UNOFFICIAL COPY

Service II

BANK FONE.

Form No. 21001/5-92 LOAN OPERATIONS

Vise only with Form No. 21030

94879811

Revolving Credit Mortgage

* ELINOIS BANC ONE CORPORATION 1992

) —————		ef, alis	**************************************	or or of the second	-		· · · · · · · · · · · · · · · · ·		
and the Mortga	ageu BAN	K ONE.	0110	AXO, NA			("Mortgagee	a bacriw ('c	ddress is
) }	<u> </u>	OX 7070		ROSEMENT		L		3-7070	
- - 11 . aan may ay 11a		(Street)	e alignatus tang una	$(\operatorname{Crt}_{\mathcal{I}})$ tored into a Homa Equity I.	on at Cond t tames		(State) o Mosta scoola	(Zip Co	
	•	,							
provides among applicable) until thereafter the ind	ather thing he end at lebtedness	s that Mortgaç na monthly bil i due Mortgagi	ing cycle in which ling cycle in which i bispered i'll we	same ricey be modified or conditions will make loan a title fifth anniversary of the n monthly installments of ID	dvances from time to opening of the acco principal and intere	o time to Mi nort evidencest, with the	ortgagor or Mor .ed by the Agre	rigagor's beni ement occurs	eficiary (if
after this Mortgac herewith to protect available under the	ge is record at the secu he Agreem	ded with the R nty of this Mor lent, eirclusive	ounider of Deeds lyaph or permitted of interest thereo	obligatory loan advances in of the County in which the to be advanced in conform in and permitted or obligato	real property descri-	bed below i fortgage Fo	s located or ad reclosure Act.	ivanced in <mark>a</mark> ci The maximum	cordance namount
any time and with	ch is secu	red hereby sha	all not at ary time	Bronod \$ 24 (11) (1)			······························		
and/or renewals of to the Property (all and the performal	of same, w is hereafter nce of the	ith interest the idefined) for the covenants and	reon as provided to payment of prior Lagreements of M	aid in pebtedness advance in the Agreement, the pays a life is times, assessments fortgage acommon therein.	merit of all other sur , insurance premiur	ns, with inte ns or costs i or penelici	irest thereon, a nourted for pro ary of Mortgage	idvanced with tection of the or (if applicab	i respect Property (e) in the
				er contempt aneously here			-	•	-
•				er contempt aneously here property located in the Co			-	•	-
LOT 499 T 1/4 CF SE	to Moriga N PATTES CTION 22	gne the follow _and describi SW HIGHAN	ng described real ad as follows: IS UAT MJFE		unty of CLCK . .SADN_OF_THE_EA	ST 1/2 0	THE LEADH	HEST	-
LOT 499 I	to Moriga N PATTES CTION 22	gne the follow _and describi SW HIGHAN	ng described real ed as follows. I'S UNIT MIFE 35 NORTH, RA	property located in to e Co P. 3. BEING A SUBDIVE NGE 13. EAST OF THE	unty of COCK. STON OF THE EA THING PRINCIPA	ST 1/2 0 L MERIDI	THE LEADH	HEST COUNTY,	-
LOT 499 I 1/4 OF SE ILLINOIS.	to Mortga N PATTE'S CTION 22	gee the follow and describe SIN HIGLAN TOWNSHIP	ng described real ad as follows: 105 UNIT MUTE 35 NORTH, RA	property located in to 0 Co R. 3. BEING A SUPORY N.E. 13. EAST OF THE 8811	unty of COCK. (SAUN OF THE EA THEAD PRINCIPA	ST 1/2 0 L MERIDI DEPT-01 D#0011	THE LORDING NO. IN CLCK RECOROLING TRAN 4123	HEST CANTY,	State of \$2 69:31:
LOT 499 I 1/4 CF SE ILLINOIS.	to Mortga N PATTES CTION 22	gne the follow and describe TW HIGH AN TOWNSHIP	ng described real as follows. INSTRUMENT MAFFE 35 NURTH, RA 94878 S. LYATTESON.	Property located in to 0 Co P. 3. BEING A SUBDIVE NEE 13. EAST OF THE B811 IL 60W3	unty of COCK. (SAUN OF THE EA THEAD PRINCIPA	ST 1/2 0 L MERIDI DEPT-01 140011 48320	THE LORDH SN, IN CLCK RECORDING TRAN 4123	MEST	State of \$2 69:31:
LOT 499 I 1/4 CF SE ILLINDIS. Common Address Property Tax No.:	to Mortga N PATTES CTION 22	gee the follow and describe SIN HIGH AN P. TOWNSHIP 829 CAMP -22-110-03	ng described real as follows. IS UNIT MARE: 35 NORTH, RA 94878 S. LYMTESON.	Property located in to a Co P. 3. BEING A SUPPLIVE NEE 13. EAST OF THE B811 IL 604/3	Unity of CUCK. SHEN, OF THE EA THEND PRINCIPA	ST 1/2 0 L MERIDI/ DEPT-01 140011 48320_1	THE IZETH WWW. IN CLCK RECOROLING TRAN 4123 EXV ** COUNTY RE	MEST CANTY, 10/13/94 = 9.4 = \$ CORDER	State of \$1:00 \$1:00
LOT 499 I 1/4 CF SE ILL INDIS. Common Address Property Tax No.: TO HAVE AND TO property, and all e attached to the rea	N PATTES CTION 22	gee the follow and describe and describe and describe and the following the following and the followin	ng described real at as follows. IS UNIT MITE: 35 NORTH, RA 94878 S. L'ATTESA Portgague ils succenarces rents, roctuding reclacements.	Property located in to 0 Co P. 3. BEING A SUBDIVE NEE 13. EAST OF THE B811 IL 60W3	ther with all the implies rights and profits a	ST 1/2 0 L MERIDIA DEPT-01 140011 4P.20 4P.20 toverners and water re-	RECORDING TRAM 4123 ESU ** COUNTY RE- Trow to be reafted to a constant of the	MEST COUNTY, 10/13/94 94-8 CORDER ourses now or hereal property of	State of
LOT 499 I 1/4 (F SE ILL INDIS. Common Address Property Tax No.: TO HAVE AND TO property, and all e attached to the rea by this Mortgage. a "Property" Mortgagor covena the title to the Proc	to Mortga N PATTE' CTION 22 St	gee the follow and describe the following th	ng described real ad as follows. IS UNIT MITE 35 NORTH, RA 94878 S. INTESA. Congague its successories reals reclained replacements and particular prepared of the and demands, subjected of the and demands, subjected as subjected and subjected of the and demands, subjected as subjected a	P. 3, BEING A SUPDIVINE 13, EAST OF THE BEING A SUPDIVINE 13, EAST OF THE BEING A SUPDIVINE 13, EAST OF THE BEING ASSIGNS, togo yalties, mineral oil and garents and additions thereto, and additions thereto,	ther with all the imples rights and profits a shall be deemed to be state if this Mortgage the Plaments, restrictions.	ST 1/2 0 L MERION DEPT-01 140011 49320 tovements indiwater re- indiwater re- de and remain e is on a lea	RECORDING TRAM 4123 ES V SE COUNTY REITS IN SEPOND THE REITS IN SE	INFIST QUINTY, 10/13/94	\$13.50 of \$2.50 of \$2
LOT 499 I 1/4 (F SE ILLINOIS Common Address Property Tax No.: TO HAVE AND TO propeny, and alle attached to the rea by this Mortgage, a Property Mortgagor covera the fille to the Prop restrictions and the	N PATTES CTION 22 31 O HOLD the assuments, il property, and all of the antis that M perty against the Prop A MARIG	and described and described and described and described and described and all and a series are unto the foregoing, to ortgager is law as all claims a enty is unencuited.	ng described real ad as follows. IS UNIT MITE 35 NORTH, RA 94878 S. INTESO. Portgagee its succenarces rents rectading replacemants gether with said producing described of the role demands, subproducing except for	P. 3, BEING A SUPDIVINE 13, EAST OF THE BEING A SUPDIVINE 13, EAST OF THE BEING A SUPDIVINE 13, EAST OF THE BEING ASSESSION AS THE BEING ASSESSION AS THE BEING AND DESCRIPTION AS THE BEING AND DESCRIPTION AS THE BEING AND DESCRIPTION AS THE BEING A SUPPLIED AS THE BEING	ther with all the implies rights and profits a shall be deemed to b state if this Mortgage the Plaments, restrictions, on that certain mortor of Deeds APE	ST 1/2 0 L MERIOD DEPT-01 10001 10004 rovements individual received and remains and remains a lead of the conditions gage held of the conditions.	RECORDING TRAN 4123 EV SECONTY RECORDING TRAN 4123 COUNTY RECOUNTY RECORDING TO A BOTTON TO BE BUTTON TO BE B	INCST CUNTY, 10/13/94 94 = \$ CORDER or erected on ures now or heal property or referred to the cord and of the cord and o	\$12.28 the real ereafter covered o as the enerally strong.
LOT 499 I 1/4 (F SE ILL INDIS. Common Address Property Tax No.: TO HAVE AND TO property, and all e attached to the real by this Mortgage. a Property Mortgagor covena the ride to the Property restrictions and the LESTA/ERIO	N PATTES CTION 22 31 O HOLD the assuments, il property, and all of the antis that M perty against the Prop A MARIG	and described and described and described and described and described and all and a series are unto the foregoing, to ortgager is law as all claims a enty is unencuited.	ng described real ad as follows. IS UNIT MITE 35 NORTH, RA 94878 S. INTESO. Portgagee its succenarces rents rectading replacemants gether with said producing described of the role demands, subproducing except for	Property located in tille Co R. 3. BE ING A SUPORY N.E. 13. EAST OF THE BELL 604/13. Discessors and assigns, toge ryalties, mineral oil and garents and additions thereto, so property (or the leasehold election any declarations, ease the balance presently due	ther with all the implies rights and profits a shall be deemed to b state if this Mortgage the Plaments, restrictions, on that certain mortor of Deeds APE	ST 1/2 0 L MERIOD DEPT-01 10001 10004 rovements individual received and remains and remains a lead of the conditions gage held of the conditions.	RECORDING TRAN 4123 EV SECONTY RECORDING TRAN 4123 COUNTY RECOUNTY RECORDING TO A BOTTON TO BE BUTTON TO BE B	INCST CUNTY, 10/13/94 94 = \$ CORDER or erected on ures now or heal property or referred to the cord and of the cord and o	\$12.28 the real ereafter covered o as the enerally strong.
LOT 499 I 1/4 CF SE ILL INDIS. Common Address Property Tax No.: TO HAVE AND To property, and all e attached to the rea by this Mortgager, and restrictions and the ILESTAVERIC County CCCK.	In Mortga N PATTE' CTION 22 CTION 22 O HOLD the assuments, all property, and all of the property against that Morety against the Property AMERICAL MORTGAL Covenants	gee the follow and describe the following to the following	ng described real ad as follows. IS UNIT MITE 35 NORTH, RA 94878 S. L'ATTESA Portgague its succenances rents to cluding replacemy determined except for mands, submitted except for ment No. 946	property located in tille Co P. 3, REING A SUPDIVI NEE 13, EAST OF THE RESSORS and assigns, togo ryalities, mineral oil and gar ents and additions thereto, broperty (or the leasehold e Property and has the right ect to any declarations, ease the balance presently due procorded with the Recorde XXXXX ("prior morte	ther with all the implies rights and profits a shall be deemed to bistate if this Mortgage the Plaments, restrictions, on that certain mortgage).	ST 1/2 0 L MERIDIO DEPT-01 140011 497.20 40 coverner is individual remains and remains eles on a lea troperty, this conditions gage held of	RECORDING TRAM 4123 ESV SE COUNTY RE- row or hereafter in a number of his are distributed by the covernants of	MEST QUNIY, 10/13/94 94-9 CORDER or erected on ures now or heal property or referred to the property of t	State of 69:31:37.28 the real ereafter covered o as the enerally strong from the energy fro
LOT 499 I 1/4 CF SE ILL INDIS. Common Address Property Tax No.: TO HAVE AND TO property, and all e attached to the real by this Mortgager coverathe ritle to the Property: Mortgagor coverathe ritle to the Property: Mortgagor coverathe ritle to the Property: LESTAVERIC 1 To perform a such coveration of all sums understood shall constituted.	M MATTER N MATTER CITCH 22 BY AND THE STATE AND	and described and described and described and described and described and HITTLAN AND AND AND AND AND AND AND AND AND A	ng described real at as follows. INSTRICT MATE 35 NURTH, RA 94878 JOHN STATESON. Acrigagee Its successories rents to cluding replaceming the properties of the not demands, subproblemed except for the following representation of the such of gagor (and Mortgagor) and this Mortgagor of this Mortgag	Property located in the Color R. 3. BE INT A SUPPLY IN E. 13. EAST OF THE BEST	ther with all the imples rights and profits a shall be deemed to be state if this Mortgage the Plaments, restrictions, on that certain mortgage?.	ST 1/2 00 L MERIDIO DEPT-01 D#0011 #P.201 cook rovements in divater repeared remains in a lead of the conditions gage held of the conditions gage held of the conditions gage and many of the conditions of the conditions of the conditions gage and the conditions of the condition	RECORDING TRAM 4123 ES W SECONDAY RESTORM 4 123 COUNTY RESTORM SEARCH SINGUITY RESTORMANCE OF THE PROPERTY OF	INCST CUNTY, 10/13/94	\$13.7.2.8 the real ereafter covered o as the enerally strong covered in the enerally strong enerally strong energy energing energy ener

UNOFFICIAL COPY

- 3.To keep the Property insured against loss or damage by fire and windstorm and such other hazards as Mortgagee requires for the benefit of Mortgagee and the holder of any prior mortgage in the aggregate amount of the total mortgage indebtedness encumbering said Property with insurance complanes acceptable to Mortgagee, and to deposit the policies of insurance with Mortgagee if requested by Mortgagee. Mortgagee is hereby authorized to adjust and compromise any loss covered by such insurance, to collect the proceeds thereof, endotse checks and drafts issued therefor, and to apply such proceeds as a credit upon any part of the Indebtedness secured hereby whether then due or thereafter becoming due, or to permit the uses of the same for the purpose of rebuilding or repairing the damaged Property.
- 4.To pay all taxes and assessments against said Property as the same shall become due and payable or, at the request of the Mortgagee, to pay to Mortgagee on each installment date a sum equal to the sum of one-twelfth (1/12) of the taxes and assessments for the fiscal period for which taxes and assessments are next due and payable, as estimated by Mortgagee. Said deposits shall be without interest paid by the Mortgagee (unless required by law) and the taxes and assessments shall be paid therefrom as they become due and payable to the extent that the deposits are sufficient therefor. Mortgagee assumes no responsibility for the validity of any tax or assessments.

In the event such deposits exceed the amount required for the payment of taxes and assessments, the Mongagee may apply a part or all of such excess at such time as it may elect to the principal of indebtedness secured hereby. If such deposits are less than the amount required for the payment of taxes and assessments, Mongagor shall, on demand, pay such deficiency.

If all or any part of the Property or an interest therein (including beneficial interest in the land trust, if applicable) is sold, assigned, transferred or further encumbared by Mortgager or its beneficiary (including modification or amendment of the prior mortgage to increase the indebtedness thereby secured without Mortgagee's prior written consent, or the Property is no longer the principal residence of Mortgagor or its beneficiary (if applicable) Mortgagee may, at its option, declare all the sums secured by this Mortgage to be immediately due and payable.

Upon Mortgagor's (or Mortgagor's beneficiary, if applicable) breach of any covenant or agreement of the Agreement or this Mortgage, including the covenants to pay when due any sums secrified by this Mortgage or as set forth in the Agreement, Mortgagee prior to acceleration shall mail notice to Mortgagor (and Mortgagor's beneficiary, if applicable) specifying; (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed, by which suc', orr ach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage and foreclosure by judicial proceeding and sale of the Property. If the breach is not cured on or before the date specified in the notice, Mortgagee's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceedings.

Any forbearance by Mortgagee in exercising any right or remedy hereunder, or otherwise afforded by applicable law shall not be a warver of or preclude me exercise of any such right or remedy by Mortgager.

This Mortgage shall be governed by the law of the State of IPhicis, including without limitation the provisions of Illinois Revised Statute Chapter 17. Sections 6495, 6406 and 6407; and 312.2. In the event that any provisions or clause of this Mortgage, or Agreement conflicts with then applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement can be given effect without conflicting provision, and to this end the provisions of the Mortgage and Agreement are declared to be severable.

Mortgagor shall be tiable to Mortgagee for all legal costs, including but or committed to reasonable attorney fees and costs and charges of any sale in any action for nniorce any of Mortgagee's rights hereunder whether or not such actir it proceeds to judgement. Said costs shall be included in the indebtedness secured hereby and become a lien on the Property.

Mortgagor (and the beneficiary of Mortgagor, if applicable) hereby waives all right of homestead exemption in the Property

LAND TRUCT

Each of the covenants and agreements herein shall be binding upon and shall inure to the respective heirs, executors, administrators, successors and assigns of the Mortgagor, Mortgagor's beneficiary (if applicable), and Mortgagoe.

In the event the Mortgagor executing this Mortgage is an Illinois land trust, this Mortgage is are justed by Mortgagor, not personally, but as Trustee altoresaid in the exercise of the power and authority conferred upon and vested in it as such Trustee and in the Mortgagor hereby warrants that it possesses full power and authority to execute this instrument and it is expressly understood and agreed that nothing contrined herein or in the Note shall be construed as creating any liability on the Mortgagor personally to pay any and all obligations due under or pursipart to the Mortgage, or any indebtedness secured by this Mortgage, or to perform any covenant, either express or implied herein contained all said: I all sa

CAND THOSE,	ATDITIONALS.
not personally but	Benomi & Owen
as Trustee under Trust Apreement dated	· · · · · · · · · · · · · · · · · · ·
and known as Trust Number	RENDAMIN &. CHENS
BY:	Millichill (Cureso)
ds:	MARCHELL CHENS
county of COOK_1	
State of Minors	
	lic in and for said County, in the State aloresaid, DO HEREBY CERTIFY THAT
BENDAMIN F. GNOWS AND MARCHELL ONENS, HUSBAND AND) I/IFEpersonally known
	subscribed to the foregoing instrument, appeared before
me this day in person and acknowledged that	signed, sealed and delivered the said instrument as
	es therein set forth, including the release and waiver of the right of homestead.
Given under my hand and notarial seal this 28th day of	September 19 91
SHARON L NELSON SHARON L NELSON SHARON L NELSON SHOW SHARE OF ILLINOIS	Notary Public
Systam State College College	Commission Expires: 6/8/96