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Equity Money Service

VILLINOIS BANC ONE CORPORATION 1992

BANKEONE

Revolving Credit Mortgage

| KEVIN P. GLYNN AND DIANE K. GLYN | ROSEMONT (City) a Home Equity Line of Cred by be modified or extended will make loan advances for hifollowing the date of the a loan advances made or to b unty in which the real proper anced in conformity with the and permitted or obligatory | (*Mortga (State) (S | (Zip Code) ge dated |
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| | 16,000.00 | | nich may be outstanding at |
| order to secure the repayment of the outstanding and unpaid indebt indor renewals of same, with interest thereon as provided in the Agr othe Property (as hereafter defined) for the paymon, or prior liens, tax and the performance of the covenants and agreements of Montgagor of greement and in consideration of the advances made (other contemp | tedness advanced from time eement, the payment of all es, assessments, insurance contained herein and of the | e to time under the Agreement a other sums, with interest therei e primiting or costs incurred for Martagor or beneficiary of Mort | and any and all extensions on, advanced with respect r protection of the Property |
| ortgagor does hereby mortgage, grant and convey to Mort lagrie the | · | · | 1 |
| COOK State of ILLIVO | g and described | l as follows: | |
| | OUNT | | 558 12/13/93 10:37 · 03-01719 3 |
| ACORD C. WILDATDICK. DAW AN | | (O. ** | |
| immon Address: 10032 S. KILPATRICK., DAKLAW | | -74 | and the state of t |
| operty Tax No.: 24-10-303-034 | | 0,1 | |
| O HAVE AND TO HOLD the same unto Mortgager), its successors a operty, and all easements, rights, appurtenances, rents, royalties, m tached to the real property, all of which, including reptacements and a this Mortgage; and all of the foregoing, together with said property (or roperty). | ineral, oil and gas rights and dditions thereto, shall be de | d profits and water lights and all emed to be and remain a right of | il fixtures now or hereafter : I the real property covered (|
| ortgagor covenants that Mortgagor is lawfully seized of the Property etitle to the Property against all claims and demands, subject to any strictions and that the Property is unencumbered except for the balan PACOR MORTGAGE CORP. | declarations, easements, re ace presently due on that ce | strictions, conditions and coven | ands of record, and zoning |
| PACOR MORTGAGE CORP. recorder unty COOK as Document No. 93782576 | ("prior mortgage"). | To produce the second s | -2.4 |
| rtgagor further covenants: | | | · · · · · · · · · · · · · · · · · · · |
| 1. To perform all the covenants on the part of Mortgagor to be perform such covenants Mortgagee herein may, at its option, do so. Mortgitor all sums so paid by it for the Mortgagor (and Mortgagor's be understood that although Mortgagee may take such curative act shall constitute a breach of a condition of this Mortgage. | agee shall have a claim agai meliciary, if applicable) plu | inst Mortgagor (and Mortgagor's s interest as hereinafter provid | beneficiary, if applicable) ded; it being specifically |
| To keep and maintain all buildings now or hereafter situated upon waste upon said Property. | n the Property at all times in | good repair and not to commit | or suffer to be committed |

FORM NO 31002/3-92 ATTN: LOAN OPERATIONS

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3 To keep the Proporty insured against loss or damage by fire and windermand suich effect hazards as Mortgagee requires for the benefit of Mortgagee and the holder of any prior mortgage in the aggregate amount of the total mortgage indebtedness encumbering said Property with insurance companies acceptable to Mortgagee, and to deposit the policies of insurance with Mortgagee if requested by Mortgagee. Mortgagee is hereby authorized to adjust and compromise any loss covered by such insurance, to collect the proceeds thereof, endorse checks and drafts issued therefor, and to apply such proceeds as a credit upon any part of the indebtedness secured hereby whether their due or thereafter becoming due, or to permit the uses of the same for the purpose of rebuilding or repairing the damaged Property.

4.To pay all taxes and assessments against said Property as the same shall become due and payable or, at the request of the Mortgagee, to pay to Mortgagee on each installment date a sum equal to the sum of one-twelfth (1/12) of the taxes and assessments for the fiscal period for which taxes and assessments are next due and payable, as estimated by Mortgagee. Said deposits shall be without interest paid by the Mortgagee (unless required by law) and the taxes and assessments shall be paid therefrom as they become due and payable to the extent that the deposits are sufficient therefor. Mortgagee assumes no responsibility for the validity of any tax or assessments.

In the event such deposits exceed the amount required for the payment of taxes and assessments, the Mortgagee may apply a part or all of such excess at such time as it may elect to the principal of indebtedness secured hereby. If such deposits are less than the amount required for the payment of taxes and assessments. Mortgagor shall, on demand, pay such deficiency.

If all or any part of the Property or an interest therein (including beneficial interest in the land trust, if applicable) is sold, assigned, transferred or further encumbered by Mortgagor or its beneficiary (including modification or amendment of the prior mortgage to increase the indebtedness thereby secured) without Mortgagee's prior written consent, or the Property is no longer the principal residence of Mortgagor or its beneficiary (if applicable) Mortgagee may, at its option, declare all the sums secured by this Mortgage to be immediately due and payable.

Upon Mortgagor's (or Mortgagor's beneficiary, if applicable) breach of any covenant or agreement of the Agreement or this Mortgage, including the covenants to pay when due any sums sociated by this Mortgage or as set forth in the Agreement, Mortgagee prior to acceleration shall mail notice to Mortgagor (and Mortgagor's beneficiary, if applicable) specifying; (1) the breach, (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed, by which sour proach must be cured, and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by inc. Mortgage and foreclosure by judicial proceeding and sale of the Property. If the breach is not cured on or before the date specified in the notice. Mortgage at Mortgagee's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceedings.

Any torbearance by Mortgagee in exercising $e^{2\gamma}$ right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy by Mortgager.

This Mortgage shall be governed by the law of the Sasts of Illinois, including without limitation the provisions of Illinois Revised Statute Chapter 17. Sections 6405, 6406 and 6407, and 312.2. In the event that any provisions or clause of this Mortgage, or Agreement conflicts with then applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without conflicting provision, and to this end the provisions of the Mortgage and Agreement are declared to be severable.

Mortgagor shall be liable to Mortgagee for all legal costs, including out not limited to reasonable attorney fees and costs and charges of any salr, in any action to enforce any of Mortgagee's rights hereunder whether or not such an improceeds to judgement. Said costs shall be included in the indebtedness secured hereby and become a lien on the Property.

Mortgagor (and the beneficiary of Mortgagor, if applicable) hereby waives all right of homestead exemption in the Property.

Each of the covenants and agreements herein shall be binding upon and shall inuited the benefit of the respective heirs, executors, administrators, successors and assigns of the Mortgagor, Mortgagor sibeneficiary (if applicable), and Mortgagor.

In the event the Mortgagor executing this Mortgage is an Illinois land trust, this Mortgage is niecuted by Mortgagor, not personally, but as Trustee aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee and the Mortgagor hereby warrants that it possesses full power and authority to execute this instrument and it is expressly understood and agreed that nothing contained herein or in the Note shall be construed as creating any liability on the Mortgagor personally to pay any and all obligations due under or pursuant to the Agreement or Mortgage, or any indebtedness secured by this Mortgage, or to perform any covenant, either express or implied herein contained, all such fieldlify, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as Mortgagor is personally concerned, Mortgagee, its successor or assigns shall look solely to the Property hereby mortgaged, conveyed and assigned to any other security sixen at any time to secure the payment thereof.

| LAND TRUST: | | INDIVIDUALS. |
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| as Trustee under Trust Agreement dated | - | Carlle of mark |
| and known as Trust Number | | . ĶEVIN P. GLYNN ✓ |
| BY. | m. Amerikanyah, sepidente, paper ari mpara membas bas bis, | X Diane K White |
| r is " | | DIANE K. GLYNN |
| C Province | | |
| County of | | |
| Sale of Bellois | | |
| Park Tile land | a Matani Dubi | blic a podles spid Oscala in the State of a search DOUGDEDY CEDY CEDY CEDY CEDY CEDY CEDY CEDY |
| KEVIN P. GLYNN AND DIANE K | GLYNN HUSBANI | olic in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT ID AND WIFE personally known |
| | | subscribed to the foregoing instrument, appeared before |
| | | signed, sealed and delivered the said instrument as |
| theirfree and voluntary a | ict, for the uses and purpos | ses therein set forth, including the release and waiver of the right of homestoad. |
| Given under my hand and notarial seal this | day of _ | December 1993 |
| , | ~~~ <u>~</u> | P. S. Wash |
| SEA | L " } | Notary Public |
| PATRICK J. VAUL | MAN ? | Commission Expires: 2/20/94 |
| NOTARY PUBLIC, STATE OF ILL MY COMMISSION EXPIRES 2/ | 20/94 | CURINISSIU: LAPRES. |
| S MA COMMISSION FYLINGS SI | E0124 (| |

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EXHIBIT "A"

DOOR VI. CO. ALL OF LOT 3, THAT PART OF LOT 4 DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTH EAST CURNER OF SAID LOT 4, THENCE NORTH WESTERLY ALONG THE SOUTHERLY LINE OF LOT 4 121.13 FEET TO THE SOUTH WEST CORNER THEREOF; THENCE NORTH ALONG THE WEST LINE OF LOT 4, 7 FEET; THENCE SOUTH BASTERLY 122.73 FEET MORE OR LESS TO THE POINT OF PAGINNING, ALL IN BLOCK 1, IN A. G. BRIGGS AND SONS OAK HEIGHTS, BEING A SUBDIVISION IN THE SOUTH WEST 1/4 OF SECTION 10, SECTION 37 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, N COOK ILLINOIS.

TAXES: 24-10-303-034

10032 S. KILPATRICK OAKLAWN, IL. 60453