B	NBD Skokic Bank, Mortgage (Installe)		at of Credit 1	Ni iost/ ==
77.				
Lynn Jac	ckson a/k/a Lynn Hill n/k	c/a Lynn Hammersm	ith married to J	Ohn H. Hampersmith whose address i
224 E.	Lahon, Park Ridge, IL 6	50068		and the Mortgager, NBD Shokic Bank, N.A.
	as is 8001 Lincoln Avenue, Skokie, Illin	iois 60077,		•
(A) Definition (I) The	ons. words "borower", "you" or "yours" m	sean each Mongagor, whetl	her single or joint, who sin	gns below
(2) The	words "we", "us", "our" and "Bank" i	mean the Mortgagee and its	successors or assigns.	
also	includes amithing attached to or used in	connection with the land of	r attached or used in the fu	ements now on the land or built in the future. Property uture, as well as proceeds, rents, income, royalties, etc. and, including all mineral, oil, gas and/or water rights.
(B) Security.	. You owe the Bank the principal sum o	x s 8,000.00	or the aggregate	e unpaid amount of all loans and disbursements made tallment Loan and Security Agreement ("Agreement")
dated	June 8, 1994, which is incorpor	rated berein by reference. 🗶	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	tallment Loan and Security Agreement ("Agreement")  ***********************************
As secur	ity for all amounts due to us under that A	Agreement, including all futi	ire advances made within 2	O years from the date hereof and all extensions, amend-
				8,000,00, all of
				tto us subject to liens of record, the Property located in
Lot 50 i Northhal	n Block 8 in Michael Joh	n Terrace Unit Nu er of Section 25,	umber 2 being a s , Township 41 Nor	subdivision of part of the rth, Range 12, East of the
		_	r	65
Property	nt Index No. <u>09: 25 120-050</u> Address <u>224 E</u> a 100, Par	k Ridge, IL 6006	<sub>8</sub>	· · · · · · · · · · · · · · · · · · ·
	's Promises. You promise to: amounts when due under your (450 e-	(D) Environmental Condi	tion. You shall not cause or e. disposal or release of any	(G) Eminent Domain. Notwithstanding any taking
ment. ir	ncluding interest, and to perform all date.	hazardous substances of	on or in the Property, You	under the power of eminent domain, you shall con- tinue to pay the debt in accordance with the terms
la a	oan agreement and or this Mortgage.  I taxes, assessments and liens that are	affecting the Property ti	anyone else to do, anything hat is in violation of any en-	of the Agreement until any award or payment shall have been actually received by you. By signing this
מאמאנמ	ti against the Property when they are due to not pay the taxes, assessments or liens,	ten notice of any inve	hall promptly give us writ- estigation, claim, demand,	Mongage, you assign the entire proceeds of any award or payment and any interest to us.
we can	pay them, if we choose, and add what we	m_ulatory agency or pri	n by any governmental or vite party involving the Pro-	dr Maria and the same of the s
Agreen	id to the amount you owe us under your sent with interest to be paid as provided	perty or release of any l Prop ray, If you are no	hazankous substance on the tified by any governmental	(H) Waiver of Homestead Right. You hereby release and waive all rights under and by virtue of the
امَمَ	Agreement. cute any mortgage, security agreement,	or rigularity authority	that any removal or other artifour substance affecting	homestead exemption laws of the State of Illinois.
assignm (	nent of leases and rentals or other agree-	the Proporty is necessar	ry, you shall promptly take actions in accordance with	(I) Other Terms. We do not give up any of our rights
/ property	anting a lien against your interest in the without our prior written consent, and	applicable e wir inment		by delaying or failing to exercise them at any time.  Our rights under the Agreement and this Mortgage.
	ly when the document granting that lien ly provides that it shall be subject to the	(E) Default. If your's are ke	sep the promises you made	are cumulative. You will allow us in inspect the Pro- perty on reasonable notice. This shall include the
lien of t	this Mortgage.		fail to meet the terms of your or in default. If you are in	we doesn necessary and to perform any environmental investigation that
	e Property in good repair and not damage, or substantially change the Property.		y of the rights or rensedies tine beling, but not limited	er tal remediation required under environmental law.
	e Property insured against loss or damage	to, those stated in the De	fau t, R medies on Default, ediction aparagraphs or as	Any investigation or remediation will be conducted solely for our benefit and to protect our interests.
arrier a	by fire or other hazards with an insurance acceptable to us. The insurance policy	otherwise provided by	applie able law, If we ac-	Using term of this Mortgage is found to be illegal or unenforceable, the other terms will still be in ef-
ug mustbe	payable to us and name us as Insured see for the amount of your loan. You must	ment in full, you give u	is the power and nuthority	fect. This Agreement may secure "revolving credit" as defined in Ill. Rev. Stat., Ch. 17, para, 6405. The
deliver a	a copy of the policy to us if we request u do not obtain insurance, or pay the	ed by law. The proceeds	rding to procedures allow- of any sale will by applied	revolving credit line shall be governed by and con-
premiun	ns, we may do so and add what we have		enses of the sale. ***xtuding onmental investigation or	strued in accordance with the Illinois Financial Ser- vices Development Act, Ill. Rev. Stat., Ch. 17, para.
ment wit	be amount you owe us under your Agree- th interest to be paid as provided in the	remediation paid for by	us, then to reasonable at- o the amount you ow us	7001, et. seq. Upon or at any time after the filing of a complaint to foreclose this mortgage, we shall
ceeds ma	rement. At our option, the insurance pro- ay be applied to the balance of the loan,	under your Agreement.		be entitled to enter upon, take possession of and
whether Property	or not due, or to the rebuilding of the	(F) Due on Sale. If you sell		manage the Property and collect rents in person, by agent or by judicially appointed receiver without
	e Property covered by flood insurance		interest in the Property consent, the entire halance	notice and before or after any judicial sale. You agree to guy all of our fees including attorney's fees.
if it is lo hazard z	orated in a specially designated flood ione.		er your Agreement is due	receiver's fees and court costs upon the filing of a fon closure complaint.
By Signing Belo Witnesses:	ow. You Agree to All the Terms of This 3	fortgage.		
			x Umm G	Many war war ith
				Jackson a/k/a/Lynn Hill n/k/a lammersmith
x			x soluttita	immer mett Co
Print Name:			Moder John H to wai	reflagrescentiling \$23.50
STATE OF ILL		ı		T#S555 TRAN 9901 06/14/94 14:15:00
COUNTY OF	Cook			#7328 # JJ *-94-523165 COOK COUNTY RECORDER
personally know	in to me to be the same person whose nam	public in and for the above is (or are) subscribed to the	we county and state, certific foregoing instrument, appe	COOK COUNTY RECORDER by that the aforementioned cared before me this day in person, and acknowledged
hat 7.23	Z signed and delive	ered the instrument as	<u>their</u>	free and voluntary act for the use and purposes
herein set forth			Subscribed and sworn to day of June 1	before me this 13 th
			x d. melir	COOK County, Tilinois
Drafted by:	NBD Skokie Bank, N.A.		Noary Public,	
	8001 Lincoln Ave.		My Commission Expires:	11/2/97
	Skokie, IL 60077		When recorded, return to:	
			Consumer Loan (	Operations Center
NBD 155 598 593		TIP WILTON S	Schaumburg II	ed, Suite 305

"OFFICIAL SEAL"
SDEELA RECERATESIA RETRY PARSE
Cost County, Date of Baco's
My Commission Expens 11-7/97

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Section Village (1995)

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