

UNOFFICIAL COPY 4002063

This Home Equity Line of Credit Mortgage is made this 6th day of August between the Mortgagor, Bank of Chicago/Garfield Ridge 1/K/8 Garfield Ridge Trust and Savings Bank	19 91
between the Mortgagor, Bank of Chicago/Garfield Ridge Trk/a Garfield Ridge Trust and Savings Bank	
not personally, but as Truste	e under a Trust
Agreement dated January 28, 1982 , and known as Trust No. 82-1-8	(herein
Borrower) and the Mortgagee. River Forest State Bank and Trust Company	
whose address is 7727 W. Lake Street, Rive	r Forest, IL
	herein"Lender"}.
WITNESSETH:	
WHEREAS, Borrower's beneficiary and Lander have entered into a River Forest State Bank and Tru	st Company
Home Equity Line of Credit Agreement and Disc	losure Statement
(the "Agreement") dated August 6, 391 pursuant to which Borrower's benefici-	ary may from time
to time until August 6 , 1998, borrow from Lender sums which shall not	
outstanding principal balance exceed \$ 7,500,00 , the ("Maximum Credit") plus interest.	Interest on the
sums borrowed pursuant to the Agreement is payable at the rate and at the times provided for in the Agreemen	nt. All amounts
borrowed under the Agreement blus interest thereon, unless due earlier under the terms of the Agreement, m	
August 6 , 1900, which is the last day of the Draw Period, and which is also ref	erred to as the
Repayment Period, as each of those wins is defined in the Agreement (the "Final Payment Date";.	
TO SECURE to Lender the repayment of the indebtedness incurred pursuant to the Agreement, with inter-	est thereon, the
payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of th	
the performance of the covenants and agreements of Borrower contained herein and in the Agreement, Borrower does	
grant warrant, and convey to Lender the following described property located in the County of Cook	. State
(Illinois	

THE WEST 41 FEET OF THE SOUTH (1/2) OF LOT NINE (9) IN THE RESUBDIVISION OF LOTS 3 TO 20, IN BLOCK 1 AND LOTS 1 TO 22, IN BLOCK 2, LOTS 1 TO 8 AND LOTS 15 TO 22, IN BLOCK 3, LOTS 1 TO 12, IN BLOCK 5 AND LOTS 1
TO 7 IN BLOCK 6, AND THE WEST 965 FEET OF SUB-LOTS "A", "B" AND "C" AND ALL OF SUB-LOT "D", ALSO THOSE
TRACTS OF LATO DOUNDED ON THE NORTH BY THE NORTH LINE OF THE SOUTHEAST QUARTER (1/4) OF SECTION 26, ON
THE EAST BY THE WEST LINE (AND THE SAME EXTENDED) OF LOT 3, IN BLOCK 1, AND LOTS 5 AND 14, IN BLOCK 2, AND OF LOT 4, IN PLOCK 5, AND ON THE SOUTH BY THE SOUTH LINE EXTENDED OF LOTS 3 AND 4, IN BLOCK 5, AND ON THE WEST BY THE LAST LINE (AND THE SAME EXTENDED) OF LOTS 1 AND 2, IN BLOCK 1, AND LOTS 1, 2, 3 AND 4 IN BLOCK 2, AND LOTS 1, 2 AND 3, IN BLOCK 5, AND NOT INCLUDED IN TRACTS SUB-LOT "B" "PRIVATE ROAD" AND SUB-LOT "C" "PRIVATE SOOD" OF THE SUBDIVISION OF RIVERSIDE HOLINESS ASSOCIATION, A PART OF THE SOUTHEAST QUARTER (1/4) OF SECTION 26, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERILIAN.

SELECTION OF PRINCIPAL PROPERTY FOR SUBSTITUTION OF THE SUBSTITUTION OF INVESTIGE NOLLINES ASSOCIATION, A PART OF THE COLUMNIA COLOR TO THE THIRD PRINCIPAL PARTICIPAL PARTICIPA

UNOFFICIAL COPY

9. Borrower Not Released. Extension of the time for payment or modification of any other terms of the Agreement or this Nortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify any term of the Agreement or this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest.

10. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy under the Agreement or heraunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.

11. Remedies Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.

12. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights herounder shall inure to the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

13. Notice. Except for any notice required under applicable law to be given in another manner.

the provisions hereof.

13. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing such notice by certified mail, addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested to Lender as provided herein, and (b) any notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

14. Governing Law; Severability. This Mortgage shall be governed by the law of the State of Illinois. In the event other provision or clause of this Mortgage or the Agreement conflicts with applicable law, such conflict shall not effect other provisions of the Mortgage and the Agreement are declared to be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Agreement are declared to be severable.

15. Borrower's Copy. Borrower shall be furnished a conformed copy of the Agreement and of this Mortgage at the time of execution or after recordation hereof.

16. Transfer of the Property. All of the indebtedness owed pursuant to the Agreement shall be immediately due and payable if all, or my part of the Property or an interest therein is sold, transferred or conveyed by Borrower without Lender's prior written come at excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of Lenders money security interest for household appliances or (c) a transfer by devise, descent or by operation of law upon the death of a joint tensit.

payable if all, or ny part of the Property of all interest payable in the Property of all interest payable in the Property of all interest payable in the Property of all interest payable payable interest payable interest payable interest payable interest payable interest payable payabl

actually received.

20. Release. Upon payment of all sums secured by this Mortrag and termination of the Agreement Lender shall release this Mortgage without charge to Borrower. Mortgagor shall pay all cost, of recordation, if any.

21. Waiver of Nomesteed. Borrower hereby waives all right of timesteed exemption in the Property.

22. Obligations of Borrower's Beneficiary. All coverants and agreements of Borrower contained herein shall be binding upon the beneficiary or beneficiaries of the Borrower and any other pirty claiming any interest in the Property under the Borrower.

the Borrower.

IN WITNESS WHEREOF, this Nortgage is executed by Bank of Chicago/Grifle.dRidge 1/k/a GarifeidRidge Trust and Savings Bank.

In witness whereof, this Nortgage is executed by Bank of Chicago/Grifle.dRidge 1/k/a GarifeidRidge Trust and Savings Bank.

In ot personally, but as Trustee as aforesaid in the exerciar of the power and authority conferred upon and settle that it possesses full power and authority to execute this instrument), and it is expressive derstood and agreed that nothing herein or in the Agreement contained shall be construed as creating any liability on said Trustee or on said Bank of Chicago/GarifeidRidge Trust and Savings Dersonally to pay any amount, the payable pursuant to the Agreement on hereunder, or to perform any covenant, either express or implied, herein contained, all such liability, if any being expressive waived by Mortgages and by every person now or hereafter claiming any right or security thereof our and that so far as said Trustee and Sav performant of the formant of the Agreement and the owner or owners of any indebtedness accruing hereunder shall look solely the Property hereby conveyed for the payment thereof, by the enforcement of the line hereby created, in the manner herein foot ided by action against any other security given to secure the payment of the Agreement and by action to enforce the personal libility of any signatory to this Agreement.

Bank of Chicago/GarfieldRidge 1/k/a GarfieldRidge Trust and Savings Bank as Trustee Under Trust Agreement Dated 1-28-72 and known as Trust #82-1-8 and not individually. Bosemarie J. Baran. Buran

ITS: Land Trust Officer Novolne June A. Novotny Assistant Vice President

		LINOIS	>								1 2	· ¥ 1										
COUNTY	QF)	85																		
	Tr	acy A	nn i	Zook		à He	hery i	Public	in m	nd fo	or .60	d con	entyt	[bns	state	Mfor	esail	1 100	HEREB	Y CERT	35Y TH	AT
				13 -	an.	T	D	OFF		2			n D	1 112/1		~ 1 Mar	Arres	l /mki	21.216	1 D D	TITYTE	nd
	ميدا	6 A	Nov	at nv	Acc	Lend	Vic	o Pre	16-Y	* +	id Per	k) whi	4 254	perk	onail	y knoi	to to	mez o	be ti	ie sam	e perso	ns.
MOSE					* - 11	e fores	A 1 PA	I DO T FLES		AR IE	LECT		1 1 5	101	177.1	OPT	DITU	144.4	, ,	ICP .	PFPS.	
espec	tivel	y, appe	ered	before	me thi	e day in he free :	person	and ac	AC.	000	- 22	2.6	l tru	reel	as af	oresa	id. I	britt	e use	s and	purpos	C6 (
harai	0 441	torth.	Lary	ac	N 05 (-3	-44			1							===		Æ
							155	. W.			22	AUH.]			b i			45		\sim
	GIV	EN unde	r my	hand a	and age	arial sec	el, th	is9t	hasi			È	<u> Pus c</u>		 }-•	19	무.,	1		A."		Ξ,
				က			ε.		A	SOL		,	i	1 .	12/1	101	-D	stran '	7 14	Æ	· 6	-
`		118	•	_	\approx			15.			rubi c		1	(~~		y	-	4	7"			=
ر م		5	Ç	\Rightarrow	\sim		~	~~~		/ 1		• •	i	l l	1		i	17	/		•	abla
_~	•	₹.	S		\simeq		₹ .			~~	~~	ستب	-k-	ł	1 0	•	1	, ,			Ç.	الزر
		~ ~		>	9		₹	"_OF	ĽĺĆ.	AL	اخت ا	EAL	- je 3] :		0 3	7				
${}^{\prime}$	5	ス		•	ي		ξN	TRA	CY	AN	ひ かせ	(db)	< \ }	3	164	ٺ	8	₫		_		
	$\overline{}$		3	•	-3		ξä						ioik s	€	1 -		Accros	Detizon Perizon		<u>.</u>		
<u> </u>	کہ ّ	~ *	•				- 500	Y COMM	113214	N EX	Pirks	5/5	/91 &		ł	1.5	Ÿ	,		-		
7 2	1								~~~	∄^વે	<u> </u>	~\$4~	~] <u>`</u>	Ž.	1	\Box	4	_	أخب	€ -		
-									•					_								