BURNAL COPERORF DSAVINGS. MORTGAGE TO SECURE AN EQUITY SOURCE ACCION One South Dearborn Street Chicago, Illinois 69803 Toleritone (1 312) 977 3000 AGREEMENT 444-093-6990 This Instrument was AFTER RECORDING RETURN TO: HELEN DEANONICE prepared by: CHARGE SPUTINGS OF ILLUMOIS EMPLY SOURCE OFFICE 22 WEST MADISON **STATE** 1262 CHRICAGO, IL 60602 day of THIS MORTGAGE ("Mortgage") is made this 15th BU between Mortgagor, SECTATE P KRINNINGER and PAULINE E KRINNINGER. therein "Borrower") and the Mortgagee, Citicorp Savings of Illinois, A Federal Savings and Loan Association, a corporation organized and existing under the laws of the United States, whose address is One South Dearborn Street, Chicago, Illinois 69 493 (herein "Lander"). WHEREAS, Burnower is indebted to Lender pursuant to an Ecvity Source Account Agreement ("Agreement") of even date hereof, additionally secured, if appropriate, by a Secucity Agreement and Collateral Assignment of Beneficial interest in the land true. Inding title to the property ("Security Agreement"), in the principal sum of CNE. HUNDRED THURTY ONE AND ISAND TWO HUNDRED AND 00/100-VILS, dollars, (Borrower's "Credit Limit") or so much of such principal as may be ad-\* 131.200.00 vanced and outstanding, with interest thereon, providing for periodic installment payments of interest, optional credit life and/a disability insurance premiems, and miscellaneous fees and charges for ten (10) years from the date becost, thereafter, for periodic installment payments of 1/240 of the Outstanding Principal B. lance, interest, optional credit If and/or disability asurance premium, and miscellaneous fees and charges for twenty (20) years; all such sums, if not sooner paid, being due and payable approximately thirty (30) years from the date hereof. To secure to Lender (a) the repayment of the ir sebtedness evidenced by the Agreement, with interest thereon, the payment of all other sums, with interest thereon advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants, and agreements of the Borrower herein contained, and (b) the repayment of any future advances, with interest thereon imide to Borrower by Lender pursuant to paragraph 7 heriof, (such advances pursuant to paragraph 7 hereof of principal r. ide after the date hereof being referred to as "future advances"), and (c) any "Loans" (advances of principal after the date bereof) as provided for in the Agreement (it being the intention of Lander and Borrower that all such Loans made after the date hereof enjoy the same priority and security hereby created as if all such Loans had been made on the date hereoft, and (d) the performance of Borrower's covenants and agreements under this Mortgage and the Agreement secured hereby. For this purpose, Borrower does hereby mortgage, grant, convey and warrant (unless Borrower be an Illinois land trust, ir. which case Borrower mortgages, grants, con-and State of Illinois: THE SOUTH 3 FEET OF LOT 13 LOT 14 IN NORTHEROCK ESTATICS UNIT NUMBER 1, HEING A SUBDIVISION IN SECTION 10, TOWNSHIP 42 NORTH, RANGE 12, CAST OF THE THURD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF REGISTEREL IN ITE OFFICE OF REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, AS DOCUMENT WASER 1463:15, AND CERTIFICATE OF CORRECTION THEREOF REGISTERED AS DOCUMENT NUMBER 1469544, IN COOK COUNTY, ILLINOIS. P.I.N. No. 04-10-114-022 937 KEYSTONE AVENUE . (street), \_\_\_\_ (state and zip code), (herein "property address"); Together with all the improvements now or hereafter erected on the property, and all casements, rights, appar-

renances, rents, royalties, mineral, oil and gas rights and profits, water rights and stock and all fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Mortgage. All of the foregoing is referred to in this Mortange as the "property"

Borro wer coverants that Borrower is lawfully seized of the estate hereby conveyed and has the right to recongregate grant and convey the property and that the property is unencumbered, except for encumbrances of second. Entre wer, unless Borrower is an Illinois land trust, warrunts and will defend generally the title to the property against of claims and demands, subject to any encumbrances of record.

Borrower acknowledges that this Mortgage secures an Agreement that contains possisions allowing for changes in the interest rate, and that Lender may, prior to the maturity of the Agreement, reduce the Avuilable Line of Credit and/or require repayment of the total balance outstanding under the Agreemer :.

Covenants. Borrower and Lenger covenants and agree as follows:

1. Payment, Term, Rate, and Pinents: Charges

(A) Payment of Principal and Interest. Borrower shall promptly pay when due the principal wound interest accrued on the indebtedness evidenced by the Agreement, together with any late charges or other fees, charges or premissing imposed by the Agreement, the Security Agreement, or by this Moragage.

 $\Psi$ 

Property of Cook County Clerk's Offic

(B) Line of Credit Lann. This Mectage scenes a kine of Credit hour Agreement. Borrower will enjoy access to that Line of Credit during the first old in dreft twen youe (124 Billing Cycles assigned to Borrower's Account. Each Billing Cycle will be approximately one month. (Borrower's initial billing Cycle May be less than one month.) The Revolving Line of Credit Term of the Agreement is therefore approximately ten (10) years long. Borrower agrees to repay the principal amount of the Loans advanced during the Revolving line of Credit Term of the Agreement during the twenty (20) years commencing at the close of the Revolving Line of Credit Term. This repayment term is referred to herein and in the Agreement as the Closed-End Repayment Term. The total term of the Agreement secured by this Mortgage is therefore approximately thirty (30) years.

(C) Agreed Periodic Payments. During the Revolving Line of Credit Term and for the one handred twenty first (121st) Billing Cycle, Isorower agrees to pay on or before the payment due date shown on each periodic Billing Statement the Minimum Payment Due for that Billing Cycle. The minimum payment due is the sum of the following charges account of incurred in the Billing cycle: (1) Finance Charges; (2) premiums for Optional Credit Life analor Disability Insurance; (3) the Annual Fee; (4) all oth. These and charges incurred pursuant to the Agreement except fees and charges charged to Borrower's Account at the inception of the Agreement as permitted by Faragraphs 11(B) and (3) of the Agreement; (5) principal necessary to reduce the Outstanding Balance of Borrower's account to Borrower's Credit Limit; and (6) any past due payments. The payment due date for each Billing Cycle is approximately twenty-five (25) days after the close of the Billing Cycle. During the Closed-end Repayment Term, Borrower agrees to pay on or before the payment due date shown on each Periodic Billing Statement a minimum payment due computed in the same way as above, ples 1/24(th of Borrower's initial Closed-End Principal Balance (The Principal Balance). Due from Borrower to Lander at the end of the Revolving Line of Credit Term).

(D) Interest During the Revolving Line of Credit Term. Borrower agrees to pay interest (a "Finance Charge") on the Outstanding Principal Balance of Borrower's Equity Source Account during the Revolving Line of Credit Term

as determined by the Agreement.

The rate of interest ("An all Percentage Rate") will be determined and will vary based upon a "Reference rate". This Reference Rate shall be the prime rate of interest as published in the Money Rates Section of the Wall Street Journal on the first besiness day of each month, regardless of when such rates were quoted by the Commercial Banks to the Wall Street Journal. If any such Reference Rate includes the prime rate or base rate of interest quoted by Chibank, N.A., the Reference Rate, if necessary, will be adjusted to negate such inclusion. The Reference Rate is defined by the Wall Street Journal as the base rate on corporate loans at large U.S., foncy Center Commercial Banks. In the event more than one Reference Rate is published by the Wall Street Journal for any applicable day, I clowest rate so published shall apply (unless that lowest rate is due solely to a rate quoted by Citibank, R.A. for such a plicable day, in which event the next lowest vice shall apply). In the event such a Reference Rate ceases to be published by the Wall Street Journal, the Reference Rate shall be the average of the quoted base rates on Corporate Loans at the five largest National Banks in the United States measured by total of assets, such measurement to be taken annually on the last business day of each preceding carrodar year. At no time will Citibank, N.A. be considered one of the five National Banks. In the event such Banks cease of quote a base rate, Citicorp will select a comparable Reference Rate outside its control and readily verifiable by Borrowe's.

The Reference Rate so determined shall be effective for any Billing Cycle that begins in that month. However, the Reference Rate effective for Borrower's initial Billing Cycle shall be determined in one of two ways. If Borrower's initial Billing Cycle Billing Date occurs in the same month as the effective date of this Agreement, the Reference Pate shall be the one determined on the first business day of the proceeding month. If Borrower's initial Billing Cycle Billing Date occurs in the month after the effective date of this Agreement, the Reference Rate shall be the one determined

on the first business day of the month in which the effective data of this Agreement occurs.

Borrower rate of interest ("Annual Percentage Rate") rould be the Reference Rate plus a "Margin' of

One and 3/4 percent 4.750% for the applicable Billing Cycle,

Finance Charges will be assessed on a delity basis by applying the Delity Periodic Rate (the "Daily Periodic Rate" is the Annual Percentage Rate applicable to that Billing Cycle, divided by 361) to the Daily Principal Balance on Borrower's Equity Source Account for each day of the Billing Cycle in which in me is an Outstanding Principal Balance.

(E) Interest During the Closed-End Repayment Term. Borrower ag (e) to pay interest (a Finance Charge) during the Closed-End Term on the Outstanding Principal Balance of Borrower's Leasty Source Account which has not been paid beginning on the day after the Conversion Date and continuing until the full Outstanding Principal Balance has been paid. Borrower's Outstanding Principal Balance at the beginning of the Closed End Repayment 'erm is that sum disclosed on the periodic Billing Statement for Borrower's One Hundred Twenty-Tast (121st) Billing Cycle as the Outstanding Principal Balance and is referred to herein as the "Initial Mosed-End Principal Balance". If Borrower has used Equity Source Account Checks that have not been posted to Borrower's account the Conversion Date, and those checks are subsequently paid by Lender, Borrower's Initial Closed-End Principal Scance will be increased on subsequent periodic Billing Statements to reflect such Loans.

The rate of interest (Annual Percentage Rate) during the Closed-End Repayment Term will be determined and

will vary based upon the Reference Rate described in the Agreement and in Paragraph 1(b) here it

The "Current Reference Rate" is the most recent Reference Rate available sixty (80) days prior to each "Change Date", idefined below).

Each day on which the interest rate effective during the Closed-End Repayment Term may change, and the first day of the Closed-End Repayment Term, is a "Change Data". Interest rate changes during the Close I-End Repayment Term may occur on the first day of the Closed-End Repayment Term and on the same day of the month every twelve (12) it onths thereafter.

The interest rate effective on the First Change Date will be the Current Reference Rate plus a margin of <u>One and 3/4</u> percent (1.750%). On each succeeding Change Date, Lender will determine the Current Reference Rate, and the new interest rate will be equal to the Current Reference Rate, plus the Margin.

Each new interest rate will become effective with each Change Date, and will be reflected in the payment due

immediately after that Change Date.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by femier. Borrower shall pay to Lender on the day periodic payments are due under the Agreement until the Agreement is paid in full, a sum ("Funds") equal to one-twelfth of: (a) yearly taxes and assessments which may attain priority over this Mortgage; (b) yearly leasehold payments or ground rents on the property, if any; (c) yearly hazard insurance premiums; and (d) yearly mortgage insurance premiums, if any. These items are called "escreve items." Lender may estimate the funds that on the passe of current data and reconsible estimates of future energy items.

Stopperty of Cook County Clerk's Office

The funds shall be held in a most total the deceler of asolin of Schare heafth of guaranteed by a federal or state agency (including Lender is Lender is such an institution). Lender shall apply the funds to pay the excrawiters. Lender may not charge for holding and applying the funds, and yzing the account or verifying the excrawiters, unless Lender pays Borrower interest on the funds and applicable law remits Lender to make such a charge. Borrower and Lender may agree in writing that interest shall be paid on the funds. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or carriings or the funds. Lender shall give to Borrower, without charge, an annual accounting of the funds showing credits and debits to the funds and the purpose for which each debit to the funds was made. The funds are pledged as additional sceurity for the sums secured by this Mortgage

If the amount of the funds held by Lender, together with the future monthly payments of fonds payable prior to the due dates of the escrewitens, shall exceed the amount required to pay the escrewitens: when due, the excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly payments of funds. If the amount of the funds held by Lender is not sufficient to pay the escrewitens when due. Borrower's all pay to Lender any amount necessary to make up the deficiency in one or more payments as required by Lender.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any funds held by Lender. If under paragraph 29, the property is sold or acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the property or its acquisition by Lender, any funds held by Lender at the time of

application as a credit against the sums secured by this Mortgage.

The above and foregoing provisions contained in this paragraph 2 relating to payment by florrower to Lander of funds in escrey, shall be excused so long as Borrower is required on the date hereof, and continues after the date hereof, to make comparable payment of funds in escrew to the holder of a Note secured by a mortgage or similar security agreement on the property, which such mortgage or similar security agreement has priorary over this mortgage.

Borrower agrees to provide Lender with proof of payment of such funds in escrow.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lander under the Agreement and this Mortgage shall be applied, first to the Finance Charge stated in Borrower's oldest pant due periodic Billing Statement, Solgs, and then (during the Closed-End Repayment Period to the fraction of the Initial Closed-End Principal Balance due for the same Periodic Billing Statement. Payments will then be applied similarly to Finance Charges and the fraction of the Latial Closed-End Principal Balance due on the next oldest past due statement, and then to successive past due statements, until all past due Finance Charges and the fraction of the Latial Closed-End Principal Balance due are fully paid. The balance of Borrower's payments will next be applied to the amounts stated due on the current periodic Billing Statement in the following order: (1) insurance premiums billed and past due; (2) any Annual Fee which is due and may able (3) any other charge, excluding insurance premiums, authorized by the Agreement; (4) Finance Charges billed but not past due; (5) insurance premiums billed but not yet past due as of the current statement; and (6) payment of any Drietanding Principal Balance. Any balance of payment will be applied to payment of all Finance Charges which accrite after the Periodic Billing Statement date and prior to the date payment was received by Lender. Any remaining amount will create a credit balance. Charges in arred pursuant to paregraph 7 hereof will be treated as Finance Charges for purpose, of application of payments only.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the property which may attain priority over this Mortgage, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph, 2, or if not paid in that manner. Borrower shall pay them on time directly to the person owed payments. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to cender

receipts evidencing the payments.

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter creeted on the property insured against loss by fire, hazard, excluded within the term "extend of coverage" and any other hazards for which lend; it requires insurance. This insurance shall be maintained in the impounts and for the periods that bender requires. The insurance carrier providing the insurance shall be chosen by be recover subject to bender's approval which shall not be unreasonably withheld.

All insurance policies and renewo's shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrayer shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrayer shall give prompt notice to the in-

surance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the property damages, if the restoration or repair is economically feasible and Lender's security is not bessened. If the restoration or repair is not economically feasible or Lender's security would be essented, the insurance proceeds shall be applied to the sums secur. I by this Mortgage, whether or not then due, with one excess paid to Borrower. If Borrower abandons the property, or does not answer within thirty (30) days a notice in an Exercise that the insurance carrier has offered to settle a claim, the Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the property or to pay sums secured by this Mortgage, 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 s<sup>1</sup> 4! not extend or postpone the due date of the payments referred to in paragraphs 1 and 2 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 sums secured

by this Mortgage immediately prior to the acquisition.

6. Preservation and Maintenance of Property; Leaseholds. Borrower shall not desiroy, damage or substantially change the property, allow the property to deteriorate or commit waste. If this Mortgige is on a leasehold, Borrower shall comply with the provisions of the lease, and if Borrower acquires fee take to the property, the leasehold and fee title shall not merge unless funder agrees to the merger in writing.

Property of Coot County Clert's Office

7. Protection of bender's Rights in the Property: Mortgag, Instaures of Borrower fails to perform the coverants and agreements continued in the Margage, or that it is legal proceeding that may significantly affect Lender's rights in the property (such as a proceeding in bank aptry), proceeding the rendermation of epitode 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 action may include paying any sums secured by a lien which has priority over this Mc tgage, appearing in court, paying reasonable attorneys' fees and entering on the property to make repairs. Although head may take action under this paragraph 7. Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Eurower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, these communication interest from the date of disbursement at the rate provided in the Agreement and shall be payable, with into rest, upon notice from

Lender to Borrower requesting payment.

If Lender requires mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

8. Irspection. Lender or its agent may make reasonable entries upon and in pections of the property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

9. 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 sums secured by this Mortgage 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 Mortgage shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured connectivity 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 toendoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a gains for damages, Borrower fails to respond to Lender within thirty (50) days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, a ther to restaration or repair of the property or to the runs secured by this Mostgage, whether or not then due.

Unless Lender and Bourow's otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the periodic payments referred to in paragraph 1 and 2 or charge the amount of such

payments.

10. Borrower Not Released; Ferberaince by Lender Not a Waiver. Extension of the fune for payment or modification of amortiz. For of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release the highlity of the original Borrower's nuccessor in interest. Lender shall not be required to commence proceedings against the successor in interest or refuse to extend time for payment of other wise modify amortization of the sucus secured by this Mortgage by reason of any demand made by the original Borrower's successors in interest. Any for parance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

11. Successor and Assigns Bound; Joint and Several Liability; Co-Signers. The covenants and agreements of this Mortgage shall bind and benefit the successors and assigns of Lander and Bourower, subject to the provisions of paragraph 19. Borrower's covenants and agreements shall be sunt and severable. Any Borrower who co-signs this Mortgage but does not execute the Agreement (a) is co-signing this "Acatgage only to mortgage, grant and convey that Borrower's interest in the property under the terms of this Mortgage; (b) is not personally obligated to pay the sumi-secured by this Mortgage; and (e) agrees that Lender and any other Borrower may agree to extend, modify, forebear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Borrower's consent.

12. Loan Charges. If the Agreement secured by this Mortgage is at biect to a law which sets maximum foun charges, and that iaw is finally interpreted so that the interest or other lean charges collected or to be collected from sections the reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Sorrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make it is refund by reducing the principal award under the Agreement or by making a direct payment to Borrower. If a refund cyclices principal, the eduction will be treated as a partial prepayment without any prepayment charge under the agreement.

13. Legislation Affecting Lender's Rights. If enactment prexpiration of applicable Liws has the effect of condering any provision of the Agreement or this Martgage unenforceable according to its terms. Lorder, at its option or two following principles in full of all sums secured by this Mortgage and may invoke any remedies permitted by D.

paragraph 20.

14. Notices. Any notice to Borcower provided for in this Mortgage "half be given by debyering it or by mailing of the first class mail, unless applicable law requires use of another method. The notice shalf be directed to the property anddress or any other address Borcower designates by notice to Lender. Any notice to feeder shalf be given by first class mail to Lender's address stated fereimor any other address Lender designates by notice to Borcower. Any notice provided for in this Mortgage shalf be Jeemed to have been given to Borcower or Lender when given as provided in this paragraph.

15. Governing Law; Severability. This Mortgage shall be governed by federal law and regulation and the law of the jurisdiction in which the property is located. In the event that any provision or clause of this Mort, age or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision. To this end the provisions of this Mortgage and the

Agreement are declared to be severable.

16. Berrower's Copy. Borrower shall be given one conformed copy of the Apreement and of this Mortgage. 17. Prior Mortgages. Borrower covenants and agrees to comply with all of the terms and conditions and coverants of any mortgage, trust deed or similar security instrument affecting the property which has or may have policity over this Mortgage, including specifically. but not limited to, timely making the payments of provincia and a terest one thereunder. Failure of Borrower to make such payments or keep such terms, conditions and coverants as provided for an such prior mortgages, trust deeds or security agreements shall constitute a default under this Mortgage, and Lendor may invoke the remedies specified in paragraph 20 hereof.

Property of Coot County Clork's Office

(a) The occurrence of any of M. (following events shall constitute a default by Degrower under this Mortgage: (1) failure to pay when due any sum of money under the Agreement of pursuant to this Mortgage, or the Security Agreement: (2) failure to perform, keep or observe any term, provisions, conditions, covenant, warrantly or represent a tion contained in the Agreement, the Mortgage, or in the Security Agreement which is required to be performed, kept or observed by Borrower, (3) occurrence of a default or an event of default under any agreement, instructent, or document before, new or at any time hereafter delivered by or on Borrower's behalf to Lender; (4) accurrence in a default or an event of default under any agreement, instrument or document before, now or at anytime hereafter delivered to Lender by any guarantor of Borrow ir's obligations under the Agreement, the Mortgage, or the Struckly Agreement; (5) if the property that is the subject of this Mortgage, or the beneficial interest in any land trust holding title to that property, is attached, seized, subject to a writ of distress warrant, or is levice! upon or becomes subject to any lien or comes within possession of any receiver trustee, custodian or assignee for benefit of creditors, or if touch property or beneficial interest is encumbered or suffers such an encumbrance or claim of lien (except such encumbrances that are expressly subordinate to this Mortgage); (6) the filing of any petition under any Section or Chapter of the Bankruptey Reform Act of 1978 or any similar law by Borrower or against Borrower and such petition is not dismissed within 30 days, or if Borrower shall be declared in empetent, or if a conservator shall be appointed for any or all of Borrower's is sets, including the property; (7) Borre ver defaults in, or an action is filed alleging a default in any other obligation of Borrower to creditors other than Len ler; (8) Lender receives actual knowledge that Borrower made any material misrepresentation or omitted any mate ial information in the Agreement, Mortgage, the Security Agreement, or in Borrower's application for the Agreeme it.

(b) If Borrower is in default under the Agreement or this Mortgage, Lender may require Borrower to pay immediately the principal balance outstanding, any and all interest Borrower may owe on that amount, together with all other fees, costs or premiums charged to Borrower's account. The principal balance outstanding under the Agreement after default shall continue to accrue it terest until paid at the rate provided for in the Agreement as if no default

had occurred.

19 Transfer of the property. If all or any part of the property, or an interest therein is sold or transferred by borrower or if the beneficial inverest or any part thereof in any land trust holding title to the property is assigned, sold or transferred, or if the Borrower or he title holding trust enters into Articles of Agreement for Deed or any agreement for installment cale of the property or the beneficial interest in the title holding land trust, without Lendor's prior written consent, excluding the creation of a purchase money security interest for household applicaces, the a transfer by devise, descent or by orderation of law epon the death of a joint tenant, or (c) the grant of any leasehold interest of three (3) years or less not concaving an option to purchase, Lender may, at Lender's option, declare all sums

secured by this Mortgage to be immediately fue and payable.

20. Acceleration Remedies. Lencer shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Mortgage 'ou' not prior to acceleration under subparagraphs 18(a),(5),(6) or (8) or paragraph 19 unless applicable law provide otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 50 days from the date the notice is given to Borrower, 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 Mortgage, for closure by judicial proceeding and sale of the preparty. The notice shall further inform Borrower of the right to mistate after acceleration and the right to assert in the Lincoloure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and force of the date specified in the patier, Lender at its option may require immediate payment in full of all sums secured by this Mortgage without target demand and may forcelose this Mortgage by judicial proceeding. Lender shall be entitled to collect all expenses increased in pursuing the remedies provided in this paragraph 20, including, but not limited—, reasonable attorneys' fees and cost of title evidence.

21. Lender in Possession. Upon 2. celeration under paragraph 20 or an informment 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 be judicially appointed receiver) shall be entitled to enter upon, take possession of and manager the property and to collect the rents of the property including those pasticue. Any rents collected by Lender or the release 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 Mortgage.

22. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower. Lender shall pay any recordation costs.

23. Waiver of Homestead. Hor lower waives all right of homestead exemption in the property.

24. Trustee Exculpation. If this Mortgage is executed by an Illinois land trust, trustee of effects this Mortgage as trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in 1.0 such anstee, and it is expressly understood and agreed by the Lender herein and by every person now or hereafter claiming, my right or security hereunder that nothing contained herein or in the Agreement secured by this Mortgage shall be constituted as creating any liability on the trustee personally to pay said Agreement or any interest that may account thereon, or any indebtedness account hereunder or to perform any covenants either express or implied herein contained, all such liability, if any, being expressly regived, and that any recovery on this Mortgage and the Agreement secured hereby shall be solely against and out of the property hereby conveyed by enforcement of the provisions he coff and of said Agreement, but this waiver shall in no way affect the personal liability of any individual co-maker or guarantor of said Agreement.

Property of Cook County Clark's Office

**EQUITY SOURCE ACCOUNT** Initial Reduced Rate Rider 444-093-6990



Corporate Office One South Deurborn Chicago, Illinoia 60603 Telecholid (1 012) 977 5000

This Initial Reduced Rate	Rider is made this 15TH	day of
JUNE	, $19.69$ , and is incorporated into and $\sim$ all be decr	med so amend and supplement the
Mortgage, Deed of Trust or Sec	urity Deed (the "Security Instrument") of the same	data given by the and reigned (the
"Borrower") to secure Borrow	er's Equity Source Account Agreement with Cities	orp Savings of Himo , A Federal
Savings and Loan Association	(tre "Lender") of the same date and covering the p	property described in the Security
instrument and located at:	937 KEYSTONE AVENUE NOACHBPOOK, IL 60062	
	004	
	· C	

Notwithstanding the provisions of paragraph 2(D) of the Security Instrument, for the Fire. Seven Billing Cycles only, during the Revolving Line of Credit Term, the Margin shall be zero percent (0%). For the remainder of the Revolving Line of Credit Term the Margin provided in paragraph 2(D) of the Security Instrument shall apply, and will be effective for Loans requested thereafter and for the then outstanding Principal Salance in Secretar's Acce ant.

By signing below, Borrower accepts and agrees to the terms and provisions contained in this Initial I educed Rate Rider. Office

**Barpówer** 



A control of the contro

ÉDÜN SOLFON AGGGGONT

nihai Reduced note errer

Jan Brook Hallman

		Someon 4	Commission (add a set )
317 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the second of the second	· / / / / / / / / / / / / / / / / / / /	
ante e la residencia de la composición	The second of the order	Commence of the Comment of	BUILD STATE OF STATE
topper to the second top of the	and the second second second	e e e e e e e e e e e e e e e e e e e	environ the second of
para serio como por Arr	e general de la companya e de la companya	production of the production	Consider the following the consideration of the con
	Or		The second of th

Assistance of the control of the second of t

1.7	in the second of
•	
1.1 - 1 -	The second of th

pro at National Assessment	is on Distant	- 12 4 13 1 20 1 20 1 20 1 20 1 20 1 20 1 20 1	
□ Condomin		☐ 2-4 Family Rider	<pre>\$\text{M} Other(s) !specify! INITIAL !(EDUCED RATE RIDE</pre>
Dawd:		(2000)	
	1 F 23	ORROWER IS AN INDIVIDUAL:	3 Cumarias
		Individual Befrowe	GEORGE PIRINNINGER
		Jan Son	G. W.
STATE OF ILLIN	OIS i	Individual Burrowe	PAULDE E REPAINER
COUNTY OF DUR	1 340		
I, the undersig	med, a Notary Public in .	and for said County, in the State of	bemaid, DO SEREBY CERTIFY that
GEORGE P KRINNI	NER and PMILINE E	KRIMUNCES, his wife	a the foregoing matrimment, approved
before me this day	in person, and acknowle	dieed that these signed, would and	delivered the soul material and as about a
True and voluntary ac	t, for the uses and purpose y hand and official seal, thi	on therenging forth, including the relea	are and waive of the right of homostead.
i annua	STA THE	2.	
•	Robert Public, State of Miscale	Notary Public J	4. Francis
Commission Expire	DuPage Courty  By Commission Exp. 72. 1/28/94	Notary Fubility	
Containation Expire	Si aliponomiano	.co.d~	
STATE OF ILLING	NS) ) SS		
COUNTY OF	)		
l, the undersign	ned, a Notary Pukthein a	ne for said County, in the State afo	resaid, OO SEMBBY CERTIFY that
personally known to before me this day i	me to be the same pers in person, and acknowle	son whose name(s) is sui scribed to dge that signed sealed and d	resaid, OO SCHEEBY CERTIFY that the foregoing instrument, appeared blivered the seed instrument as
personally known to before me this day i free and voluntary a homestead.	me to be the same pers in person, and acknowle	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the s day of	- Part forte-stational front converse a reference of
personally known to before me this day i free and voluntary a homestead. Given under m	me to be the same pers in person, and acknowle let, for the uses and purp hand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and d poses therein let forth, including th	the foregoing instrument appeared belivered the seed instrument as
personally known to before me this day i free and voluntary a homestead.  Given under m	me to be the same pers in person, and acknowle ct, for the uses and purp hand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the s day of	the foregoing instrument, appeared belivered the seed instrument as
personally known to before me this day i free and voluntary a bomestead. Given under m	me to be the same pers in person, and acknowle ct, for the uses and purp hand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the s day of	the foregoing instrument, appeared belivered the seed instrument as
personally known to before me this day i free and voluntary a bomestead. Given under m	me to be the same pers in person, and acknowle ct, for the uses and purp hand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the s day of	the foregoing instrument appeared belivered the seed instrument as
personally known to before me this day i free and voluntary a homestead.	me to be the same persin person, and acknowle ct, for the uses and purphand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and deposes therein sell forth, including the s day of Notary Profic	the foregoing instrument, appeared lelivered the scal instrument as the right of th
personally known to before me this day i free and voluntary a bomestead. Given under m	me to be the same persin person, and acknowle ct, for the uses and purphand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the s day of	the foregoing instrument, appeared lelivered the scal instrument as instrument as release and waters of the right of
personally known to before me this day if free and voluntary a bomestead.  Given under mark Commission Expires  F BORROWER IS A	me to be the same persin person, and acknowle ct, for the uses and purphand and official seal, this	son whose name(s) is sell scribed to edge that signed sealed and deposes therein sell forth, including the s day of Notary Profic	the foregoing instrument, appeared lelivered the scal instrument as the right of th
personally known to before me this day if free and voluntary a homestead.  Given under mark Commission Expires  IF BORROWER IS A	me to be the same person, and acknowle for the uses and purphand and official seal, this TRUST:	son whose name(s) is sell scribed to edge that signed sealed and deposes therein sell forth, including the s day of Notary Profic	the foregoing instrument, appeared lelivered the scal instrument as the right of th
personally known to before me this day if free and voluntary a bomestead. Given under m Commission Expires F BORROWER IS A By:	me to be the same person, and acknowle for the uses and purphand and official seal, this TRUST:	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the day of Notary Profic Notary Profic	the foregoing instrument appeared between the said instrument as instrument as release and waters of the right of
personally known to before me this day if free and voluntary a bomestead.  Given under m Commission Expires  F BORROWER IS A  By:  ATTEST:	me to be the same persin person, and acknowle ct, for the uses and purphand and official seal, this are TRUST:	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the day of Notary Profic Notary Profic	the foregoing instrument appeared between the said instrument as instrument as release and waters of the right of
personally known to before me this day if free and voluntary a bomestead.  Given under m  Commission Expires F BORROWER IS A  By: TTEST:	me to be the same persin person, and acknowle let, for the uses and purphand and official seal, this not personal forms (Totle S)	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the day of Notary Profic Notary Profic	the foregoing instrument appeared between the scal industrient or instrument or instru
personally known to before me this day if free and voluntary a bomestead.  Given under m Commission Expires  F BORROWER IS A  By:  ATTEST:	me to be the same persin person, and acknowle let, for the uses and purphand and official seal, this not personal formers (Totle S.)	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the day of Notary Profic Notary Profic	the foregoing instrument appeared between the scal industrient or instrument or instru
personally known to before me this day if free and voluntary a homestead.  Given under market and the commission Expires if BORROWER IS A BY:  ATTEST:  By:  TATE OF ILLINOIS OUNTY OF	ne to be the same persin person, and acknowle let, for the uses and purphand and official seal, this hand and official seal, this not person (Totle S)  ) SS ) d, a Notary Public in the	son whose name(s) is sell scribed to edge that signed sealed and deposes therein sell forth, including the s day of Notary Profic Notary Profic if for said County, in the State efore	aid  Sand. DO RESSEBY CERTIFY that
personally known to before me this day in free and voluntary a homestead.  Given under market in the commission Expires  F BORROWER IS A BY:  ATTEST:  By:  ATTEST:  I, the undersigned contraction of the undersigned contraction of the contrac	ne to be the same persin person, and acknowle for the uses and purphand and official seal, this hand and official seal, this not personal form of personal form of the seal of	son whose name(s) is sell scribed to edge that signed sealed and doposes therein set forth, including the day of Notary Profic Notary Profic signed content and President and in the State efore President and scknowledged yacts and as the free and voluntary	aid  Sand. DO RESEBY CERTIFY that that they signed and delivered the act of sand correction as Trustee.
personally known to before me this day in free and voluntary a homestead.  Given under more commission Expires  IF BORROWER IS A STATE OF ILLINOIS COUNTY OF The undersigner creatury, respectively aid instrument as their the uses and purports.	me to be the same persin person, and acknowle for the uses and purple hand and official seal, this hand and official seal, this not person (Totle S)  ) SS  d, a Notary Public in and y, appeared before me thir own free in d volumery sees therein set forth, and	son whose name(s) is sell scribed to edge that signed sealed and doposes therein set forth, including the day of Notary Paolic Notary Paolic signed contents and President and is day in person, and scknowledged yacts and as the free and voluntary at the said the free and voluntary at the said	aid  Search the size instrument appeared instrument as
personally known to before me this day if free and voluntary a homestead.  Given under marked and the commission Expires  Commission Expires  F BORROWER IS A  By:  ATTEST:  By:  ATTEST:  I, the undersigned and purposers acknowledge the independent to said corporation to said	me to be the same persin person, and acknowle for, for the uses and purphand and official seal, this hand and official seal, this not person for person (T) the S)  ) SS  ) d, a Notary Public in and y, appeared before me thir own free in d volumeary uses therein set forch, and the instrument as his own free linstrument as his own free line line line line line line line li	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the sealed and constant sell sealed and sealed and selly but solely as trustee as afores ally but solely as trustee as afores and as the free and soluntary at the said corporate seal of said corporation, we and soluntary act, and as the free and soluntary act.	said. DO HERBIBY CERTIFY that that they signed and delivered the act of street the act of signed and delivered and delivered the act of signed corporation as Trustee.  Secretary did also then and did office the stand occurrences and of
personally known to before me this day if free and voluntary a homestead.  Given under marked and commission Expires  Commission Expires  By:  ATTEST:  By:  ATTEST:  I, the undersigned and corpor@ion to said on, as Trainlee, for the	me to be the same persin person, and acknowle let, for the uses and purphand and official seal, this hand and official seal, this hand and official seal, this had and official seal, this had and official seal, this had a Notary Public in and y, appeared before me they, appeared before me they are therein set forth, and the, as custodialy of the linstrument as his own from uses and purposes the uses and purposes the	son whose name(s) is sell scribed to edge that signed sealed and deposes therein set forth, including the sealed and constant sell sealed and sealed and selly but solely as trustee as afores ally but solely as trustee as afores and as the free and soluntary at the said corporate seal of said corporation, we and soluntary act, and as the free and soluntary act.	she foregoing instrument, appeared between the seed instrument as

3802726

Property of Cook County Clerk's Office 3802726 Dead to Northad

rodice!

S. S. WILLYATE