D.	NBD Bank Mortgage (Installme	nt loan or line	of Credi	t) Illin	ois	
This Morten	ge is made on		AL.	Was	19.94 b	etween the Mortgagor(s).
	JOHN P. BERKENKOTTER				wife	whose address is
	1417 E. Suffield Driv			60004		Mortgagee, NBD Bank.
(A) Definition	ss is			··	94663	420
	words "borrower", "you" or "yours" mean				dow.	
(2) The v	vords "we", "us", "our" and "Bank" mean word "Property" means the land described	the Mortgagee and its succe thelose. Property includes:	ssors or assig Al-buildings :	ns. and improve	ments now on the land or bu	off in the future. Property
also i	includes anything attached to or used in corry also includes all other rights in real or	mnection with the land or a	ittached or us	ied in the fu	ture, as well as proceeds, ren	its, income, royalties, etc.
(B) Security	You owe the Bank the principal sum of	s75,000.00	or t	he aggregat	e unpaid amount of all loans	and disbursements made
by the B	lank to you pursuant to a Home Equity 0 7-22-94 , which is incorpor	tedit Agreement and thise ated herein by reference. ¥	DSUP SURE	2 3 Bur (#) 3 3 1	in war of the low = including	benkibi Fanyannanan en-
lates that	kananananananananan Interest	on the outstanding princip:	il shalMe cali	culated on a	fixed or variable rate as refer	enced by that Agreement
As secur ments, n	ity for all amounts due to us under that Agreement	eement, including all future , not to exceed the maxim	advances ma am principal	sum of \$	75,000.00	, all of
which fu	nure advances shall have the same priority Village of Ar	as the original loan, you co	nvey, mortga	ge and warra	ant to us subject to liens of re-	cord, the Property located
See	Exhibit "A" attached and	made a part here	of.		DEPT-01 RECORDING	\$23.00
				•		07/28/94 12:12:00
	O 4			•		94-663120
Daemana	ent Index No. 03-15-102-035			-	COOK COUNTY RECO	IKDEK
	Address 1417 E. Suffiel	d Drive, Arlingt	on Heigh	ts, Il.	60004	
		49. 13. to			(C) Furinant Donnola Note	a ida sandina ana taliha andas
(1) Pay al	r's Promises. You promise to: I amounts when due under your Agreemet	(D) Environmental Condition permit the presence, use.	disposai or rel	ease of any	the power of eminent d	withstanding any taking under tomain, you shall continue to
	ling interest, and to perform all duties of the greement and/or this Mortgage.	hazardous substances on c	else to do, any	thing affect-	Agreement until env a	dance with the terms of the ward or payment shall have I by you, By signing this
(2) Pay at sessed	P taxes, assessments and liens that are as- lagainst the Property when they are due. If	ing the Property that is in mer at law. You shall pro	mpily give us w	ritten notice	Morigage, you assign award or payment and a	the entire proceeds of any
you de	o not pay the taxes, assessments or liens, we ay them, if we choose, and add what we	of any it vestigation, claim action by any governmen	tal or regulator	y agency or	awaro or payment and a	ny microst to us.
have	paid to the amount you owe us under your ment with interest to be paid as provided in	privace cary involving the hazard his abstance on the	ic Property. It y	ou are non-	(II) Walver of Homestead	Fight, You bereby release the number of the home.
that A	greenent.	fied by any governmental any rement distributed for	rediation of an	y bazardous	stead exemption laws of	
assign	xecute any mortgage, security agreement, iment of leases and rentals or other agree-	substance aftering the shall promptly take all ne	cessary remedia	af actions in	(I) Other Terms. We do n	or give up any of our rights by
proper	granting a lien against your interest in the rty without our prior written consent, and	accordance with applicabl			delaying or failing to ex rights under the Agreen	tercise them at any time. Our sent and this Mortgage are cu-
expres	only when the document granting that lien saly provides that it shall be subject to the	(E) Default. If you do not be this Mortgage or you fai	to neel the te	rins of your	mulative. You will alloy	was to inspect the Property on shall include the right to per-
	this Mortgage. The Property in good repair and not damage	Agreement, you will be i fault, we may use any of t	be right cornen	redies stated	necessary and to perforr	d investigation that we deem a many environmental remedia-
destro	y or substantially change the Property.	in your Agreement includ stated in the Default, Re	medies on 12cl	autt, and/or	gation or remediation w	ironmental law. Any investi- iii be conducted solely for our
causeo	the Property insured against loss or damage d by fire or other hazards with an insurance	Reducing the Credit Limit provided by applicable last	 If we accoler. 	ite your out-	Mortgage is found to be	ir interests. If any term of this e illegal or unenforceable, the
must	r acceptable to us. The insurance policy be payable to us and name us as Insured	standing balance and der give us the power and at	thority to sell (the property		e in effect. This Agreement credit" as defined in III. Rev.
delivê	r a copy of the policy to us if we request it.	according to procedures ceeds of any sale will be a	pplied first to a	ny costs any!	shall be governed by a	DS. The revolving credit line and construed in accordance
ยก่าง, เ	do not obtain insurance, or pay the premi- we may do so and add what we have paid to	expenses of the sale, inclu- ronmental investigation of	iding the costs i remediation pa	of any era: nd for by it is	J. 18. Rev. Stat., Ch. 17, p	al Services Development Act.
with i	mount you owe us under your Agreement interest to be paid as provided in the loan	then to reasonable attorr amount you owe us under	ey's fees and your Agreemen	then to the	any time after the filing this mortgage, we shall	g of a complaint to foreclose be entitled to enter upon, take
may b	ment. At our option, the insurance proceeds e applied to the balance of the loan, whether	(F) Due on Sale, If you sell	or transfer all	or any part	possession of and man cents in person, by agen	age the Property and collect for by judicially appointed re- ad before or after any judicial
	due, or to the rebuilding of the Property. the Property covered by flood insurance	of the Property or any without our prior writte	interest in th	ne Property	tale. You agree to pay a	all of our fees including after-
if it'i	s located in a specially designated flood degree.	ance of what you owe us due immediately.	under your A	greement is	ney', fees, receiver's fee ing of a folgelosure com	es and court c ous upon the fil- iplaint.
				~1	//x.	94667\$79
	Below, You Agree to All the Terms of Ti	ils Mortgage.		10	$\bigcirc 2 \circ a$) 4.
Witnesses:			$x \rightarrow$	tokul.	A-l Shirks	the same of the sa
^			Merigage	/	JOHN P. BERKE	NKOTTER
Print Name:			-(2)	12	A n	
X			\mathbf{x}	Secreta	sette Bulin	otto-
			Mortgage	и	BERNADETTE BE	RKENKOTTER
Print Name:						290
STATE OF	ILLINOIS)				6° 40
COUNTY)			t for the above annual	
l	Arlene Buckingham OHN P. BERKENKOTTER AND BE	RNADETTE BERKENK	a notar DTTER. h:	y public in is wife	and for the above county personally kno	wn to me to be the same
person whos	e name is (or are) subscribed to the forego	ing instrument, appeared be	fore me this d	lay in persor		
ered the inst	rument as his/her/their free and voluntary a	ct for the use and purposes	herein set for	th.		22nd
	,	**************************************	day of	and sworm (
) ADIENE A	L SEAL "		11.	12 ,	
	DISTARY DISE TO	STATE OF ILLINOIS EXPIRES 10/6/95	Notary Publi	rue.	- Justing	County, Illinois
	MA COMMISSION	EN INCO TOTAL	TOTAL Y PUBLI		1 1-105	

A. BUCKINGHAM Drafted by: NBD BANK 900 E. KENSINGTON ROAD ARLINGTON HEIGHTS, IL. 60004

Х Notary Public
My Committee Expires County, Himois

UNOFFICIAL COPY

02188320

Delty of Colling Clerk's Officer

LOT 552 IN NORTHGATE UNIT 5, BEING A SUBDIVISION IN THE NORTH HALF OF THE NORTHWEST QUARTER OF SECTION 16, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Common Address: 1417 E. Suffield Drive

Arlington Heights, Il. 60004

2-035
COOK COUNTY CLERK'S OFFICE P.I.N. 03-16-102-035

94663179

UNOFFICIAL COPY

Property of Cook County Clerk's Office