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1998-03-23 15:21:19

Cook County Recorder

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Mortgage Securing Home Equity Line

This mortgage is made this 7th day of March, 1998 . bv JOSEPH G EOBIKIEWICZ AND REGINA M BOBIKIEWICZ , HUSBAND AND WIFE in Joint Tenancy' whose uddress is 1302 LEINSTER DR LEMONT IL 60439

(the "Mortgagor") who mortgages and warrante to First of America- ILLINOIS, N.A.

, an Illinois Bank of BANNOCKBURN

lilinois (the "Mortagee"),

land and property in the CITY OF LEMONT, COOK

County, Illinois, described as:

LOT 14 IN EMERALD ACRES, A SUBDIVISION OF A PART OF LOTS 17. 18 AND 20 IN COUNTY CLERK'S DIVISION OF SECTION 32. FOWNSHIP 37 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERLIDIAN, LEMONT TOWNSHIP, COOK COUNTY, ILLINOIS. C/6/7/5 O/5

CKA: 1302 LEINSTER DR, LEMONT, IL 60439

PARCEL ID: 22-32-103-004-000

together with all building and fixtures on the property, whether hareafter placed or nove on the property (the "Property"). This Mortgage secures performance hereof and payment of revolving line of credit indebtedness as evidenced by the Home Equity Line Agreement and Disclosure between Mortgagor and Mortgages of even day herewith and any later modification, amendment or supplement to the agreement, as permitted by its terms, in the principal amount of Twenty Thousand AND 00/100 Dollars

\$ \$20,000.00 ("Maximum Credit"), including any and all future obligations and advances under that agreement which do not exceed the Maximum Credit, any modifications, extensions or renewals of the indebtedness under the Home Equity Line Agreement and Disclosure and any amount advanced by Mortgages pursuant to this mortgage or the Home Equity Line Agreement and Disclosure to protect the security of this mortgage or which Mortgages is authorized to pay on Mortgagor's behalf (the "Debt"), with interest thereon and costs of collection, including attornay's fees. Mortgagor stipulates and agrees with Mortgagoe that as of the date of this mortgage. Mortgagee has made no written or oral commitment to Mortgagor to make any future loans or advances under this mortgage except as provided in the Home Equity Line Agreement and Disclosure.

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\*Mortgager promises and agrees:

- 1. That as of the date hereof there exists no other mortgages, encumbrances or liens on or against the Property other than as follows:
- 2. To keep the Property insured against fire, windstorm, flood, and such other hazards as Mortgagee may require, in an amount and manner with an insurer approved by Mortgagee and with the proceeds made payable in the policies to Mortgagee and to deliver all policies to Mortgagee. Any insurance proceeds received by Mortgagee may be retained by it and may at any time or from time to time be applied by it on the Debt and shall constitute payment on the Debt only to the extent so applied.
- 3. To pay all taxes, assessments and water rates levied on the Property within the time prescribed by applicable law without incurring interest or penalties and upon request, to deliver the receipts therefor to Mortgagee and to remove promptly any liens on the Property except (A) liens given to Mortgagee and (B) liens specifically referred to in Paragraph 1 of this Mortgage.
- 4. To keep the Property in good repair.
- 5. The Debt secured by this Mortgage shall become due and payable without notice, at the option of the Mortgagee, if the Mortgager shall convey, assign or transfer the Property by deed, land contract or other instrument or in the title thereto shall become vested in any other person or persons in any manner whatsoever.
- 6. The term "default" masts (A) any and all of the events set forth in the first paragraph under the caption "Default and Remedies" in the Home Equity Line Agreement and Disclosure, (B) failure to perform any of the Mortgagor's obligations under this Mortgago and (C) failure to pay any of the Debt when due under the Home Equity Line Agreement and Disclosure or this Mortgago. The term "Mortgagor" includes Mortgagoe's successors and assigns and the tarm "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 parsons, shall be those of all and any two or more jointly and of each severally. All remedies specified here need in the Home Equity Line Agreement and Disclosure shall be cumulative and in addition to any other remedies provided by law.
- 7. To mimburse the Mortgages for the cost of any title search and report made after any default and for all taxes and assessments levied on the Property and paid by Mortgages.
- 8. If a default occurs, Mortgagee may, among other remedias, under the Home Equity Line Agreement and Disclosure, after giving any required notice to and allowing for any corresponding action to cure by Mortgagor, terminate the line of credit and require Mortgagor to pay the Debt in one payment or temporarily prohibit additional advances under the line of credit. Mortgagee may foreclose this Mortgage in the manner provided by applicable law.
- 9. That if Mortgagor defaults in the performance of any of the obligations imposed by this Mortgage, Mortgagee may perform the same and all sums paid by it therefor shell be due and payable by Mortgagor from the time of their payment by Mortgagee with interest thereon of the rate specified in the Home Equity Line Agreement and Disclosure and such sums shall be secured by this Mortgage.
- All right of homestead exemption in the Property is waived by Mortgagor.
- 11. That the Debt is subject to interest at a variable rate as provided in the Home Equity Line Agreement and Disclosure which, in part, provides as follows:

VARIABLE ANNUAL PERCENTAGE RATE. The FINANCE CHARGE will be calculated and assessed each month at the then applicable monthly periodic rate which is based on an ANNUAL PERCENTAGE RATE which will change upward or downward according to changes in the highest Wall Street Journal Prime Rate as published in The Wall Street Journal (the "Index Rate").

The Index Rate will be reviewed on the 25th day of each month (the "Review Date"), and if the Index Rate is different from what it was on the previous Review Date, the ANNUAL PERCENTAGE RATE will be changed effective on the first day of the following month's billing cycle (as "Adjustment Date"). There is no limit on the amount by which the rate car change on any Adjustment Date. If the Review Date is a day other than a day on which the Prime Rate is published, then the Prime Rate as published immediately before the Review Date shall apply. The ANNUAL PERCENTAGE RATE will be determined by adding the margin to the Index Rate. The ANNUAL PERCENTAGE RATE will not exceed 18% for accounts that originate in Michigan or Florida, and will not exceed 21% for accounts that originate in Illinois, Indiana or Iowa. The ANNUAL PERCENTAGE RATE will not be less than 6%. The new ANNUAL PERCENTAGE RATE will apply to any existing account balance and to any new advances.

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The current monthly periodic rate, the current ANNUAL PERCENTAGE RATE, and the margin are shown at the beginning of this Agreement. The rate information will be provided on or with each periodic statement. To obtain the monthly periodic rate shown on your statement, divide the ANNUAL PERCENTAGE RATE by 12.

An increase in the Index Rate will result in an increase in the ANNUAL PERCENTAGE RATE. It may also result in an increase in your minimum monthly payment and/or an increase in the number of payments required to pay the new balance.

The ANNUAL PERCENTAGE RATE described in this Agreement includes only interest and does not include other costs described in this Agreement.

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