The Prudential Savings Bank, F.S.B.

PruPrime Account Loan No. 3000043460

### TRUST DEED

9 3525933

TO SECURE REVOLVING LINE OF CREDIT

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The Control of 1000 and to 0.00 d of June 1004 between Sharon M. Kohler AKA Sharon K. Lynch and Richard P. Lynch, herband and wife in 111 W. Newport, Chesepoil 1006 of (the "Grantor") and PRODENTIAL SAVINGS BANK, L.S.B. (the "frontee")

Concurrently, here with Grantor has exercited a Home Liquity Account Agreement and Disclosure Sintement (the "Account Agreement") with the Prodential Sissings Bank, F.S.B. (the "Bank") in which Grantor agreed to pay to the Bank the principal amount of all outed inding actions as made from time to time under the Account Agreement in a maximum amount of FILTY THOUSAND AND OUTSO Options (\$50,000) (2000) per cent above the Index Rate of advances under the Account Agreement at per annum rate of AND # # 1,000 is 000%) per cent above the Index Rate as hereafter defined. The Account Agreement is due and payable in full on 07,000 2024 if not paid earlier. The Index Rate of interest is a variable rate of interest and is generally defined in the Account Agreement as a published Prime Rate in The Wall Street Journal.

To secure the Lagrands of the principal balance of all advances and all interest due under the Account Agreement and performance of the agreements seems and conditions of the Account Agreement, and for other good and valuable consideration, the Grantor does hereby grant divides material and conditions of the Account Agreement, and for other good and valuable consideration, the Grantor does hereby grant divides material and conditions of the Account Agreement, and for other good and valuable consideration, the Grantor does hereby grant divides material and conditions of COOK and State of Illinois, to wit:

#### SEE ATTACHED EXHIBIT 'A' FOR LEGAL DESCRIPTION

hereby releasing and was wing all rights under and by virtue of any homestead exemption laws, together with all improvements themenous earements. In this expension is a serious of the property of the proper

any paymenthemby authorized relating to taxes or assessments, may do so according the ry bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or into the validity of any tax, assessment, sate, forfeiture, tax lien or title or claim thereof.

3. The This treatment is the Account Agreement and accelerate payment of the outstanding balance thereof prior to the

schaduled high settent and account Agreement and accelerate payment of the od 5 choing barance meteor prior to the schaduled high settent are of the Account Agreement of the Account Agreement including fraud on the only from that on whether by acts of emission or overtacts) during the application process or at any other time when the Account Agreement is in effect.

or: 104 hour tation whether by acts of emission or overtacts) during the application fire design of the Account Agreement is in effect.

(b) Grantor falls to make any required payment under the Account Agreement or this Trust Diled when due, or

(c) Any action or inaction by Grantor or a third party adversely affects the Property, or any high, it, the Trusties in such Property. For example, it Grantor transfers, title to the Property or sells the Property without the Tustee's prior written permission, or if Grantor fails to maintain the insurance required by paragraph 1 of this Trust Deed, or if Grantor commits whote or otherwise dectructively uses or fails to maintain the Property such that it adversely affects the Property, the Trustee in entitled to the terminate the Account Agreement and accelerate the balance outstanding. Further, Grantor's fail, it to pay taxes on the Property as required by paragraph 1 (or any other action by Grantor resulting in the filing of a fien so not to that held by the Trustee! Grantor's death or the taking of the Property through eminent domain permit the Trustee 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 foreclosuse by a prior fienholder may permit termination of the Account Agreement if the Trustee determines that the Property or the foreclosuse by a prior fienholder may permit termination of the Account Agreement if the Trustee determines that the Property is or may be adversely affected.

When the indext is fines hereby secured shall become due whether by acceleration or otherwise, the Bank or Trustee shall have the right to fine fine the fine hereof, it may be used and included as additional indebtodness in the derived or the amount of the Account Agreement is the property for may be adversely affected.

When the indext is fees, appairer's fees, outlays for documentary and expert evidence, standard and additional indebtodness or the Bank may be eath or here by i 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 evidenced by the Account Agreement, with interest thereon as herein provided, third, all principal and interest remaining unpaid on the Account

13185 + DW \*-94-525934 COOK COUNTY RECORDER RECORDING TRAN 3160 \$27,50 06/15/94 11:12:00

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### TRUST DEED TO SECURE REVOLVING LINE OF CREDIT

Agreement, fourth, any surplus to Grantor, its legal representatives or assigns, as their rights may appear.

5. Upon, or any time after the filing of a bill to foreclose this Trust Deed, the Court in which such bill is filed may appoint a 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 secured nerepy, and windut regard to the her value of the Fremises of whether the salid or ten occupied as a nonlessad or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said. Pieroises during the pendency of such forestosize suit and, in case of a sale and a delicioncy, during the full statutory period of indemption, whether there be redemption or not, as well as during any further time when Granter, its successors or assigns, except for the intervention of such receiver, would be entitled to collect such receive, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the Premises during the recessary 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 author zo 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 Deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such discreed, provided such application is made prior to foreclosure sole. (2) the deficiency in case of a sale and deficiency.

6. The Trust Deed in given to secure all of Granton's obligations under the Account Agreement executed by Granton contemporaries by histories. All the terms of the Account Agreement are hereby incorporated by reference instem. The Account Agreement of derives a revolving credit and the lies of the Trust Deed secures payment of any existing instebtodness and future advances made por cannot to the Account Agreement at the same extent if such future advances were made on the date hereof and regardless of whither or not any advance has been made as of the date of this Trust Deed or whether there is an outstanding intertheteriness at \$1.5 to end any future advances.

Agreement 6, determination to Access Agreed and the the office and earlier of white advances were made on the date hereof and regardless of whitter or not any advance has then made as of the date of this Trust Deed or whether there is an outstanding indibtedness at the 17 per one of the trust of the care advances.

7. The proceed of any gward or claim for durriages, direct or consequential, in connection with any condemnation or other taking of the Premises or pp. of the year, or for conveyance in lead of condemnation, are hereby assigned and shall be paid to firstee or the Bank, subject to the ten or ymortgage, deed of toust or other security agreement with a lien which has priority over this Trust Deed Grantor agrees to execut, or the three documents as may be required by the condemnation authority to effectivate this paragraph. Trustee is hereby intervocably, otherwise do apply or release such moneys received or make settlement for such moneys in the same interior as provided in this Trust. Deed for disposition or settlement of proceeds of haired insurance. No settlement for condemnation dimnates shall be made without Trustee's and the Bank's contenting to same.

8. Extension of the trust effect is provided in this Trust Deed for disposition or settlement of proceeds of hair of the Account Agreement in medication in p. p. and terms of the sums secured by this Trust Deed granted by Trustee to any successor in interest of Grantor or the way ver or fail ris in \$25 process any right granted herein shall not operate to recease, in any mannier, the lability of the original Grantor. Grantor's successor's in interest or any guarantor or surely thereof. Trustee or the Bank shall not be deemed, by any act for must on or commission, to have well any of its rights or remedies hereunder unless such waver is in writing and signed by said party. Any c.c.m. waver shall any lock port of any successor's in interest or any successor's

13 Trustee may resign by instrument in writing filed in the Office of the Recorder or Registrar u. If ties in which this instrument shall have been recorded or filed in case of the resignation, inability or refusal to act of Trustee, the thin 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 identical title, powers. and authority at the herein given Trustee, and any Trustee or successor shall be entitled to reason tole compensation for all acts performed hereing in

performed hieracondical.

14. The Account Agreement secured hereby is not assumable and is immediately due and payable in finition transfer of title or any interest in the premising sec as security for the Account Agreement, or transfer or assignment of the Behefici il 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 bereficiary of a title holder. Trust all surns due and awing hereunder shall become immediately due and particles on § holder or any provision of this Trust Deed which is unenforceable or is invalid or contrary to the law of Illinois or this rollusion of which would affect the validity, legality or enforcement of this Trust Deed, shall be of no effect, and in such case all the relationing terms and provisions of this Trust Deed is executed by a Trust.

16. If this Trust Deed is executed by a Trust, executed by a Trust, executed by a Trust.

16. If the provision of the provision of the provision and authority conferred upon and vested in it as such trusted and till segregate vides some provisions.

provisions of this Trust Deed is executed by a Trust.

16. If this Trust Deed is executed by a Trust, executes this Trust Deed is executed by a Trust, executes this Trust Deed as Truste as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such trustee, and it is express sunderstood and agreed by Trustee a right 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 as Trustee personally to pay said Account Agreement or any interest that may accrue thereon, or any indebtedness accruing hereunder or to perform any covenants 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 sofely against and out of the Premises hereby conveyed by enforcement of the provisions hereof and of said Account Agreement, but this waiver shall in no way affect the personal liability of any co-maker, co-signer, endorser or guaranter of said Account Agreement.

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## TRUST DEED TO SECURE REVOLVING LINE OF CREDIT

(Individual Grantor) Sharon M Kohler JKA Sharon J Date: 2, 1954	Date (Individual Grantor)
(Individual Grantor) Flichard P Lynch Date:	(Individual Grantor)
ATTES	(If Grantor is trustee under a Land Trust)
By: Title:	Not individual, but solely as trustee under Trust Agreement
	dated and known as Trust No
6	By Title President
STATE OF ILLINOIS  COUNTY OF	\$S.
LINCH + MICHARD + Ly	ANH personally known to me to be the same person whose name(s)
	d before me this day in person, and acknowledged that he signed, sealed and
	ary act, for the uses and purposes therein set forth, including the release and
waiver of the right of homestead.	11 d day of Jule 19 94
GIVEN under my hand and official seal, this	19 7 7.
ATT 1997	
Thank to of luce.	My Commission Expires:
Notary Public "OFFICIAL SEA	
SHARON E. MEYE	
ts Notary Public, State of I My Commission Expires 3.	Timols   19
STATE OF ILLINOIS	
COUNTY OF	( ss:
	County and Chair afactarid DO HE JUSY CERTIFY that
	County and State aforesaid, DO HERECY CERTIFY that
	, a corporation, and
	etary of said corporation, personally known to m1 o be the same persons
	ment as suchPresident and Secretary.
espectively, appeared before me this day in person	and acknowledged that they signed, sealed and delice, or the said instrument
is their own free and voluntary acts, and as the free	and voluntary act of said corporation, as Trustee, for the user and purposes
harein set forth: and the said	
	e that he, as custodian of the corporate seal of said corporation, aid affix the
Secretary did also then and there acknowledge	e that he, as custodian of the corporate seal of said corporation, and affix the
Secretary did also then and there acknowledge aid comparate seal of said corporation to said instru	ment as his own free and voluntary act, as the free and voluntary act of said
Secretary did also then and there acknowledge aid comorate seal of said corporation to said instru-	ment as his own free and voluntary act, as the free and voluntary act of said nerein set forth.
Secretary did also then and there acknowledge aid comorate seal of said corporation to said instru-	ment as his own free and voluntary act, as the free and voluntary act of said
Secretary did also then and there acknowledge aid comorate seal of said corporation to said instru-	ment as his own free and voluntary act, as the free and voluntary act of said nerein set forth.

3.94 brightime closing lihemor out

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- CLEAR DESCRIPTION: WIND REFERRED TO IN THIS COMMITMENT IS DESCRIBED AS ALL THAT CERTAIN PROPERTY STILLATED IN CHICAGO THE COUNTY OF COOK, AND STATE OF THE INDIS AN INCORDED LIZONZNO, AMONG THE LAND RECORDS OF THE COUNTY AND SEE SET FORTH ABOVE, AND REFERENCED AS FOLLOWS: 25661563.
  BEING MORE FULLY DESCRIBED AS FOLLOWS:
- LAND REFERRED TO IN THIS COMMITMENT IS DESCRIBED AS ALL THAT CERTAIN PROPERTY SITUATED IN CHICAGO IN THE COUNTY OF COOK, AND STATE OF ILLINOIS AND BEING DESCRIBED IN A DEED DATED 9/15/80, AND RECORDED 11/06/30, AMONG THE LAND RECORDS OF THE COUNTY AND STATE SET FORTH ABOVE, AND REFERENCED AS FOLLOWS: BEING MORE FULLY DESCRIBED AS FOLLOWS: SEE LEGAL BELOW

### LEGAL:

SEE LEGAL BELOW

THE EAST 10 5/6 FEET OF LOT 53 AND THE WEST 8 2/6 FEET OF LOT 54 IN FEINBERG'S SHERIDAN DRIVE ADDITION IN THE SOUTH EAST 1/4 OF SECTION HERG'S SHEKT.

TOWNSHIP 40 NORTH, NAME
COOK COUNTY, ILLINOIS.

VIN 4 14-80-413-009-0000 20, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS.

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