| Illinois Anti-Predatory |
|-------------------------|
| Lending Database        |
| Program                 |

Certificate of Exemption

The property identified as:

**7N:** 10-19-300-036-0000

Address:

Street:

8348 North Shermer Road

Street line 2:

City: Niles

State: IL

Lender:

**National City** 

Borrower: Lucyna Kramarz and Wojciech Kramarz

Loan / Mortgage Amount: \$10,000.00

Oct Colling Clerks
ment This property is located within Cook County and the transaction is exempt from the requirements of 7/35 ILCS 77/70 et seq. because the application was taken by an exempt entity.

Certificate number: 95B23C96-318D-4682-895A-84907C49FB5C

5

Execution date: 08/30/2008

0825908164 Page: 2 of 5

for good and valuable consideration, the sufficiency of which is acknowledged and to

IL 60714-2675

(Rev. 03/17/08) PG. 1 - LN0250IL

## **UNOFFICIAL COPY**

This document was prepared for National City Bank

Ghoric Krueger

Return to:

National City, Locator 01-7116

P O Box 5570

Cleveland, OH 44101

The undersigned, WOJCIECH KRAMARZ AND LUCY NA KRAMARZ, HUSBAND AND WIFE

(individually and collectively the "Mortgagor") whose address is

38416437

8348 N SHERMER RD

on AUGUST 30

#### MORTGAGE WITH FUTURE ADVANCE CLAUSE

## THIS MORTGAGE SECURES FUTURE OBLIGATIONS AND ADVANCES PURSUANT TO 205 ILCS 5/5D

NILES

secure the principal sum specified below and to secure Mortgagor's performance, grants, sells, conveys, mortgages and

| warrants to   |  | )  |  |                                 |
|---|--|--|--|---------------------------------|
| Lender: NATIONAL CITY BANK, Loc   |  |  | o 44101 ("Lender")   |                                 |
| The real property in COOK   | County, Illinois,  | described as   |  |                                 |
| 8348 N SHERMER RD   | NILES  | <u> </u>   | IL60714-2675   |                                 |
| as security for the payment of the inde   | KRAMARZ  | ("Borrower") to  | Lender dated AUGUST 30   | , <u>2008</u> ,                 |
| (the "Agreement"), together with all rig<br>rights, all water and riparian rights,  | hts, privileges and appurte<br>water courses and ditch                                 | enances and all re<br>n rights, and all r                      | ents, royalties, mineral right   | ts, oil and gasing and future   |
| improvements, fixtures and replaceme below:   | ents that are part of the rea  | al estate now or in  | ine future (the "Property")  | as described                    |
|   |  |  | ' (5)  |                                 |
| See Exhibit A, which is attached to   |  |  | 0,,  |                                 |
| MAXIMUM OBLIGATION LIMIT AN Agreement, and any extension, refine indebtedness secured pursuant to the principal amount secured by this Mo | ancing, modification, rene<br>Agreement constitutes "re                                | ewal, substitution of<br>evolving credit" as                   | or amendment of loe Agr<br>defined by 815 ILCS 205/                                  | eement. The /4.1. The total     |
| amount does not include interest, att   | orneys' fees, and other fe<br>advances made under the                                  | ees and charges v<br>terms of this Mort                        | ralidly made pursuant to this gage to protect Lender's s                             | nis Mortgage.<br>ecurity and to |
| perform any of the covenants contain<br>secured by this Mortgage, Lender sha<br>with applicable interest thereon shal                     | ed in this Mortgage. If, at<br>Ill advance additional fund<br>I be secured by this Mor | t any time prior to<br>s to or for the ben<br>tgage in accorda | the payment in full of the<br>lefit of Borrower, such advance with all covenants, co | ance together onditions and     |
| agreements herein contained and, to   | the extent permitted by I  | aw, shall be on a  | parity with and not subo   | rdinate to the                  |

0825908164 Page: 3 of 5

### **UNOFFICIAL COPY**

Mortgage Covenants: Mortgagor agrees that all covenants are material obligations.

Payments. Each Mortgagor who is a Borrower agrees to make payments when due and in accordance with the Agreement.

Covenant of Title. Mortgagor warrants and represents to Lender that Mortgagor is the sole owner of the Property; has the right to mortgage, grant and convey the Property; that the Property is unencumbered, except for encumbrances now recorded; and that Mortgagor will defend the title to the Property against all claims and demands except encumbrances now recorded.

Prior Liens. Mortgagor agrees to make all payments when due, to comply with all covenants, and to not permit modification of the terms of any prior liens, mortgages, or deeds of trust without prior written consent of Lender.

Taxes, Fees and Charges. Mortgagor will satisfy and keep current all tax assessment, liens, and other charges related to the Property when due.

Insurance. Mortgagor agrees to keep the improvements now existing or hereafter erected on the Property insured as may be required from time to time by the Lender against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as Lender may require, including but not limited to flood insurance if required by federal law, and Mortgagor will pay promptly when due any premiums on such insurance. All insurance shall be carried in companies approved by Lender and the noticies and renewals thereof may be required to be held by it and have attached thereto loss payable clauses in favor of and in form acceptable to Lender. If any sum becomes payable under such policy, unless otherwise agreed in writing, the Lender will apply it to the indebtedness secured by this Mortgage, or may permit the Mortgagor to use it for other purposes, without impairing the lien of this Mortgage. Application of proceeds to the Agreement does not relieve the Borrewer from the obligation to make scheduled payments under the Agreement.

Property Condition. Mortgagor will keep the Property in good condition and make all reasonably necessary repairs. Mortgagor will not sell, transfer or encumber the Property without the written consent of the Lender. Mortgagor will notify Lender of any and all claims or proceedings against the Property or of any losses or damage to the Property.

Compliance with Environmental Law. Environmental Law(s) means without limitation, the comprehensive Environmental Response, Compensation and Liability Act (CERCLA, 42 U.S.C. 9601 et seq.) and all other federal, state and local laws, regulations and ordinances relating to the protection of the environment, public health and safety including any hazardous substance as defined under any environmental law. Mortgager represents and warrants that Mortgager is in compliance with and will remain in compliance with all applicable Environmental Laws; that Mortgager will notify Lender immediately if there is a violation of Environmental law; or if there is a threatened or pending claim or proceeding relating to an Environmental Law with respect to the Property.

Authority to Perform. Mortgagor appoints Lender as attorney in fact to sign Mortgagor's name or pay any amount necessary to undertake the performance of Mortgagor's obligations under the Agreement and the Mortgage. Lender's failure to do so does not preclude Lender from exercising other rights under the Agreement and the Mortgage.

Default. Should the Borrower engage in fraud or material misrepresentation with recard to the Agreement; or should Mortgagor fail to perform any of the agreements or covenants in the Mortgage and such failure adversely affects the Property or Lender's rights in the Property; or should any action or inaction by Borrower or Mortgagor adversely affects the Property or Lender's rights in the Property, including, but not limited to, the death of a sole mortgagor or, if more than one Mortgagor, the death of a Mortgagor that adversely affects the Lender's security; or should Fortower otherwise be in default under the Agreement, after any notice or opportunity to cure required by law, the Londer may enter on the Property, collect the rents and profits therefrom, and after paying all expenses of such collection, coply same to the satisfaction of the balance owed on the Mortgage or, at its option, the Lender shall have the right to and may declare the entire secured indebtedness at once due and payable and file suit to enforce the Mortgage by a judicial sale of the Property to pay the balance of the secured indebtedness plus reasonable attorney's fees, costs and expenses to the maximum extent permitted by law.

Other Remedies. In the event Mortgagor should fail to promptly pay all taxes, obligations, liens, assessments and insurance premiums, or to keep the Property adequately insured or in good repair, the Lender may at its option pay same, which shall be added to the secured indebtedness and shall bear interest at the rate provided for in the Agreement and the Lender may declare the secured indebtedness immediately due and payable and enforce the Mortgage.

Joint and Several Obligation. All obligations of the Borrower and the Mortgagor under this Mortgage are joint and several which means that each and every Borrower is individually liable for all the obligations under this Mortgage even if Borrowers are husband and wife. If Mortgagor is not a Borrower on the Agreement then Mortgagor is providing Property as security for the debt owed under the Agreement but the Mortgagor does not hereby agree to become personally liable for the secured indebtedness.

0825908164 Page: 4 of 5

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Waiver. Mortgagor hereby releases all rights under and by virtue of the homestead exemption laws of Illinois and waives all appraisement rights except to the extent not prohibited by law.

Remedies Cumulative; Lender's Forbearance Not a Waiver. Lender's rights and remedies under this Mortgage or otherwise by law shall be cumulative and not alternative and may be exercised as often as necessary. Lender's failure to exercise any such right or remedy shall in no event be construed as a waiver or release of the same.

Governing Law. Lender is a national banking association and this Mortgage is governed by the federal laws applicable to Lender which is headquartered in Ohio. Except to the extent not preempted by federal law, this Mortgage will be governed by the laws of the State of Illinois.

SIGNATURES: By signing below, Mortgagor agrees to the terms and provisions of this Mortgage and any attachments and acknowledges receipt of a copy of this Mortgage on the date indicated.

| (Signature)  | (Signature)                               |
|--|---|
| LUCYNA KRAMARZ (Print Name)  | WOJCIECH KRAMARZ (Print Name)             |
| 8348 N SHERMER RD<br>NILES : 60714-2675  | 8348 N SHERMER RD<br>NILES IL 60714-2675  |
| (Address) (Witness)  | (Address)                                 |
| (Print Name)   | (Pr nt Name)                              |
| STATE OF ILLINOIS COOK ss:   | 2028 ml A Mark mal sand P. br. h.         |
| This instrument was acknowledged before me on  | 30,2008 Moray of Nillar National City has |
| My Commission Expires: 06 22 2009 (Seal)   |   |
| "OFFICIAL SEAL" JOLANTA OKRUTA NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 06-22-2009 | Johanta OZRUTA                            |

0825908164 Page: 5 of 5

# **UNOFFICIAL COPY**

#### EXHIBIT A

THE FOLLOWING DESCRIBED REAL ESTATE SITUATED IN THE COUNTY OF COOK IN THE STATE OF ILLINOIS, TO WIT: THE SOUTH TWO FEET OF LOT 7, THE SOUTH TWO FEET OF LOT 8, AND ALL OF LOT 9 IN DIMARIA'S SUBDIVISION BEING A SUBDIVISION OF PART OF THE SOUTHWEST 1/1 OF SECTION 19, TOWNSHIP 41 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF REGISTFRED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON AUGUST 3, 1967, AS DOCUMENT NUMBER 2339203.

Permanent Parcel Number: 10-19-300-036-0000 WOJCIECH KRAMARZ AND LUCYNA KRAMARZ, HIS WIFE, NOT TENANCY IN COMMON, BUT IN JOINT TENANCY

8348 NORTH SHERMER ROAD, NILES JL 60714-2675

Loan Reference Number : 56-577-166994955/024077225

First American Order No: 38616637

Identifier: FIRST AMERICAN LENDERS ADVANTAGE

Return To:

Equity Loan Services, Inc. 1100 Superior Avenue, Suite 200 Cleveland, Ohio 44114 Attn: National Recording