Recording Requested by and When recorded return to: CONSUMER LOAN RECORDS CENTER 1170 SILBER RD HOUSTON, TX 77055 ATTN: MAILSTOP: CLRVLTTX

Loan Number: 0647481852

This Mortgage prepared by: YONNY SANTILLAN WASHINGTON MUTUAL BANK, FA 3200 SW FREEWAY, 24TH FLOOR HOUSTON, TX 77027



Doc#: 0410647303 Eugene "Gene" Moore Fee: \$40.00 Cook County Recorder of Deeds Date: 04/15/2004 12:24 PM Pg: 1 of 9



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**REVOLVING CREDIT MORTGAGE** 

THIS MORTGAGE is from

COMMERCIAL NATIONAL BANK OF CHICAGO, AS TRUSTEE UNDER TRUST AGREEMENT DATED DECEMBER 2, 1986 AND KNOWN AS TRUST NUMBER 873

whose address is:

1752 W MELROSE ST CHICAGO, IL 60657

("Borrower"); in favor of:

Washington Mutual Bank, FA, a federal association, which is organized and existing under the laws of the United States of America, and whose address is 400 E. Main Street, Stockton, CA 91250 ("Lender") and its successors or assigns.

1. Granting Clause. Borrower hereby grants, bargains, sells, conveys and mortgages to Lender and its successors and assignees, the real property in County, Illinois described below, and all rights and interest in it. Borrower ever gets:

LOT 22 IN BLOCK 7 IN GROSS' NORTH ADDITION TO CHICA; BEING A SUBDIVISION OF THE SOUTHWESTERLY 1/2 OF THE EAST 1/2 OF THE SOUTH EPST 1/4 OF SECTION 19, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.







Tax Parcel Number:	14-19-429-024	together with all
insurance and condemnation proceed	s related to it; all income, rents a	nd profits from it: all
plumbing, lighting, air conditioning an	d heating apparatus and equipment;	and all fencing, blinds,

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drapes, floor coverings, built-in appliances, and other fixtures, at any time installed on or in or used in connection with such real property, all of which at the option of Lender may be considered to be either personal property or to be part of the real estate.

All of the property described above will be called the "Property". If any of the Property is subject to the Uniform Commercial Code, this Mortgage is also a Security Agreement which grants Lender, as secured party, a security interest in all such property.

#### 2. Obligation Secured.

- This Mortgage is given to secure performance of each promise of Borrower contained perein or in a Home Equity Line of Credit Agreement and Disclosure with Lender with a maximum credit limit of \$250,000.00 (the "Credit Agreement") including any extensions, renewals or riodifications thereof, and repayment of all sums borrowed by Borrower under the Credit Agreemert, with interest from the date of each advance until paid at the rates provided therein. The Credi Agreement provides for variable and fixed rates of interest. Under the Credit Agreement, the Borrowe, may borrow, repay and re-borrow from time to time, up to the maximum credit limit stated above, and all such advances shall be secured by the lien of this Mortgage. This Mortgage also secures payment of certain fees and charges payable by Borrower under the Credit Agreement, certain fees and costs of Lender as provided in Section 9 of this Mortgage and repayment of money advanced by Lender to protect the Property or Lender's interest in the Property, including advances made pursuant to Section 6 below. The Credit Agreement provides that unless sooner repaid, the Debt is due and payable in full on \_04/19/2034 (the "Maturity Date"). All of this money is called the "Deot".
- (b) In addition to the Debt secured by this Mortgage, this Mortgage shall also secure and constitute a lien on the Property for all future advances made by Lender to Borrower for any purpose within thirty (30) years after the date of this Mortgage, just as if the advance made by were made on the date of this Mortgage. Any future advance may be made in accordance with the terms of the Credit Agreement or at the option of Lender. The total amount of the indebtedness that may be secured by this in accordance with the terms of the Credit Agreement or Mortgage may increase or decrease from time to time but the total unpaid balance secured at any one time by this Mortgage shall not exceed two times the maximum credit limit that is set forth in Section 2(a) of this Mortgage, together with accrued interest and all of Lender's costs, expenses and disbursements made under this Mortgage.

#### 3. Representations of Borrower. Borrower represents that:

- (a) Borrower is the owner of the Property, which is unencumbered except by: easements reservations, and restrictions of record not inconsistent with the intended use of the Property and any existing first mortgage or mortgage given in good faith and for value, the existence of which has been disclosed in writing to Lender; and,
  - (b) The Property is not used for any agricultural or farming purposes.

#### 4. Promises of Borrower. Borrower promises:

- (a) To keep the Property in good repair and not to remove, alter or demolish any of the improvements on the Property, without first obtaining Lender's written consent;
- (b) To allow representatives of Lender to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;
  - (c) To pay on time all lawful taxes and assessments on the Property;
- (d) To perform on time all terms, covenants and conditions of any prior mortgage or deed of trust covering the Property or any part of it and pay all amounts due and owing thereunder in a timely manner;
- (e) To see to it that this Mortgage remains a valid lien on the Property superior to all liens except those described in Section 3(a); and,

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- (f) To keep the improvements on the Property insured by a company satisfactory to Lender against fire and extended coverage perils, and against such other risks as Lender may reasonably require, in an amount equal to the full insurable value of the improvements, and to deliver evidence of such insurance coverage to Lender. Lender will be named as the loss payee on all such policies pursuant to a standard lender's loss payable clause. The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in the same manner as payments under the Note or, at Lender's sole option, released to Borrower. In the event of foreclosure or sale of the Property all rights of the Borrower in insurance policies then in force shall pass to the purchaser.
- 5. Sale, Transfer, or Further Encumbrance of Property. The loan is personal to Borrower, and the entire Debt shall be accelerated and become immediately due and payable in full upon any sale or other transfer of the Property or any interest therein by Borrower including, without limit, further encumbrance of the Property. A sale or other transfer of the Property or any interest therein by Borrower without the full payment of the Debt shall constitute an event of default hereunder.
- 6. Curing of Defaults. I Porrower fails to comply with any of the covenants in Section 4, including all the terms of any prior mortgage, Lender may take any action required to comply with any such covenants without waiving any other right or remedy it may have for Borrower's failure to comply. Repayment to Lender of all the money spent by Lender on behalf of Borrower shall be secured by this Mortgage. The amount spent shall bear interest at the rates from time to time applicable under the Credit Agreement and be repayable by Borrower on demand. Although Lender may take action under this Section, Lender is not obligated to do so.

#### Remedies For Default.

- (a) Prompt performance under this Mortgage is essential. If Borrower does not pay any installment of the Debt on time, or any other event occurs that entitles Lender to declare the unpaid balance of the Debt due and payable in full under the Credit Agreement, the Debt and any other money whose repayment is secured by this Mortgage shall immediately become due and payable in full, at the option of the Lender and the total amount owed by Scapwer on the day repayment in full is demanded, including all unpaid interest, will thereafter bear interest at the rate specified in the Credit Agreement.
- (b) Upon the occurrence of a default as set forth in Section 7(a) above, Lender may institute an action to foreclose this Mortgage under Illinois law. Lender may seek any other remedies available to it under applicable Illinois law.
- (c) The foreclosure of this Mortgage is not the exclusive remedy of Lender to collect the Debt. Lender may, upon the occurrence of a default, as set forth in Section 7(a) above, institute any other remedies available to a creditor under Illinois law. In connection with any portion of the Property which is personal property, Lender shall further be entitled to exercise the rights of a secured party under the Uniform Commercial Code as then in effect in the State of Illinois.
- (d) By accepting payment of any sum secured by this Mortgage after its due date, Lender does not waive its right to require prompt payment when due of all other sums so secured or to declare default for failure to so pay.
- 8. Condemnation; Eminent Domain. In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the obligation secured by this Mortgage shall be paid to Lender to be applied to the obligation in the same manner as payments under the Credit Agreement.
- 9. Fees and Costs. Borrower shall pay Lender's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable attorney's fees, in any lawsuit or other

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proceeding to foreclose this Mortgage, in any lawsuit or proceeding which Lender is obligated to prosecute or defend to protect the lien of this Mortgage and, in any other action taken by Lender to collect the Debt, including without limitation any disposition of the Property under the Uniform Commercial Code; and, any action taken in bankruptcy proceedings as well as any appellate proceedings.

- 10. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage. Borrower shall pay Lender a release fee, unless prohibited by law, and for all recordation costs of any satisfaction of this Mortgage.
- 11. Limitation of Future Advances. In the event Borrower executes a Notice of Limitation of Future Advances of this Mortgage in accordance with Illinois law, Borrower shall send a copy of each Notice by prepaid certified mail within two (2) business days of execution thereof to the attention of Loan Service Director at:
  WASHINGTON MUTUAL BINK, FA
  CONSUMER LOAN SERVICING
  PO BOX 91006
  SEATTLE, WA 98111

The Notice of Limitation of Futur: Advances of this Mortgage will not be effective unless notice is provided to Lender as set forth above

- 12. Payoff and Similar Statements. Unless prohibited by law, Lender may collect a fee in the amount determined by Lender, for furnishing a payoff demand statement or similar statement.
- 13. **Miscellaneous**. This Mortgage shall benefic and obligate the heirs, devisees, legatees, administrators, executors, successors, and assigns of the parties hereto. The words used in this Mortgage referring to one person shall be read to refer to more than one person if two or more have signed this Mortgage or become responsible for doing the hings this Mortgage requires. This Mortgage shall be governed by and construed in accordance with Federal law and to the extent Federal law does not apply, the laws of the State of Illinois. In the execut of any action hereunder or related hereto, and subject to applicable law, Borrower hereby waives any right to a jury trial. If any provision of this Mortgage is determined to be invalid under law, that fact shall not invalidate any other provision of this Mortgage, but the Mortgage shall be construed as it not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed and enforced as though the invalid provision did not exist.
- 14. Waiver of Homestead. Borrower hereby waives all right to homestead exemption in the Property.

15. Waiver of Homestead Exemption by Non-Borro Borrower, the undersigned hereby waives all right of homestead exemption by Non-Borro	<b>ower.</b> To induce Lender to extend credit to nestead exemption in the property.
Joining in Execution. If this box is checked the follo	owing applies: joins in the execution and delivery of this
Mortgage to induce the Lender to make the loan and to homestead law.	create a valid, enforceable lien under Illinois
responsibility for the payments of the note secured by the warranties, terms, or conditions of this Mortgage.	his Mortgage or the performance of any of

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DATED at	OhiCAGO	, JUIN OIS	_ this <u>5%</u> day of	APRIL	Losy
BORROWER	(S):				
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WAYNE DRI	SCOLL, Attorney	ir fact on behal	lf of CATHERINE	DRISCOLL	
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<u> 411-9-</u>		resident		·->	
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## **UNOFFICIAL COPY**

STATE OF ILLINOIS

COUNTY OF COOK

I, The undersigned Notary Public in and for said county and state, do hereby certify that COMMERTAL NATIONAL BANK OF CHICAGO, AS TRUSTEE UNDER TRUST AGREEMENT DATED DECEMBER 2, 1986 AND KNOWN AS TRUST NUMBER 873 personally known to me to be the same person(s) whose name(s) is(are) subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he/ she/ they signed and delivered the said instrument as his/ her/ their free and voluntary act, for the uses and purposes therein set forth.

Given	under	mν	hand	and	official	se II

Olympic Clarks Office

SEAL

MY COMMISSION EXPIRES:

"OFFICIAL SEAL COLEEN F. DANAHER NOTARY PUBLIC STATE OF ILLINOIS My Commission Expires 09/04/2007

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### **UNOFFICIAL COPY**

#### ILLINOIS LAND TRUST RIDER

Loan No.: 0647481852

"Security Instrument") signed by the Borrower (the "Borrower") this day. The Security Instrument secures Borrower's Note (the "Note") to <u>Washington Mutual Bank</u>, FA (the "Lender"), also signed this day, and covers the property as described in the Security Instrument and located at:

1752 W Melrose St., Chicago, IL 60657
(Property Address)

ADDITIONAL COVEVANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

- 1. The word "Borrower," whenever used in the Security Instrument to describe the Trustee, is hereby amended to read "Mortgaour."
- 2. The following provision of para graph 3 on page 1 of the Security Instrument, as reprinted below, is hereby deleted so long as borrower is an Illinois Land Trust, otherwise it shall remain in full force and effect:

Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of eco.d.

- 3. Non-Uniform Covenant #23 of the Security Instrument is hereby amended to read as follows:
  - 23. WAIVER OF HOMESTEAD AND REDEMPTION. Borrower hereby waives all right of homestead exemption in the Property. To the extent permitted by applicable law, Borrower hereby waives all right of redemption on behalf of Borrower and on behalf of all other persons acquiring any interest or title in the Property subsequent to the date of this Instrument, and on behalf of any person beneficially interested in Borrower.
- 4. This Security Instrument is executed by Commercial National Pauk of Chicago. As Trustee II/T/A Dated December 2, 1986 A/K/A Trust Number 873 (the "Trustee"), not personally, but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee and Commercial National Bank of Chicago. As Trustee II/T/A Dated December 2, 1986 A/K/A Trust No. 873 hereby warrants that it possesses full power and authority to execute this Instrument and it is expressly understood and agreed that nothing herein shall be construed as creating any liability on the Trustee personally to pay the Note or any interest that may accrue thereon or any indebtedness accruing hereunder, or to perform any covenant either expressed or implied herein contained; all such liability, if any, being expressly waived by each taker and holder hereof, but nothing herein contained shall modify or discharge the personal liability expressly assumed by any guarantor, co-signor, surety or endorser of the indebtedness secured hereby.

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## **UNOFFICIAL COPY**

BY SIGNING BELOW, the undersigned accept and agree to the terms and covenants contained in this Rider.

By Vice President

Attest

Trust Officer,

Commercial National Bank of Chicago, As Trustee Under Trust Agreement Dated December 2, 1986 And Known As Trust Number 873

GWIL149R04 73324A (12-97)