Print Name: _

NBD Bank Mortgage (Installmen) Form or Line A (red(t)-(Illmois))

94954769

Mortgage (Install)	ien -armar(Line Al Credit) - ill	урьк ү
This Morthage is explicing Octo	oher 14	19 94 between the Machinitates
Beott T. Schultz and Carol L. f	Schultz, his wife	whose address is
720h W. Ibsen Street, Chicago,	TL 60631	and the Mortgagee, NBD Bank,
whose address is 211. So. Wheaton Ave	, Wheaton, IL 60187	and the Mortgagee, NBD Bank, DEPT-01 RECORDING \$23.50
(A) Definitions.	•	. DEPT-01 RECORDING \$23.50 . T00012 TRAN 6092 11/09/94 10:04:00
(1) The words "borrower", "you" or "yours" mea	an each Mortgagor, whether single or joint, who sign	T\$0012 TRAN 6092 11/09/94 10:04:00 T\$0013 \$ SK \times 94-954769 COOK COUNTY RECORDER
(2) The words "we", "us", "our" and "Bank" mer	an the Mortgagee and its successors or assigns.	COOK COUNTY RECORDER
(3) The word "Property" means the land described to or used it.	hed below. Property includes all buildings and improved the bank or studened or used in the	count county recurred to the future. Property to future, as well as proceeds, rents, income, royalties, etc.
also includes anything attached to or wise Proporty also includes all other rights in real:	or norsonal property you may have as owner of the le	te future, as well as proceeds, rents, income, royallies, etc. land, including all mineral, oil, gas and/or water rights.
		egate unpaid amount of all loans and disbursements made
		egate unpaid amount of all loans and disbursements made. Installment Loan and Security Agreement ("Agreement").
		Installment Loan and Security Agreement ("Agreement") If amount of the loan, including principal and interest, no
tana man October 3, 1999 Inter	cost on the constanding national shall be calculated a	on a fixed or variable rate as referenced by that Agreement.
As security for all amount, due to us under that A	Agreement, including all future advances made within	in 20 years from the date hereof and all extensions, amend-
ments renewals, modification of that Agreens	not not to exceed the maximum principal sum of *	, 9,000.00 all of
which future advances shall have the same priori	ity as the original loan, you convey, mortgage and w	$\frac{9,000.00}{\text{s}}$, all of sarrant to us subject to liens of record, the Property located
in the City of	Chicago Cook being a resubdivision in the E	County, Illinois described as:
Lot 45 in Arthus Dunas Vila, b	being a resubdivision in the E 3	of the NE % of Section 50,
Township 41 North, Range 12, Ea	ast of the Third Principal Merid	dan, in Cook County, IIIInois.
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	<i>O</i> / <i>F</i> _	754769
Permanent Index No. 09-36-223-029		
Permanent Index No. 09-36-223-029 Property Address 7204 W. 1bsen 55	Front Calcago, IL 60631	
Property Address	1000	
- December Von months by	(D) Environmental Condition. You shall not cause o	or (G) Eminent Domain. Notwithstanding any taking under
(C) Borrower's Primises. You promise to: (1) Pay all amounts when due under your Agreement,	permit the presence, use, disposal or release of any	ny the power of eminent domain, you shall continue to
including interest, and to perform all dottes of the loan agreement and/or this Mortgage.	hazardous substances on or in the Property. You shall not do, nor allow anyon, else to do, anything affect	all pay the debt in accontance with the terms of the
(2) Pay all taxes, assessments and hens that are as-	ing the Property that is in a fation of any environ	n been actually received by you. By signing this
sessed against the Property when they are due. If	mental law. You shall promp the lave us written notice of any investigation, claim, demand, lawsuit or other	er award or payment and any interest to us.
you do not pay the taxes, assessments or liens, we can pay them, if we choose, and add what we	action by any governmental or regulatory agency of	or .
have paid to the amount you owe us under your	private party involving the Property or elease of any hazardous substance on the Property 1, you are noti-	(11) Walver of Homestead Right. You hereby release
Agreement with interest to be paid as provided in that Agreement.	fied by any governmental or regulatory authority that	al and waive all rights under and by virtue of the home-
(3) Not execute any mortgage, security agreement,	any removal or other remediation of any hizardov substance affecting the Property is necessary.	
assignment of leases and rentals or other agree- ment granting a hen against your interest in the	shall promptly take all necessary remedial actions in accordance with applicable environmental laws.	(1) Other Terms. We do not give up any of our rights by
property without our prior written consent, and	accordance with applicable environmental taws.	delaying or failing to exercise them at any time. Our rights under the Agreement and this Mortgage are cu-
then only when the document granting that lien expressly provides that it shall be subject to the	(E) Default. If you do not keep the promises you made in this Mostumer or you fail to meet the terms of your	in 11 Complative You will allow us to inspect the Property on
expressly provides that it shall be subject to the lien of this Mortgage.	this Mortgage or you fail to meet the terms of your Agreement, you will be in default. It you are in de-	torr, any environmental investigation that we deem
(4) Keep the Property in good repair and not damage,	fault, we may use any of the rights or remedies stated	" necessary and to perform any environmental terricula-
destroy or substantially change the Property	in your Agreement including, but not limited to, those stated in the Default, Remedies on Default, and/or	gation or re aediation will be conducted solely for our
(5) Keep the Property insured against loss or damage caused by fire or other hazards with an insurance	Reducing the Credit Limit paragraphs or as otherwise provided by applicable law. If we accelerate your out	benefit and to protect our interests. If any term of this
carrier acceptable to us. The insurance policy	standing balance and demand payment in full, you	other terms will all be in effect. This Agreement
must be payable to us and name us as Insured Mortgagee for the amount of your loan. You must	give us the power and authority to self the property according to procedures allowed by law. The pro-	y may secure "revolving credit" as defined in III. Rev.
deliver a copy of the policy to us if we request it.	ceeds of any sale will be applied first to any costs and	d shall be governed by and construed in accordance
If you do not obtain insurance, or pay the premi- ums, we may do so and add what we have paid to	expenses of the sale, including the costs of any envi- ronmental investigation or remediation paid for by us.	with the Illinois Financial Services Development Act, Bl. Rev. Stat., Ch. 17, para. 7001, et. seq. Upon or at
the amount you owe us under your Agreement with interest to be paid as provided in the loan	then to reasonable attorney's fees and then to the	any time after the filing of a complaint to foreclose
agreement. At our option, the insurance proceeds	amount you owe us under your Agreement.	this mortgage, we shall be entitled to enter upon, take possession of and manage the Property and collect
may be applied to the balance of the loan, whether or not due, or to the rebuilding of the Property.	(F) Due on Sale. If you self or transfer all or any part	rents in person, by agent or by judicially appointed re-
(6) Keep the Property covered by flood insurance	of the Property or any interest in the Property without our prior written consent, the entire bal-	sale. You agree to pay all of our fees including after-
if it is located in a specially designated flood	ance of what you owe us under your Agreement is	s ney's fees, receiver's fees and court costs upon the fil-
hazard zone.	due immediately.	ing of a foreclosure complaint
By Signing Below, You Agree to All the Terms of Ti	P-in Montanae	• - 1 1
• • • •		-V () GAH
Witnesses:	X SEE STORY	A XXXX
Х	Mivigaria Scot	tt T. Schultz
Print Name:	A* 1	T. Schultz
Tint Name:		1 1 1/1 / 12
<u> </u>	X _las	1 2 Colect
	Mortgagor Carol	I. Schultz

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Drafted by:

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person whose name/y/greate) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that because from the delive-Scott T. Schultz and Carol L. Schultz, his wife-----personally known to me to be the same

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