, regulations and requirements of any governmental body applicable to the Property
- C. SUBORDINATE LIENS. Except as permitted by federal law, Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.
- D. RENT LOSS INSURANCE. Borrower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Section 5.

4704310715

MULTISTATE 1-4 FAMILY RIDER - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3170 1/01

TOTAL PROPERTY OF THE PROPERT

Page 1 of 3 Initials:

VMP Mortgage Solution,s

(800)521-7291



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UNOFFICIAL COPY 310715

- E. "BORROWER'S RIGHT TO REINSTATE" DELETED. Section 19 is deleted.
- F. BORROWER'S OCCUPANCY. Unless Lender and Borrower otherwise agree in writing, Section 6 concerning Borrower's occupancy of the Property is deleted.
- G. ASSIGNMENT OF LEASES. Upon Lender's request after default, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph G, the word "lease" shall mean "sublease" if the Security Instrument
- H. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenue. ("Rents") of the Property, regardless of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tencht of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall receive the Rents until: (i) Lender has given Borrower notice of default pursuant to Section 22 of the Security Instrument, and (ii) Lender has given notice to the tenant(s) that the Ferts are to be paid to Lender or Lender's agent. This assignment of Rents constitutes an absolute assignment and not an assignment for

If Lender gives notice of default to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each cenant of the Property shall pay all Rents (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's (ee.), receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take possession of and manage the Fronerty and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking cortiol of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by the Security Instrument pursuant to Section 9.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents and has not performed, and will not perform, any act that would prevent Lender from exercising its rights under this paragraph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. Any application of Rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in

Initials:

Form 3170 1/04

57R (0401).01

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I. CROSS-DEFAULT PRO agreement in which Lender ha and Lender may invoke any of	OVISION. Borrower's s an interest shall be a the remedies permitted	default or breach under the Section to the Section of the Security Instrument to the Security Instrument Instrume	er any note or urity Instrument
BY SIGNING BELOW, B contained in this 1-4 Family Ric	orrower accepts and der.	agrees to the terms a	and provisions
JOSHUA SILVEDAN	-Borrower	Kimberly	(Seal) -Borrower S I VL / Mul
O _/ ×	(Seal) -Borrower		(Seal) -Borrower
	-Borrower		(Seal) -Borrower
	(Seal) -Borrower	C/07/5	(Seal) -Borrower
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Home Equity Consumer Revolving Loan Agreement and Disclosure Statement (the "Agreement")

For Bank Use Only: First Repayment Period Date: 030122 Draw Period Ends: 123121 Final Maturity Date: 020637

Date: February 7, 2007

Town and State of Execution:

Parties: In this Agreement the words "you" and "your" mean Webster Bank, N.A., with its principal offices at Webster Plaza, 145 Bank Street, Waterbury, CT The words "I" "me" "my" "yes" "our" and " "	06702.
The words "I", "me", "my", "we", "our" and "us" mean the Borrower(s).	06/02.

Parties: In this Agreement the words "you" and "your" mean Webster Bank, N.A., with its principal offices at Webster Plaza, 145 Bank Street, Waterbury, The words "I", "me", "my", "we", "our" and "we", many the Pour Bank Street, Waterbury,	CT 06702
and us mean the Borrower(s).	08702.
PART I - AGREEMENT AND DISCLOSURES 1. Loan Information: "e" means an estim	
	ate
a. Name(s) of Borrower(s):	
JOSHUA SIL VERMAN	
C _A	
b. Loan Amount (Maximum principal amount of credit line): \$100,	000.00
c. Property:	
2631 N MOZART STREET, CH. CAGO, IL 60647 Street Address City, State & Zip Code	
d. Maturity Date: February 6, 2037	
e. Billing Cycle: The billing cycle will be a montily billing cycle for which whenever I have an outstanding balance.	you will send me a monthly statement
f. Index:	
The Index equals the highest U.S. Prime Rate published and now appears in the "Money Rates" section in	in The Wall Street Journal
and now appears in the "Money Rates" section. If the In	ndex is no longer
available you will choose a comparable index to compute Percentage Rate. (See subsection 16.a.)	the Annual
Q	
0 Marain.	
g. Margin: +1.000 percentage points. h. Annual Percentage Rate:	2,
	O_{ic}
Our Annual Percentage Rate will equal the Index plus Mar subsection 1.o. The Annual Percentage Rate can change a	gin all
subsection 1.o. The Annual Percentage Rate can change e	ach time the index
described belo	tor also souls
	initial Dental Appearance
plan.	c Rate x 365). This is a Variable Rate
Our Annual Percentage Rate will change in accordance with Section 8 below, su below in subsection 1.o. The Annual Percentage Rate contains only interest and	hiect however to the limits days 1
below in subsection 1.o. The Annual Percentage Rate contains only interest and it.	not other costs.
PERCENTAGE RATE would be % and the Current Deity Posity Provided in	ory Period. The Current ANNUAL
1. Introductory Period: The period from the date of this Agreement until the last dends after N/A months from the date of this Agreement.	ay of the monthly billing cycle which
m. Variable Rate Discount: N/A percentage points	, , , , , , , , , , , , , , , , , , ,
n. Change Date: N/A	
0 Maximum Annual Barranda B	
o. Maximum Annual Percentage Rate: 18% Minimum Annual Percentage p. FINANCE CHARGE: My finance charge is the interest share a little of the little	e Rate: 3.00 %
p. FINANCE CHARGE: My finance charge is the interest charged on the unpaid pr	incipal and also includes:

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				Portion Paid
Origination Fee		Total Fee		by Borrower
	\$		\$	
Discount Fee	\$		\$	
Lender Inspection	\$		-	
Mortgage Broker Fee	\$		\$ \$	
Administration Fee	\$		Φ	
Application Fee	,		2	
Processing Fee	\$		\$	
	\$	395.00	\$	395.00
Underwriting Fee	\$		\$	
Loan Review Fee	\$	0.00	•	
Commitment Fee	\$	0.00	\$ \$	
Final Inspection Fee	\$		•	
Tax Service Fee	¢.		\$	
Bank Doc Delivery Fee	Þ		\$	
	\$	5.00	\$	
Trus Review Fee	\$		\$	
Power A Attorney	\$		\$	
QuitClaim Deed Review	\$		D)	
Bank's Attorneys' Fee	-		3	
100	\$		\$	

My Finance Charge does not include the following charges which I have paid or must pay:

	0	- 5-0	I IIuv	paid of must pay:
				Portion Paid
Flood Determination Fee	•	Total Fee		by Borrower
Appraisal Fee	\$	4.00		
Credit Report Fee	2)		\$	
Doc Prep Fee	\$	10.45	\$	
Attorney Doc Prep Fee	14		\$	
Appraisal Recert Fee	\$		\$	
Appraisal Review Fee	\$		\$	
Inspection Fee(s) to Broker	\$ \$	O_{r}	\$	
Broker Courier Fee		44	\$	
Re-Documentation Fee	\$ \$	///	\$ \$	
Title Search			\$	
Title Exam	\$		\$	
Buyer's Attorneys' Fee	\$		\$_	
Title Insurance	\$ \$		\$	'Q'.
Continuance "Bring-to-date	\$ \$	275.00	\$	58.00
Attorney Courier Fee	\$		\$	0.1
Recording Fees	\$		\$	0.
City/County Transfer Tax	\$ \$	48.50	\$	O_{r}
City/County Mortgage Tax	\$ \$		\$	
State Intangible Tax	\$		\$	~//
State Transfer Tax	\$		\$	
State Mortgage Tax	\$		\$	
Survey Fee	\$		\$	
Pest Inspection Fee	\$		\$ \$	
Convine Del. D	•	Lender		
Ownership & Encumbrance	\$	nendet	\$ \$	-1,000.00
<u>-</u>	\$			
	\$		\$ \$	
	\$		\$ \$	
	\$		\$	
Plot Plan	\$		\$	
State Mortgage Tax	\$		\$	
	\$		\$	
	\$		\$	
	\$		\$	
	\$		\$	

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	INI	\bigcap	FF	ΔΙ	JD,	V
ANNUAL FEE: \$	50.00	U				470431071

If checked, the Annual Fee is waived for the first year.

If checked, the Annual Fee is waived so long as I maintain a "Webster One" deposit account relationship with you or I am an employee of Webster Financial Corporation or any of its subsidiaries.

q. Other Charges: Early Termination Fee: If I repay the balance and close the account within the first 2 years of the date of this agreement, I am subject to the following: First Year: 1% of the loan amount; Second Year: 1/2% of the

r. Transaction Requirements:

- If checked, the minimum Loan Amount is \$ 10,000.00 X i.
- If checked, the minimum initial loan advance is \$
- s. Draw Period: The period of approximately 14 years and 10 months beginning on the fourth business day after the date of this Agreement and ending on the last day of the monthly billing cycle ending in the second calendar month preceding the 15th anniversary date of this Agreement.
- t. Repayment Period: This is the fifteen year period beginning with the monthly billing cycle after the 15th anniversary date of this Agreement.
- u. Tax Implications: We should consult a tax advisor regarding the deductibility of interest and charges under this
- v. Security Interest: The Mortgage we give to you today on the Property (the "Mortgage") secures this loan. Collateral securing other loans with you does not also secure this loan nor are other loans secured by the Mortgage.
- 2. Consumer Revolving Loan Agreement: This is a consumer revolving loan agreement. You agree to lend me money from time to time up to the Loan Amount during the Draw I riod. I may pay back all or part of the money at any time and borrow again. Each of us is fully liable for all amounts borrowed vide, this Agreement.

My right to borrow may be suspended or limited as provided in Section 12.

- 3. Promise to Pay: I promise to pay to you or your order all amounts that I borrow hereunder plus the Finance Charge and any other charges set forth hereunder. Payments must be made in person or ov mail and sent to: Webster Bank, N.A. P.O. Box 1809 Hartford, CT 06144-1809 or to such other place as you may require.
- 4. Computing the Finance Charge: The Finance Charge begins to accrue on the Jate I borrow. You figure the Finance Charge on my account by applying the periodic rate to the "Daily Balance" of my account (including current transactions) each day.

To get the Daily Balance, you take the beginning balance of my account each day, and any new advances, and subtract any payments or credits and unpaid Finance Charges. This gives you the Daily Balance. You then multiply the Daily Balance by the Daily Periodic Rate to determine the Finance Charge for each day.

You add up all the Finance Charges for each day in the billing cycle. This gives you the Finance Charge for each monthly billing cycle.

5. Payments:

- a. Draw Period. During the Draw Period, the Finance Charge is due upon receipt by me of my monthly billing statement. I promise to pay the Finance Charge for each monthly billing cycle by the due date shown on my monthly billing statement to avoid a late charge. To the total Finance Charge for the billing cycle, there will be added any past due amounts and any late or other charges due. This sum will be my minimum required payment for the billing cycle.
 - b. Repayment Period. During the Repayment Period, I promise to pay an amount equal to the sum of: (i) 1/180th of the outstanding balance of my Account as of the end of the Draw Period; plus (ii) the accrued Finance Charge for the billing cycle plus past due amounts and any late and other charges. Payments are due upon receipt by me of my monthly billing statement and must be paid by the due date on the monthly billing statement to avoid a late charge. The payment amount may change at he beginning of the Repayment Period to reflect the required repayment of principal. The payment amount may also change every month to reflect the changes in the Annual Percentage Rate as described in Section 8 below.

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6. Principal Payments; Application of Payments: I may make principal payments at any time. Any amounts I pay will be applied to (1) payments by you to protect your lien under the Mortgage, (2) unpaid late charges, (3) unpaid Finance Charges, and (4) unpaid principal, in that order, or in such other order as you may determine from time to time.

 Payment on Final Maturity Date: If r Maturity Date stated in subsection 1.d. abo 	not sooner paid, I p	promise to pay all	l amounts I	owe under th	is Agreement on the
8 Variable Detail					

8. Variable Rate:

- You will add the Margin to the most recently published Index to determine the Annual Percentage Rate(s) and Daily Periodic Rate(s).
 - b. Otherwise, during 'ne Draw Period the Daily Periodic Rate, Annual Percentage Rate and monthly payments will increase if the Index increases and will decrease if the Index decreases.
 - c. Changes in the Daily Periodic Rate, and Annual Percentage Rate will take effect whenever the index changes.
- d. If checked, during the Introductory Period you will subtract the Variable Rate Discount from the sum of the Index plus Margin to determine the Annual Percentage Rate and Daily Periodic Rate. At the end of the Introductory Period the Annual Percentage Rate and Daily Per odic Rate will also increase unless the Index decreases by more than the amount
 - e. The Daily Periodic Rate, Annual Percentage Rate and the minimum monthly payment will increase if the Index increases. Starting with the first monthly billing cycle of the Repayment Period the minimum monthly payment will also include principal as well as interest and therefore t'e n'inimum monthly payment will increase unless the Index and Annual Percentage Rate decrease substantially.
 - f. Any change in the monthly payment as a result of changes v. the Annual Percentage Rate will become effective with the payment due in the month following the month in which the Armual Percentage Rate changes.
 - g. All rate changes and the corresponding payment changes are suoject to the limits set forth in subsection 1.o. above.
- 9. Late Charge: If I do not make a payment on or before the due date I will pay you a late charge. The late charge will be five percent (5%) of the payment due or \$10.00, whichever is greater.
- 10. Default: I will be in default ("Default") if:
 - a. I do not pay the full amount of each payment when it is due; or
 - All or any part of the Property is sold or transferred without your prior written consent; or
 - c. I fail to perform any of the material terms and conditions of the Mortgage or any prior mortgage, or
 - Any of the Borrowers who now owns the Property dies; or
 - I permit a lien or encumbrance on the Property which adversely affects your security for this Agreen on your rights in the security for this Agreement are otherwise impaired; or
 - A petition under the United States Bankruptcy Code or any similar federal, state or local law, statute or regulation shall be filed by or against any of us; or
 - Any of us engages in fraud or material misrepresentation with respect to this Agreement.

Special Rule for Executive Officers: If I am one of your executive officers and federal law dealing with credit extended to me requires that this account be due and payable on demand, you will have the same rights to terminate my right to borrow and accelerate the balance as if I were in default.

11. <u>Default Remedies; Termination, Acceleration, and Collection of Costs</u>: If I am in Default you may terminate my right to borrow and require me to pay my loan in full at once.

If I am in Default you may also use any remedies permitted by law. I will also pay you any and all collection costs and attorneys' fees.

12. Suspension and Reduction of Loan Amount: You may refuse to lend me more money or you may reduce the Loan Amount

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- a. I am in Default under this Agreement; or
- b. The Index plus Margin exceeds the Maximum Annual Percentage Rate; or
- c. You reasonably believe that I may be unable to repay you what I owe due to a material change in my financial condition (including, but not limited to, my insolvency or filing for bankruptcy, or attempt by my other creditors to take my money or other property) and you so notify me in writing; or
- d. The value of the Property declines significantly below its appraised value for purposes of this Agreement; or
- e. Government action prevents you from imposing Finance Charges at the Annual Percentage Rate or impairs your Mortgage so that the value of your Mortgage is less than one hundred twenty (120%) percent of the Loan Amount; or
- f. You have been notified by a regulatory agency that continued advances would constitute an unsafe and unsound practice;
- g. I have breached or I am otherwise in default of any material obligation under this Agreement. Such a breach or default includes but is not limited to the occurrence of an event (including the filing against the Property of another mortgage, deed of trust, other type of security instrument, mechanics' or construction lien, or a judgment lien) which: (A) limits the extent to which the Mortgage secures any more money you might lend to me, or (B) limits your title insurance coverage as to any more money you might lend to me.

You will reinstate our right to borrow if we request that you do so and you determine that the condition specified above for terminating our right to borrow no longer exists and you have no other basis for terminating our right to borrow.

You may also refuse to lend me more money or may reduce the Loan Amount if you receive a request from any of us terminating or limiting our r gill to borrow or you otherwise believe such a request has been made.

13. Access to Account and Use of MECL Checks:

Subject to the terms and conditions of this Agreement, you may borrow on this Line of Credit up to the Credit Limit. You agree not to request or obtain an advance that will cause the unpaid principal of your Loan Account Balance to exceed the Credit Limit. You understand that we will not ordinarily grant a request for an advance that would cause the unpaid principal of your Loan Account Balance to be g ea er than the Credit Limit, but that we may, at our option, grant such a request without obligating ourselves to do so in the future. Your Credit Limit will not be increased if you overdraw the Line of Credit. You may be subject to over limit fees. If you exceed the Credit Limit, you agree to pay the amount by which the unpaid prinicipal of your Loan Account Balance careeds the Credit Limit immediately, even if we have not yet billed you. Any sums in excess of the Credit Limit may not be secured by the Property, unless they are for accrued but unpaid interest or expenditures made pursuant to the security unstrainent securing the Property or otherwise secured as provided by law or equity.

- a. Any one of us may borrow by writing Home Equity Credit Line ("HECL") Checks which you will provide to me. I cannot use a HECL Check to pay amounts I owe you under this Agreement.
- b. I will also pay for: (1) any stop payment request that you honor; (2) a cleck presented which would cause my Loan Amount to be exceeded; (3) extra copies of any statement which you provide re; and (4) any item returned due to insufficient funds. You will impose service charges equal to those charges imposed by you for your regular checking type accounts for such special services.
 - You may change any of these fees at any time provided it is the usual and customary fee you impose.
- c. I promise to call you at the telephone number for customer inquiries as soon as I learn that a HECL Check has been lost or stolen. I agree that you will not be liable for the unauthorized use of my HECL Checks, except as required by law.
- d. You may refuse to honor any HECL Checks: (1) if they are presented to you after the Draw Parid; (2) if I am in Default; or (3) as otherwise allowed by law.
- e. You are not obligated to honor my requests or orders to stop payment on any HECL Checks except as required by

To request a stop payment on a check, I must either: (1) call you at 1.800.270.5400 (2) write to you at Webster Bank, N.A., 609 West Johnson Avenue Cheshire, CT ; or Attention: Home Equity Check Processing. In either case I must provide you with my Account number and the number, exact amount and person to whom the HECL Check was payable.

My stop payment request will not be effective if you paid the HECL Check before you had a reasonable opportunity to act upon my stop payment request or I did not provide you with enough information to enable you to stop payment.

Any oral stop payment request is valid for only 14 days, unless confirmed by me in writing during that 14 day period. Any written stop payment order is valid for six months, unless I extend it in writing within that time period.

f. You may from time to time enable me to access my Account and obtain advances through other means as permitted by law (a "New Access Device").

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- 14. Right of Setoff: If I am in Default, you may take money out of my checking, savings or other deposit account or all of them to pay my loan. You need not give me notice before you do this.
- 15. Governing Law: Federal law and the law of the State of Connecticut (to the extent consistent with Federal law) govern this
- 16. Change in Terms of This Agreement: You may not change the Maximum Annual Percentage Rate. You may not change any other terms of this Agreement, except as provided below.
 - a. You may change the Index and Margin if the Index becomes unavailable provided that the new Index has an historical movement similar to the current Index and the new Index and Margin would result in an Annual Percentage Rate substantially similar to the Annual Percentage Rate in effect when, if ever, the Index becomes unavailable.
 - b. You may make charges to which we agree in writing at the time of the change.
 - c. You may also make changes which "unequivocally benefit" us and you may change "insignificant terms" as those terms are interpreted by the eceral Reserve Board.
- 17. Billing Rights: My billing rights and responsibilities under the Fair Credit Billing Act are described in Part II below.

By signing below, I agree to all of the terms of this Agreement and acknowledge that I have received a copy of this Agreement. Each person identified as a Borrower is obligated to keep all the promises made.

O _Z
Bon ower Name: JOS IVA SILVERMAN
SULTON SILVERMAN
Borrower Name:
4
Borrower Name:
O _{/Sc.}
Borrower Name:
Borrower Name:

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PART II - MY BILLING RIGHTS - I WILL KEEP THIS NOTICE FOR FUTURE USE:

This notice contains important information about my rights and your responsibilities under the Fair Credit Billing Act.

I SHOULD NOTIFY YOU IN CASE OF ERRORS OR QUESTIONS ABOUT MY BILL.

If I think my bill is wrong, or if I need more information about a transaction on my bill, I should write you on a separate sheet at:

Webster Bank, N.A. 609 West Johnson Avenue Chechire, CT 06410-4502

I should write to you as soon as possible. You must hear from me no later than 60 days after you sent me the first bill on which the error or problem appeared. I can telephone you, but doing so will not preserve my rights.

In my letter, I must give you the following information:

- 1. My name and account number.
- 2. The dollar amount of the suspected error.
- 3. I must describe the error and explain, if I can, why I believe there is an error. If I need more information I should describe the item I am not sure about.

If I have authorized you to pay my credit card bill automatically from my checking or savings account I can stop the payment on any amount I think is wrong. To stop the payment my letter must reach you three business days before the automatic payment is scheduled to occur.

MY RIGHTS AND YOUR RESPONSIBILITIES AFTER YOU RECZIVE MY WRITTEN NOTICE:

You must acknowledge my letter within 30 days, unless you have corrected the error by then. Within 90 days you must either correct the error or explain why you believe the bill was correct.

After you receive my letter you cannot try to collect any amount I question or report me as delinquent. You can continue to bill me for the amount I question, including finance charges, and you can apply any inpaid amount against my credit limit. I do not have to pay any questioned amount while you are investigating but I am still obligated to pay the parts of my bill that are not in question.

If you find that you made a mistake on my bill I will not have to pay any finance charges related to any questioned amount. If you didn't make a mistake I may have to pay finance charges, and I will have to make up any missed payments on the questioned amount. In either case you will send me a statement of the amount I owe and the date that it is due.

If I fail to pay the amount that you think I owe you may report me as delinquent. However, if your explanation does not satisfy me and I write to you within ten days telling you that I still refuse to pay you must tell anyone you report me to that I have a question about my bill. And, you must tell me the name of anyone you reported me to. You must tell anyone you reported me to that the matter has been settled between us when it finally is.

If you don't follow these rules you are not allowed to collect the first \$50 of the questioned amount even if my bill was correct.

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H0400086

SCHEDULE A

THE FOLLOWING DESCRIBED PROPERTY SITUATED IN CHICAGO, COUNTY OF COOK, AND STATE OF LLINOIS, TO WIT:

TE C.

I 35 (EXCEP).
IN THE SUBDIVISIC.
BARRON, HEALD AND C.
OUTH WEST QUARTER OF SEC.
HIRD PRINCIPAL MERICIAN IN COC.

PARCEL ID: 13-25-307-029

PROPERTY KNOWN AS: 2631 N MCZAFT ST