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COOK COUNTY

RECORDER

EUGENE "GENE" MOORE

ROLLING MEADOWS

Record and Return to:
Citibank
P.O. Box 700021 - M.S. 321

St. Louis, MO 63179-0021 Attn.: Document Collection 7086/0089 19 005 Page 1 of 5 2001-11-27 10:45:57

Cook County Recorder 29.3

0011110360

7006/0089 19 005 Page 1 of 5 2001-11-27 10:45:57

Cook County Recorder

29.50

NOTE AND MORTGAGE MODIFICATION AND EXTENSION AGREEMENT

Citibank Loan #4445014569

0011110360

Tax I.D. No.:

THIS AGREEMENT is made and entered into this May 8, 2001, by and between Citibank, F.S.B. ("Lender"), whose principal place of business is 399 Park Avenue, New York, NY 10022, and STANLEY A GLOW and DOROTHY M GLOW ("Borrower") residing at 9532 DRAKE, EVANSTON, IL 60203.

WHEREAS, Lender and Ecarower entered into an Equity Source Account® ("Loan") on 10/15/1991, evidenced by an Equity Source Account® (agreement and Disclosure ("Note") and secured by a Security Instrument ("Security Instrument") in the form of a mortgage or Deed of Trust recorded in DOCUMENT NUMBER T3996637, of the Official Records of COOK county (or if secured by a co-op, a security interest in the stock ownership of the co-op). Original mortgage was in the amount of \$100,000.00; and

WHEREAS, Borrower desires to extend its ability to draw funds and make advances under the Loan and Lender is willing to allow Borrower to extend its "draw" period and make advances under the Loan and:

WHEREAS, Borrower now desires to: A) extend 'ne maturity date of the Note and Security Instrument, if any, until 9/30/2026; and B) otherwise modify the terms of said Loan in accordance with the terms specified below.

NOW, THEREFORE, in consideration of the mutual promises contained herein, Lender and Borrowers agree as follows:

- 1. Borrower and Lender hereby agree to extend the maturity date of the Note and Security Instrument until 9/30/2026.
- 2. Lender agrees that Borrower may extend the period of time during which it may request advances and write checks to be honored against Borrower's credit limit contained in the Note (the "draw period") for an additional five (5) years from the date the draw period originally ended.
- 3. Borrower and Lender agree that due to this 5 year extension of the time to receive advances or write checks against Borrower's credit limit contained in the Note, the conversion to a repayment of the amount borrowed or a balloon payment required or any combination thereof will now be required at the end of this extended 5 year period.
- 4. Except for the extension of this "draw period" on the Note and the extension outlined above in the Security Instrument (if any) all other terms and conditions of the Note and Security Interest shall remain unchanged and in full force and effect.



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- 5. SECURITY INSTRUMENT. Lender and Borrower agree the Security Instrument described above, if any, will continue to secure all obligations to Lender under the Note as Modified by this Agreement. Nothing in this Agreement will affect or impair Lenders security interest in, or lien priority on, the property described in the Security Instrument, and/or be construed to be a novation, satisfaction or a partial or total release of the Note or Security Instrument. In addition, borrower authorizes Lender to sign documents in Borrower's name and to file and/or record such documents as appropriate to protect and preserve Lender's security interest.
- 6. COMPLETE TRANSACTION, Except as expressly modified by this Agreement, all terms of the Note and Security Instrument remain in full force and effect. By signing below, Lender and Borrower acknowledge there are no additional terms or agreements between them, oral or written.
- 7. NON-WAIVER. This Agreement does not constitute a limitation or waiver of Lender's rights to prohibit, or restrict, any atture modifications requested by Borrower or to enforce any rights or remedies contained in the Note or Security Instrument.
- 8. OTHER TERMS. If any terms of this Agreement are deemed invalid or unenforceable, or otherwise affect a lien priority of the Security Instrument, this Agreement shall immediately terminate and the original terms of the Note and Security Instrument shall apply to the Loan.

| | ACKNOWLEDG | | | | |
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| | NEW YORK | } | | | |
| COUNTY O | | } s.s. | | | |
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| | | | | ner place the acknowledgment | was taken). |
| | | | Maria | Kullusz. | |
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| that he/she/t | hey is/are the Off | icer(s) of Citibank, | , herein described an | mown, who, being by me duly Evitus don't be foregoing thority of the board of direct | g instrument; |
| corporation. | | | | | |
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| County of Stand | |
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| depose and say that he/she/they resides that he/she/they is/are the Officer(s) of and that he/she/they signed his/her/thei | Citibank, herein described and which executed the foregoing instrument; ir name(s) there to by authority of the board of directors of said |
| corporation. | The Market Marke |
| | Notary Prolic |
| My Commission Expires: | LADONNA WIE |
| | LADONA/ VIFTON Notery Public County Seed STATE OF RUSS DUDY St. Louis County My Commission Expires: Two County |

AMERICA FITCH ADRICONTION 0360 Page 5 of 5

Ownership & Encumbrance 0011110360

ACAPS #: 10105030505894000

ATC FILE #: 0020416

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CUSTOMER NAME: Stanley A. Glow and Dorothy Glow

CUSTOMER ADDRESS: 9532 Drake

Evanston, IL 60203

LEGAL VESTING:

Stanley A. Glow and Dorothy M. Glow, as joint tenants

MORTGAGE (S):

1. Mortgage dated September 12, 1991 and recorded October 15, 1991 as Document Number T3996637 made by Stanley A. and Dorothy Glow to Citibank to secure an indebtedness of \$100,000.

TAXES:

General real estate taxes for the year (5) 1999 and subsequent.

Permanent Index Number (s): 10-14-200-012

The first installment of the 2000 taxes are \$2.516.16 and are paid.

The second installment of the 2000 taxes are not yet due and payable.

LEGAL DESCRIPTION:

LOT SEVEN (7) IN BLOCK ONE (1) IN DAVID F. CURTING FOURTH ADDITION TO LINCOLNWOOD, BEING A SUBDIVISION IN THE NORTHEAST QUARTER OF SECITON FOURTEEN (14), TOWNSHIP FORTY-ONE (41) NORTH, RANGE THIRTEEN (13), EAST OF THE THIRD PRINCIPAL MERIDIAN.

PIN# 10-14-200-012

PIN#:

27990 Converse Road Island Lake, IL 60042 847-487-9200 fax 847-487-9753 americantitlecorp.com