	Bank gage (Installm	हरा <mark>दिस्ता (१४</mark>	tsine∧(f Cre#it) ∕5{	լ կութե, ∕	4456036
				1 1 3 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4 hetween the Mortgager
This Mortgage in made in DANIEL H. HARRIS	AND ELIZABETH	L. HARRIS, HI	SWIFE	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	whose address
3642 MAGNOLTA, CF whose address is 211 South W			يعيم دورد الله محمله معود مدولات در بهمود چې در واهد المان بالمعاصلين د دست در دستورليديد.		and the Mortgagee, NBD Ba
A) Definitions.	ricatori Avenue, Wireau	ini, miinna tanoz.			n 26
			whether single or joint, who sig	ns below.	(A)
(3) The word "Property" also includes anything	means the land describ	ed below. Property in connection with the la	nd its successors or assigns, cludes all buildings and improve- and or attached or used in the fu-	ture, as well as price	eds, rents, income, royalties,
• .			you may have as owner of the la		
by the Bank to you purst dated FIAY 2, 1994	uant to a Home Equity, which is incorpor XXXXXXX Interest on	Credit Agreement an ated herein by reference the outstanding prince	of Disclosure Statement or Inst c. 米州次州河河河河 ガロ 州 以 Sipal shall be calculated on a fix	uliment Louin and Sec (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	curity Agreement ("Agreeme KKRIXIXIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
As security for all amounts ments, renewals, modifice	s due to us under that A itions of that Agreemer	greenient, including al at, not to exceed the r	If future advances made within 20 maximum principal sum of \$.4.0	years from the date f	ereof and all extensions, amo
which future advances shall	Il have the same priority	as the original loan, y	ou convey, mortgage and warrant	to us subject to liens of	of record, the Property locate
the <u>CITY</u>	of	LHILAGU	COOK		County, Illinois described
	0				
	SEE RE	VERSE FOR LEG	AL DESCRIPTION		
Permanent Index No. 14	4-20-125-020-0	000			
Property Address 3642	\sim				
Borrower's Promises. You p (i) Pay all amounts when due ment, including interest, an of the loan agreement and	e under your A <i>grer</i> d to perform all dut es	permit the present hazardous substan shall not do, nor a	Condition. You shall not cause or ce, use, disposal or release of any nees on or in the Property. You allow anyone else to do, anything and that is in violation of any any	under the powe tinue to pay the of the Agreeme	ain. Notwithstanding any tak r of eminent domain, you shall o debt in accordance with the tel in tuntil any award or payment shall be according to
(2) Pay all times, assessment assessed against the Proper		yironmentai law.	erry that is in violation of any en- You shall promptly give as writ- investigation, claim, demand,	Mortgage, you	lly received by you. By signing t assign the entire proceeds of t ent and any interest to us.
If you do not pay the taxes, we can pay them, if we cho	assessments or liens,	lawsuit or other	action by any governmental or or private purty involving the Pro-		
have paid to the amount you Agreement with interest to	u owe us under your	pirty of release of	fany hazardous substance on the notified by any governmental		lestead Right. You hereby rele rights under and by virtue of
in that Agreement.	•	or regulatory auti	pority that any removal or other by hazardous substance affecting	homestead exen	aption laws of the State of Illin
(3) Not execute any mortgage, assignment of leases and re	entals or other agree-	the Property is no	cessary, you shall promptly take		Me do not give up any of our rig alling to exercise them at any th
ment granting a lien agains property without our prior	written consent, and	applicable envi or		Our rights unde	r the Agreement and this Mortg You will allow us to inspect the F
then only when the docume expressly provides that it sl		(E) Default. If you do in this Morteage of	not keep the promises you made	perty on reason	able notice. This shall include any environmental investigation
lien of this Mortgage. (4) Keep the Property in good n	epair and not damage.	Agreement, you v	will be in Jefault. If you are in se any of dry rights or remedies	we deem necessa	ary and to perform any environm
destroy or substantially ch	ange the Property.	stated in your Agre	ement including, but not limited he Default, For Lies on Default,	Any investigatio	required under environmental la n or remediation will be conduct
(5) Keep the Property insured a caused by fire or other hazar	rds with an insurance	and/or Reducing the	he Credit Limit praviruphs or as and by applicable trive. If we ac-	If any term of the	enefit and to protect our interesting Mortgage is found to be ille
carrier acceptable to us. T must be payable to us and	name us as Insured	celerate your outst	anding balance and demand pay appropries us the power of a authority	fect. This Agree	e, the other terms will still be in ment may secure "revolving creat
More see for the amount of deliver a copy of the policy it. If you do not obtain in	your loan, You must y to us if we request	to sell the property	according to procedures " and ceeds of any sale will be a pplice	revolving credit	Rev. Stat., Ch. 17, para. 6405. I line shall be governed by and co
premiums, we may do so ar	nd add what we have	first to any costs an	d expenses of the sale, including a environmental investigation in	vices Developme	nce with the Illinois Financial S at Act, Ill. Rev. Stat., Ch. 17, pa
paid (the amount you owe to ment with interest to be put	id as provided in the	remediation paid 1	for by us, then to reasonable at then to the amount you owe us	of a complaint to	pon or at any time after the fill foreclose this mortgage, we sh
loan autrement. At our optic ceeds may be applied to the	balance of the loan,	under your Agree		nanage the Prop	iter upon, take possession of a crty and collect rents in person,
whether or not due, or to the Property.	he rebuilding of the	(F) Due on Sale. If you of the Property of	u sell or transfer all or any part r any interest in the Property		cially appointed receiver withe or after any judicial sale. You ago
(6) Keep the Property covered if it is located in a special	by flood insurance ly designated flood	without our prior w	ritten consent, the entire balance s under your Agreement is due	≝ pay all of ot	ir fees including attorney's feet ad court costs upon the filing of
hazard zone. Signing Below, You Agree to	All the Terms of This N	•		- 1 An 1	prenin.
tnesses:				WHA	2
			. X Mortgagor DANIEL	H. HARRIS	<u></u>
nt Name:			00	. //	
			x Charleste	Mario	
				ETH L. HARRIS	
nt Name:			•		
ATE OF ILLINOIS	ì	•			•
OUNTY OF COOK	ý				
THE UNDERSIGNED	same nervin whose ting	y public in and for the re is (or are) subscribed	e above county and state, certif to the foregoing instrument, appe	y that <u>UANTEL &</u> and before me this da	ELIZABETH HARRIS v in person, and acknowleds:
THEY	signed and deliv	ered the instrument a	THEIR	free and voluntary	act for the use and purpos
rein set forth.	"OFFICIAL S		Subscribed and sworn to day of MAY		2ND
î.	ANN M. AUBU	·)	- /1	_	
}	Notary Public, State My Commission Expires	of illinois	x lima W	Mederick	County, Illino
fied by:	ICHON		Notary Public, My Commission Expires:	11/29/67	County, Illinoi
	ICHUN			•	•
			When recorded, return to:	MNAUSURHO	N
			NBDHIGHLAN	D PARK BAN	K, N:A:
341-2991 2/V3	v ees -		513 Cer	itral Avenue	
KII)	7-FFF X	:Tl	Highland Pa	rk, Illinois 60	U35
B0	X 333-C	TI.	513 Cer	itral Avenue rk, Illinois 60	

re in a section of the

Ansti Citizi se geografik sili can

FFICIAL COPY

COOR COUNTY, ILLINOIS FILED FOR RECORD

94 HAY 20 AM 10: 22

94456036

THE SOUTH 10 FRET OF LOT 6 AND THE MORTH 20 FRET OF LOT 7 IN BLOCK 10 IN THE SUBDIVISION OF BLOCKS 9 AND 10 IN EDSON'S SUBDIVISION OF THE SOUTH 3/4 OF THE EAST 1/2 CF THE NORTHWEST 1/4 (EXCEPT THAT PART IN THE NORTHEAST CORNER THEREOF)
OF SECTION 20, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, TOGETHER WITH A PART OF LOT 12 IN LAPLIN, SMITH AND DYER'S SUBDIVISION OF MORTHEAST 1/4 OF SECTION 20 AFORESAID IN COOK COUNTY, ILLINOIS 44.56036 The Or Cook County Clark's Office

ВРИК СОБА

X

94456036