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THIS INSTRUMENT WAS PREPARED BY:

AURA WHITE

CITIBANK, F.S.B. P.O. Box 790147 - MS 747 St. Louis, MO 63179 9910

ACCOUNT NO.: 2705325765

EQUITY SOURCE ACCOUNT® MORTGAGE

In this Mortgage, "You," "Your" and "Yours" means each person signing as mortgagor or trustee. "We," "Us" and "Our" means
CITIBANK, FEDERAL SAVINGS BANK, 500 W. Madison St., Chicago, IL 60661. The "Borrower" means
MICHAEL D. MONTSION AND DENISE MONTSION, HUSBAND AND WIFE NOT IN
TENANCY IN COMMON AND NOT IN SOLMT TENANCY, BUT AS TENANTS BY THE ENTIRETY
The "Agreement" means the Equity Source Account Agreement and Disclosure of even date herewith signed by the Borrower in
connection with this Mortgage. The "Property" means the real estate, including the leasehold (if any), located at
4065 WINSTON DRIVE, HOFFMAN ESTATES ILLINOIS 60194 COOK COUNTY

THIS MORTGAGE between You and Us is made as of the date here to your first signature below and has a final maturity date 25 years and 2 months from such date.

The Agreement provides that the credit secured by the Property is an open-end revolving line of credit at a variable rate of interest. The maximum amount of all loan advances made to the Borrower under the Agreement and which may be secured by this Mortgage may not exceed THIRTY FIVE THOUSAND AND 00/100 dollars (\$ 35,000.00) (the "Credit Limit"). At any particular time, the oulstanding obligation of Borrower to Us under the Agreement may be any sum equal to or less than the Credit Limit plus interest and other charges owing under the Agreement and amounts owing under this Mortgage. Obligations under the Agreement, Mortgage and any riders thereto shall not be released even if all indebtedness under the Agreement is paid, unless and until We cause a mortgage release to be executed and such release is properly recorded.

TO SECURE to Us: (a) the payment and performance of all indebtedness and obligations of the borrower under the security of this Mortgage, with finance charges thereon at the variable rate described in the Agreement; and (c) the payment of any future advances made by Us to Borrower (pursuant to Paragraph 16 of this Mortgage (herein "Future Loanses")), and, in consideration of the indebtedness herein recited, You hereby mortgage, grant and convey to Us the Property.

TOGETHER WITH all the improvements now or hereafter erected on the Property, and all easements, rights appurtenances, rents (subject however to the rights and authorities given herein to You to collect and apply such rents), royalties, mineral, oil and gas rights and profits, water, water rights and water stock, and all fixtures now or hereafter attached to the Property (which, if this Mortgage is on a unit in a condominium project or planed unit development, shall include the common elements in such project or development associated with such unit), all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property.

IN WITNESS WHEREOF, YOU HAVE EXECUTED THIS MORTGAGE, AND AGREE TO BE BOUND BY ALL TERMS AND CONDITIONS STATED ON PAGES 1 THROUGH 6 FOLLOWING.

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Page 1 of 6

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THE PROPERTY TEST SITC. 16 1030 STREETS миров (пинянов) дра селденсед ру не Увъссивии Auritation of Indeptedness: Borrower shall promply pay when the indebtedness secured by this Mortgage including. You and We coverant and agree as follows: Us as of the date of this Mortgage You warrant and will defend generally the title to the Property against all claims and demands, except those disclosed in writing to Property, and that the Property is uneacumbered, except for the encumbrances of record any first mortgage. You coveniant that You covernme that You are lawfully served of the estate hereby conveyed and have the right to morigage, gram, and convey the Given under my hand and official seal, this manner day of a contract corporation, as Trustee, for the uses and purposes therein set forth. corporate seal of said corporation to said instrument as his they own free and voluntary act, and as the free (nd.) oluntary act of said Secretary did also then add there acknowledge that either as custodian of the corporate seal of said corporation, did affix the said corporation, as Trustee, for the uses and purposes therein set forth, and the said bits and voluntary acts and as the tree and voluntary act of the said respectively, appeared before me this day in person, and acknowledged that they signed and delivered the said instrument as their but mabisard , L the undersigned, a Notary Public in and for said County, in the State aforesaid, D.S. (IFREBY CERTIFY that SIONITH HORIDIS not personally but solely as trustee as aforesaid TE STORTGACIOR IS A TRUSTDOLORES R. KEYS

MY Commission Estate Upilan Sin, less leiviffo ban bant ym 1shau asviO columnity not, for the uses and pure east therein set forth. this day in person, and ack yow edged that (s)he(they) signed sealed and delivered the said instrument as his(het)(their) free and personally known to me to be the same person(s) whose name(s) is(are) subscribed to the foregoing instrument, appeared before me यंग्रेट्राकात ज्यंवत्रत देवत व रक्षांग्रिका Lithe undersigned, a Sortity Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that COLX LX 08: [STATE OF ILLINOIS 55(MICHAEL D. MONTSION DENISE WONLSION

TE MORTGAGOR IS AN INDIVIDUAL:

- 2 Application of Payments. Unless applicable law provides otherwise, all payments received by Us under the Agreement will be applied to the principal balance and any finance charges, late charges, collection costs, and other charges owing with respect to the indebtedness secured by this Mortgage in such order as We may choose from time to time.
- 3. Charges; Liens. Except as expressly provided in this Paragraph 3. You shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any, by Your making payments, when due, directly to the payee thereof. In the event You make payments directly to the payee thereof, upon Our request You shall promptly furnish to Us receipts evidencing such payment. We reserve the right to require You or the Borrower to pay to an escrow account amounts to pay taxes and insurance when they are due. If We require payments to be made to an escrow account, the amount of the payments will be determined in accordance with applicable law and We will pay interest on the payments, if required by applicable law.

You shall make payments when due, on any indebtedness secured by a mortgage or other hen that is prior in right time to this Mortgage (a "Prior Mortgage"). You shall promptly discharge the lien of any Prior Mortgage not disclosed to Us in writing at the time of application for the (greenent, provided, however, that You shall not be required to discharge any such lien so long as You shall (a) in good faith contest such lien by, or defend enforcement of such lien in, legal proceedings which operate to prevent the enforcement of the lien or forticing e of the Property or any part thereof, or (b) secure from the holder of such prior lien an agreement in form and substance satisfactory to Us subordinating such lien to this Mortgage. You shall not enter into any agreement with the holder of a Prior Mortgage whereby such Prior Mortgage, or the indebtedness secured thereby is modified, amended, extended or renewed, without Our prior written consent. You shall neither request nor allow any future advances to be secured by a Prior Mortgage without Our prior written consent.

4. Hazard Insurance. You shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and such other hazards as We may require (including flood insurance coverage, if required by Us) and in such amounts and for see a periods as We may require. Unless We require in writing otherwise, the policy shall provide insurance on a replacement cost oast in an amount not less than that necessary to comply with any coinsurance percentage stipulated in the hazard insurance policy. All insurance policies and renewals thereof shall be in form and substance and with carriers acceptable to Us and shall include a store and mortgagee clause in favor of and in form and substance satisfactory to Us. In the event of loss, You shall give prompt notice to the insurance carrier and Us. We may make proof of loss if not made promptly by You.

If the Property is abandoned by You, or if You fail to respond to Us within thirty (30) days from the date the notice is mailed by Us to You that the insurance carrier offers to settle a claim for insurance benefits. We are authorized to collect and apply the insurance proceeds at Our option either to restoration or repair of the Property, or to sums secured by this Mortgage.

If the Property is acquired by Us under Paragraph 14 of this Mortgage, all of Your right, title and interest in and to any insurance policies, and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition, shall pass to Us to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.

The provisions of this Paragraph 4 shall be subject to the provisions of Paragraph 5 if this Mortgage covers a unit in a condominium project or planned unit development.

5. Preservation and Maintenance of Property; Condominiums and Planned Unit Developments. If this Mortgage is on a unit in a condominium or a planned unit development (herein "Condominium Project"), then: (a) You shall perform all of Your obligations under the declaration or covenants creating or governing the Condominium Project, the by-laws and regulations of the Condominium Project, and all constituent documents (herein "Project Documents"), including the payment when due of assessments imposed by the homeowners association or other governing body of the Condominium Project (herein "Owner's Association"); (b) You shall be deemed to have satisfied the insurance requirements under Paragraph 5 of this Mortgage if the Owners Association maintains in full force and effect a "master" or "blanket" policy on the Condominium Project which provides insurance coverage against fire, hazards included within the term "extended coverage" and such other hazards (including flood insurance) as We may require, and in such amounts and for such periods as We may require naming Us as additional loss payee; (c) the provisions of any Project Documents regarding the application of any insurance proceeds from "master" or "blanket" policies covering the Condominium Project shall supersede the provisions of Paragraph 4 of this Mortgage to the extent necessary to avoid conflict between the provisions thereof and hereof; (d) You hereby assign to Us the right to receive distributions on account of the Property under "master" or "blanket" policies covering the Condominium Project to the extent not applied to the restoration

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rent loss in addition to the other hazards for which insurance is required herein. and assume self-management of the Condominium Project. If the Property has rental units, You shall maintain insurance against Condominium Project), of (iii) the effectuation of any decision by the Owners Association to terminate professional management any material amendment to the Project Documents (including any change in the percentage interests of the unit owners in the in the case of substantial destruction by fire or other casualty or in the case of a taking or condemnation or eminent domain), (ii) either (1) the abandonment or termination of the Condominium Project texcept for the abandonment or termination provided by law "master" or "blanker" policy on the Condominium Project; and (f) You shall not, without Our prior written consent, consent to this Mortgage being paid to Your (e). You shall give Us prompt written notice of any lapse in any insurance coverage under a or repair of the Property, with any such distributions in excess of the amount necessary to satisfy in full the obligations secured by

contained in this Paragraph Shall require Us to incur any expense or take any action hereunder. described in the Agrangall become indebtedness secured by this Mortgage (except as expressly provided herein). Mothing to protect Our mierest they amounts disbursed by Us pursuant to this Paragraph 6, with interest thereon at the variable rate Imitation, paying expenses and attorney fees and to have entry upon the Property to make repairs) to perform Your obligations or adversely affects Our interest in the Property. We may, at Our option, take any action reasonably " " sary (including, without 6. Protection of Our Security. If You fail to perform Your obligations under this Mortgage, or if any action of proceedings

ా Inspection. We or Our accuss may enter and inspect the Property, after giving You reasonable prior notice.

rpawo aanahaf gribbbarano adi ot shall be paid to Us. Neither Borrower not Soa will be relieved of any obligation to make payments if We apply the award received condemnation or other taking of the Vryety, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and 8. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any

horiout the proceeds in the same manner as provided in Paragraph 4 hereof dannages, vou fait to respond to 18 within thirty (30) day after the date such notice is mailed. We are authorized to collect and If You ahandon the Property, or if, after notice by A you that the condemnor offers to make an award or settle a claim for

 $2^{1/3}$ ad bengiz hun ginnia in od applicable and also have be a warrer of or preclude the exercise or any architekture the leanedy in the lating. Any warrer by the transf 9 Forthementee Son a Waiver. Any torbearance by Us in erecting any right of remedy hereunder, of otherwise afforded by

Joaran sancjare are tor convenience only and are not to be used in interpret or entire proximities hereafted Paragraph 13 hereof. All Your coverants and agreements shall be joint and several "The captions and headings of the paragraphs bind, and the rights hereunder shall mure to. Your and Our respective seed ssorts and assigns, subject to the provisions of [1] Successors and Assigns Bound; Joint and Several Liability; Captions. Inc covenants and agreements herein contained shall

as provided herein, and (b) any notice to Us shall be given by personal delivery or by mailing such notice by certified mail, return stroit or opinous at the sport above at the distribution of this Mortgage or at such that the states as a state above the states of the section of the secti for in this Mortage shall be given by personal delivery or by mailing such notice by first-class tristage paid, addressed to You at 11. Notices. Except for any notice required under applicable hav to be given in another manual (a) any notice required under applicable have to be given in another manual and notice required under applicable have to be given in another manual and an applicable and an applicable and an applicable and applicable and an applicable and ap

recept requested. to Our address stated herem or to such other address as We may designate by notice to a provided herem.

17. zerempijiji 2. ji anv ietio of ilus žiorigage is found to be unenforeable, ali other provisions will remain in hill buter

delivered of mailed within which all sums secured by this Mortgage must be paid. If these sums are not paid prior to the expiration shall give You notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is exercise this opinon it the exercise is prohibited by applicable law as of the date of this Mortgage. If We exercise this option, We consent. We may, at Our option, require numedrate payment in full of all sinus secured by this Mortgage. However, We shall not transferred for it a beneficial inferest in You is sold or transferred and You are not a natural persona without Our prior written 13. Due on Transfer Provision - Transfer of the Property. It all or any part of the Property or any incress in it is sold or

of this period. We manke are remedies permitted by this Montgage without mither notice or demand on You.

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- 14. **Default.** If You breach any term in this Mortgage, or if Borrower fails to perform any obligation under the Agreement, We may, at Our option, declare all sums secured by this Mortgage to be immediately due and payable without further demand and may move the power of sale under this Mortgage and any other remedies permitted by law. We may collect from You all reasonable costs incurred in enforcing the terms of this Mortgage, including attorney's fees and allocated costs of Our salaried employees.
- 15. Assignment of Rents. As additional security hereunder, You hereby assign to Us the rents of the Property; provided, however, that You shall have, prior to acceleration under Paragraph 14 hereof or abandonment of the Property, the right to collect and retain such rents as they become due and payable.
- 16. Future Loan Advances. Upon Your request, We at Our option may make Future Loan Advances to You or Borrower. Such Future Loan Advances, with interest thereon, shall be secured by this Mortgage when evidenced by a promissory note or agreement stating that said note or agreement is so secured.
- 17. Release. Upon paymen of all sums secured by this Mortgage and upon (a) expiration of the Agreement or (b) Your request, We shall release this Mortgage; and You shall pay all costs of recordation, if any.
- 18. Appointment of Receiver: LeoGer in Possession. Upon acceleration under this Mortgage or abandonment of the Property, We shall be entitled to have a receiver appointed by a court to enter upon, take possession of, and manage the Property and collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including but not fimited to, receiver's fees and premiums on the receiver's bonds and reasonable attorneys fees and then to be some secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.
- 19. Statement of Obligation. We may collect a fee for furnishing a statement of obligation in an amount not to exceed the maximum amount permitted under applicable law.
- 20. No Merger. There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time held by or for Our benefit in any capacity, without Our prior written consent.
- 21. Fixture Filing. This Mortage constitutes a financing statement filed as a fixture filing in the Official Records of the County Recorder of the county in which the Property is located with respect to any and all to tures included within the term "Property" as used in this Mortgage and with respect to any goods or other personal property that may now or hereafter become such fixtures.
- 22. Third Party Waivers. In the event that any of You has not also signed the Agreement as Borrower, each of You: (a) agrees that We may, from time to time, without notice to, consent from or demand on You, and without affecting or impairing in any way any of Our rights or Your obligations, (i) renew, extend, accelerate, compromise or change the interest rate or other terms of the Agreement and any promissory note or agreement evidencing a Future Loan Advance, and (ii) recep, waive and release other security (including guarantees) for the obligations arising under the Agreement or any promissory note or agreement evidencing a Future Loan Advance, and (b) waives (i) any right to require Us to proceed against any Borrower or any other person, proceed against or exhaust any security for the obligations secured by this Mortgage or pursue any other remedy in Our power whatsoever, (ii) any defense or right against Us arising out of any disability or other defense or cessation of liability of any Borrower for any reason other than full payment, (iii) any defense or right against Us arising out of Our foreclosure upon the Property, even though such foreclosure results in the loss of any right of subrogation, reimbursement or other right You have against any Borrower, (iv) all presentments, diligence, protests, demands and notice of protest, dishonor, and nonperformance, (v) until payment in full of the indebtedness secured by this Mortgage, any right of subrogation or the benefit of any security for such indebtedness, and (vi) the benefit of the statute of limitations affecting the Property to the extent permitted by law. Any partial payment by Borrower or other circumstance that operates to toll any statute of limitations as to such person shall operate to toll such statute as to You.
- 23. Choice of Law. This Mortgage will be governed by and interpreted in accordance with the federal laws of the United States and where not inconsistent with the laws of the State of Illinois, regardless of the state in which You or Borrower resides.
- 24 Your Copy. You shall be given one conformed copy of the Agreement and this Mortgage.

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Loan Charges Legislation Affecting Our Rights. If the Agreement is subject to a law which sets maximum loan charges, and that law is hindly interpreted so that the interest or other loan charges collected or to be collected in connection with the Agreement exceed the permitted limits, then (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limits will be permitted limits and (b) any such loan charge already collected from You or Botrower which exceeded permitted limits will be refunded to You or Botrower. We may choose to make this refund by reducing the principal owed under the Agreement or by making a direct payment to You or Botrower. It a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment to You or Botrower. It a refund reduces principal, the reduction will be treated as a partial prepayment within the Alorigage and may invoke any tentedies permitted by Paragraph 14.

Servenced by this Mortgage and may invoke any tentedies permitted by Paragraph 14.

26 Wais er of Homestead. You waive all right of homestead exemption in the Property.

Trustee Exculpation. If this Mortgage is executed by an Illmois land trust, You execute this Mortgage as trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in it as such trustee, and it is expressly understood and agreed by Us and by every jets an now or hereafter claiming any right hereunder that nothing contained herein or in the Agreement of this Mortgage of any uncerest that may occur, liability on You personally to pay amounts owing in connection with the Agreement of this Mortgage, all such of any interest that may occur, deteon, or to perform any coverants either express or implied contained in this Mortgage, all such the Property by near shall be solely against and out of the Property by enforcement of the provisions of this Mortgage and the Agreement, but this waiver shall in no way affect the personal hability of any individual Borts were, co-maker or guarantor of the Agreement.

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RIDER - LEGAL DESCRIPTION

LOT 41 IN BLOCK 13 IN WINSTON KNOLLS UNIT NO. 3, BEING A SUBDIVISION OF PARTE OF ERCTION 19, ERCTION 20, SECTION 29 AND SECTION 30, TOWNSHIP 42 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE Opens Office

Tel PLAT THEREOF RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS, JANUARY 23, 1970 AS DOCUMENT NO. 21065060, IN COOK COUNTY, ILLINOIS.

02-20-310-035-0000

THIS RIDER IS ATTACHED TO AND MADE A PART OF THIS MORTGAGE DATED A.D.

95033552

Property of Cook County Clerk's Office