HOME EQUITY LINE OF CREDIT HODIFICATION AGREEMENT

THIS HOME EQUITY LINE OF CREDIT MODIFICATION AGREEMENT (the "Modification") is made as of this 4th day of November, 192, ("Effective Date") by and between

COLONIAL BANK

an Illinois banking corporation and the owner of the mortgage hereinafter described ("Colonial Bank"), and Dorothy Gallaghor

representing him/her/itself or selves to be the owner or owners of the real estate hereinafter described ("Owner").

Lot 3 in Block 26 Thw. F. Kaiser And Company's First Addition To Arcadia Terrace SW 4/4 Of The SE 1/4 Of Section 1, Township 40 North, Range 13, East Of The Third Principal Meridian, As Per Plat Recorded 7/13/14, And Dynamont 54 50 347, In Cook County, Illinois.

or hands

aurion PH12: 23

92872428

Permanent Index No. 13-01-418-020
Commonly known as: 5748 N. Talman Chicago, 11. 00659

WHEREAS, Owner also executed a Home Equity Line of Credit Agreement and Disclosure Statement ("Agreement") 11, conjunction with the Note and Mortgage referenced above.

WHEREAS, Colonial Bank and Owner wish to modify the Pote, Mortgage and Agreement based on the terms and conditions which follow:

NOW. THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Colonial Bank and Owner hereby agree that the Note, Hortgage, and Agreement are hereby modified as follows (strike out all paragraphs which are inapplicable):

- 1. Maximum Credit Amount. As of the Effective Date, the Principal/Maximum Credit Amount set forth in the Note/Agreement is \$ 50.000.00 ...
- 2. Principal/Maximum Credit Amount Increase. Colonial Bank agrees to increase the Principal/Maximum Credit Amount under the Note, Mortgage and Agreement by \$ 30,000.00 to \$ 50,000.00 . Colonial Bank and Owner agree that such increase shall become part of the Principal/Maximum Credit Amount under the Note, Mortgage and Agreement, and that such sums shall be repaid as therein provided. Colonial Bank and Owner further acknowledge that Colonial Bank shall advance said increase subject to certain restrictions set forth herein.

92872428

C 138-381 D

Proberty of Coot County Clert's Office

3. Extension of Time for Payment. A final payment which will include the total outstanding Principal belance, together with accrued and unpaid interest, thus and charges, if any, under this Note will be due and payable on demind of the Bank on or after five (5) years from the date of this Modification.

- 4. Interest Rate, determined by adding One Half The ANNUAL PERCENTAGE RATE will be percent (0.500 %) to the Prime Rate as reported in the Money Rate section of The Wall Street Journal on the first business day of such billing period ("the Prime Rate").
- If any part of said outstanding Principal indebtedness or interest thereon is not paid at maturity, or if default in the performance of any other covenant of the Owner shall continue for twenty days after written notice thereof, the entire outstanding principal sum secured by said mortgage, tog ther with the then accrued interest thereon, shall, without notice, at the option of the holder or holders of said principal note or notes, shall immediately be due and payable, in the same manner waif said modification had not been granted.
- 6. (Abilication. This Modification is supp the Note, Mortgage and Agreement described above. This Modification is supplementary to modified herein, all of the terms, provisions and covenants of the Note, Mortgage and Agreement not expressly modified by this Home Equity Ling of Credit Modification Agreement, are hereby confirmed and rationed and shall remain in full force and effect. Owner agrees to periors all the covenants of the grantor or grantors in the Hortgage. The provisions of this indenture shall inure to the benefit of any holder of said note or notes and shall bind the heirs, personal representatives and assigns o the The Owner hereby maives and releases all rights and benefits under and by virtue of the Homestead Exemption Law of the State of Illinois with respect to said real estate. If the Owner consists of two or more persons, their liability hereunder shall be joint and several.
- 7. Prior Name. Colonial Bank was formerly known as COLONIAL BANK AND TRUST COMPANY OF CHICAGO. Any references to the prior name in any of the documents described herein shall be deemed to be references to Colonial Bank.

IN WITHESS WHEREOF, the parties bereto have signed, sealed and delivered this Home Equity Line of Credit Modification Agreement as of the Effective Date.

West and the same	1/2
OWNER:	. '5
Southy Gellaghe	<u> </u>
Dorothy Gallagher) COLOUIAL BANK	
By: Account the	2 Sunda de D
Ita: Alp Ita:	8110
//	

Property of Cook County Clerk's Office

	•
STATE OF ILLINOIS)	
COUNTY OF (-O/C) SS.	
State aforesaid, DOES HERE personally known to me to he is/are subscribed to the forethis day in person and acknown delivered the said instrumentary act for the uses and acknown that we have a said instrumentary act for the uses and acknown that we have a said instrumentary act for the uses and the said instrumentary act for the uses are said in the said instrumentary act for the uses and the said instrumentary act	ry Public in and for the County and MBY CERTIFY, that the above names, be the same person(s) whose name(s) regoing instrument, appeared before mereledged that he/she/they signed and the same his/her/their own free and and purposes therein set forth.
NOV. 1992	Notary seal this day of
	NOTARY PUBLIC
DE VIT'S S. KAMADA NOTARY PULIC, STATE OF ILLINOIS My Commission Opines 12/07/93	My commission expires:
2	
STATE OF ILLINOIS ()	
COUNTY OF	
State aforesaid, DO HEREBY C2 Trust Officer and of COLONIAL BANK, personally	Public in and for said County in the FfIFY that FAOVE to me to be the same persons the foregoing instrument as such
Trust Officer and	respectively,
appeared before me this day in signed and delivered the sa	n person and acknowledged that they id instrument as their own free and
voluntary act and as the free	and voluntary act of said Banking
Corporation, for the uses and said . as	purposes therein set forth; and the custodian of the corporate seal to
 be affixed to said instrumen own free and voluntary act an 	t as's d as the free and voluntary act of r the uses and purposes therein set
GIVEN under my hand and	notarial seal this Cay of
	NOTARY PUBLIC
SEAL	My commission expires:
	·

Property of Coot County Clert's Office

The undersigned, State aforesaid, DOES	a Notary Public in and for the County and HEREBY CERTIFY, that the above named
DENAIS S. KANARA	ASST. Vice President and Paraguage MAC of COLONIAL BANK, personally known to me to
be the same persons	whose names are subscribed to the foregoing
that said Vice Preside	ore me this day in person and acknowledged ent, as custodian of the corporate seal of
	ed the corporate seal of said Corporation i instrument as said Vice President's own
free and voluntary act	of said Corporation.
NOVEMBER 199	nd and Notary Seal this TH day of
Nuclear Additional Control of the Additional	S S S S S S S S S S S S S S S S S S S
man ammy	NOTAR! PUBLIC
ICIAL STAL"	My Commission expires:
UBLIC, STATE OF ILLITO'S Rission Expires 11/13/9	11/13/93
manning and	
This instrument was not	pored by and return to:
Chicago, Illinois 6063	
	4
	' (
	Colonial Bank, 5850 W. Belmont,
	45
	4
	'\$
	//:-
	T'S OFFICE

BOX 333

Coloneal Bank

5850 W. Belown & ave

Checago Il 60634

ATTHE Grene PACOCHA

Property of Cook County Clerk's Office