UNOFFICIAL COPY

Comercy Bank

REAL ESTATE MORTGAGE

DEPT-01 RECORDINGS

423.50

109999 TRAN 2720 02/01/94 14:42:00

40918 # #-- 94-- 106117 COOK COUNTY RECORDER

ADDVE SPACE FOR RECORDER'S USE ONLY

1√N 4610 3952 0300 0771

y of January		, 19 <u>94</u> , by	Michael L.	Puterson a	od Karon Ja	
Peterson his w	ifo		<u> </u>			
hose address is	708 Bartiott	y Court 60103	A Company of the Comp	1	1	
				(the "Me	rtgagor") who n	nortgages on
nrants to COMERICA nois 60053 ("the Mo 708 Hackberry	ortgagee"), land a	ঠ, a state bankli na property whi	ng corporation, c ch has the addre	of 8700 N. Wo ss of	ukegan Rond, N	Morton Grove
Bartlett	. 3336	(city) of Cock		County, Illin	ois. 601.03	(atreut
roby releasing and w	alving all rights t	rider and by virt	ue of the homes	toad laws of th	ils State, descri	bod as:
NORTH WEST 1/4 THE THIRD PRINC	PPAL MERIDIAN	IN COOK COU	Y TLLINOES			
; ; ;				O	9.13.00	6117
real Identification Nu jother with all buildin	ga and lixtures of	2-102-050	hother hereniter	placed or now o	on the property,	(horein calle
property") to secu Twelve Thousand	rg performance i Land 00/100	i dfacif: drid ipayin i Statitumini tid	unt of a line of c	rodit in the init Jollars (\$ <u>12,0</u>), provide
Mortgages to	Michael L. Pe	torson and Ka	ren L. Peters	son		/, provide

under and subject to Mortgageo's Home Equity Agreement, and any later modification, amendment, or supplement to the agreement as permitted by its terms, and any future indebtedness owing under the line of credit, including but not limited to, additional amounts advanced in excess of the amounts stated in this mortgage resulting from an increase in the line of credit or advances made by Mortgagee in excess of the line of credit, (herein called "Dobt"), with interest thereon as provided in the Home Equity Agreement, which is incorporated herein by reference.

This Mortgage secures, among other things, "revolving gredit" as that term is defined in Section 4.1 of illinois' interest statute (ch. 17, pars. 6405) or any successor provisions to Section 4.1. It is understood and agreed that this Mortgage will secure not only the existing indebtedness, but also such future advances, whether such advances are obligatory or to be made at the option of the Mortgage, or otherwise, as are made within twenty years from the date of this Mortgage, although there may be no indebtedness outstanding at the time any advance is made. The line of this Mortgage, as to third persons without actual notice of such lien, shall be velid as to all such indebtedness and future advances from the time this Mortgage is filed for record in the office of the Recorder, or, if the property is registered in Torrens, the Register of Titles, of the county in which the mortgaged property is located. The total principal amount of revolving credit indebtedness secured by this Mortgage may not exceed \$\(\frac{12,000,00}{}\), plus interest on such indebtedness, and any disbursements made for the payment of taxes, special assessments, or insurance on the mortgaged property, with interest on such disbursements.

Mortgagor promises and agrees:

- 1. To keep the property insured regines fro, wince one, fleed and such other mazer's as Mortgages may require, in an amount and manner with companies approved by Mortgages and with the proceeds made payable in the policies to Mortgages, and to deliver all policies to Mortgages. Any insurance proceeds received by Mortgages may be retained by it and may at any time or from time to time be applied by it on the Note and shall constitute payment on the Debt only to the extent so applied.
- To pay all taxes, assessments and water rates levied on the property within 90 days from the first due date thereof and to deliver the receipts therefor to Mortgagee, and to remove promptly any other liens on the property, except (a) liens given to Mortgagee, and (b) liens specifically referred to above.
- 3. To keep the property in good repair.
- 4. That if Mortgagor defaults in the performance of any of the duties imposed by the above covenants, Mortgagee may perform the same and all sums paid by it therefor shall be due and payable by Mortgagor from the time of their payment by Mortgagee with interest thereon at the highest rate as specified in the Debt, and such sums shall be secured by this Mortgage.
- 5. Mortgages shall notify Mortgagor prior to accelerating the debt following Mortgagor's default. If the default is not cured on or before the date specified in the notice, Mortgages at its option may require payment in full and shall have the right to foreclose the lien of this Mortgage in accordance with law, in equity, or otherwise. Mortgages shall be entitled to collect all expenses incurred in pursuing the remedies provided by this paragraph, including, but not limited to, reasonable attorney's fees and costs of the title evidence.
- 6. The term "default" means failure of any of Mortgagor's agreements herein, failure to pay any money due hereunder or under the Debt, and Mortgagor's default in any security instrument having priority over this Mortgago. The term "Mortgagoe" includes Mortgagoe's successors and assigns, and the term "Mortgagor" includes and binds the heirs, executors, administrators, legal representatives, successors and assigns of the undersigned. The obligations and lien of this mortgago, if signed by two or more persons, shall be those of all and of any two or more jointly and of each severally. All remedies specified herein shall be cumulative and in addition to any other remedies provided by law.
- 7. In the case of foreclosure by Morrgague, there shall be allowed all court costs and expenses (which may be estimated as to items to be expended after entry of decree) incurred by Mortgague, including without limitation reasonable attorneys' fees, stenographers' charges, costs of procuring any title commitment and continuations of such title commitment, opinion on falls or title insurance policy and continuations of such opinion or policy. Torrens certificates and similar data and assurances with respect to title covering said foreclosure proceedings, cost of any survey, all costs and expenses of procuring testimony and evidence, and all costs and expense secured by Mortgages in or with respect to any such suit or proceeding, or in the preparation thereof.

All fees and expenses allowable pursuant to this flortoage, together with interest on such fees and expenses from the date of payment of such fees and expenses, shall be additional indebtedness secured by this Mortgage and shall be a lien on the mortgaged property. Any decree foreclosing this Mortgage shall provide for the payment out of the proceeds of any sale made pursuant to any such decree in the following order: (a) all costs and expenses described in the preceding paragraph with in erost as herein provided; (b) all money advanced by Mortgagee for any purpose authorized in this Mortgage, with Piterest as herein provided; (c) all accrued interest on the indebtedness hereby secured; (d) the principal baraice at such time remaining unpaid under the Mortgagee's Home Equity Agreement; and (e) any surplus shall be paid to Mortgager. In the event that, after legal proceedings are instituted to foreclose the lien of this Mortgage tender is made of the entire amount of indebtedness secured by this Mortgage, Mortgagee shall be entitled to reimbursement for expenses incurred in connection with such legal proceedings, including such expenditures reade enumerated above, such expenses shall be additional indebtedness secured by this Mortgage, and no such every proceedings shall be dismissed or otherwise disposed of until such fees, expenses and charges shall have been paid in full.

shall be additional indebtedness secured by this is otherwise disposed of until such fees, expenses	Mortgage, and no such and or proceedings shall be dismissed or and charges shall have been haid in full.
Michael L. Peterson	Karen L. Peterson
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STATE OF ILLINOIS)	"OFFICIAL SEAL" ADDIENTE LUSTIC NOTARY PUBLIC, STATE OF ILLINOIS MY BENTILLIES EXPIRES 02/26/95
COUNTY OF	ne this 13th day of January , 19 94
Including the release and waiver of the right of home	
My commission expires 2/26/95	Notary Public, Cook County, Illinois
	After recording to:
Godwin V. Carmona for Comerica Bank-II.	Comerica Bank-II/Attn: Godwin V. Carmona
8700 N. Waukegan Road ADDRESS Morton Grove, 11, 60053	ADDNESS Morton Grove, 7L 60053