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The Prudential Bank and Trust Company

Home Equity Account Loan No. 21509

TRUST DEED TO SECURE REVOLVING LINE OF CREDIT

THIS INDENTURE, made 17th of Fubridry, 1994, between FRED A MILLER AND SANDRA MILLER, HUSBAND AND WIFE of 1112 AVENUE M. CHICAGO, IL 60817 (the "Grantor") and PRUDENTIAL BANK AND TRUST COMPANY (the "Trustee")

COMPANY (the "Trustee")

Concurrently herewith Grantor has executed a Home Equity Account Agreement (the "Account Agreement") with Prudential Hank and Trust Company (the "Bank") in which Grantor agreed to pay to the Bank the principal amount of all outstanding advances made from time to time under the Account Agreement in a maximum amount of \$ THRTY-TWO (HQUSAND AND NO/100 Dollars (32,000.00) and unpaid interest on the outstanding balance of advances under the Account Agreement at a per annum rate of QNE, AND ONE HALF (1.5%) per cent above the lacks Rate as hereafter defined. Monthly payments shall commence on 93,14/1094 with a final payment of all principal advances and accrued interest on 02/14/2009. The "Index Rate" of interest is a variable rate of interest and is generally (Jined in the Account Agreement as the published Prime Rate in The Well Signy Journal.

To secure the payment of the principal balance of all advances and all interest due under the Account Agreement and performance of the agreements, terms and conditions of the Account Agreement, and for other good and valuable consideration, the Grantor does have by grant, demise, mortgage, warrant and convey to the Trustee, its successors and assigns the following described real estate of 1112 AVENUE M. CHICAGO, IL 60817. County of COOK and State of Illinois, to wit:

SEE ATTACHED EXHIBIT TAT FOR LEGAL DESCRIPTION 36 -17-309-001

hereby releasing and wniving all rights under and by virtue of any homestead exemption laws, together with all improvements, tenements, easements, fixtures and apparent population and all rents, issues and profits thereof and all apparents equipment or articles now or hereafter located on the real estate and used to supply heat, gas, air conditioning, water, light, power, refrigeration and ventilation, all of which are doctared to be part of the real estate whether physically attached thereto or not (all of which property is hereafter referred to a 20.00 premises) to have and to hold the Premises in trust by the Trustee, the successors and assigns forever, for the successors and are of the trust of the trustee, the successors and the property of the proper

refrigeration and ventilation, all of which are declared to be part of the real estate whether physically attricted thereto or not (all of which property is hereafter referred to as it of premises) to have and to hold the Premises in trust by the Trustee, its successors and assigns, to ever, for the purposes and upon the uses and trust set forth in this Trust Deed.

The Grantor agrees to: (1) promptly repair, refere or rebuild any buildings or improvements now or hereafter on the Premises which may become damaged or be destroyed; (2) keep said Premises in good condition and repair, without waste, and free from making more destroyed by a lion or charge on the Premise set perior to the lien hereof, (3) pay when due any indebtedness which may be secured by a lion or charge on the Premises and the use of the lien hereof, (4) comply with all requirements of law or municipal ordinances with respect to the Premises and the use of the premise and the use of the premise and the use of the premises and the use of the premises and upon the premises of the premises of the premises of the premises and ordinances. (6) pay before any penalty attaches all general taxes, and pay special taxes, special assessments, water charges, sewer service charges, and so there are all under protest in the manner provided by statute any tax or assessment which Grantor may desire to contest, and (7) keep all buildings and improvements now or hereafter situated on said Premises insured against loss or damage by fire, or othe casualty under policies in the manner provided by statute and the casualty under policies at either the full replacement cost or to pay in full all indebtedness secured hereby and all prior liens all in cossiphic provides and either the full replacement cost or to pay in case of loss or damage, to a mortgagee which has a prior lien, if any and then to Trustee for the Benefit of the Bank, such rights to be evidenced by the standard mortgagee clause to be attached to each policy.

The Trustee or the Bank may, but need not, m

Trustee or the Bank to protect the Premises and the fless hereal, shall be additional in rebandage secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate jet answersed forth in the Account Agreement inaction of trustee or Bank shall never be considered as a waiver of any right accuring to freem an account of any of the provisions of this paragraph. It is hereby agreed that upon foreclosure, whether or not there is a draw may upon the sale of the Premises, the holder of the certificata of sale shall be entitled to any insurance proceeds disbursed in consection with the Premises. The Trustee or the Bank hereby secured making any payment hereby authorized relating to taxes or assection with the Premises. The Trustee are the Bank hereby secured from the appropriate public office without inquity into the secured, and according to any bill, atterment or estimate procured from the appropriate public office without inquity into the secured with bill, statement or estimate procured from the appropriate public office without inquity into the secure and secure and accelerate payment of the outstanding balance thereof prior to the scheduled expiration date of the Account Agreement if:

(a) There has been fraud or material misrepresentation by Granter in connection with the Account 2 greenent, including fraud or misrepresentation (whether by acts of omission or overt acts) during the application places. Or at any other time when the Account Agreement is in effect:

fraud or misrepresentation (whether by acts of omission or overt acts) during the application places, or at any other units when the Account Agreement is in effect;

(b) Grantor fells to make any required payment under the Account Agreement or this Trust Deed, which due, or

(c) Any action or inaction by Grantor or a third party adversely affects the Property, or any right of the frust sells in such Property. For example, if Grantor transfers title to the Property or sells the Property without the Trust sells prior written permission, or if Grantor fails to maintain the insurance required by paragraph 1 of this Trust Deed, or if Crantor or commits waste or otherwise destructively uses or fails to maintain the Property such that it adversely affects the Property, the Trustee is entitled to terminate the Account Agreement and accelerate the balance outstanding. Further, Grantor's failure to pay taxes on the Property as required by paragraph 1 (or any other action by Grantor resulting in the filling of a liter senior to that held by the Trustee). Grantor's death or the taking of the Property through unificent domain permit the Trustee is terminate the Account Agreement as well. Moreover, in some circumstances the tiling of a judgment against Grantor.

to terminate the Account Agreement as well. Moreover, in some circumstances the filing of a judgment against Grantor, the illegal use of the Property or the foreclosure by a prior lienholder may permit termination of the Account Agreement of the Trustee determines that the Property or the Trustee's interest in the Property is or may be adversely affected. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, the Bank or Trustee shall have the right to foreclose the lien hereof, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Bank for reasonable attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or the Bank may deem to be reasonably necessary either to prosecute such suit or to evidence to hidden at any sale which may be had pursuant to such decree the true condition of the title to or the value of the Premises. All expenditures and expenses shall become additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate per annum set forth in the Account Agreement, when paid or incurred by Trustee or Bank in connection with (a) any proceeding.

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** The maximum interest rate will not exceed 18.0%

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including probate and bankruptcy proceedings, to which any of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) following filteen (15) days written notice by Trustee to Grantor, preparations for the defense of any threatened suit or proceeding which might affect the Premises or

the security hereof, whether or not actually commenced.

4 The proceeds of any foreclosure sale of the Premises shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness additional to that

preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtotness additional to that evidenced by the Account Agreement, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Account Agreement; fourth, any surplus to Grantor, its legal representatives or assigns, as their rights may appear.

5. Upon, or any time after the filling of a bill to foreclose this Trust Deed, the Court in which such bill is filled may appear receiver of said Premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the person or persons. If any, liable for the payment of the Indebtedness secured hereby, and without regard to the then value of the Premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the runts, issues and profits of said Premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the statutory period of redemption, whether there be redemption or not, as well as during any further time when Grantor, its successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents. Issues and profits, and all other powers. statutory period of redemption, whether there be redemption or not, as well as during any trittler time when crantor, its successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be "e-sessary or are usual in such cases for the protection, possession, control, management and operation of the Premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) the indebtedness secured hereby, or by any decree for foreclosing this Trust Dead, or any tax, special acceptant or other lien which may be or become superior to the flen hereof or of such decreed, provided such application is made print to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

8. The Trust Dead is given to secure all of Grantor's obligations under the Account Agreement executed by Grantor contemporaneously his ewith. All the terms of the Account Agreement are hereby incorporated by reference herein. The Account Agreement evidences are bying credit and the flee of the Trust Dead secures payment of any existing indebtedness and future advances were made on the first of the foreign that the hereof and

advances made pursuant to his Account Agreement to the same extent if such future advances were made on the date horsel and regardless of whether or not any divance has been made as of the date of this Trust Deed or whether there is an outstanding indebtedness at the time of any ruline advances.

7. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking

of the Premises, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be peld to Trustee or the Bank, subject to the forms of any mort (an), deed of trust or other security agreement with a lien which has priority over this Trust Deed. Granter agrees to execute such (ar), or documents as may be required by the condemnation authority to effectuate this paragraph. Trustee is hereby irrevocably suthorized to apply or release such moneys received or make settlement for such moneys in the same manner and with the same effect as provided in this Trust Deed for disposition or settlement of proceeds of hazard

in the same manner and with the same effect as provided in this Trust Deed for disposition or settlement of succeeds of hazard insurance. No settlement for condemnation durages shall be made without Trustee's and the Bank's consenting to same. B. Extension of the time for payment, acceptantive by Trustee or the Bank of payments other than according to the terms of the Account Agreement, modification in payment terms of the sums secured by this Trust Deed granted by Trustee or the Bank of payments of Grantor, or the waiver or failure to exercise any right granted herein shall not operate to release, in any manner, the liability of the original Grantor, Grantor's successors in 10% east, or any guarantor or surely thereof. Trustee or the Bank shall not be deemed, by any act or omission or commission, to have a raived any of its rights or remedies hereunder unless such waiver is in writing and signed by said party. Any such waiver shall apply only to the extent specifically sail forth in the writing. A waiver as to one event shall not be construed as continuing or as a waiver is to any other event. The procurement of insurance or the payment of taxes, other liens or charges by Trustee or Holder of the Account Agreement shall not be a waiver of Trustee's right as otherwise provided in this Trust Deed to accelerate the maturity of the indebterine's secured by this Trust Deed in the event of Grantor's default under this Trust Deed. under this Trust Deed.

9. The covenants and agreements herein contained shall bind, and the jobts hereunder shall indue to, the respective successors, heirs, legatees, devisees and assigns of Trustee and Grantor. All coverants and agreements of Grantor (or Grantor's successors, heirs, legatees, devisees and assigns) shall be joint and several. Any Granter's no co-signs this Trust Deed, but does not execute the Account Agreement. (a) is co-signing this Trust Deed only to encumber the Cantor's interest in the Premises under the line and terms of this Trust Deed and to release homestead rights, if any. (b) is not person "ly liable on the Account Agreement or under this Trust Deed, and (c) agrees that Trustee and Bank and any other Grantor hereful the manufactor of the Account Agreement or under this any other accommodations with regard to the terms of this Trust Deed, or the Account Agreement or under this and without releasing that Grantor or modifying this Trust Deed as to that Grantor's interest in the Premises.

10. Trustee has no duty to examine the title, location, existence or condition of the Promises, nor shall Trustee be obligated to this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

11. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon pic ientation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and civil or trustee evidence that all indebtedness hereby secured has been paid, which evidence Trustee may accept as true without inquiry.

12. Trustee or the Bank shall have the right to inspect the Premises at all reasonable times and access there o shall be permitted for that purpose. The covenants and agreements herein contained shall bind, and the jights hereunder shall increate, the respective successors,

for that purpose

13. Trustee may resign by instrument in writing filled in the Office of the Recorder or Registrar of Titles in writing filled in the Office of the Recorder or Registrar of Titles in writing this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the Premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the dentical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable comprehension for all acts performed hereunder.

14. The Account Agreement secured hereby is not assumable and is immediately due and payable in full upon transfer of title

or any interest in the premises given as securify for the Account Agreement, or transfer or resignment of the Beneficial Interest of the Land Trust executing this Trust Deed. In addition, if the premises is sold under Articles of Agreement for Deed by the present title holder or any beneficiary of a title holding Trust, all sums due and owing hereunder shall become immediately due and payable.

15. Any provision of this Trust Deed which is unenforceable or is invalid or contrary to the law of lillinois or the inclusion of which

would affect the validity, legality or enforcement of this Trust Deed, shall be of no effect, and in such case all the remaining terms and provisions of this Trust Deed shall subsist and be fully effective the same as though no such invalid portion ever been included

herein

18. If this Trust Deed is executed by a Trust, N/A, as trustoe executes this Trust Deed as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such trustee, and it is expressly understood and agreed by Trustee and the Bank herein and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the Account Agreement secured by this Trust Deed shall be construed as creating any liability on the N/A as Trustee personally to pay said Account Agreement or any interest that may accous thereon, or any indebtedness accruing hereunder or to perform any coverants either express or implied herein contained, all such liability, if any, being expressly waived, and that any recovery on this Trust Deed and the Account Agreement secured hereby shall be solely against and out of the Premises hereby conveyed by enforcement of the pravisions hereof and of said Account Agreement, but this waiver shall in no way affect the personal liability of any considerer endorsers or counterpart of said Account Agreement. any co-maker, co-signer, endorser or guaranter of said Account Agreement.

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IN WITNESS WHEREO	F, Grantor(s) has/nave executed					
Unchvidual Grantor) FR	ED A MILLET M. Mill Jandon M. Mill January Milan Sch	Cac In The Date:		(Indl√l		
	South Mar 14.					
(Individual Grantor) SANDRA M. MILLER Date:		Date:	(Individual Gre			
ATTEST:		(If Gra	(If Grantor is trustee under a Land Trust)			
By: Title:						
	and advantage and an experience of the second secon	Not Inc	dividual, but solely a	as trustee under Trus	tnemoetgA ta	
				and known as Trust		
6		By	doni	Title:		
STATE OF ILLINOIS COUNTY OF LA	4 					
	, a Note y Public In and for said C	County, in the State	aforesald, DO HERE	BY CERTIFY THAT	FRED A	
Miller and	Sandry M. Miller			obathasamaparsonw	rhosonnme(s)	
is subscribed to the for	led beraegqa ti errunteni gnioger	fore me this day in p	orson, and acknowl	edged that he signe	d, sealed and	
delivered the said instr	ument as his from and vocintary i	act, for the uses and	purposes therein se	et forth, including the	hns neselor e	
waiver of the right of h	omestead.			- 1		
GIVEN under my hi	and and official seal, this	day of	tebruary	. 10 94		
ATTEST:	NOTARY PUB	HIN GLBURCK BLIC STAID OF IND AKE COUNTY	My Commission DIANA	Explies	<u>5 1997</u>	
Tal.	MY COMMIS	SSION EXP. OCT. 4,1	997		. 94	
lis Lebring	7		×		19,	
STATE OF ILLINOIS)					
COUNTY OF) SS:)				_	
i, the undersigned,	a Notary Public in and for the Co	ounty and State afor	ซรมเส. DO HE⊓€⊌′.	CERTIFY that	و. مغــــــــــــــــــــــــــــــــــــ	
	, Presiden	nt of		_, u corporation, and	و. وا	
		, Secretary of sald corr	poration, personally k	cor wn to me to be the	auma bacaoma "	
whose names are subs	cribed to the foregoing instrumen	nt as such		Prosident a	nd Secretary.	
	before me this day in person and					
ns their own free and v	oluntary acts, and as the free and	d voluntary not of sai	id corporation, as Tr	rustee, for the rest of	ind purposes	
therein set forth; and th	ne said		~~~~			
Secretary did al:	so then and there acknowledge th	hat he, as custodisn	of the curporate sea	il of wald corporation	, did affix the	
said corporate seal of s	said corporation to said instrumer	na cont awo ald en ta	nd voluntary act, as	the free and voluntar	ry not of said	
corporation, as Trustee	. for the uses and purposes there	ein set forth.				
GIVEN under my ha	and and official seal, this	day of	man memberan libusina nakalanka nakapi dimenan sebagai		·~~'	
Potogy Public	0					
Me Commission Expire	s:, 19					
atum (p: PruAdvance Program P.O. Box 59255	P an				

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Addition to your .

SCHEDULE "A" TO February 17, 1994 MORTGAGE EXECUTED BY Fred A. Miller TO The Prudential Bank and
Trust Company INCORPORATED INTO SAID MORTGAGE BY REFERENCE.
Legal Description of Mortgaged Property: THE FOLLOWING DESCRIBED REAL ESTATE STRUCTED IN THE COUNTY OF COOK IN THE STATE OF ILLINOIS, TO WIT: LOT THREE HUNDRED THIRTEEN (EX. NORTH TO FEET THEREOF (313) NORTH 26 FEET OF LOT THREE HUNDRED FOURTEEN(314) IN F.J. LEWIS' SOUTH EASTERN
DEVELOPMENT BEING A SUBDIVISION IN THE WEST HALF AND IN THE NORTHEAST QUARTER OF SECTION IT. ALL IN TOWN 37 NORTH, RANGE 15. EAST OF THE THIRD PRINCIPAL MERIDIAN. *** ORDER NUMBER: 32114217 MILLER FRED A. **
The undersigned being duly sworn hereby certify and warrant that the above is a true proper complete and accurate legal description of the real estate that we are mortgaging per the mortgage described above and that the commonly known address of said real estate is 11112 Avenue M Chicago, 111 mois, and inst this Schedule "A" is being incorporated into said mortgage by reference.
Date:
February 17, 1994 Fred b. Miller m. Melen Alkla
February 17, 1994
STATE OF -111 1867 05/19/94 12:23:00 1000 1
COUNTY OF Gook)
Subscribed and sworn before me a Notary Public in and for said state and county this 17 day of February , 1994 by Fred A. Miller and Sandra M. Miller
My Commission Expires: Notaty Public JOHN C EFURCK NOTARY FUBLIC STATE OF INDIANA LAKE COUNTY
Printed Name of Notary Public

SARROATU