FIRST CRICAGO

790636 Home Equity Loan

. DEPT-01 RECORDING . T#0014 TRAN 7849 \$31.00

. T#0014 TRAN 2848 06/20/97 13:35:00

#2624 + JW \*-97-442482

LOOK COUNTY RECORDER

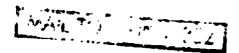
Mortgage

Loan Number: 1110204757732

THIS MORTGAGE ("Security Instrument") is given on June 07, 1997  TERRY OBLIFIAS AND NELIA A. OBLIFIAS (HUSBAND AND WIFE)	. The mortgagor
This Security Instrument is 100. The First National Bank of Chicago which is a National Bank covanized and existing under the laws of the United States of whose address is One Piry, National Plaza, Chicago , Illinois 60670 ("Lender Lender the principal sum of Thirtea Thousand Two Hundred and No/100	("Borrower").  America  "). Borrower owes
Dollars (U.S. \$ 13,200.00 ). Ta's debt is evidenced by Borrower's note dated the Security Instrument ("Note"), which provides to monthly payments, with the full debt, if not p payable on 06/12/02 . This Security Instrument secures to Lender: (a) the repevidenced by the Note, with interest, and all recevals, extensions and modifications; (b) the psums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument and purpose, Borrower's covenants and agreement under this Security Instrument and purpose, Borrower does hereby mortgage, grant and convey to Lender the following described COOK County, Illinois:	aid earlier, due and asyment of the debt asyment of all other russent; and (c) the the Note. For this

LOT 2 IN THE PLAT OF RESUBDIVISION FOR A PORTION OF GAP, MOLL FARMS
UNIT 1 AND 3 BEING SUBDIVISIONS OF PART OF SECTIONS 22 AND 23,
TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL METADIAN,
ACCORDING TO THE PLAT THEREOF RECORDED APRIL 4, 1988 AS DOCUMENT
88139055, IN COOK COUNTY, ILLINOIS.

Permanent Tax No.: 06-23-312-005



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which has the address of 26 JEFFERSON LN STREAMWOOD, E. 401072400 ("Property Address"):

TOTAL MITH all the improvements now or becomes control on the property, and all comments, sights, applications, state, styleties, mineral, eliand gas rights and profite, water rights and stock and all flatters now or firewise a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the thoughing is suffered to in this Security Instrument as the "Property".

property was and convey the Property and that the Property is unsecondered, except for excendences of stated. Between waterness and will defined generally the title to the Property against all claims and demands, subject to any ensumbrances of second. These is a point energy from Betrower to PRIT INSEM MORIGAGE.

CORP. deted 05/24/21 and recorded with the COOK. County threather of Death on MORIGAGE.

(Prior Mortgage'):

Tink discussive first of Mintrocabines uniform covenants for entired use and non-uniform covenants with limited variations by jurisdiction of constitute a security instrument covering real property.

Civil Civil COVERANTS. Buttom's real Lender coverant and agree as follows:

- f. Populatit of Principal and Interes; Propagatest and Late Charges. Becover that promptly pay when due the principal of and interest on the dest evidenced by the Note and any propagatest and into charges due utilize the Note.
- Application of Payments. Unless applicable now provides otherwise, all payment received by Londer under printiples 1 shall be applied; first, to accound interest; a cond, to past due insurance; third, to current billed insurance; from to past due principal; fifth, to current billed insurance; third, to accound but unbilled insurance.
- 3. Charges, Liens. Borrower shall pay all texts, assessment, charges, flues and impositions attributable to the Property which may amin princity over this Security Instrument, and learnfull payments or ground count, if any. Beauteur shall pay them on time directly to the pursua over payment. Upon London's request, Betterny the property family family to London's request, and shall promptly family to Landon straight ordinaring the payments.

Mostures shall promptly discharge any lies which has priority over this Society Instrument except for the Prior Minipage unless Barrower: (a) agrees in writing to the payment of the obligation record by the lies is a manuse acoustable to Lamber; (b) contests in good faith the lies by, or defends against early-known of the lies in, legal proportings which in the Lender's opinion operate to prevent the enforcement of the lies of architecture of any past of the Property; or (c) occurs from the helder of the lies an agreement satisfactory to Lamber whether the lies of the lies any past of the Property is subject to a deal which may attribute outer this Security Instrument except for the Prior Mortgage, Lender may give Borrower a societ identifying the lies. However that satisfy the lies or take one or more of the actions set forth above with 10 days of the girling of station.

4. Housed Januaries. Reservoir shall heep the improvements now existing or housilest exected on the Property insued against less by fire, houseds included within the term "excented coverage" and any other housele, including thoule or fleeding, for which Londor requires insurance. This insurance shall be anteniuml in the assessment and for the periods that Londor requires. The insurance carrier providing the insurance shall be absent by fleenower subject to Londor's approved which shall not be unconceasely withhold. If Borrower falls to quitania coverage described above, Londor may, at Londor's option, obtain coverage to protect Londor's rights in the Property in accordance with paragraph 6.

All instructs policies and remercals shall be acceptable to Londor and shall include a standard mostgage classe. Londor shall have the right to hold the policies and remercals. If Londor requires, Decreases shall promptly give to Londor all stocopts of poid promises and remercal motions. In the event of loss, Bornover shall give prompt motion to the instruction consists and Londor. Londor may make proof of loss if not made promptly by Bornover.

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Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraph 1 or change the amount of the payments. If under paragraph 20 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the same secured by this Security Instrument immediately prior to the acquisition.

- 5. Preservation and Maintenance of Property; Borrower's Application; Leaseholds. Borrower shall not destroy, damage or substantially change the Property, allow the Property to deteriorate or commit waste. Borrower shall be in detailt if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could exalt in forfeiture of the property or otherwise materially impair the lien created by this Security Instrument or Lender's accurity interest. Borrower may cure such a default and reinstate, as provided in paragraph 16, by causing the archo or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material intorvation) in connection with the loans evidenced by the Agreement. If this Security Instrument is on leasehold, Borrower shall not merge unless Lender agrees to the merger in writing.
- 6. Protection of Lender's Rights in the Property. (Secretive fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal processing that may significantly affect Lender's rights in the Property (such as proceeding in bankruptcy, probate, for construction or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although Lender may take action under this paragraph 6, Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 6 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of asymmetric, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

- 7. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the appealion.
- 8. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraph 1 or change the amount of such payments.

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- A. Housever Not Releasely Perbensents By Lander Not a Walver. Extenden of the time for papers of application of anorthesis of the same sectoral by this Security Instances granted by London to any sections in instant of Berrotter shall not operate to soloue the Robbits of the original Berrotter or Berrotter's sections. London shall not be required to commence proceedings against any successor in interest or solius to estimal time the payment or otherwise modify association of the same second by this Security Instances. By their day downed made by the original Berrotter or Berrotter's successors in interest. Any Substitute By Littler is causeling any right or standy shall not be a valver of or preclude the exercise of any right or standy.
- M. Successes and Assigns Bound; Joint and Several Linklity; Co-eigents. The coverants distinguists of this Security Instrument shall bind and bounds the successors and assigns of Lander and Security, edifect to the provisions of purgraph 16. Decrever's coverants and agreements shall be joint and coveral. Any Substitute who everiges this Security Instrument but does not execute the Note: (a) is co-eigenty this Security Instrument only to meetgage, grant and convey that Decrever's interest in the property under the totals of this Society Instrument; and (a) agrees that Lander and any other Decrever may agree to extend, modify, further or stoke any accommodations with angular to the term, of this Security Instrument or the Note without that Borrower's coursest.
- 11. Lean Charges. (a) he lean secured by this Security Instrument is subject to a lear which sets medium has charges, and that lear is the Deposited so that the interest or other lean charges collected or to be self-ceted in enterests with the lean encore the permitted limits, then: (a) any such lean charge shall be reduced by the actions incomery to enduce the darpy to the permitted limit; and (b) any sums already collected from Bossoner which entereds permitted limits will're reduced to Bossower. Leader may choose to make this reduced by stroking the principal owned under the Note or to making a direct payment to Bossower. It a solund sodeces principal, the substates will be treated as a partial perpayment at without any propayment charge under the Note.
- solution will be treated as a partial perpayment in the say propayment charge under the Note.

  12. Logislation Affecting Leader's Note or this Security Instrument or expiration of applicable laws has the effect of solutions any provision of the Note or this Security Instrument unsenforceable according to its terms, Londor, at its option, step sequite immediate payment in full of the security instrument and may know any sequities parameter by paragraph 20. If Londor exercises, this option, Londor shall take the steps specified in the testable paragraph of paragraph 16.
- \$3. Notices. Any notice to Berrower provided for in this Security Instrument shall be given by delivering it or by milling it by first class and unless applicable less requires use of crother method. The notice shall be directed to the Proprity Address or any other address Berrower designates by resice to Lender. Any notice to Lender shall be given by first class small to Lender's address stated herein or any other address Lender designates by notice to Berrower. Any notice provided for in this Security Instrument shall be drawn) to have been given to Berrower or Lender when given as provided in this paragraph.
- Londer when given as provided in this paragraph.

  16. Covering Law; Severability. This Security Instrument shall be govern by federal low and the law of the jurisdiction in which the Property is located. In the event that any provision or care, of this Security Instrument or the Hose conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
- 15. Bearemen's Copy. Bersower shall be given one conformed copy of the Note of this Security Instituted.
- Mr. Thursday of the Property or a Bourdicial Interest in Borrower. If all or any part of the County or any interest in it is sold or transferred (or if a bourdicial interest in Borrower is sold or transferred and Borrower is not a untited potent) without London's prior written consent, London stay, at its option, require immediate payment in full of all some second by this Security Instrument. However, this option shall not be encertised by London Manualization in problished by Sederal law as of the date of this Security Instrument.
- Florida ensertion this option, Londor shall give Borsower notice of acceleration. The notice shall growide a period of not loss than 30 days from the date the notice is delivered or smiled within which Borsower smat pay all many securid by this Security Instrument. Effectively finite some prior to the explosion of this period, Londor may involve any remodies permitted by this Security Instrument without further notice or domand on Borsower.

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- 17. Borrower's Right to Relatate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstantement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note had no acceleration occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstantement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as is no acceleration had occurred. However, this right to reinstant shall not apply in the case of acceleration under paragraphs 12 or 16.
- 18. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do anything affecting the Property of is in violation of any Environmental Law. The preceding two sensences shall not apply to the presence, use or wayse on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriated to be appropriat

Borrower shall promptly give innder written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory gracy or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removil or other remodiation of any Hazardous Substance affecting the Property is necessary. Borrower shall promptly take all accessary remedial actions in accordance with Environmental Law. As used in this paragraph 18, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herticida, volatile solvents, materials containing asbestos or formaldebyde, and radioactive materials. As used in this paragraph 18, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that class to health, safety or environmental protection.

- 19. No Defaults. The Borrower shall not be in default of any provision of the Prior Mortgage or any other mortgage secured by the Property.
- 20. Acceleration; Remedies. Lender shall give notice to Bostonies prior to acceleration following Bostower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraphs 12 and 16 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Bostower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Bostower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Bostower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums accured by this Security Instrument without further lender and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all experses incurred in pursuing the remedies provided in this paragraph 20, including, but not limited to, reasonable attorneys fees and costs of title evidence.
- 21. Lender in Possessian. Upon acceleration under paragraph 20 or abandonment of the Property and at any time prior to the expiration of any period of redemption following judicial sale, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Security Instrument.
- 22. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.
  - 23. Walver of Homestead. Borrower waives all right of homestead exemption in the Property.
- 24. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider (s) were a part of this Security Instrument.

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BY MISSING MALOW, Boursons accepts and a formulation said in any cider(s) executed by Becountry	green to the terms and coverants contained in this Security of recorded with the Security Instrument.
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	This Line For Admirologuests
This Decrease Proposed By: TRIAM. SA the Plan Redoct Decrease Of Chicago the Plan Redoct Decrease Office Of	County as:
paintently haven to me to be the same partwell approach before me this day in person, and delibered the said huntrement asAfree and	whose same(s) is (are) subscribed to the foregoing lutterment, fractifolded that
Often dutier my hand and official seal, this 77H  My Commission expires: 04-25-99	Margaret M. Folder  Motory Public  Visite Balon  Margaret M. Folder  Margaret M. Folde

Loan No 10907707

# UNOFFMORTUREL COPY (Continued)

#### INDIVIDUAL ACKNOWLEDGMENT

STATE OF ILLINOIS	
	) <b></b>
COUNTY OF COOK	
On this day before me, the undersigned Notary Public, to be the individual described in and who executed the Morigage as his or her free and voluntary act and deed.  Given under my hand and official seal this	
m sem allers.	Residing at TLLTNOTS
Hotary Public to sop for the State of	"OFFICIAL SEAL"
My commission expires 2/2:1/200 8	MARY ZALEWSKI NOTARY PUBLIC STATE OF ALINOIS My Comittiesion Expires 02/23/2000

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