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EQUITY LINE OF CRE	MORTAGE	022696	LaSa(le)	tational	<u>Bank</u>
This Equity Line of Credit Mortgage is <u>Bradley Piper and Jean</u>	made this 4th	day of Ja	neary	. 19 <u>94</u> , betwe	een the Mortgago
Realey Piper and Jean	(therein "Borrow	(er''), and the Mortos	igee, LaSalle National	Bank, a national ha	unklan execcistion
whose address is 120 South LaSalle S					n de la secono de la composición de la La composición de la
Whereas, Borrower and Lender have o	entered into an Equity Line	of Credit Agreement	(ihe "Agreement"), da	ed January	ra 4 ili generalia.
19 94 , pursuant to which Borrower					
xceed \$ <u>125,000.00</u> lineres elow ("Loans"), interest on the Loans Inless otherwise agreed in writing by	borrowed pursuant to the Ag	reement la payable a	t the rate or rates and	at time provided for	
	Q1, together with interes				
orrowed under the Agreement plus int	terest thereon must be repaid	by January	4	14 (the "Fine	si Maturity Date")
To Secure to Lender the repayment of other sums, with interest thereon, advan agreements of Borrower contained here property located in the County of	the Loans made pursuant to need in accordance herewith bein and in the Agreement, Bor	the Agreement, as an protect the security rower does hereby m	nended or modified, w of this Mortgage, and t ortgage, grant and co	he performance of th	te convenants and
PIN: 18-09-102-016	in the first of the second	n sin taka besi di laba Tahun kampanan besi di badi	om ing tipang sa Panggaranggaran		er de la latera de la composition de l La composition de la
18-09-102-024			OPRING GARGING, A S		
	MORTHWEST 1/4 OF THE SOUT BLOT OF THE SELECT PRINCIP	Minet 1/4 of encylo Linespine ne pre		W, MANOR 12,	300
	**************************************	COMPY, MARKOTA.		1	
	Cmudua A	manag T1 4000	· 4 및 - 4 + 47 - 1		and a second
hich has the address of 1855. Srein "Property Address":	opring Ave. Lac	THUME IT DODA	 	<u> </u>	Hannar S. S.
gether with all the improvement now singhts and prolits, water, water ignis d additions thereto, shall be deemed to leasehold estate if this Mortgage is	i, and water stock, and all fixth be and remain a part of the pr	ires now or hereafter operty covered by this	attached to the propert Mortgage; and all of th	y, all of which, include a foregoing, together	ding replacements
Borrower covenants that Borrower is it at Borrower will warrant and defend ger restrictions listed in a schedule of ex-	nerally the into to the Property	against all claims and	demands, subject to a	e, grant and convey ny mortgages, declar	the Property, and ations, essements
venants. Borrower and Lender cover	nant and agree as we:	an on the ordinal polytect in . A control of the ordinal control	ala series de la companya de la comp La companya de la co	and the particular of the second	atti takata. Kalendara
Payment of Principal and Interest.		when due the princip	al or, interest on the Lo	ans made pursuant	to the Agreement
Application of Payments, Unless as de'shall be applied by Lender first in rsuant to the Agreement, then to the	payment of any advance nad	Fry Lender pursuant	to this Mortgage, then		
Charges; Liens. Borrower shall pay- tich may attain a priority over this Morte the title insurance policy insuring be dencing such payments. Borrower shall the title insurance policy insuring Lan Borrower shall agree in writing to the chilen by, or defend enforcement of st any part thereof.	gage; and leasehold payment ender's interest in the Proper til promptly discharge any lien nder's interest in the Property payment of the obligation sec	it or ground lants, if ar rty: Bo, when shall, u which has prior by over provided; what sorro tured by such-lantar	ny, including all payme pon-request of Lender or this Mortgage, except wer shall not be requin n manner acceptable to	nts due under any m ; promptly furnish to ; for the lien of any m ed to discharge any, o Lender, or shall in (ortgage disclosed or Lender (receipts ortgage disclosed such lien so long good faith contest
Hazard Insurance, Borrower shall ke luded within the term. extended covery require; provided, that Lender shall i	erage," and such other hazar	ds as Lender may re	quire and in Such amo	unts and for such p	eriode as Lender
this Mortgage and any other mortgag				ided, that such soo	r, to interesting.
easonably withheld. All premiums on ill insurance policies and renewals the irm acceptable to Lender. Upon reque the event of loss, Borrower shall give	n insurance policies shall be interest shall be in a form acceed of Lender, Borrower shall prompt notice to the insuran	paid in a timely many ptable to Lender and promptly furnish to Li nce carrier and Lende	ier. Shall include a silinga ender all renewal nutic er. Lender may make j	id inortgage clause A and all receipts of the for it leads for o	in favor of and in if paid premulma. nade promptly by
rower. Inless Lender and Borrower otherwise threstoration or repair is economically easible or if the security of this Mortg	e agree in writing, insurance feasible and the security of th	proceeds shall be ap is Mortgage is not the	plied to restoration or r reby impaired. If such r	epa. * / Property da estoration / rep. if it	maged, provided not economical-
easing or in research of this model if the rexcess, if any, paid to Borrower. If the mailed by Lender to Borrower that the urance proceeds at Lender's option e Inless Lender and Borrower otherwise or payments due under the Agreement, nt, title and interest of Borrower in and sale or acquisition shall pass to Lender sale or acquisition shall pass to Lender process.	Property is abandoned by Boo insurance carrier offers to se- either to restoration or repair e agree in writing, any such a , or change the amount of su d to any insurance policies as	rrower, or if Borrower to ottle a claim for insur- of the Property or to application of proceed ch payment. If under and in and to the process.	falls to respond to Lend ance benefits. Lender i the sums secured by its to principal, shall no paragraph 17 hereof the seds thereof resulting	er within 3u done to a authorized to coll his Mortgage. The t extend or postpore to Property is acquir from damage to the	or the date notice of and apply the the due date of a noder, all Property prior to
Preservation and Maintenance of Pro air and shall not commit waste or perm in a leasehold. If this Mortgage is on ler the declaration or covenants creatiful planned unit development, and consti- titer with this Mortgage, the covenant seements of this Mortgage as if the rice	nit impairment or deterioration a unit in a condominium or a nor governing the condomini ituent documents: If a condomit ts and agreements of such rid	of the Property and s planned unit develo ium or planned unit d ninium or planned un er shall be incorporat	shall comply with the property shall evelopment, the bylawn it development it der is	revisions of any lease perform all of Borro s and regulations of t executed by Borrov	e if this Mortgage wer's obligations he condominium ver and recorded
Protection of Lender's Security. If Boommenced which materially affects Lengagee, eminent domain, insolvency, ton, upon notice to Borrower, may make not limited to, disbursement of reasony amounts disbursed by Lender purs Mortgage. Unless Borrower and Lengage and the leason and shall bear Aoreament. Nothing contained in this	ender's interest in the Propert code enforcement, or arrange e such appearances, disburse mable attorney's fees and en suant to this paragraph 6, with der agree to other terms of pa r interest from the date of dis	ly, including, but not liments or proceedings such sums and take in young the Property interest thereon, shipment, such amount bursement at the rate bursement at the rate	imited to, any proceed s involving a bankrupt action as is necessary to to make repairs. all become additional is s shall be payable upo s payable from time to	ing brought by or on or decedent, then Le to protect Lender's in indebtedness of Borr in notice from Lender time on outstanding	behalf of a prior inder at Lender's ferest, including, ower secured by r to Borrower re-

the Agreement. Nothing contained in this paragraph 6 shall require Lender to incur any expense or take any action hereunder.

7. Inspection, Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

8. Condemnation, The Proceeds of any award or claim for damages; direct or consequential, in connection with any condemnation or other taking of the Property, or part hereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender in the event of a total or partial

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Box 15

taking of the Property, or part hereof, or for conveyance in fleu of condemnation, are hereby assigned and shall be paid to Lender. In the event of a total or partial taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower falls to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not exceed or postpone the due date of any payment due under the Agreement or change the amount of such payment.

- 9. Borrower Not Released. Extension of the time for payment or modification of any other term of the Agreement or this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest, Lender shall not be required to commence proceedings against such successors or refuse to extend time for payment or otherwise modify any term of the Agreement or this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest.
- 10. Forbearance by Lender Not a Walver, Any forbearance by Lender in exercising any right or remedy under the Agreement or hereunder, or otherwise afforded by application law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other items or charges by Lender shall not be a waiver of Lender's right to accelerate the multiply of the agreement secured by this Mortgage:
- 11. Remedies Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.
- 12. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to the respective successors and assigns of Lender and Borrower. All covenats and agreements of Sorrowers shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof. The term interest as used herein shall mean and include all finance charges under the Agreement.
- 13. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by melling such notice by certified mail, addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender and to such other according to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated therein.
- 14. Governing Law; 5 ver billity. This Mortgage shall be governed by the law of the State of Illinois. In the event that any provision or clause of this Mortgage or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the cut. Illing provision, and to this end the provisions of the Mortgage and the Agreement are declared to be severable.
- 15. Sorrower's Copy. Borrowe, at all be turnished a conformed copy of the Agreement and of this Mortgage at the time of execution or after recordation hereof.
- 16. Revolving Credit Loan. This Montgape is given to secure a revolving credit loan and shall secure not only presently existing Indebtedness under the Agreement but also future advances, whether such advances are obligatory or to be made at the option of the Lender, or otherwise, as are made within 20 years from the date hereof, to the rame extent as if such future advances were made on the date of the execution of this Mortgage, although there may be no advance made at the time of this flortgage and although there may be no indebtedness secured hereby outstanding at the time any advance is made. The lien of this flortgage shall be valid as to all indebtedness secured hereby, including future advances, from the time of its flifing for record in the recorder's or registrar's of ideo ('the county in which the Property Is located. The total amount of indebtedness secured hereby increase or decrease from time to time, but the total unpaid balance of indebtness secured hereby (including disbursements which the Lender may make under this Mortgage, the Agreement, or any other discurrent with respect thereto) at any one time outstanding shall not exceed a maximum principal amount of \$\frac{1.25}{0.00.00} \cdot \Omega.\text{pion}\$ plus interest the recipient and of payment of taxes, special assessments or insurance on the Property and interest on such disbursements (all such in det between being hereinafter referred to as the "maximum amount secured hereby"). This levied on the Property, to the extent of the maximum amount \$\frac{1.00}{0.00} \text{pion}\$ and assessments.
- 17. Termination and Acceleration. Lender at its option may terminate the availability of loans under the Agreement, declare all amounts owed by Burrower to Lender under the Agreement to be Immediately due and payable, and enforce its rights under this Mortgage if (a) Borrower fails to make any payment due under the Agreement and secured by this Mortgage, (b) burrower's actions or inactions adversely affects any of the Lender's security for the indebtedness secured by this Mortgage, or any right of the Lender in the 'mperty or other security for the indebtedness secured by this Mortgage, or (c) any application or statement furnished by Borrower to the Lender is tou id to be materially failse. The Lender's security shall be presumed to be adversely affected if (a) all or part of the Property or an interest therein is sold, to the property or conveyed by Borrower without Lender's prior, written consent, excluding the creating of a lien or encumbrance subordinate to this Mortgage or the Agreement. If it becomes necessary to foreclose this Mortgage or judical proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's feets and costs of documentary evidence, abstracts and title reports.
- 18. Transfer of Ownership. If all or any part of the Property or any interest in it is sold or transfer ed (or if the title to the Property is held by an illinois Land Trust, and a beneficial interest therein is sold or transferred) without Lender's prior will ten consent. Lender may, at its option, require immediate payment in full of all sums secured by this Mortgage. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Mortgage.
- 19. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security he our der, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or at and comment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 17 hereof or abandonment of the Property, and at any time prior to the expiration of any period of redemption following judicial sale, Lender, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, tok possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied (irst to payment of the costs of management of the Property and collection of rents, including, but not limited to receiver's fees, premiums on re-eiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. Lender and the receiver shall be liable to account only not have rents actually received.

20. Waiver of Homestead. Borrower hereby waives all right of homestead exemption in the Property.

In Witness Whereof, Borrower has executed this Mortosae. Rorrowei соок сопица весоврев Type or Print Name タムタエ ごめーセルーダ 00:22:11 66/10/10 6262 NUBL 6665#1 ବଡ଼ ଅଅ<mark>କ୍ରିଧର of illinois</mark> DEPT-01 RECORDINGS SS Romover County of . **Print Name** Jean The undersigned a Notary Public in and for said county and state, do hereby certify that Bradley Piper and Jean Quick Piper , personally known to me to be the same person(s) whose name(s) <u>are</u> subscribed to the foregoing instrument, appeared before me this day in person and acknowledged their _ signed and delivered the sai free and voluntary act, for the uses and purposes therein set forth. Given under may hand and notarial seal, this "OFFICIAL SEAL" My Commission Elekais Davidson Return To: G. DeMuro-Dib Notary Public, State of Illinois Notice BALLE NATIONAL BAN My Commission Expires June 16, 1995 135 So, La Salle St 60603 Chlengo, Illinois Prepared by and return to: M NO:008-3454 JUL 93