RECORDATION REQUESTED LYNOFFIC JAL COPSYS

EAST DUPAGE SCHOOLS CREDIT UNION 257 N. WEST AVE. P.O. BOX 579 ELMHURST, IL 60126-0579

WHEN RECORDED MAIL TO:

EAST DUPAGE SCHOOLS CREDIT UNION 267 M. WEST AVE. P.Q. BQX 579 ELMHURSY, IL 60126-0679

SEND TAX NOTICES TO:

ेर्ड ATTORNEY SERVICES #_

iaw.

EAST DUPAGE SCHOOLS CREDIT UNION 257 N. WEST AVE. P.O. BOX 579 ELMHURST, IL 60126-0579

90305255

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

90305255

		<u></u>							-
. —		Ô.	50 000	, MORTGA	IGE				
MOUNT	of Principal in	Depte nes	8: \$ 50,000.	00					
HIS MOF	atgage is date	oo	ne 12, 199	0 , belwee	n David	D. Heap an	d Jeri L. H	eap,	
	his wife			A	. IL 600	77			 '
rhose ad	dress is 1831) Maine D	rive, Elk	Grove Village	3, 11, 000		AST AL LAUGET AL	# 00 BOV I	
LMHURS	to below as "GI ST, IL 60126 Ilinois	antor"); and -0579 (refer	red to below	SCHOOLS CREDI	p porporation	organized an	d existing und	ser the laws	of
nierest in	the following desi	cribed real pro nd appurienan royallies, and p subject to	operty, together to oces; all water, v orofits relating to a Lease, if	in O entor mortgag with (# e defing or su rater right), watercou the real property, inc any, and (# m.m tate of Illinois (#	baequently erec irses and dilich Huding without I erats, oil, gas	ried or affixed bui rights (including I imitation any right , gaothermal a	iklings, improvem stock in utilities w	ente and ibitures Which or Irrica	; all Hon
Sect	ion 23"B".	being Res	subdivisio	number 5, for n of part of pal Meridian,	Section 2	6, Township	o 41 North,		
		^				. 742222	RECORDING TRAN 0152 (# ₩—90		
		-17	/			. coc	COUNTY RECE	order	;
						G	0,50	•	•
The Rea	al Property or	ita addres	a la commor	nly known as	1830 Maine	Drive, El	k Grove Vil	lage,	- (C)
Property T	Tax ID No.: 0	7-26-418-	-019					/	
				le, and interest in and	 I lo all leases of	the Property.	0	<u>ለሳስ</u> ፎሳክ	: E
DEFIN	ITIONS. The follo	wina words st	hall have the folk	owing meanings whe	n used in this hi		not etherwise dell	med in this Morto	
Borro	ower. The word "	Bonower mea	ins each and ev	ery person who signs	the LOANLIN!				y this
Cred Lend of, m dato revok appli and	lit Agreement. The and Grantor will nodifications of, reflections of the index in the cultimeter to the cultimeter to the cultimeter.	in a gredit ami inancings of, c pledness unde s a variable int ling account bi Under no circi	i of the amount i consolidations of, ir the Credit Agre lerest rate based alance shall be a umslances shall	mean the revolving shown on the first pa and substitutions for sement and this Morti upon an index. The it a rate 1,000 percenthe interest rate be v.	the Credit Agre page is due is _ index currently tage points abo	ement. The maju June 12, 2 tr 10.0 ve the Index, sub	pity date of this M 005. The in % per annum. T lect however to the	ortgage, which is viernst rate under the interest rate to be following minin	ithe the be num
Gran	nior. The word To re. The Granior is	Grantor" means	a any and all pe or under this Mo	rsons and entities ex rigage. Any Grantor Grantor's interest in t ot personally liable ur	who signs this he Real Procert	: Morigage, laut d v and to grant a :	love not sign the security interest in	Credit Agreemen Grantor's Interes	ri, 16 at in

Improvements. The word "improvements" means and includes without limitation all existing and future improvements, flutures, buildings, structures, mobile homer affixed on the Real Property, facilities, additions and other construction on the Real Property.

Indebtedness. The word "Indebtedness" means all principal and interest payable under the Credit Agreement and any amounts expended or advanced by Lender to discharge obligations of Grantor or expenses incurred by Lender to enforce obligations of Grantor under this Mortgage, together with interest on such amounts as provided in this Mortgage. Specifically, without fimitation, this Mortgage secures a revolving line of credit, which obligates Lender to make advances to Grantor so long as Grantor compiles with all the terms of the Credit Agreement. Such advances may be made, repaid, and remade from time to time, subject to the limitation that the total outstanding belance owing at any one time, not including finance charges on such balance at a fixed or variable rate or sum as provided in the Credit Agreement, any temporary overages, other charges, and any amounts expended or advanced as provided in this paragraph, shall not exceed the Credit Limit as provided in the Credit Agreement. Notwithstanding the amount outstanding at any particular time, this Mortgage secures the total Credit Agreement amount shown above. The unpaid balance of the revolving line of credit may at certain times be lower than the amount shown or zero. A zero balance does not terminate the line of credit or terminate Lender's obligation to advance funds to Grantor. Therefore, the item of this Mortgage will remain in full force and effect notwithstanding any zero balance.

Lease. The word "Lease" means any lease between Grantor and the Lessor of the Property.

Lender. The work "Linder" means EAST DUPAGE SCHOOLS CREDIT UNION, its successors and assigns. The Lender is the mortgages under this Mortgage.

Mortgage. The word "xor page" means this Mortgage between Grantor and Lander.

Personal Property. The plores "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter littached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of avan property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property must the property, interests and rights described above in the "Grant of Mortgage" section.

Related Documents. The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, security agreements, must pages, deeds of trust, and all other instruments and documents, whether now or hereafter existing, executed in connection with Grantor's Indebt day as to Lender.

Rents. The word "Rents" means all rents, revenues, inco.ne. agues, royalties, and profits from the Property.

THIS MORTGAGE, AND, IF ANY, A SECURITY INTEREST IN THE FERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INDESTEDNESS AND (2) PERFORMANCE OF ALL OBLIGATIONS (IF GIVANTOR LINDER THIS MORTGAGE AND THE RELATED DOCUMENTS. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING YERWAS:

- 3. FAYMENT AND PERFORMANCE. Except as otherwise provided in the Mortgage, Grantor shall pay to Lender all amounts secured by this Mortgage as they become due, and shall strictly perform all of Grantor's obligation, under the LOANLINER® Home Equity Plan Credit Agreement and under this Mortgage.
- 4. POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Granton's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until in delault, Grantor may remain in possession and control of any operate and manage the Property and collect the Rents from the Property.

Duty to Maintain. Grantor shall maintain the Property in tenantable condition and promptly portor of all repairs and maintanance necessary to preserve its value.

Hazardous Substances. Grantor represents and warrants that the Property never has been, and never will be so long as this Mortgage remains a lien on the Property, used for the generation, manufacture, storage, treatment, disposal, release or threateney release of any hazardous waste or substance, as those terms are defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, 42 U.S.C. Section 9801, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act ("SARA"), application state or Federal laws, or regulations adopted pursuant to any of the foregoing. Grantor authorizes Lender and its agents to enter upon the Property to make such inspections and tests as Lender may deem appropriate to determine compliance of the Property with this section of for Miningage. Grantor hereby (a) releases and walves any future claims against Lender for indemnity or contribution in the event Grantor becomes lines for claims and losses resulting from a breach of this paragraph of the Mortgage. This obligation to indemnity shall survive the payment of the indebtedness and the satisfaction of this Mortgage.

Nulsance, Waste. Grantor shall not cause, conduct or permit any nuirance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Specifically without limitation, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (Including oil and gas), soil, gravel or rock products without the prior written consent of Lender.

Lender's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes of Grantor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations of all governmental authorities applicable to the use or occupancy of the Property. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as Lender's interests in the Property are not jeopardized. Lender may require Grantor to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.

Duty to Protect. Grantor agrees neither to abandon nor leave unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

5. COMPLIANCE WITH LEASE. If there is a Lease on the Property, Grantor will pay all rents and will strictly of serve and perform on a timely basis all other terms, covenants, and conditions of the Lease. Grantor further agrees (a) not to surrender, ferminate, or cancel the Lease, and (b) not to modify, change, supplement, after, or amend the Lease, either drally or in writing, without Lender's prior written consent. No estate in the Property, whether fee title to the leasehold premises, the leasehold estate, or any subleasehold estate, will merge without Lender's express written consent; rather these estates will remain separate and distinct, even if there is a union of these estates in the landlord, Grantor, or a third party who purchases or otherwise acquires the estates. Grantor further agrees that if Grantor acquires all or a portion of the fee simple title, or any other leasehold or sublessehold title to the Property, that title will, at Lender's option, immediately become subject to the terms of this Morigage, and Grantor will execute,

30305255



deliver and record all documents necessary or appropriate to assure that such title is secured by this Mortgage.

- 8. REHABILITATION LOAN AGREEMENT. Grantor shall fulfill all of Grantor's obligations under any home rehabilitation, improvement, repair, or other toan agreement which Grantor may enter into with Lender. Lender, at Lender's option, may require Grantor to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Grantor may have egainst parties who supply labor, materials or services in connection with improvements made to the Property.
- 7. DUE ON SALE -- CONSENT BY LENDER. Lender may, at its option, have the right to accelerate, that is, declare immediately due and payable all sums secured by this Mortgage upon the sale or transfer, without the Lender's prior written consent of all or any part of the Real Property, or any interest in the Real Property. It Grantor salts or transfers the Real Property without the written consent of Lender, then, prior to acceleration Lender shall give notice to Grantor. The notice shall provide a period of not less than ten (10) days from the date of the notice within which Grantor may pay the sums declared due. It Grantor tails to pay those sums prior to the expiration of such period, Lender may, without further notice or demand on Grantor, invoke any remedies permitted in this Mortgage. A "sale or transfer" means the conveyance of Real Property or any right, little or interest therein; whether legal or equitable; whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, land contract, contract for deed, leasehold interest with a term greater than three (3) years, lease-option contract, or by sale, assignment, or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of Real Property interest. However, this option shall not be exercised by Lender If such exercise is prohibiled by federal law or by Illingis law.
- s. TRANSFER OF PROJECTY. The following provisions relating to the transfer of the Real Property are a part of this Morigage:

Notice of Transfer. Crantor shall give notice to Lender, as provided in this Morigage, prior to any sale or transfer of all or part of the Property or any rights in the Real Property. Any person to whom all or part of the Real Property is sold or transferred also shall be obligated to give notice to Lender, as provided in this Norigage, promptly after such transfer.

Advances After Transfer. A Conjounts advanced under the LOANLINER® Home Equity Plan Credit Agreement, up to the Credit Limit, are secured by this Mortgage, whether advanced before or after sale or transfer of the Reaf Property, except any amounts which may be advanced by Lender more than five (5) days after nuitice to Lender, as provided in this Mortgage, that such transfer or sale has occurred. Even if Granfor transfers the Reaf Property, Granfor will, continue to be obligated under the Credit Agreement and this Mortgage unless Lender releases Granfor in writing. As a condition to Lender's conserve to any proposed transfer or as a condition to the release of Granfor, Lender may require that the person to whom the Reaf Property is transferred sign an assumption agreement satisfactory to Lender and Lender may impose an assumption fee. The assumption agreement will not entitle the person signing it to receive advances under the Credit Agreement.

9. TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are a part of this Mortgage.

Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, nayroll taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall in aintain the Property free of all liens having priority over or equal to the interest of Lender under this Mortgage, except for the lien of taxes and assestments not due, except for the Existing Indebtedness referred to below, and except as otherwise provided in the following paragraph.

Flight To Contest. Grantor may withhold payment of any tax, assessment or claim in connection with a good talth dispute over the obligation to pay, so long as Lander's interest in the Property is not jeopardized. If a lier arize or is filed as a result of nonpayment, Grantor shall within fifteen (15) days after drantor has notice of the filing, secure the discharge of the filen, or if requested by Lander, deposit with Lender cash or a sufficient corporate surety bond or other security satisfactory to Lander in an amount sufficient to discharge the lien prus any costs and attorneys' less or other charges that could worse as a result of a foreclosure or sale under the tien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgment to fore enforcement against the Property. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceeditios.

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the laxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall notify Lendor at least filteen (15) days before any work is commercial, any services are furnished, or any materials are supplied to the Property, if any mechanic's fien, materialmen's lien, or other lien could be also rised on account of the work, services, or materials and the cost exceeds \$10,000 00. Grantor will upon request of Lender furnish to Lender advancy assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

10. PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Motorgie.

Maintenance of Insurance. Granter shall produce and maintain policies of fire insurance with standard extended contents and replacement basis for the full insurable value covering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgages clause in favor of Lender. If the Real Property is located in an area designated by the Director of the Federal Emergency Management Agency as a special flood hazard area, Granter agrees to obtain Federal Flood insurance to the extent, such insurance is required and is available for the term of the loan and for the full unpaid principal balance of the loan. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Granter shall deliver to Lender perificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of len (10) days' prior written notice to Lender.

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property if the estimated cost of repair or replacement exceeds \$10,000.00. Lender may make proof of loss if Grantor falls to do so within lifteen (15) days of the casualty. If, in Lender's judgment, the restoration or repair is economically feasible and Lender's security is not lessened, insurance proceeds shall be applied to restoration or repair is not sconomically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Mortgage whether or not then due, with any excess paid to Grantor. If Grantor abandons the Property, or does not answer within thirty (30) days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restors the Property or to pay sums secured by the Mortgage, whether or not then due.

Unexpired insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this Mortgage at any trustee's sale or other sale held under the provisions of this Mortgage, or at any foreclosure sale of such Property.

Compliance with Existing Indebtedness. During the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions contained in the instrument evidencing such Existing Indebtedness shall constitute compliance with the insurance provisions under this Mortgage, to the extent compliance with the terms of this Mortgage would constitute a duplication of insurance requirement. If any proceeds from the insurance become payable on loss, the provisions in this Mortgage for division of proceeds shall apply only to that portion of the proceeds not payable to the holder of the Existing Indebtedness.

11. EXPENDITURES BY LENDER. If Graritor falls to comply with any provision of this Mortgage, including any obligation to maintain Editing

(Continued)

Indebtedness in good standing as required below, or if any action or proceeding is commenced that would materially affect Lender's interests in the Properly, Lender on Grantor's behalf may, upon notice to Grantor, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends in so doing will bear interest at the rate charged under the Credit Agreement from the date incurred or paid by Lender to the date of repayment by Grantor. All such expanses, at Lender's option, will (a) be payable on demand, or (b) be added to the balance of the credit line. This Mortgage also will secure payment of thuse amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lander may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default no as to bar Lender from any remedy that it otherwise would have had.

12. WARRANTY: DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage.

Title, Granfor warrants that: (a) Grentor holds good and marketable title of record to the Property (including a leasehold interest, if any), free and clear of all liens and encumbrances except those of record, and (b) Granfor has the full right, power, and authority to execute and deliver this Morigage to Lander.

Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will lorever defend the title to the Property against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall detend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver, or cause to be delivered, to Level's such instruments as Lendor may request from time to time to permit such participation.

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

13. EXISTING INDEBTEDNESS. The following provisions concerning existing indebtedness (the "Existing indebtedness") are a part of this Mortgage.

Existing Lien. The lien of this Martgage securing the Indebtedness may be secondary and inferior to an existing lien, if there is such a lien. Grantot expressly covenants and agrees to pay, or see to the payment of, the Existing Indebtedness and to prevent any default on such Indebledness, any default under the instruments evidencing such indebledness, or any default under any security documents for such indebledness.

No Modification. Grantor shall not enter this any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under any such security agreement without the prior written consent of Lander.

14. CONDEMNATION. The following provisions relating to condemnation of the Property are a part of this Mortgage.

Application of Net Proceeds. If all or any part of the Fronary is condemned, Lender may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness und/a me. LOANLINER® Home Equity Plan, subject to the terms of any mortgage or deed of trust with a lien which has priority over this Mortgage. The not process of the award shall mean the award after payment of all reasonable costs, expenses, and afforneys' fees necessarily paid or incurred by Grantor or Lender in connection with the condemnation.

Proceedings. If any proceeding in condemnation is field, Grantor that promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to detend the action and obtain the award. Cranfor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments as may be requested by it from time to the to permit such participation.

15. IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHOR 7:128. The following provisions relating to governmental laxes. fees and charges are a part of this Mortgage:

Current Taxes, Fees and Charges. Upon request by Lender, Grantor shall execute with documents in addition to this Mortgage and take whatever other action is requested by Lender to perfect and continue Lender's lien on the Feet Property. Grantor shall reimburse Lender for all taxes, as described below, together with all expenses incurred in recording, perfecting or cuntilities this Mortgage, including without limitation all

Taxes. The following shall constitute taxes to which this section applies: (a) a specific tax upon this tipp of Morigage or upon all or any part of the Indebtedness secured by this Mortgage; (b) a specific tax on Grantor which Grantor is authorized or required to deduct from payments on the Indebtedness secured by this type of Mortgage; (c) a tax on this type of Mortgage chargeable against the Lunder or the holder of the Credit Agreement; and (d) a specific tax on all or any portion of the Indebtedness or on payments of principal and interior made by Grantor.

Current Taxes, recombination is requested whatever other action is requested taxes, as described below, together with an example taxes, sees, documentary stamps, and other charges to recombinations. Taxes. The following shall constitute taxes to which this section applies: \(\text{top}\), the Indebtedness secured by this Mortgage; (b) a specific tax on Grantor which Granton indebtedness secured by this type of Mortgage; (c) a tax on this type of Mortgage chargeable and indebtedness secured by this type of Mortgage; (c) a tax on this type of Mortgage chargeable and indebtedness secured by this type of Mortgage; (c) a tax on this type of Mortgage chargeable and indebtedness secured by this type of Mortgage; (c) a tax on this type of Mortgage chargeable and indeptedness and indepted and indeptedness of principal and indeptedness and the following provisions relating to further assurances are a part of this Mortgage.

Further Assurances. Upon request of Londer, Grantor with make, execute and deliver, or will cause to be maintained and the second of the s Further Assurances. Upon request of Londer, Grantor witt make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's designee, and when requested by Lender, cause to be filed, recorded, refiled, or rerecorded, as the case (1.0) ba, at such times and in such offices and places as Lender may doem appropriate, any and all such mortgages, deeds of trust, security decus, security agreements financing statements, continuation statements, instruments of further assurance, certificates, and other documents as may, in the sole opinion of Lender, be necessary or destrable in order to effectuate, complete, perfect, continue, or preserve. (a) the obligations of Grantor under the Credit Agreement, this Mortgage, and the Rolated Documents, and (b) the liens and security interests created by this Mortgage on the Property. Unless prohibited by law or agreed to the contrary by Lender in writing, Grantor shall reimburse Lender for all costs and expenses incurred in connection

- 17. FLLL PERFORMANCE. If Grantor pays all the Indebtedness when due, farminates the credit line account, and otherwise periodical all the obligations Imposed upon Grantor under this Mortgage, Lender shall execute and deliver to Grantor a suitable satisfaction of this Mortgage. Grantor will pay, if permitted by applicable law, any reasonable termination fee as determined by Lender from time to time.
- 18. DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Mortgage: (a) Granton commits traud or makes a material initrepresentation at any time in connection with the credit line account. This can include, for example, a false statement about Grantor's Income, assets, itabilities, or any other aspects of Grantor's financial condition. (b) Grantor does not meet the repayment terms of the credit line account. (c) Grantor's action or inaction adversely affects the collateral for the credit line account or Lender's rights in the collateral. This can include, for example, fallure to maintain required insurance, waste or destructive use of the dwelling, failure to pay taxes, death of all persons liable on the account, transfer of title or sale of the dwelling, creation of a lien on the dwelling without Lender's permission, foreclosure by the holder of another lien, or the use of funds or the dwelling for prohibited purposes.
- 19. GRANTOR'S RIGHT TO CURE. Upon the occurrence of any Event of Default (other than traud or material misrepresentation) and prior to exercising any of the rights and remedies provided in this Moripage or by law, Lender shall give notice as provided in the Morigage and as required by applicable law. The notice may be combined or sent with any notice required by applicable law and shall specify: (a) the Event of Default; (b) the action required to cure the default; (c) a date not less than thirty (30) days (or any longer period as required by applicable law or elsewhere in this Mortgage) from the date the notice is given to Grantor by which the default must be cured and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage and sale of the property. The notice shall further inform Grantor

of the right to reinstate after acceleration and the right to assert in a foreclosure proceeding the monaxistance of an event of default or any other defense of Grantor to acceleration and sale. However if Lender has given Grantor a right to cure with respect to a prior Event of Default which occurred within three hundred skriy-five (365) days of the present event of Default, Grantor shall not be entitled to receive the right to cure described in this paragraph.

20. RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Lender, at its option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate Indebtedness. Lander shall have the right at its option to declare the entire indebtedness immediately due and payable.

Mortgages in Possession. Lender shall have the right to be placed as mortgages in possession or to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the indebtedness. The mortgages in possession or receiver may serve without bond if permitted by taw. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the indebtedness by a substantial amount. Employment by Lander shall not disquality a person from serving as a receiver.

Judicial Foreclosure. Lender may obtain a judicial decree foreclosing Grantor's interest in all or any part of the Property.

Deficiency Judgment. If permitted by applicable law, Lander may obtain a judgment for any deficiency remaining in the indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this section.

Other Remedies. Londer shall have all other rights and remedies provided in this Morigage or the LOANLINERS Home Equity Plan Credit Agreement or available at It is not in equity.

Sale of the Property. To the extent psimitted by applicable law, Grantor hereby waives any and all right to have the property matchaled. In exercising its rights and reme was Lender shall be free to self-all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to hid of any public sale on all or any portion of the Property.

Notice of Sale. Lander shall give Greater reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other interced disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least inn (10) days before the time of the sale or disposition.

Waiver; Election of Remedies. A waiver by any posts of a breach of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compiliants with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this Mortgage after failure of Grantor to porform shall not affect Lerick's defit to declare a default and exercise its remedies under this Mortgage.

Attorneys' Fees; Expenses. If Lender institutes any suit or artiful to enforce any of the terms of this Mortgage, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lender's opinion, as increasing at any time for the protection of its inherest or the enforcement of its rights shall become a part of the indebledness payable on demand and shall bear interest from the date of expenditure until repaid at the Credit Agreement rate. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees and logal expenses whether or not there is a toward, including attorneys' fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and the court of applicable law. Grantor also will pay any court costs, in addition to all other sume provided by law.

- 21. NOTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Mortgage, including without limitation any notice of default and any notice of sale to Grantor, shall be in writing and shall be effective when actually delivered or, if malk d, shall be deemed effective when deposited in the United States malk first class, registored mail, postage prepaid, directed to the addresses shown near the hadrens of this Mortgage. Any party may change its address for notices under this Mortgage by giving formal written notice to the other parties, specify to that the purpose of the notice is to change the party's address. All copies of notices of foreclosure from the holder of any lien which has priority over the Mortgage shall be sent to Lander's address, as shown near the beginning of this Mortgage. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address.
- 22. ASSOCIATION OF UNIT OWNERS. The following provisions apply if the Real Property has been submitted to unit ownership law or similar law for the establishment of condominiums or cooperative ownership of the Real Property:

Power of Attorney. Grantor grants an irrevocable power of attorney to Lender to vote in its discretion on any rectar that may come before the association of unit owners. Lender shall have the right to exercise this power of attorney only after default by Grantor; however, Lender may decline to exercise this power as it sees fit.

Insurance. The insurance as required above may be carried by the association of unit owners on Grantor's behalf, and the proceeds of such insurance may be paid to the association of unit owners for the purpose of repairing or reconstructing the Property of not so used by the association, such proceeds shall be paid to Lender.

Compliance with Regulations of Association. Grantor shall perform all of the obligations imposed on Grantor by the declaration submitting the Real Property to unit ownership, by the bylaws of the association of unit owners, or by any rules or regulations thereunder. If Grantor's interest in the Real Property is a leasehold interest and such property has been submitted to unit ownership, Grantor shall perform all of the obligations imposed on Grantor by the lease of the Real Property from its owner.

23. MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Morigage:

Amendments. This Mortgage, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Mortgage. No alteration of or amendment to this Mortgage shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Applicable Law. This Morigage shall be governed by and construed in accordance with the laws of the State of Illinois.

Caption Headings. Caption headings in this Morigage are for convenience purposes only and are not to be used to interpret or define the provisions of the Morigage.

Grantor's Copy of Documents. Lender agrees to provide Grantor with a conformed copy of both the LOANLINER® Home Equity Plan Credit Agreement and this Mortgage at the time they are executed or within a reasonable time after thic Mortgage is recorded.

Merger. There shall be no merger of the interest or estate created by this Morigage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Severability. If a court of competent jurisdiction finds any provision of this Mortgage to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If teasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be

(Continued)

so modified, it shall be atricken and all other provisions of this Mortgage in all other respects shall remain valid and enforceable.

Successors and Assigna. Subject to the limitations stated in this Mortgage on transfer of Grantor's interest, this Mortgage shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Mortgage or liability under the Indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Morigage.

Watver of Homesteed Exemption. Grantor hereby releases and waives all rights and benefits of the homestead exemption laws of the State of Illinois as to all Indebtedness secured by this Mortgage.

Walvers and Consents. Lender shall not be deemed to have warved any rights under this Mortgage (or under the Related Documents) unless such walver is in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a warver of such right or any other right. A walver by any party of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender's required in this Mortgage, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instance where such consent is required.

ODANYOD ACI	VNOW ELVER MANING BRAD	ALL THE SCOVISIONS O	E THE MODICAGE AND	GRANTOR AGREES TO ITS TER	IME
	NHOWLED, 29 HAVING HEAD	ALL THE PROVISIONS O	r ima moniunus, and	GUMMION MUNICES 10 118 1EN	·mə·
GRANTOR:	11000		· · ·	v dland	
x AMIKA	A. Nego	garagia sanany kaon in dia ang ang ang ang ang ang ang ang ang an	x fre	X Hap	-
			V	,	
Signed, acknow	wiedged and delivered in the	revence of:			
X					
Witness		C			
X	ران هنان د روبو ۱ ماناد مودد در درسندی خاصه بر به شده بورور برست <u>در شدر میشوند نیس ب</u>				
As (2) seems		4			
	n dest principarado y ambierlança liniba y ambierdado Mundio el Ind				
			0,		
This Marinese	prepared by: East DuPa	age Schools Cred	it worken 257 N	Wast Avenue	
THE MOTIFIED	property: Exist Dure	Elmhurst,		west wenter,	
		131,111,12130)			
		د المناسبين المناسبين والمناسبين المناسبين والمناسبين		and a substantial agencials. Production is required to compare to be self-to.	
					
		INDIVIDUAL. AC	KNOWLEDGMEN	۶ ₄ .	
STATE OF	ILLINOIS)		7.0	
	DuPaso	166		0.	
COUNTY OF	Voltage)		$O_{x_{\alpha}}$	
On this day before	ore me, the undersigned Notary	Public, personally appears	d Hosp his wife		
lo me known to	be the individualist described	and who executed the	Aortgage, and acknowledge	ed that they signed the Kimpage s	is their free and
voluntary act an	nd deeld, for the unce some action	Batifibiain maintioned.			
Given under m	y hare and office to a this	TIT ILLINOIS COM	ay of	June , 19 90	
By	PUBLIC STATE	ES 11/20/91	Residing at Elulu	1 /	
Noine Public i	n and lar-tife state of	inois	My commission expires	1//20/91	
					مراجع المساحد المساحد المناسية المساحد المساح
		ASS. ALIELS 51. divid languages Br		tank ta sa sa sa sa sa	1 300.
	Copyright, 1	asa, cuma mulusi madianca ac	clely; Copyright, 1968, CFL ARI	(BU/) Lata. Add	13221

A. T. G. F. BOX B70