## Service

## BANKEONE

## **Revolving Credit Mortgage**

This Mor	gageis made this	QH (TANION LIFE	dayof	MAY	. 19 92	botween the Mortgagor	UENNY F.	FAYLOR AN
	THERESA PL	TAYLOR, HIS	With the			e e		
and the	Mortgagee BANE	CONE LA GRAÑ	GΕ			(1	Mortgagee") w	hose address is
		INGTON HTS. R	D.		ARLINGTON H	-	U	60005
		(Street)		(Cit		(Stal		(Zip Code)
Mortgago	<b>,</b>	meticiary (if applicable	) has entered (	nto a Home E	quity Line of Cred	it Agreement with the Mo	ortgagee dated	MAY
		ibat Mortgagee under ness day of the 120th	certain conditi	ons will make	loan advances fro	and or renewed from him brile to time to Martga greement		
after this li herewith I amount a	Mortgage is recorded o protect the securion vailable under the A	ed vor ihe Recorder o ity of him Martgage or p Agreemel (1 suchusive o	f Deeds of the permitted to be if interest there	County in whit advanced in o ion and permit	ch the real proper conformity with the Ited or obligatory a	e made pursuant to the Ag ty described below is loc Illinois Mortgagn Forech idvances mentioned abo	ated or advanc osure Agreeme	ed in accordance int. The maximum
any time a	and which is secure	ed heceby shall not at a	my time excee	as 45,00	0.00			
and/or rer to the Prop and the pe	iewals, of same, wit porty (as birreafter d leformance of the o	h interest Dieroon as p Jehneds for the paymen	iro vided in thir see apnor hom- ints of Mongaç	Agreement 18 Taxeti, assosi gor contained	no payment of all o sments, insurance berein and of the f	to time under the Agree other sums, with interest premiums or costs incur Mortagor or beneficiary o be made in the future,	thurnon, advanted for protection	iced with respect on of the Property
Mortgago	does hereby mort	gage, grant and conve			described real pr	operty located in the Co	unty of	
	COOK	. State o	, Itts	N/) 1.5	and described	as follows:		
20,29 <b>ACCO</b> R	), AND 30 AL RDING TO THE	T IN TOWNSHIP PLAT THEREOF	' 42 NORT ' RECORDE	H, RANG D IN THE	10. EAST ( RECORDERS	VISION OF PART OF THE THIRD PR OFFICE OF COOK INOISEMENT THE TEN HOSAT # 1	NINCIPAL A COUNTY,I E STOGE E TELL FOR	MERIDIAÑ HELINOIS 19772 コンパ 201772 コンパ 2017 子をおかた
Common A	nddress 43 ax303-004	35 NEWMAN PAL	CE HO	OFFMAN LS	STATES, IL.	60195		
property, a attached to	nd all easements, r the real property, a	ights, appurtenances, i Il <mark>of w</mark> hich, including re	rents r <mark>oyal</mark> ties placements ar	, mineral oil a id additions th	ind gas rights and ereto, shall be dee	the improvements now profits and water lights med to be and remain at Mortgage is on a leasure	and all fixtures in Jart of the real p	now or hereafter property ccvered
he title to ti estrictions	ne Property agains	tall claims and deman	ds, subject to a ccept for the ba	any declaration dance present	is, easements, res lly due on that cert	ge the Property, that Mi trictions, conditions and d ain mortgage field of rec WASHTENAU MOI	covenants of record by FEB	
	C00K	5			ecorder of Deeds	MACOLLI CHAME EROI	VI CIVICAL	
County Andreanns t	urther covenants	as Document No	76000673	(*pno	r mortgage")			
• •		ints on the part of Morto.	ador to be berf	ormed under th	ie provisions of any	y prior mortgage and upor	rfa ∟reiof Mortr	agoor to perform
such for all under	covenants Mortgag sums so paid by it istood that although	ee harein may, at its op for the Mortgagor (and	tion, do so Mo d Mortgagor's such curative	rtgagee shall f beneficiary.	nave a claim again: † applicable) plus	st Mortgagor (and Mortga interest as hereinafter) mply with any of the cov	igor sibeneficia provided, it bei	ry, if applicable) rig specifically
	ep and maintain all upon said Propert	· ·	ift <b>e</b> r situate <b>d</b> u	pon the Prope	irty at all times in g	ood repair and not to co	mmit or suffer to	o be committed

LA GRANGE

This instrument prepared by and to be returned to Bank One Address 311 S. ARLINGTON HTS. RD.

ARLINGTON HTS. IL \_60005

\$ 1300 E

**UNOFFICIAL COPY** 

3 To keep the Property insured against loss or damage by line and windstorm and such other hazards as Mortgagne require the requirement of the rot, occannot the holder of any prior mortgage in the aggregate amount of the total mortgage indeptedness end unbersings and froperty with a surance conjugative acceptable to Mortgagnee, and to deposit the policies of insurance with Mortgagnee if requested by Mortgagnee, it follows and compromise any loss covered by such insurance, to collect the proceeds thereof, endough of ecks and drafts or color of the indeptedness secured hereby whether then due or thereafter becoming due, or to permit the uses of the same for the purpose of rebuilding or repairing the damaged Property.

4.To pay all taxes and assessments against said Property as the same shall become due and payable or lat the request of the Mondagee, to pay to Montgagee on each installment date a sum equal to the sum of one-twelfth (1,12) of the taxes and assessments for the fiscal period for which taxes and assessments are next due and payable, as estimated by Montgagee. Said deposits shall be without interest paid by the Montgagee is checken, therefor by law) and the taxes and assessments shall be paid therefrom as they become due and payable to the extent that the deposits are sufficient therefor Montgagee assumes no responsibility for the validity of any tax or assessments.

In the event such deposits exceed the amount required for the payment of taxes and assessments, the Mondagne may apply a part or a forsuch excess at such time as it may elect to the principal of indebtedness secured hereby. If such deposits are less than the amount required for the payment of taxes and assessments. Montgagor shall, on demand, pay such deficiency.

If all or any part of the Property or an interest therein fincluding beneficial interest in the rand trust. If approach each or according to the there or the rendered by Mortgagor or its beneficiary fincluding modification or amendment of the prior mortgage to increase their perfectives strengly secured without Mortgage's prior written consent, or the Property is no longer the principal residence of Mortgagor or its beneficiary. If approache Mortgage emay acts option declare all the sums secured by this Mortgage to be immediately due and payable.

Upon Mortgagor's ror Mortgagor's beneficiary of applicable ibreach of any covenant or agreement of the Agreement or this Mortgagor including the cover any to pay when due any sums socured by this Mortgagor ia set forth in the Agreement. Moltgagor prior to acceleration shaulf all notice to Mortgagor land Mortgagor's beneficiary, if apriliable) specifying, (1) the breach (2) the action required to cure such breach (3) a date into tiess than (1) days from the page the notice is mailed, by which buch oreach must be cured, and (4) that failure to cure such breach or or before the page when they if the notice in a first cure on or performance acceleration of the sums secured by this Mortgagor and foreclosure by judicial proceeding and safe of the Property. If the breach is not cured on pay able without further demand and may foreclosure it is Mortgagor by judicial proceedings.

Any forbearant e by Mortgagee in exercising, in, right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy by Mortgager.

This Mortgage shall be governed by the law of the Sarle of Illinois, including without limitation the previsions of thinker. See Statute Chapter 17. Sections 6405, 6406 and 6407; and 312.2. In the event that any previsions of clause of this Mortgage, or Agreement contlicts with their applicable law loudy contact shall not affect other provisions of this Mortgage or the Agreement which can be given effect without conflicting provision, and to this mortgage and Agreement are declared to be severable.

Mortgagor shall be liable to Mortgagee for all legal costs, including but not limited to reasonable attorney fees and costs, and charges of any sale in any action to enforce any of Mortgagee's rights hereunder whether or not such action proceeds to judgement. Said costs shall be included in the indestreaness secured hereby and become a lien on the Property.

Mortgagor (and the beneficiary of Mortgagor, if applicable) hereby waives all right of homestead exemption in the Property

Each of the covenants and agreements herein shall be binding upon and shall inure to the benefit of the respective tiens, executors, administrators, successors and assigns of the Mortgagor's beneficiary of applicable), and Mortgagor's beneficiary of applicable).

In the event the Mortgagor executing this Mortgage is an Illinois land trust, this Mortgage is recuted by Mortgagor, not personally, but as 3 rustee afore; and in the exercise of the power and authority conferred upon and vested in it as such Trustoe and the Mortgagor hereby warrante that it possesses this power and authority to execute this instrument and it is expressly understood and agreed that nothing conferred herein or in the Note chall be construed as creating any liability on the Mortgagor personally to pay any and all obligations due under or pursuant to the Agreement or Mortgagor or any indebtedness secured by this Mortgage, or to perform any covenant, either express or implied herein contained, all such inability of any being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as Mortgagor is personally conceined. Mortgagee as successor or assigns shall look solely to the Property hereby mortgaged, conveyed and assigned to any other security and any time to secure the payment thereof

or assigns shall look solely to the Property hereby mo	irtgaged, conveyed and as	reigned to any other security given a	t any time to secure the payment thereof			
LAND TRUST		INDIVIDUALS	INDIVIDUALS			
<del></del>	not personally but	,	P			
as Trustee under Trust Agreement dated						
	**	BENNY 1.	TAYLUR			
and known as Trust Number						
francisco de la companya del companya de la companya del companya de la companya		1. The sec 10	Mr. Profile.			
<b>»</b> !		THERESA M.	TAYLOR (*)			
County of COOK						
State of Illinois						
, •						
LENNY TO TAYLOR ANG	, a Notary Public	ain and for said County or the State i	POTES DO DO HEREBY CERTIFY HAT			
			Dersonally killown			
to me to be the same person	whose name		eforegoing instrument, appeared tiesticke			
me this day in person and acknowledged that			ind delivered the said instrument as			
tree and voluntary ac		is therein settorth, including the relea	ase and waiver of the right of homesticad			
Given under my hand and notarial seal this	1841) day of	$i\mathcal{Dey}$	19 807			
,	<b>~</b>	د در				
" OFFICIAL SEAL "	· · · · · ·	Notacy Bublic	CXIIIC.			
MaryBeth McKenna	, {	Notary Bublic Commission Expires	3.92			
NOTARY PUBLIC, STATE OF ILLINOI	३८	matternation is about the	٠			

MY COMMISSION EXPIRES 12/3/93