UNOFFICIAL COPY

Service

BANK FONE

Revolving Credit Mortgage

•	UNDER A TRUST	T ARRESMENT DATE			
	na is a name we see the	MUNICIPAL DATE	D MARCH 22, 1974 AS	TRUST NUMBER 1-00	94
and the Mortg	agee BANK ONE.	LAGRANGE	and a contract of the contract of the contract of	("Mortgag	jao") whose addre
8760 W	159th st. (Street)		LAGRANGE (CHY)	(State)	60462 (Zip Code)
Mortgagor or Me	ortgugar's beneficiary (if applicable) has entered (into a Home Equity Line of Credit a	Agreement with the Mortgage	e duteci
provides among	ist 11, 1992 wher things that Morto the last business day (gagea under certein candill	may be modified or extended a lone will make form advances from north following the date of the Agi	time to time to Mortgagor or I	
after this Mortge hernwith to prote amount available	igo is lock mod with the set the specific of this N o under the Agroument	n Flacordar of Dands of thin Aortgagn or permitted to be t, exclusive of interest there	itory loan advinces made or to be r County in which the real property advinced in conformity with the fi son and permitted or obligatory ad ad \$ 95,1000.00	described below is located or lineis Mortgage Foraclosura A vances mentioned above, whi	ndvariced in accord igreament. The maxi ich may be outstandi
and/or renewals to the Property (a and the performa Agreement and i	of same, with interus? as hereafter defined) to ance of the coverants in an consideration of the	thousen as provided in the orthy payment of prior lians and numenests of Mortga advances made either cor	debledness advanced from time to Agreement, the payment of all oil , takes, assessments, insurance p gor contained herein and of the Mi itemporaneously herewith or to be	her sums, with interest thereo remiums or costs incurred for oranger or beneticiary of Morig s made in the future,	in, advanced with rea protection of the Prop pagor (if applicable) li
Mortgagor does		nt and convey #. Mortgage State of 11,51,00	is the following described reis) prop $ ext{LS}$, and described as	•	
(EXCEPT OF SECT	THE SOUTH S TON 32, TOWNN	00.00 FEET THEA SHIP 37 NORTH, S	IGHLANDS, A SUBDIVIS EGF) AND EXCEPT THE PARGE 12 EAST OF THE	WEST 1 OF THE SOU THIRD PRINCIPAL (FH EAST 1 MERIDIAN,
	CEPT THE NORT NODEN WALKSON X		REOF DEDICATED FOR H	IGHWAY PURPOSES,	IN COOK
5 9 8 8 9 8 5 9 8		-		,	1231
45:21 24/12.	1898 NONT	EBOUP 1	0,	• /	201
1	TECHEDING	u-1334 . 1244£1 .	4/2"	سكن	
Common Address	ы. 10400 W, 13	34th PALOS BARK.	IL, 60464	and the second of the second o	
Property Tax No.	23-32-406-0	17			
		to Mortandea its seccesso	are and assigns, together with all t	he improvements now or here	eatter arected on the
property unclassion attached to the re-	easements, rights, app ial property, ell of which	ourtenances, rents-royallie i, including replacoments a	ន, mnoral, oil and gas nghiti and l r.d addinons thereto, shall be deen rty (or the leasehold estate if this M	lla ban atdga rolaw ban kito; To teed a rilamor ban od 🖓 or a	fectures now or here the rout property dov
property and all- attached to the re by this Mortgage, "Property" Mortgagor cover the title to the Pro	easements rights, app rai property, ell of which , and all of the foregoing nants that Mortgagor is aperty against all claim	outenancies, rents, royalhe i, including replacements a g. logether with said proper lawfully seized of the Prop is and demands, subject to	rid additions thereto, shall be down	्रिटिंड and water rights and all n io ') be and remain a part of langrae ') on a lessehold) are e the Propsity that Martgag actions, conditions and covers	Induces now or here the roll property dov Therein referred to a or will defend gene
property and all- attached to the re by this Mortgage. "Property" Mortgagor cover the tale to the Pro-	easements rights, app rai property, ell of which , and all of the foregoing nants that Mortgagor is aperty against all claim	outenancies, rents, roynlie i, including replacements a g, logether with said proper dawfully suized of the Prop is and demands, subject to noumbered except for the b	rd additions thereto, shall be dean rty (or the leasehold estate if this M forty and has the right to Mortgag any declarations, easements, rent	्रिटिंड and water rights and all n io ') be and remain a part of langrae ') on a lessehold) are e the Propsity that Martgag actions, conditions and covers	Induces now or here the roll property dov Therein referred to a or will defend gene
property and all- attached to the re- by this Mortgagn. "Property" Mortgagor cover the tide to the Pro- restrictions and the N/A	easements rights, app rai property, eil of which and all of the foregoing nants that Mortgagor is sperty against all claim hat the Property is uner	outenancies, rents, roynlie i, including replacements a g, logether with said proper dawfully suized of the Prop is and demands, subject to noumbered except for the b	nd ackillions thereto, shall be deem ity (or the leasehold estate if this M leity and has the right to Mortgag any declarations, easoments, rent balance presently due on that certa	noths and water rights and all not he and remain a part of language (a not easehold) are a the Property that Martgag actions, conditions and covered mortgage held of the ford by	fixtures now or here the roll property dov Therein referred to a or will defend gene
property and all- attached to the re- by this Mortgage. 'Property' Mortgagor cover the tide to the Pro- restrictions and tr N/A County N/A Mortgagor turtier	easements rights, app rai property, ell of which and all of the foregoing nants that Morigngor is operty rightest all claim hat the Property is uner as Do	outenancies, rents, royalte Linctuding replacements a g, together with said proper lawfully seized of the Prop is and demands, subject to cumbered except for the b cument No N/A	rid additions thereto, shall be deen rty (or the leasehold estate if this M lorty and has the right to Mortgag any declarations, easements, rent sulance presently due on that corts orded with the Recorder of Deeds ("prior mortgage").	inchts and water rights and all not be and remain a part of longrue is on a leasehold) are a the Proposity that Martgag actions, court long and covere in mortgage held of record by N/A.	Instures now or here the mult property cov itherein reserved to a or will defend gene ante of record, and zo
property and all attached to the reby this Mortgager. "Property" Mortgager cover the fulle to the Property in the full to the Property in the full to the property in the full to	easements rights, applical property, ell of which, and all of the foregoing rants that Mortgagor is sperty righted all claim hat the Property is uner as Do ricovenants anthe sovenants on the suipped burien is suipped by it for the Mithat although Mortgage	outenancies, rents, royalte i, including replacements a g, together with said proper lawfully soized of the Prop is and demands, subject to noumbered except for the b reco currient No N/A e part of Mortgagor to be per i may, at its option, do so, M durigagor fand Mortgagor.	rid ackillions thereto, shall be deen ity (or the leasehold estate if this M learly and has the right to Mortgag lany declarations, easoments, rent sulance presently due on that certa orded with the Recorder of Deeds	inchts and water rights and all not have and remain a part of long right of long right. The Property that Merigage and upon the parting a part mortgage taken by N/A. prior mortgage and upon the taken taken as hereinafter provide interest as hereinafter providence.	Instures now or here the mult property cov it herein reserved to as or will defend gene on will defend gene on the of record, and so beneficiary, if applica ed, it being specific
property and all- attached to the re- by this Mortgagor. "Property" Mortgagor cover the bide to the Pro- restrictions and if N/A County N/A Mortgagor further 1 To perform such cover for all sum- understood shall consti-	easements rights, applical property, ell of which and all of the foregoing rants that Morigagor is sperty rightest all claim hat the Property is uner described by a Dorrowenants on the salt his covenants on the salt his covenants from a surpad by it for the Mithat although Morigagatule a breach of a constitute a constitut	outenancies, rents, roynlie Lincluding replacements a g. together with said proper lawfully served of the Propers and demands, subject to neumbered except for the b recc curnent No N/A e part of Mortgagor to be per t may, at its option, do so M durigagor fand Mortgagor geo may take such curative delice of the Mortgage.	nd additions thereto, shall be deen ity (or the leasehold estate if this Mortgag party declarations, easements, rest palance presently due on that certa prided with the Resorder of Deeds ("prior mortgage"). formed under the provisions of any lortgagee shall have a claim agains is beneficiary, if applicable) plus is	inchts and water rights and all not have and remain a part of long yet and remain a part of long yet a long yet and long	Instures now or here the rent property cov i herein reserved to as or will defend gene ante of record, and zo which record, and zo burishicity, if applica ed; it being specific ed at such prior mong
property and all attached to the reby this Mortgagor cover the tollo to the Property? Mortgagor cover the tollo to the Property? N/A County N/A Mortgagor turther to To perform such cover for all summerators shall const	easements rights, applical property, ell of which and all of the foregoing nants that Mortgagor is operty righters all claim had the Property is uner as Do ricovenants and Mortgagee horeing is suiped by it for the Mid that although Mortgagee did a antition all buildings is and Property.	curtenancies, rents, roynlie i, including replacements a g, together with said proper lawfully served of the Prop is and demands, subject to neumbered except for the b curnent No N/A is part of Mortgagor to be per imay, at its option, do so M dortgagor fand Mortgagor geo may take such curative dition of the Mortgage. Is now or heresiter attuated	nd ackillions thereto, shall be deen the formed has the right to Mortgag pany declarations, easoments, restroitence presently due on that cortained with the Recorder of Deeds ("prior mortgage"). Iformed under the provisions of any ortgagee shall have a claim agains is beneficiary, if applicable) plus is uncon, Mortgager's fullure to cortained under the provisions of any ortgage shall have a claim agains is beneficiary, if applicable) plus is uncon, Mortgager's fullure to cortained under the Property at all times in grant times.	inchts and water rights and all not have and remain a part of long yet and remain a part of long yet a long yet and long	Instures now or here the rent property cov i herein reserved to as or will defend gene ante of record, and zo which record, and zo burishicity, if applica ed; it being specific ed at such prior mong
property and all attached to the reby this Mortgage. Property: Mortgager cover the tide to the Property: Mortgager cover the tide to the Property. N/A County N/A Mortgager further for all sumunderstood shalf const. 2 To keep an waste upon. This instrument p.	easements rights, applical property, ell of which and all of the foregoing nants that Mortgagor is operty righters all claim half the Property is uner as Do ricovenants and Mortgagne horeing as paid by it for the Midtha although Mortgagniale a breach of a consideration all buildings in each Property.	curtenancies, rents, royalte i, including replacements a g. together with said proper lawfully served of the Propers and demands, subject to reumbered except for the bocument No. N/A separt of Mortgagor to be per may, at its option, do so. Madorigagor fand Mortgagor fand Mortgagor fand mortgagor and may take such curative dition of the Mortgage.	nd ackillions thereto, shall be deen the formed has the right to Mortgag pany declarations, easoments, restroitence presently due on that cortained with the Recorder of Deeds ("prior mortgage"). Iformed under the provisions of any ortgagee shall have a claim agains is beneficiary, if applicable) plus is uncon, Mortgager's fullure to cortained under the provisions of any ortgage shall have a claim agains is beneficiary, if applicable) plus is uncon, Mortgager's fullure to cortained under the Property at all times in grant times.	inchts and water rights and all not have and remain a part of long yet and remain a part of long yet a long yet and long	Instures now or here the rent property cov i herein reserved to as or will defend gene ante of record, and zo which record, and zo burishicity, if applica ed; it being specific ed at such prior mong
property and all attached to the reby this Mortgage. Property: Mortgager cover the tide to the Property: Mortgager cover the tide to the Property. N/A County N/A Mortgager further for all sumunderstood shalf const. 2 To keep an waste upon. This instrument p.	easements rights, applical property, will of which and all of the foregoing nants that Morigagor is openly righted all claim and the Property is uner as Do righted and the Property is uner as paid by it for the Middle abreach of a conditional buildings of askid Property.	curtenancies, rents, royalte i, including replacements a g. together with said proper lawfully served of the Propers and demands, subject to reumbered except for the bocument No. N/A separt of Mortgagor to be per may, at its option, do so. Madorigagor fand Mortgagor fand Mortgagor fand mortgagor and may take such curative dition of the Mortgage.	nd ackillions thereto, shall be deen the formed has the right to Mortgag pany declarations, easoments, restroitence presently due on that cortained with the Recorder of Deeds ("prior mortgage"). Iformed under the provisions of any ortgagee shall have a claim agains is beneficiary, if applicable) plus is uncon, Mortgager's fullure to cortained under the provisions of any ortgage shall have a claim agains is beneficiary, if applicable) plus is uncon, Mortgager's fullure to cortained under the Property at all times in grant times.	inchts and water rights and all not have and remain a part of long yet and remain a part of long yet a long yet and long	Instures now or bereithe multiproperty coviding in the multiproperty coviding the multiple of

This instrument is executed by Alsip Bank and Trust not personally but solely as Trustee, as aforesaid. All the covenants and conditions to be performed hereunder by Alsip Bank and Trust are undertaken by it solely as Trustee, as aforesaid and not individually, and no personal liability shall be asserted or be enforceable against Alsip Bank and Trust by reason of any of the covenants, statements, indemnities, warranties, undertakings, agreements or representations contained in this instrument.

HERE TO AND A PART HEREOF

3 To keep the Property incured against lose and the holder of any prior mortgage in the aggregate amount of the total mortgage indebtedness encumbering said Property with insurance companies. acceptable to Mortgagee, and to deposit the policies of insurance with Mortgagee if requested by Mortgagee. Mortgagee is treneby authorized to adjust and compromise any loss covered by such insurance, to collect the proceeds thereof, endorse checks and drafts issued therefor, and to apply such proceeds as a credit upon any part of the indebtedness 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, at the request of the Mortgagee, to pay to Mortgagee on each installment date a sum equal to the sum of one-fwelfth (1-12) of the taxes and assessments for the fiscal period for which taxes and assessments are next due and payable, as estimated by Mortgagee. Said deposits shall be without interest paid by the Mortgagee contess required 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 Mortgagee 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 Mertgagee may apply a part or all of such excess. at such time as it may elect to the principal of indebtedness secured hereby. It such deposits are less than the amount required for the payment of taxes and assessments. Mortgagor shall, on demand, pay such deficiency

If all or any part of the Property or an interest therein (including beneficial interest in the land trust of applicable) is sold, assigned, transferred or further encumbered by Mortgagor or its beneficiary (including modification or amendment of the prior mortgage to increase the indebtedness thereby secured) without Mortgagee's prior written consent, or the Property is no longer the principal residence of Mortgagor or its beneficiary (if applicable) Mortgagee may, at its option declare all the sums secured by this Mortgage to be immediately due and payable

Upon Mortgagor's (or Mortgagor's beneficiary, it applicable) breach of any covenant or agreement of the Agreement or this Mortgage, including the covenants to pay when due any sums secured by this Mortgage or as set forth in the Agreement, Mortgages prior to acceleration shall mail notice to Mortgagor (and Mortgagor's beneficiary, (applicable) specifying (1) the breach (2) the action required to cure such breach (3) a date not less than 30 days from the date the notice is mailed, by which such breach must be cured, and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mongage and foreclosure by judicial proceeding and sale of the Property. If the breach is not cuted on or before the date specified in the notice. Midgagee at Mortgagee's option may declare all of the sums secured by this Mortgage to be immediately due and payable. without further demand and may free lose this Mortgage by judicial proceedings

Any torbearance by Mortgagee in exercising any 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 and dragagee

This Mortgage shall be governed by the law of the State of Itlinois, including without limitation the provisions of Illinois Revised Statute Chapter 17, Sections 6405, 6406 and 6407, and 312.2. In the even that any provisions or clause of this Mortgage, or Agreement conflicts with then applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without conflicting provision, and to this end the provisions of the Mortgage and Agreement are declared to be leverable

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 of not such action proceeds to judgement. Said costs shall be included in the indebtedness secured hereby and become a lien on the Property

Mortgagor (and the beneficiary of Mortgagor, if applicable) heliably 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 heirs, executors, administrators, successors and assigns of the Mortgagor, Mortgagor's beneficiary (if applicable), and Mortgagee

In the event the Mortgagor executing this Mortgage is an illinois land trust, inis Mortgage is executed by Mortgagor, not personally ibut as Trustee aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee and the Mortgagor hereby warrants that it possesses full power and authority to execute this instrument and it is expressly understood and agreed that nothing contained herein or in the Note shall be construed as creating any liability on the Mortgagor personally to pay any and all obligations due under of pursuant to the Agreement or Mortgage, or any indebtedness secured by this Moitginge, or to perform any covenant, either express or implied herein contained all such liability, if any, being expressly waived by Moitgague and by every person now or hereafter claiming any right or security hereunder, and that so far an Mortgagor is personally concerned. Mortgagee, its successor or assigns shall look solely to the Property hereby mortgaged, conveyed and assigned to rity other security given at any time to secure the payment thereof

LAND TRUST ALSIP BANK as Trustee under Trust Agre		not personally but			r 4 Leede	
BY Charles Side By Executive Vic				Pac	i Frederisy	92622642
County of COOK	}		HER		PART HEREO	Ö
l. und	lersigned Thony De Maria	a Notary Pub and Pati Frede	olic in and for said Ci or i sy	ounty, in the State	atoresaid, DOHE	REBY CERTIFY THAT
to me to be the same person and this day in person and a	8 d acknowledged that	whose name they thor the uses and purpo	8 ses therein set forth	signed, sealed in including the rel	and delivered to	ument, appeared before he said instrument as fithe right of homestead
Given under my hand and no	" OFFICIAL JOAN N. SI NOTARY PUBLIC, STATE MY COMMISSION EXPIRE	LEBEN : Of illinois {	Notary Public			19 (2.2)