UNOFFICIAL COBY95706

3172/0032 36 005 Page 1 of 8 2000-03-20 12-27-29 Cook County Recorder 35.50



COOK COUNTY RECORDER EUGENE "GENE" MOORE ROLLING MEADOWS

MORTGAGE

THIS MORTGA IE made this February 14, 2000, between the Mortgagor(s) Willis J. Jensen and Jani A. Jensen, hereinafter referred to as Borrower(s), and the Mortgagee, AAEC CREDIT UNION, hereinafter referred to a LENDER, whose address is 115 Wilke Road, Suite 106, Arlington Heights, Illinois.

WHEREAS, BORROWER(S) is indebted to LENDER in the principal sum of \$80,000.00 which indebtedness is evidenced by BORROWER(S) noted dated February 14, 2000.

SECURITY: To secure to LENDER the repartment of the indebtedness evidenced by the note, BORROWER, does hereby mortgage, grant and conce, to LENDER the following described real estate existing, along with all future improvements and fixture; (all called the "property") located at Cook County, State of Illinois.

LEGAL DESCRIPTION:

Lot One (except that part taken for Highway purposes as per Document Humber 3389104) (1) and the North Half (1/2) of Lot Two (2) in Block Nine (9), of Arlington Audition to Arlington Heights, a Subdivision of Lot Twelve (12) (except the North Two and One Half (1/2) chains of the East 2.0 chains thereof) in Sections 32, in Assessor's Division of Section 29, 30, 31 and 32, in formship 42 North, Range 11, East of the Third Principal Meridian.

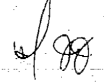
PERMANENT TAX INDEX NUMBER: 03-32-130-013-0000 (Volume No. 234)

03-32-130-014-0000 (Volum, Nr. 234)

PROPERTY ADDRESS: 502 South Arlington Heights Road, Arlington Heights, IL 600C5

TITLE: BORROWER(S) covenant that BORROWER(S) has title to the property and has a right to mortgage, grant and convey the property, except for encumbrances of record, municipal and zoning ordinances, current taxes and assessments not yet due.

This Document prepared by: Law Offices of Brian A. Grady 360 W. Butterfield Rd., Suite 200 Eimhurst, IL 60126-5000



SECURED DEBT:

This mortgage secures repayment of the secured debt and the performance of the covenants and agreements contained in this mortgage and any other document incorporated herein. Secured debt, as used in this mortgage, includes any amounts BORROWER(S) owe under this mortgage or under any instrument secured by this mortgage:

This agreement is evidenced by the HOME EQUITY LINE OF CREDIT AGREEMENT, attached hereto, dated the 14th day of February, 2000, with an initial interest rate of 9.00%. All amounts owed under this agreement are secured event though not all amounts may yet to be contemplated and will be secured and have priority to the same extent as if made on the date this mortgage was executed.

This above obligation is due and payable on February 1, 2007, if not paid earlier.

The total unpaid balance secured by this mortgage at any one time shall not exceed a maximum principal amount of: <u>Eighty Thousand Dollars</u> (\$80,000,00).

VARIABLE RATE: The interest on the obligation secured by this mortgage may vary according to the terms of that agreement. A copy of the loan agreement containing the terms under which the interest rate may vary has been provided to you at the initial loan application.

TERMS AND COVENANTS: BORROVER(S) agree to the terms and covenants contained in this mortgage and in any riders attached thereto.

COVENANTS

- 1. PAYMENTS: I agree to make all payments on the secured debt when due. Unless we agree otherwise, any payments you receive from me of for my benefit will be applied first to any amounts I owe on the secured debt (exclusive of interest or principal), secondly, to interest, and thirdly to principal. If partial prepayment of the secured debt occurs for any reason, it will not reduce or excuse any subsequently scheduled payments until the secured debt is paid in full
- 2. CLAIMS AGAINST TITLE: I will pay all taxes, assessments, liens, a id encumbrances on the property when due and will defend title to the property against all claims which yould impair the lien of this mortgage. You may require me to assign any rights, claims, or defenses which I may have against parties who supply labor or materials to improve or maintain the property.
- 3. INSURANCE: I will keep the property insured under the terms acceptable to you at my expense and for you benefit. You will be named as loss payer or as the insured on any such insurance policy. Any insurance proceeds may be applied, within your discretion, to either the restoration or repair of the damaged property or to the secured debt. If you require mortgage insurance, I agree to maintain such insurance as long as required.
- 4. PROPERTY: I will keep the property in good condition and make all reasonable repairs necessary.
- 5. EXPENSES: I agree to pay all your reasonable expenses, including reasonable autorneys' fees if I break any covenants under this mortgage, any prior mortgage or any obligation secured by the mortgage or the attached note.
- 6. DEFAULT AND ACCELERATION: If I fail to make any payment when due or if I break any covenants under this mortgage, any prior mortgage or any obligation secured by this mortgage, you

may accelerate the maturity of the secured debt and demand immediate payment and exercise any remedy available to you. You may foreclose this mortgage in any manner provided by the law

- 7. ASSIGNMENT OF RENTS AND PROFITS: I assign to you the rents and profits of the property. Unless we have agreed otherwise in writing, I may collect and retain the rents provided that I am not an default. If I default, you, your agent, or a court appointed receiver may take possession and manager the property and collect the rents. Any rents you collect shall be applied first to the costs of managing the property, including court costs and attention teers, commissions to rental agents, and any other necessary related expenses. The remaining amount of rents will then be applied to payments on the secured debt as provided for an Covenant I.
- 8. Y.AD'ER OF HOMESTEAD: Thereby warve rights of homestead exemption in the property
- 9. LEASEPOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS: 1 agree to comply with the provisions of any lease, should this mortgage be on a leasehold. If this mortgage is on a condominum of a planned said development, I will perform all the duties under the coverages, by-laws, or regulation; of the condominum or planned and development.
- 10 AUTHORITY OF MORTGAGEE TO PERFORM FOR MORTGAGOR: Should I fail to perform any of my daties under this mortgage, you may perform the duties or cause them to be performed. You may sign my time or any amount necessary for performance. If any construction on the property is discontinued or not carted on in a reasonable manner, you may do whatever necessary to protect your security ancress in the property. This may include completing the construction.

Your tailure to perform my daties will not perclude you from exercising any of your other rights under the law or this mortgage

Any amounts paid by you to protect your security extend will be secured by this mortgage. Such amounts will be dee on demand and will bear the interest man the date of the payment until paid in full at the interest rate in effect on the secured debt.

- 11 INSPECTION: You may enter the property to inspect provided that you give me notice prior to you entry. The notice must state the reasonable cause for your inspection.
- 12 CONDEMNATION: I assign to you the proceeds of any award or claim for lamages connected with a condemnation or other taking of all or any part of the property. Such proceed will be applied as provided in Covenant I. This assignment is subject to the terms of any prior security agreement.
- 13. WAIVER: By exercising any remedy available to you, you do not give up your rights to later use any other remedy. By your not exercising any remedy of I default, you do not waive your right to later consider the event a default should it happen again.
- 14. JOINT AND SEVERAL LIABILITY; CO-SIGNERS; SUCCESSORS AND ASSIGNS BOUND: All duties under this mortgage are joint and several. If I co-sign this mortgage, but do not co-sign the underlying debt, I do so only to mortgage my interest in the property under the terms of this mortgage, I also agree that you and any party to this mortgage may extend, modify or make any other changes in the terms of this mortgage or secured debt without my consent. Such a change will not release me from the terms of this mortgage.

The duties and benefits of this mortgage shall bind and benefit the successors and assigns of either or both of us.

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15 NOTICE: United effectives required by law, any make to the shall be given by delivering it as realing it or by causing it by contribut each addressed to one at the property address or any other making address that I tell you. I will give any makes to you by contribut small to your address on the home ask of the sourcegage, or to any other address which you have always need.

Any nonce shall be decreed to have been given to entire of us when given in the manner stated above.

TRANSFER OF PROPERTY OR A BENEFICIAL INTEREST IN THE MORTGAGOR: If all or any part of the property or any success in it is sold or transferred without your prior written consent, you may demand immediate payment of the secured debt. You may also demand immediate payment if the mortgagor is not a natural person or a beneficial interest in the mortgagor is sold or transferred. However, you may not demand payment in the above situations if it is prohibited by federal law as of the date of this mortgage.

the date of this mortgage.	and the state of t
17 RELEASE: W.e. I have paid the secur	red debt, you will discharge this mortgage.
SIGNATURES: Willis J. Jensen	Jeni Ol Jense
Willia G. Jensen	Jani A. Jensen
C	
ACKNOWLEDGEMENT:	
STATE OF ILLINOIS ()	9
COUNTY OF COOK)	
J. JENSEN and JANI A. JENSEN, personal subscribed to the foregoing instrument, appear	and for said county and tate, do hereby certify that WILLIS ally known to me to be the same person(s) whose name(s) are used before me this day in person, and acknowledged that they self-voluntary act, for the uses and purposes therein set forth.
Given under my hand and official seal this	4 th day of February, 2000.
	$\mathcal{O}_{\mathcal{S}_{n}}$
My commission expires: $\frac{5/24/13}{}$	Orzaboth Jaya Ba Don
Law Offices of Brian A. Grady	
360 W. Butterfield Rd., Suite 200 Elmhurst, IL 60126	
(630) 833-8400	"OFFICIAL SEAL"
	ELIZABETH JOYCE BADER
	Notary Public, State of Illinois
·	2 Mr. Commission Commission V

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AAEC CREDIT UNION HOME EQUITY LINE OF CREDIT AGREEMENT

·		LOAN NO.:	
DATE: February 14, 200	00		····
LINE OF CREDIT:	\$ 80,000.00	MATURITY DATE:	February 1, 2001
INITIAL ADVANCE:	\$ 10,000.00	BLLING CYCLE ENDS	S: Monthly
MINIMUM ADVANCE:	\$ 10,000.00	PAYMENT DATE:	Monthly
DRAW PERIOD:	Seven Years	REPAYMENT PERIOD	
	HOME EQU	ITY LINE	•
		•	
AGREEMENT BETWE	EN:		
ALA BATT (CT)	*******	_	
NAME (S):	Willis J. Jensen and Jani A		*
ADDRESS:	502 South Arlington Heigh	its Road	<u></u>
Or against Grant and Mark Street	Arlington Heights, IL 6000	15	<u> </u>
inerematter called "you"	and AAEC CREDIT UNION	(hereinafter called Credit Union	i, "we" or "us").
The conditionian access to		/	_
the creat union agrees to	s eziábliku s HÓME EÓOLL	Y LINE OF CREDIT and make	advances according
to this agreement, this	is a revolving line of credit	which allows you to request ac	dvances up to you
approved treat amit. A duralling. You seems that	in advances inder this line	of credit will be secured by a	mortgage on your
owening. This agree mai dwalling. This pareaman	no advances ner agniter will t	be used to finance or refinance th	he purchase of your
Union and neurolly exact	t is criticity as of the day i	we receive it, a Mortgage accep	table by the Credi
in consideration for any ad-	nea vocuments required incl. Ivaneou vocuments required incl.	ifter the applicable period for re- the following terms and condit	scission has passed
in consideration for any ac	realises we make, you agreed	ing tollowing fetting and condit	ions.
1. TERM: You can obt	ain advances under this UOX	ME FOUNTY LINE OF CREDIT	fa - 7 (%d
period"), subject to m	inimum payment requirement	is set for a a) this Agreement.	ior / years, (draw
Coon maturity of	your loan you will be require	of the	•
	il of the outstanding debt imm		
XXXXX Repay a	all of the outstanding princ	ipal and interest over 10 years	s according to the
minimum paymer	it terms set forth in this agree	ment.	a micrordille to the
At maturity, if you as	e required to pay all outstan	ding principle and interest the C	Tredit Union is not
obligated to refinance	your loan and you may be -	equited to obtain additional fir a	ncing at prevailing
market rates from anot	ther lender to repay the loan.	3	iting at prevaining
PROMISE TO PAY:	You promise to pay AAEC	CREDIT UNION, the total of	all credit lovances
and FINANCE CHAR	GES, together with all costs	and expenses for which you are	responsit ie under
this agreement, or und	ler the "Mortgage" which se	cures your Credit Line. You wi	ill pay your Credit
Line according to the p	payment terms set forth below	/.	C)
* /*/55 / AMPRILA			
COLLATERAL: Y	our HOME EQUITY LINE	OF CREDIT is secured by	a mortgage dated
February 14, 2000	to us on property	located in Cook County, Stat	te of Illinois, (the

"property"). This agreement is not secured by any of your other personal or real property, other than

CREDIT ADVANCES: After the effective disbursement date of your HOME EQUITY LINE OF CREDIT AGREEMENT, you may obtain credit advances under your Credit Line by requesting a

credit advance in person using our forms and in accordance with provisions we establish.

the property described in the "Mortgage."

- 5. TRANSACTION REQUIREMENTS: The following transaction limitations will apply to accessing your Credit Line; (a) The initial advance must be in the amount of \$ 10,000.00, and (b) each subsequent advance shall be in the amount of \$ 500.00, or more.
- 6. CREDIT LIMIT: This agreement provides for advances and readvances of credit, up to your maximum available credit limit which is hereby established to be S 80,000.00 In the event you request an advance which would result in a balance exceeding your available Credit Lime, we reserve the right to refuse the request. If we honor the request for an advance in excess of your available Credit Limit, we will not have, at any time, waived any of our rights ender this agreement, nor will we have permanently increased your Credit Limit. If at any time your halance exceeds your available Credit Limit, you promise to pay such excess amount plus the Finance Charges on our demand.
- 7. PACEENT: Until you have paid your balance in full, during both the draw and repayment periods, regular progress will be due; the Credit Union will send you a statement for each billing period. In addition to raiser information, the statement will show the minimum required payment ("Minimum Payment") and the date it must be received by us ("Due Date").

You may pay all or part of your HOME EQUITY LINE OF CREDIT balance, at any time, including any accrued FINANCE CHARGES, but you promise to pay at least the minimum, payment by the due date. If your HOME EQUITY LINE OF CREDIT PLAN is canceled, in accordance with the terms herein, the entire outstanding balance on your account will be due and payable on the application due date.

Each payment will be credited in the following order: (1) FINANCE CHARGES. (2) fees and (3) principle balance. The acceptance of payments and application thereof in the foregoing magner will not affect the Credit Union's rights, hereunder, regardless of any direction from you purporting to direct the Credit Union to apply such payment to a particular item and regardless of any notation thereon, such as "payment in full."

8. FEES: To open and maintain a line of credit you agree to pay us the following fees:

xxxxx None

9. TERMINATION AND ACCELERATION UPON DEFAULT: If (1) You fail to comply with any repayment term or condition of this Agreement; or (2) you have engaged in fraud or material misrepresentation in connection with this agreement; or (3) you have engaged in any action or failed to act in any way which adversely affects the Credit Union's security or any right in such security, you will be in immediate default of this agreement and the full amount due and owing on your account shall, without notice or demand become immediately due and payable; and you shall be liable to the Credit Union for its costs of collection, including attorney fees and other costs of collection.

- 10. SUSPENSION OR REDUCTION OF CREDIT LIMIT: We reserve the right to suspend additional credit advances, or reduce your credit limit during any period in which the following are in effect; (1) the value of the property securing your Credit Line declines significantly below the appraised value for purposes of your HOME QUITY LINE OF CREDIT; or (2) the Credit Union reasonably believes you will not be able to make the repayment requirements due to a material change in your financial circumstances; or (3) you are in default of a material obligation under this agreement; or (4) we are precluded by government action from imposing the ANNUAL PERCENTAGE RATE provided under this agreement; or (5) the priority of our security interest is adversely affected by government action to the extent that the value of security interest in less than 120% of the Credit Limit; or (6) a governmental authority notifies us that continued advances may constitute an unsound or unsafe business practice; or (7) the maximum ANNUAL PERCENTAGE RATE under this plan is exceeded. The suspension or reduction will be rescinded once the condition causing them abates.
- 11. INSURANCE: You must obtain insurance on the property securing this HOME EQUITY LINE OF CREDIT AGREEMENT that is reasonably satisfactory to us. Your insurance policy must also state that the AASC Credit Union is listed as a "loss payee" and will be notified before the policy is canceled. If you fail to provide proof of insurance, or if the insurance is not acceptable to us, the Credit Union may obtain insurance and add the cost to your account.
- 12. CHANGE IN TERMS: We may make changes in the terms of this agreement of you agree to the changes in writing at the times, if the change is unequivocally beneficial to you, or if the change is significant.
- 13. WAIVER: No acceptance of partial or delinquent payment, advance in excess of credit limit, or any other failure by the Credit Union to exercise any right, power, or remedy shall constitute a waiver by the Credit Union of any default or obligation on your part.
- 14. NOTICES: All notices will be sent to your address as shown in this HOME EQUITY LINE OF CREDIT AGREEMENT. Notices will be sent to a different address upon notification, in writing, of a change. You agree to notify us promptly of a change in your maining address
- 15. CREDIT INFORMATION: You agree to update the financial information you have given us, from time to time, on our forms. You acknowledge that we will rely on that information. You also agree we may obtain credit reports on you at any time, at our sole option and expense. We may require a new appraisal of the property which secures your Line of Credit at any time, including an internal inspection, at our sole expense and option.
- 16. TRANSFER OR ASSIGNMENT: Without prior notice to you, we reserve the right 1/2 sell or transfer your HOME EQUITY LINE OF CREDIT AGREEMEN I account to another lender, entity or person and to assign your rights under the Mortgage. Your rights under this agreement belong 1/2 you and may not be transferred or assigned. Your obligations, however, are binding on your heirs and 'egal representatives.
- 17. JOINT ACCOUNTS: Each person signing this Agreement is jointly and severally bound by its terms. Failure by the Credit Union to enforce its rights against any one of you, or to commence proceedings against any one of you shall not release any other of you or to prevent proceedings against any such other person. Upon request by you or upon receipt of inconsistent instructions, the Credit Union may, at its option, refuse a request for an advance or increase in the Credit Limit, or refuse any request for any advance in excess of the Credit Limit.
- 18. APPLICABLE LAW: This agreement and all transactions under it are construed under the laws of Illinois, except to the extent federal law is applicable, and shall be construed in accordance with the laws of the State of Illinois.

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- 19. TAX CONSEQUENCES: You should consult a tax advisor regarding the deductibility of interest and charges under your HOME EQUITY LINE OF CREDIT AGREEMENT.
- 20. SALE OF DWELLING: You agree to notify the Credit Union of any sale or transfer of the property or execution of an agreement to sell or transfer the property which is security for this agreement. You also agree not to create or allow to exist a mortgage, lien or security interest or other encumbrance against all or any part of the property securing this Agreement without the Credit Union's written consent. The entire amount due under your HOME EQUITY LINE OF CREDIT AGREEMENT may immediately become due and payable, at the Credit Union's option, upon sale, transfer or assignment of ownership of any real estate securing this Agreement.
- 21. BILLING ERRORS: You acknowledge that you have received and reviewed a statement entitled "You Billing Rights", which applies to your HOME EQUITY LINE OF CREDIT.
- 22. RIGHT OF RECISSION: You acknowledge that you have received a "Notice of Right to Rescission", which applies to your HOME EQUITY LINE OF CREDIT, if it is secured by your principal dw sling.
- 23. FEDERAL DISCLASURE AND BROCHURE: You acknowledge that you received a copy of the Truth in Lending Disclosur's and a copy of the brochure prepared by the Federal Reserve Board (or a similar brochure) describing home equity plans when you received your HOME EQUITY LINE OF CREDIT application from the Credi Union.
- 24. PREPAYMENT: You may prepay my or all of any outstanding principal under your plan wathout penalty.

THIS HOME EQUITY LINE OF CREDIT AGREEMENT IS DATED THIS _IAT DAY OF February, 2000.

BORROWER(S)

Willis J. Jeńsen

Jani A. Jezsen

ACCEPTED BY:

Zaliah Bader