95714743



DEPT-01 SECONDING \$13.50 140000 TRAN 9430 10/19/95 16:02:00 49839 4 11H *** 95-714743 600K COUNTY RECORDER

Corporate Trustee Under a Land Trust - Junior Lien

EQUITY CASH LINE MORTGAGE

760136583

THIS MORTGAGE is made this LOTH day of OCTOBER between the Mindager, FIRST LOTICOAL BANK OF BLUE ISLAND

, 19 95

(herein "Borrower"),

The treatment of the solely as Trustee ender a Trust Agreement dated. APRIL 4TR.

19-77

And From the Fresh No. 19-49

MIDAMERICA FEDERAL SAVINGS BANK, a corporation segan rest and exciting under the kinds of the United States of America, whose address is 1308. S. NAPER BLVD, 1442-1471 (1338-115-44154.)

(herein "Lender")

When the Note with interest thereon, the copyright of the State of Borose state of the sound of the Country of this Montange, and the performance of the covenants and agreements of Borower herein contained, Borrower does thereby montained and convey to Lender the following described property located in the Country of State of Borose.

TAST ... PROCEPT THE WEST 135.5 PEET THEREDF) IN EDGENOOD SUBDIVISION OF FOLK OF THE WEST 14. OF THE NORTH EAST 174 OF SECTION 5. TOWNSHIP # NORTH FAMOUR 11 BAST OF THE THIRD PRINCIPAL MERIDIAN, LYING SOUTH TE THE NORTH 12 95 ACRES THEREOF AND NORTH OF THE NORTH LINE OF HILL OF THE COST RESIDENCE AS LAKE COST, NORTH AND ARCCOUNTY THE NORTH LINE OF THE COST RESIDENCE AS LAKE OF THE PARTY PARTY FARESCALE. IN COOK COUNTY, ILLINOIS.

THIS STATEMENT IS HASTE STATELY UPON INFORMATION AND BELIEF OR UPON INFORMATION FORWARD BY THE RENEFICIARY 38 SENERAL PROPERTY OF THE A-OROGINAL STATE OF THE FACTS OR STATEMENTS HEREIN CONTAINED.

which has the address of 1701 of 4 EST STREET, LAGRINGS , IL 60525

a sign of fill

(herein "Property Address"); 1861CL Page 1 of 8 12/94

Together with all improvements now or hereafter erected on the property, and all emperments, rights, appurtenances, rents royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all focuses now or hereafter attached to the property, all of which, including replacements and additions thereof, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, temether with said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property"

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the light to mortgage, grant and convey the Property, that the Property is unencumbered, except for FIRM THE TAKENESS IN THE AMORDS OF THE TAKENESS OF A DESCRIPTION AND DESCRIPTION.

and that Borrower will warrant and defend generally the title to the property against all other claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

Borrower and Lender covenant and agree as follows:

- 1. Payment or Emicipal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, and late and other applicable charges as provided in the Note.
- 2. Application of Payments. Unless applicable law on the Note provide otherwise, all payments occaved by Lender under the Note and paragraph 1 hereof shall be applied by Lender first to interest payable on sameunits disbursed by Lender under Paragraph 6, then to principal of the amounts disbursed by Lender under Paragraph 6, then to interest payable on the Note, and then to the Principal of the Note.
- 3. Charges: Liens. Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a proof, over this Mortgage, and leasehold payments or ground rents if any, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this Paragraph and in the event Borrower shall make payment directly. Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Mortgage: provided, that Borrower shall not be required to discharge any such lien so long as Borrower shall agree in writing to the payment of the obligation secured by such across a manner acceptable to Lender, or shall in good faith contest such ben by, or detend enforcement of the lien of the Property or any part thereof.
- 4. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and such other hazards as Lender may require and in such amounts and for such periods as Lender may require provided, that Lender shall not require that the amount of such coverage exceed that amount of coverage required to pay the same secured by this Mortgage.

The Insurance Carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided that such approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid by Borrower making payment, when due, directly to the insurance carrier.

All insurance polices and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to held the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all renewal premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible or if the security of this Mortgage is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance 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 Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits. Lender is authorized to collect and apply the insurance proceeds at Lender's action either to restoration or repair of the property or to the sums secured by this Mortgage.

positioned the disciplination of the personal disciplination of proceeds to principal shall not exceed or positioned the disciplination of the personal disciplination of the personal disciplination of the amount of such payments. If a decomposition of the amount of such payments. If a decomposition of the amount of such payments. If a decomposition of the amount of such payments are also and on the rest of Borrower in and to any insurance as and one and to the processes in erect resulting from diamagn to the Property phor to the sale or acquisition shall pass to a sections of the sums succeeding the Atentage immediately prior to such sale or acquisition.

- Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower structures of preservation and shall not convert waste or permit impairment or deterioration of the Property and shall compare with the converter of any lease of the Martgage is an allier Martgage is an alumit in a condominium or a part and got to represent the conformation of the condominium or planned unit is appropriately and provide a suit development, the conformation of the condominium or planned unit is appropriately and provide the development rider is executed by Borrower and represent represent the provides the provide and the condominium or planned unit represent the provides the provide and the condominium of planned unit represent the provide and the condominium of planned unit represent the provides the provide and the condominium of planned and suggestion and represent to of the shall be incorporated into and shall amend and suggestion and represent to of the shall be incorporated into and shall amend and suggestion and represent to of the shall be incorporated into and shall amend and suggestion and represent to of the shall be incorporated into and shall amend and suggestion and represent to of the shall be part bereaf.
- Protection of Lender's Security. If Borrower field to perform the covenants and agreements contained in this strangage of any anti-oral percentage a commenced which materially affects Lender's interest in the Property, including, but not employ to expect agreement, or shape the employer of percentage entered and entered entered agreement of proceedings involving a bankrupt or decedent, then personally affects agreement to proceedings involving a bankrupt or decedent, then personally affects and entered and the such action as is received to personally office and entry upon the efformation of the personal of the such action as in the personal of the personal of the such action as in the personal of the personal

Here is a long tenting month to more with and white by every term, coverant and condition of any superior mortgages shall a monthly the long tenting of the process of the

Any or contract by center pursuant to this Paragraph 6, with interest thereon, shall become additional contractions of provide secured by the Mortgage. Oness Borower and Lender agree to other terms of payment, such arrower or true by payment into the tender to Serrower requesting payment thereof and shall bear interest from the date of good payment or the rate payor to have been time to time on outstanding principal coder the Note unless payment of interest at such the knowledge of the payor at the agree of which such amounts shall been interest at the highest rate permissible under later and the later contraction of the first spraph if shall require Lender formularly expense or take any action berounder.

- Inappeadon conservação por los comos to be made reasonable entres upon end depections of the Property, provided that condense in give Elemente indica prior to any such respection specifying reasonable conse therefor related to Lender's interest in the following.
- B. Condemnation. The promises of any award or claim for damages, direct or consequently in connection with any express range or other taking of the hopping or part thereof or for conveyance in field of condemnation are hereby essigned and expande to take to part to produce the second for particles.

section is or of a total total total profit the Property. The properties applied to the sums secured by Life Mortgage, with the early of the control of the executed as partial taking of the Property, unless Borrower and Lender otherwise agree covering them on the appeared to the supers descured by the Mertgage such proportion of the proceeds as is equal to that market may be also appeared to the fair market again to the control of the early of the Early of the control of the control of the proceeds paid to Borrower.

Award of setting a separate medicy isonower, but alter patrice by sender to Borrowir that the condemnor offers to make a sward of setting a main for deeplage. Persower find to respond to conder within 30 days after the date such notice is mailed award to a process of the proc

group of declarate Berry wer otherwise agree in woods, any such application of proceeds to principal shall not extend or secure that it is that of the periods payments referred to in Paragraph 1 hereof or change the amount of such payments.

- 9. Borrower Not Released. Extension of the time for payment or modification of payment of the came secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release an any manner, the flability of the original Borrower and Borrower's successors in interest. Lender shall not over required to commence proceedings against such successor or refuse to extend time for payment or otherwise in diffy payment of sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower a
- 10. Forbearance by Lender Not a Walver. Any forbearance by Lender in exercising any right or remainly hereunder, or otherwise afforded by applicable 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 kens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness 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. The pendently or successively.
- 12. Successors and saigns Bound: Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall insure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of Paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of Paragraphs of this Mortgage are for convenance only and are not to be used to interpret or deline the provisions hereof.
- 13. Notice. Except for any notice required under applicable law to be given in another manner. It is any notice to Borrower provided for in this Mortgage shall be given by making 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 at a condective of them, and (b) any notice to Lender shall be given by certified invalid return receipt requested to Lender a shiftens stated herein or to such other address as Lender may designate by notice to Borrower as provided here in Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in this manner designated.
- 14. Uniform Mortgage; Governing Laws; Severability. This form of mentgage combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute: a uniform security instrument covering real property. This Mortgage shall be governed by the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Mortgage or the Note conflicts with appealable taw, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note are destined to be severable.
- 15. Borrower's Copy. Borrower shall be lurnished a conformed copy of the Note and of the Voltgage of the time of execution or after recordation hereof.
- Transfer of the Property: Assumption, in the event that the legal or equatable title of ar, in sperty or part 16. thereof securing this Mortgage becomes vested in a person other than the borrower named in this sustrament or in the event of assignment, sale, transfer, pledge, or mortgage of the beneficial interest of the land trust making this mortgage, or in the event of an installment sale of the property securing this Mortgage, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise or descent or by operation of law upon the death of a dust tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase it ender may, at Lender's option, declare all the sums secured by this Mortgage to be immediately drie and payable. Dender shall have waived such option to accelerate if, prior to the pale or transfer, or in the exect of any assignment for transfer at the baneficial interest of the trust executing this instrument. Lender and the person to whom the Francity is to be sold or transferred, or the person to whom the assignment or transfer of the besidestal interest is to be made mach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the pums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has wrived the option to accederate provided in this Paragraph 16, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note

If province with Paragraph 13 becast. Such notice shall provide a penod of not less that 30 days from the date the outpos is maked within the borrower may pay the same declared due. If Borrower fails to pay such sums prior to the experiture of such period. Lender may, without further notice or demand on Borrower, invoke any remedies permitted by Paragraph 1d hered.

- Obligatory Advances. This Mertgage secures the repayment of certain sums advanced to the Borrower winds the Equity Agreement and Promissory Note. Prevaled Borrower is not in default with respect to any covenant consequence on fair the terms of the Mortgage, and the Equity Agreement and Promissory Note, including the coverants to provide the and some secured by this Mertgage, Lender is obligated from time to time and upon account of the coverant of the wave to assume a south additional sums requested by Borrower up to the total face amount of this Mortgage.
- Acceleration/Remedies. Except as provided in Paragraph 16 hereof, upon Borrower's breach of any communities agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage. Conduct interest to acceleration, shall mad notice to Borrower as provided in Paragraph 13 hereof specifying of the Breach. (2) the action required to cure such breach, (3) a date, not less than 30 days from the date the notice is married to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or heteror the state specified in the indice may result in acceleration of the sum secured by this Mortgage, foreclosure is accelerated and sale and the breachty. The notice shall further inform Borrower of the right to reinstate after some forether acceleration and heredoscine. If the breach is not cured on or before the date specified in the notice, and at a time state may be considered by this Mortgage to be immediately due and payable actions further breacht stand may be except the Mortgage by judecial proceeding. Lender shall be entitled to collect in such proceeding all expenses of farestorium, including, but not limited to, reasonable attorney's tees, and costs of documentary authorics and little reports.
- Borrower's Right to Reinstate. Notwithstandier Lender's acceleration of the sums secured by this Matgape. Because shall have the right to have any proceedings begun by Lender to enlarge this Mortgage descentionaries are up time proof to entry of a judgment enforcing this Mortgage it; (a) Borrower pay Lender all sums what which for the order under this Mortgage, had no acceleration ordered; (b) Borrower curus all breaches of any interpretation or agreements of Borrower curus all breaches of any interpretation of agreements of Borrower curus all breaches of any interpretation of the contained in this Mortgage and in a management to be a companied to the Mortgage and in this Mortgage and in the second particle of the contained of the second pays as expenses as Lunder may recombly require to assure that the near of this Mortgage Lender's coherest in the Property and Borrower's obligation to pay the sums accured by this Mortgage scale contained unumpered. Upon such payment and curo by Borrower, this Mortgage and the obligations reasons hardly scall memorial this force and effect as if no acceleration had occurred.
- 20. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security thereworker, thereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to an extration under Paragraph 16 hornor or abandenment of the Property, have the right to collect and retain such them, is often for and pay also
- tipes a releasing under Puragraph 18 hereof or abandonment of the Property and at any time prior to the expection from a person to reduce the entering and puddent sale, bender, in person, by agent or by judicially appointed to some shall be entitled to enter one take pressussion of and manage the Property and to collect the rents of the English manage the Property and to collect the rents of the English be applied first to payment of the costs of management of the Property and collection of tents endouging that not finited to receiver's fees, promising on receiver's bonds and reasonable afformey's fees and there is the sums secured by this Mostgage. Lender and the receiver shall be liable to account only for those rents actually near less.



- 22. Walver of Homestead. Borrower hereby waives all right of homestead exemption in the Property
- 23. Land Trust Mortgage. Borrower as Trustee expressiv subordinates to the lien of this Mortgage, and any extension or renewal thereof, Borrower's right to a lien for advances made by Borrower ander the terms of the Trust Agreement described above, and for costs, attorney's tens and compensation. The Mortgage is executed by Borrower, not personally but as Trustee as aforested in the exercise of the pawer and authority contined upon and vested in Borrower as such Trustee, and it is expressly understood and agreed by Lender and by each person bow or hereafter claiming any right or security hereunder that nothing contained precin or in the Nets security hereunder that Mortgage shall be construed as creating any personal liability on Borrower
- 24. Borrower's Address. Notices mailed to Borrower pursuant to paragraph 13 hereof shub he mailed to Borrower at the following address in lieu of the Property Address:
- This document represents the total agreement between the parties and said agreement shall not be orally 25. modified without the express written consent of all parties becau.

IN WITNESS	WHEREOF.
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not personally but as Trustee as aforesaid, has caused these presents to be signed by its President, and its corporate seal to be hereunto affixed and affected by its

Sectillary this

ATTEST:

FIRST NATIONAL BANK OF BLUE ISLAND, IL AS TRUSTEE AND NOT PERSONALLY

204 COUNTY MI MAN ATACHE BOTTO AND STATE A YART MOTOR Sections Clarks FIRST MATIONAL BANK OF BLUE TELACO STATE OF ILLINOIS) SS **COUNTY OF** , a Notary Public, in and for east County, in the state storesard, DO HEREBY CERTIFY, THAT Secretary of said corporation, who are personally are an to the towhose names are subscribed to the foregoing instrument as social Secretary, respectively, appeared before me this day in person and anknowledged to 2 they argued and delivered the said instrument as their own tree and voluntary act and as the fine and volunt by act of said corporation, as Trustee as aforesaid for the uses and purposes therein set forth, and the said Secretary then and there acknowledged that the corporate seal of said corporation, did affix said seal to said instrument as own free and voluntary act and as the free and voluntary act of said corporation, as Trustee as aforesaid, for the uses and purposes therear out fortion

GIVEN under my hand and Notarial Scal, this

day of

40

My commission expires. ...

Malay rates

MCETCACE RIDER

THIS MORTCAGE is executed by FIRST HATIONAL BANK OF BLUE ISLAND, not individually, but as Trustee under its Trust Number 770 8, in the exercise of the power and authority conferred upon and vested in it as Such Trustee (and said FIRST NATIONAL BANK OF BLUE ISLAND hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on FIRST NATIONAL BAHK OF BLUE ISLAND, individually, to pay the said principal note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenants, either express or implied, herein contained, all such liability, if any, being expressly waived by the holder hereof, its successors and assigns, and by every person now or hereafter claiming any right or security hereunder, and that so far as FIRST NATIONAL DANK OF BLUE ISLAND, individually, its successors and assigns, are concerned, the legal holder or holders of said principal note and any persons to whom any indetedness may be due hersunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said principal note provided; provided, however, this waiter shall in no way affect the personal liability of any comakers, co-signars, or endorsers.

IN WITHESS WHEREOF, said party of the first part has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Vice-President and attracted by its Assistant Secretary this day of Cooch. A.D. 19

FIRST NATIONAL BANK OF BLUE ISLAND, as Trustee under its Trust and not individually

Assistant Secretary

STATE OF ILLINOIS)

88

COUNTY OF COOK)

I, the undersigned, a Notary Public, in and for said County in the State aforesaid, DO HEREBY CERTIFY that ______, Vice President of FIRST , Vico promident of FIRST NATIONAL BANK OF BLUE ISLAND and

, Assistant Socretary of said Tant, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as Vice-President and Assistant Secretary respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the (r)o and voluntary act of said Bank, for the uses and purposes therein set forth; [18] the said Assistant Secretary did also then and there acknowledge that he as custodian of the corporate seal of said Bank, did affix the said corporate seal of said Bank to said instrument as _____ own free and voluntary act, and as the free and voluntary act of said Bank for the uses and purposes therein set forth. Bank to said instrument as _

Office under my hand and Hotarial Seal this 13th day of Musille Siglia Notary Patrices OFFICIAL SEAL

MICHELLE GOCERTY NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. JAN 28,1998

Property of Cook County Clerk's Office

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