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## EQUITYHONEY LOAN AMENDMENT AND HODIFICATION AGREEMENT (EMI)

WHEREAS, Frank D. Bryant and Cleola E. Bryant ("Burrower") executed an Equity
Money Loan Agreement with BANK OF RAVENSWOOD, an Illinois Banking Corporation ("Bank") and
Promissory Note to the order of BANK OF RAYENSHOOD, both in the original amount of \$29,000.00 , dated AUGUST 31, 1983 (collectively, "Loan Docu-
ments"); and
WHEREAS, the interest rate charged on the loan evidenced thereby (the "Loan") was the
Index Rate (as defined in the Loan Documents) plus 2%, and varied on a semi-annual basis; and
WHEREAS, the unpaid balance of advances made during each Semi-Annual Period (as defined
in the Loan Documents), became the principal loan balance of a particular Amortization Period
(as defined in the Loan Documents) and monthly payments were partially determined based upon
that balance, and
WHEREAS, all Required Payments (as defined in the Loan Documents) were required to be
made by an automatic debit from an account at Bank, designated for such debits by Borrower
and INCORPORATE States Decompose for their provided that fallows to maintain the said execute
WHEREAS, the loan Documents further provided that failure to maintain the said account would constitute on event of default thersunder; and
WHEREAS, to sicker said Note and Agreement a Trustee's Hortgage/Hortgage of even date
therewith was executed to Bank, and was recorded as Document No. 20770506
with theCounty Recorder's Office to encumber the property
commonly known as 10127 King Drive Chicago, Illinois 60628
and legally described as follows:
See Legal Description Rider Attached Hereto:

P.I.N. 25-10-407-008; and

WHEREAS, the EquityMoney Loan Agreemen' reserved the right of the Bank to amend the Agreement; and

WHEREAS, it is the mutual desire of the parties hereto to modify the Loan, the Loan Documents, and Trustee's Hortgage/Hortgage securing the Loan;

NOW THEREFORE, in consideration of the above prebises and the mutual promises of the parties hereto, IT IS HEREBY AGREED, that effective on 4/1/89 ("Effective Date"):

1. For advances made on, prior to or after the Effective Date, Section III of the Loan Agreement is cancelled, rescinded and held for naught, and the following Section III is hereby substituted therefor:

## III. FINANCE CHARGE

A FINANCE CHARGE will be imposed on the daily balance of Borrow—'s outstanding advances hereunder, based on the smount outstanding under Borrower's line of credit as reflected in Bank's records, at an Annual Percentage Rate ("APR") squal to the Index Rate plus 12 for outstanding balances of \$24,999.99 or less, and at an APR equal to he Index Rate plus 02 for outstanding balances of \$25,000.00 or more. However, for the period through the termination of the Loan Agreement as defined in Section II and Section (C) of the Agreement, the FINANCE CHARGE shall not exceed the Index Rate in affect as of the Effective Date of this Agreement, plus 32; and further, for the period from the Effective Date of this Agreement through December 31, 1990, the FINANCE CHARGE shall not exceed 1.2 APR.

The Index Rate for each day shall be the "Prime Rate" as then-defined and published in the Wall Street Journal "Money Rates" column (or any column successor thereto) that day; on days on which the Wall Street Journal does not publish, the Index Rate shall be the "Prime Rate" as then-defined and published in the Wall Street Journal "Money Rates" column (or any column successor thereto) on the most recent date. If the Wall Street Journal publishes two "prime rates" on one day, then the Index Rate for that day shall be the average of the two rates. If the Wall Street Journal cases publication, then the Chicago Tribune shall be used in its place, in a similar fashion. The daily balance of outstanding loans is determined by adding new advances on the date of posting to Borrower's account. Bank shall give Borrower notice of any change in the APR, pursuant to a change in the Index Rate as hereinabove set forth, in Borrower's monthly statement.

- 2. For advances made on, prior to or after the Effective Date, Sections V (A) and (B) of the Loan Agreement are hereby cancelled, rescinded and held for haught.
- Section V (D) is hereby cancelled, rescinded and held for naught, and the following is hereby substituted therefor:

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Required Payments shown on the monthly statement may, at Borrower's written election, be made by an automatic debit, made by Bank on the date payments are due an specified in the monthly statement, from an account owned, maintained by and dasignated for such purpose by Borrower at Bank; except that the principal payment due pursuant to Section V (C) must be paid directly by Borrower and not by sutomatic debit from the transaction account described in this sentence.

If Bank does not receive any month's Required Paymont, as described above, by the 20th day of that month, Bank will impose a one-time late charge of 5% of the unpaid amount of the past due payment, or \$10.00, whichever is more.

- 4. It shall not constitute an event of default if Borrower fails to maintain a depository account with Bank.
- 5. Section VI of the Loss Agreement is cancelled, rescinded and held for naught, and the following Section VI is hereby substituted therefor:

VI. APPLICATIONS OF PAYMENTS

Required payments received by Bank shall be applied in the following order: (a) tax and insurance escrow, if required; (b) late charges, if any; (c) FINANCE CHARGES in their warliest chronological order of accrual and, thence (d) to the principal amounts.

- 6. 411 terms not defined herein shall have the meanings assigned them in the Loan Documents.
- 7. All other terms of the Loan, Loan Documents and Trustee's Mortgage/Mortgage shall remain in full force and effect, including but not limited to the original Due Date thereunder. This Agreement secures (a) the repayment of the indebtedness evidenced by the Loan Documents and this document, with interest thereon; the payment of all other sums, with interest thereon, advanced in Ploordance with the Trustee's Mortgage/Mortgage to protect the security of said Mortgage and/or this document; and the performance of the covenants and agreements contained in the Loan Document, and/or the Trustee's Mortgage/Mortgage, and (b) the repayment of any future advances, with interest thereon, made pursuant to the Trustee's Mortgage/Mortgage.

This Agreement is made this 2017 day of February BANK OF RAVENSWOOD LORROWTES Cleola Bryant STATE OF ILLINOIS) 33. COUNTY OF COOK and for said County, in the State aforesaid, DO I, the undersigned, HEREBY CERTIFY that' the Bank of history of the Bank of history of the Bank \_, an officer of the Bank c. R venswood, personally known, ment, appears delivered the said Ravenawood, for the Given under my hall seal, this day of STATE OF ILLINOIS) ) 55. COUNTY OF COOK 

Notary Public

THIS DOCUMENT PREPARED BY AND MAIL TO:

Dainius Vidziunas Box #55

Poperty ox Coop County Clerk COOK CHUNTY IN COMBER 05-1025-615-\* a 8 3625 90'94 ST 49'75'55' 12 49'08 00 ST\$

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Legal Description Rider

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IN COOK COUNTY, THEIMOIST