UNOFFICIAL COPY

3232 W. PETERSON AVENUE CHICAGO, 1L 60659

91569141

HOME BOUITY LINE MORTGAGE

	This	Mortgage	("Security	Instr	mant") (c	given	•	November 29	19 <u>91</u> .	The	Hertgeger
10	Cho	ng K. Ma	and Ok I	H. Ma,	his wife	<u></u>				_(Torrower	-). This
te Chong K. Ma and Ok H. Ma, his wife ("Gorroser"). This Security Instrument is given to Peterson Sank, on Illinois Corporation, and whose address is 3232 West Peterson Avenue,											
		11/101s 40654									-

Services over Lender the maximum principal out of <u>Fifty Thousand and No/200****</u> betters (U.S. .), or the aggregate unpaid amount of all loans made by Lander pursuant to that cortain Name Equity Line Agreement and Disciosure ("Agreement") of even data herouith, whichever is tass. This debt is evidenced by the Agreement executed by Borrower dated the same date as this Security (natrument which Agreement provides for monthly interest payments during the first five year peried, with the full dubt, 17 net paid earlier, payable greens second five (5) year term. The entire note comes due ten (10) years from the date bereaf, and any datafarding principal, interest, or charges are due and payable. THE AGRESTICAT PROVIDES THAT LOADS MAY SE SHOE FROM THE TO THE (BUT JO NO EVENT LATER THAN THE END OF THE FIRST FUNE (5) YEAR PERIOD) BUT TO EXCEED THE ABOVE STATED MAXIMAN ANCIENT CONTEXASSIVE AT ANY CHE TIME. All future loans will have the same priority as the original team. This Security Instrument secures to Lender: (a) the repayment of the data evidenced by the agreement, with interest, and all remains, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 6 to protect the security of this Sycur'ty Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Agreement. For this purpose, Sorrower does hereby sortgage, grant and convey to

tender the following described processy located in <u>Cook</u> county, titinals: Per legal description actached hereto and made a part hereof

Lot 503 in Ivy Hill Subdivision that 10, being a subdivision of part of the South 1/2 of the North West 1/3 of Section 16, Tounship 42 North, Range 11 East of the Third Principal Partition, in Cook County, Illinois.

Real estate Perserent Index Number: 03-16-107-005

which has the address of: Street 2131 Peachtree Ln. chyArlington Heights, Hilmin, zip <u>60004</u> ("Property Address");

Together with all the improvements now or hereefter erected on the property; and all essements, rights, appurtaments, rents royalties, minoral, eil and gas rights and profits, water rights and proc) and all fixtures now or hereafter a port of the property. All replacements and additions should also be covered by this "sourity instrument. All of the foregoing is referred to in this Security Instrument as the "Property".

BORROLER COMPLIANTS that Borrower is tenfully selend of the estate hereby conveyed and the Jie right to mortgage, grant and convey the Property and that the Property Is unancumbered, except for encumbrances of record. Borrower werrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record. There is a prior mortgage from terroser to MFC Mortgage Corp.

document number 85126124 and further assigned to deted 6/27/1985 recorded as and further assigned to RIHT Mortgage Service Corp. dated DEFT-01 TELOFOTHG
18444 TRAY, 8761 12/19/91
63386 4 5 4-9 1-66
COOK COUNTY RECORDER
Cipal of and Interest on the date 6/27/85 recorded as document number 85287205. 9/91 15:09:00 -669 141 Borrower and Lander covenant and earee as fellows:

- 1. <u>Partiest of Principal and Interest.</u> Sorrows shell promptly pay when due the principal of an evidenced by the Assessment evidenced by the Agreement.
- 2. Application of Promote. All payments received by Londor shell be applied to the arrust fee, interest dam, and then, to principal.
- 3. Chernes: Liere. borrower shell pay all taxes, assessments, charges, fires and impositions attributable to the Property which may etteln priority over this descrity instrument, and lessented payments or ground rents, if any. Borrower shall promptly Armish to Londor all ractices of amounts to be paid under this paragraph. The Borrower shall make those payments directly, and promptly familyh to Londor recoipts evidencing the payments.

Berraise shall prespitly discharge any tien which has priority over this Security Instrument other than the prior mortpage described above, unless derroser; (a) agrees in writing to the payment of the obligation secured by the lien in a newer acceptable to Lordon; (b) contests in good faith the tion by, or defends against unforcess forfeiture of any part of the Property; or (c) secures from the helder of the lien on agreement setisfactory to Londor exhard/reting the time to this Security Instrument, if Landor determines that any part of the Property is embjett to a tion which any ottain priority over this Security Instrument, Lorder any give Surreyer a natice identifying the Lien. Surrouse that, extistly the tion or take one or ours of the extists set forth within 10 days of the giving of notifi

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Name Start by Hartgage 11-9-89

Corresponded (Contemprised) Individual

Interd_Insurance. insured against toos by fire, hazards included within the term "extended coverage" and any other hazards for which Lander requires insurance. This instrument shell be maintained in the amounts and for the periods that Lunder requires. The insurance carrier providing the insurance shell be chosen by Sprraugr subject to Landor's approved which shall not be unresembly withheld.

All Insurance policies and rensuels shall be acceptable to Lunder and shall include a standard mortgage clause, subject only to the rights of a prior mortgagee, If any. Lander shall have the right to hold the policies and rennants. If Lander requires, borrower shall promptly give to lander all receipts of paid premiums and renewal notices. In the event of tosa, Borrower shall give prompt notice to the insurence corrier and Lender. Lender may make proof of less if not made promptly by Borrower.

Unless Lander and Borrower otherwise agree in uniting, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feesible and Lender's security is not lessened. If the restoration or repair is not aconomically fessible or Lender's security sould be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Londer may collect the insurance proceeds. Londer may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

If under paragraph 17 the Property is acquired by London, Borrower's right to any insurance policies and proceeds resulting from change to the Property prior to the acquisition shall pass to Lander to the extent of the sums secured by this Security Instrument, and distely prior to the acquisition.

- Borrower shell not destroy, damage or substantially Preservation and Maintain se of Property: Lessaholds. change the Property, allow the Property to deteriorate or commit waste. If this Security Instrument is on a lessehold, Sorrower shall comply with the profisions of the lasse, and if Sorrower acquires fee title to the Property, the lessshold and fee title shall not marge uran's Lender agrees to the marger in writing.
- Protection of Lorder's Rights in the recovery. If Borrower fails to perform the coverents and agreements contained in this Security Instrument, or the e is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankrupic), probate, for condemnation or to enforce laws or regulations), then Lander may do and pay for whetever is necessary to protect the value of the Property and Lander's rights in the Property. Lender's action may include paying any runs secured by a lien which has priority over this Security Instrument, appearing in court, paying resconable ut orneys' fees and entering on the Property to make repairs. Although Lender may take action under this paragraph, Lender fies not have to do so.

Sorrower shall faithfully and fully comply with and abide by every term, coverent and condition of any prior sorrange or mortgages presently encumbering the Property. A default or delinguancy under any prior mortgages or mortgages shall submetrically and imadiately constitute a default under this Security Instrument. Lender is supressly authorized at its option to advence att sums necessary to keep any prior mortgage of mortgages in good standing, and att sums so advanced, together with interest shell be subject to the provisions of this Perspreph 6 of this Security Instrument. Borrower agrees not to make any agreement with the holder of any prior crisage that in any way shall modify, change, alter or extend any of the terms or conditions of that prior mortgage nor the (1 9 proper request or accept any future advances under that prior mortgage, without the express written consent of Landa-

Any amounts disbursed by Lender under this paragraph shall become additional dubt of their secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amount, shall beer interest from the date of disbursement at the Agreement rate and shall be payable, with interest, upon lotfon from Lander to Borrower requesting payment.

- <u>inspection</u>, Lender or its agent may make researable entries upon and inspections of the trop entry. Lender shell 7. give Borrower notice at the time of or prior to an impaction specifying reseasable cause for the impaction specifying
- Condemnet ion. The proceeds of any exert of claim for desegre, direct or consequential, in conjection with any condemention or other taking of any part of the Property, or for conveyence in Lieu of condements of the broker

Property, unless Borrower and Lender otherwise agree in uriting, the sums secured by this Security, unless Borrower and Lender otherwise agree in uriting, the sums secured by this Security Instrument shell reduced by the amount of the proceeds suitiplied by the following fractions (a) the cotal amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. In the event of a total taking of the Property, the proceeds shall be applied to the sums occured by this Security Instrument, whether or not then due, with any excess paid to formour. In the event of a partial taking of the Property, unless Borrower and Lander otherwise agree in writing, the sums secured by this Security Instrument shall be imediately before the taking, divided by (b) the fair market value of the Property imediately before the taking. Any

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- 9. Berrawer Not Released: Forberance by Lander Not a Univer. Extension of the time for payment, or smallflootion of ameritation of the same secured by this Security Instrument granted by Lander to any ouccessor in interest of Borrower, shall not operate to release the limbility of the original Borrower or Borrower's nuccessors in interest. Lander shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the same secured by this Security Instrument by resean of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lander in exercising any right or remady.
- 10. <u>Successors and Assigns Sound: Joint and Several Limitity: Consignors.</u> The coverants and agreements of this Security Instrument shall bind and benefit the successors, easigns, helds, essenters and administrators of Lender and Borrower, subject to the provisions of paragraph 16. Borrower's coverants and agreements shall be joint and several. Any Serrower who consigns this Security Instrument but does not essente the Agreement: (a) is consigning this Security Instrument only to sortage, grant and convey that Borrower's Interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, sodify, forbeer or make any accommodations with regard to the terms of this Security Instrument or the Agreement without that Sorrower's comment.
- 17. Line Charges. If the loss secured by this Security Instrument is subject to a law which sets marinum team charges, and that the is limitly interpreted so that the interest or other ican charge collected or to be collected in connection with the tow proced the permitted limits, then: (a) any such team charge shell be reduced by the amount necessary to reduce the charge in the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lander may choose to make this refund by reducing the principal conductor the Agreement or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial propagator without any propagator charge under the Agreement.
- 12. Legislation Affecting London's P.5'15. If enectment or expiration of applicable laws has the effect of rendering any provision of the Agreement or this Security Instrument unenforceable according to its terms, London, at its option, any require immediate payment in full of all nums secured by this Security Instrument and may invoke any remedies permitted by paragraph 18. If the exercises this option London shell take the steps specified in the second paragraph of paragraph 16.
- 13. <u>Baciets.</u> Any notice to Borrower provided for an this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designs as by notice to Landar. Any notice to Landar shall be given by first class mail to Landar's address stated herein (At antion: Loan Department) or any other address Landar designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Landar when given as provided in this paragraph.
- 14. <u>Appending Law: Severability.</u> This Security Instrument shell be governed by federal law and the law of Illinois. In the event that any provision or clause of this Security Instrument or the Agreement conflicts with applicable law, such conflict shell not affect other provisions of this Security Instrument or the Agreement which can be given effect without the conflicting provisions. To this and the provisions of this 500 fity Instrument and the Agreement are declared to be severable.
- 15. <u>Refringer's Copy.</u> Each Borrower shell be given one conform copy of the layesment and of this Security Instrument.
- 16. <u>Irrafer of the Property: Our on Sele,</u> If all or any part of the Property or any Interest in it is said or transferred without tender's prior written consent, tender say, at its option, require immediate propert in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Jerser if exercise is prohibited by federal law as of the date of this Security Instrument.
- If Lander exercises this option, Lorder shell give Sorrouer notice of acceleration. The notice shell provide a paried of not isses than 30 days from the date the notice is delivered or solled within which Serveuer must pay all sums secured by this Security Instrument. If Sorrouer falls to pay these sums prior to the expiration of this period, Lorder may invoke any remedies permitted by this Security Instrument without further notice or demand on Sorrouer.

former(s) (Determines) initial

Name Signify Markgage 11-9-89

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17. Borrower's Right to Right to Right to Brown and a contemporalities, become well have the right to have enforcement of this Security Instrument discontinued at any time prior to the entry of a judgment enforcing this Security Instrument. Those conditions are that Sorrower: (a) pays Lander all sums which then would be due under this Security Instrument and the Agreement had no acceleration occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, researable atternays' fees; (d) takes such action as Lander may researably require to ensure that the tion of this Security Instrument, Lander's rights in the Property and Sorrower's abligation to pay the sums secured by this Security Instrument shall continue unchanged; and (e) not use this provisions more than once. Upon reinstatement by Sorrower, this Security Instrument and the obligations secured hereby shall remain fully effective as (f no acceleration had occurred. Nowever, this right to reinstate shall not apply in the case of acceleration under paragraphs 12 or 16.

ABDITIONAL COVENANTS. Borrower and Lender further covenant and agree as follows:

- 18. ACCELERATION: ADMEDICS. LENDER SHALL GIVE NOTICE TO BORROURE PRIOR TO ACCELERATION FOLLOWING BORROUR'S DEFAULT UNDER THE "TERRITRATION AND/OR ACCELERATION" PARAGRAPH OF THE AGREEMENT (BUT NOT PRIOR TO ALLL-LERATION LINGER PARAGRAPH IS UNLESS APPLICABLE LAW PROVIDES OTHERWISE). THE NOTICE SHALL SPECIFY: (A) THE DEFAULT; (B) THE ACTION REQUIRED TO CUME THE DEFAULT; (C) A DATE, NOT LESS THAN 30 DAYS FROM THE DATE THE NOTICE IS GIVEN TO BORROURE, BY WHICK THE DEFAULT IN MUST BE CURED; AND (D) THAT FRIQUE TO CUME THE DEFAULT ON OR BEFORE THE DATE SPECIFYED IN THE NOTICE HAY RESEAT IN ACCELERATION OF THE SUME SECURITY INSTRUMENT, FORECLOSURE OF ADDICIAL PROCEEDING AND SALE OF THE PROPERTY. THE NOTICE SHALL PURTIES INFORMER OF THE RIGHT TO REINSTATE AFTER ACCELERATION AND THE RIGHT TO ASSERT IN THE FORECLOSURE. IF THE DEFAULT IS NOT CURED, ON OR BEFORE THE DATE SPECIFIED IN THE NOTICE, LENDER AT ITS OPTION MAY PROPECLOSURE. IF THE DEFAULT IS NOT CURED, ON OR BEFORE THE DATE SPECIFIED IN THE NOTICE, LENDER AT ITS OPTION MAY PROPECLOSE.

 FORECLOSE THIS SECURITY IN THE REPOSES PROVIDED IN THIS SECURITY INSTRUMENT WITHOUT FRITHER DEFAULD AND MAY PROPECLOSE THIS SECURITY INSTRUMENT WITHOUT FRITHER DEFAULD AND MAY PROPECLOSE THIS SECURITY INSTRUMENT WITHOUT FRITHER DEFAULD AND MAY PROPECLOSE.

 IN LEGAL PROCEEDINGS BY USING THE REPOSES PROVIDED IN THIS PARAGRAPH 17, INCLUDING, BUT NOT LINITED TO, REASONABLE ATTORNETS' FEES AND COSTS OF THE PROPECLOSE.
- 19. Lerder in Possession. Upor arteleration under paragraph 18 or abandorment of the Property and at any time prior to the expiration of any period a reduption following judicial sale, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the ranks of the Property including those particle. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of damagement of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's books and reasonable attorneys' fees, and then to the sums secured by this Security Instrument.
- 20. Bricess. Upon payment of all sums security instrument, Lander shell release this Security Instrument without charge to Borrower.
- 21. <u>Maiver of Rosesteed.</u> Borrower unives all right of how stead exemption in the Property.
- 22. <u>Riders to this Security Instrument</u>. If one or more ridery are executed by Sorrower and recorded together with this Security Instrument, the coverants and agreements of each such rider shall be incorporated into and shall amend and supplement the coverants and agreements of this Security Instrument of if the rider(s) were a part of this Security Instrument.

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any pidents) executed by Soproyer and recorded with it.	
Andler min	· O _A ,
Chong K. Ma	T/ Borrower
Ofto mar	2)
Ok H. Ha	Borrage
STATE OF ILLINOIS, Cook County of	***********
i, the undersigned	, a Hotary Public in and for said county and state do hereb
certify that Chong K. Ma & Ok H. Mar his w	ife corsersity troop to be to be the same person(s) whose
num(a) Chong K. Ma & Ok H. Ma, his wife	subscribed to the foregoing instrument appears
whitere as this day in person, and echrowledged that _	
The sold instrument as their free and voluntary as	t. for the uses and pursues therein set forth.
T -;	
Catven under by hard and afficial seet, this 29th by a	November 902
~~~	
Comission expires:	Lewis & Sim
T	Intery Public
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this instrument was proposed by:	***************************************
	"OFFICIAL SEAL"
Cucia Lim	Z TIICIA O. LUN <
Peterson Burk	> NOTABLE STATE OF RUNO!S ₹
1752 M. Petersen Avenue	My Commission Expires 05/22/95
Chicago, Illineia doste	

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