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### AMERICAN NATIONAL BANK OF LANSING

3115 Ridge Road Lansing, Illinois 60438

92000162

### HOME EQUITY CREDIT LINE MORTGAGE

MOISING ARRESTS THIS MORTGAGE (the 'Atorigage') is made as of DECEMBER between Roberto Cantu & Lucila: Cantu, Husband and Wife and AMERICAN NATIONAL BANK OF LANSING, 3115 Ridge Road, Lansing, Illinois ('Atorigagee') DECEMBER: 23

## DEFINITIONS

1) Delimitions. As used herein, the following terms shall have the following meanings, applicable equally to the singular and plural forms of each term.

(a) Agreement: The Agreement and Disclosure for Home Equity Credit Line by and between Mortgagor and Mortgagoe, dated as of the same date as this Mortgago. The agreement provides for a floating rate, open-end credit line pursuant to which Mortgagoe makes Loans, as defined in the Agreement, up to the Credit Limit and Mortgagor repays.

Mortgagee along with monthly finance charges due, if any.

(b) Credit Limit. The Credit Limit, as specified in the Agreement is \$ (d) First Mortgage. The holder of the First Mortgage.

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American National Bank Of Lansing assigned to Nidwest Nortgage Services. and recorded in the office of

(e) Fixtures. All futures, including replacements and additions hereto, now or hereafter located under, on or above the Land that constitute or will constitute fixtures under the laws of the State of Indiana, and excluding any trade lixtures of any tenants under the Leases.

(f) Impositions. All real estate and personal property taxes and other taxes and assessments, public or private, water and sever rates and charges; all other governmental or nongovernmental charges applicable to the Mortgaged Property, any interest or costs or penalties with respect to any of the foregoing, and charges for any easement or agreement maintained for the benefit of the Mortgaged Property, general and special, ordinary and extraordinary, foreseen and unforeseen, of any kind and nature whatsoever which may at any time prior to or after the execution of this Mortgage, be assessed, levied, or imposed upon the Mortgaged Property or the rent or income received therefrom, or any use or occupancy thereof.

(g) Improvements: Any and all buildings or structures of any nature whatsoever, including replacements or additions thereto, now or hereafter situated on the Land

(g) Improvements Any and all buildings or structures of any nature whatsoever, including replacements or additions thereto, now or hereafter situated on the Land (h) Indebtedness: The principal of, interest on and/or all other amounts, finance charges, payments and premiums due under the agreement and all other indebtedness of Mortgagor to Mortgage under and/or secured by the Mortgage. Because this Mortgage is given to secure an open end credit line, the term Indebtedness shall include not only presently existing Indebtedness under the Agreement, whether such Loans are obligatory or to be made at the option of Mortgage, to the same extent as if such future Loans were made on the date of execution of this Mortgage, although there may be no Loan made at the line of execution of this Mortgage.

(i) Land The real property located at 9418 October 1871 Additional transfer of the line of execution of this Mortgage.

LOT 2, FAIRMEADOW 21ST MODITION BLOCK TO TO THE TOWN OF MUNSTER, AS:

SHOWN IN PLAT BOOK 43, PAGE 93, IN LAKES COUNTY, INDIANA.

and described as follows on the way of the state of the s

This Document is the property of the Lake County Recorder!

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9418 Oriole Drive Munerer, IN 48323

for any change or changes of grade of any street or streets affecting the Land and/or the Improvements and/or Fixtures and/or the Personal Property, subject to Mortgagor's right to use such award pursuant to Article VIII; and

(4) all the estate, right, title, claim or demand whatsoever of Mortgagor, either at law or in equity, in and to the Landrand/or Improvements and/or the Fixtures.

The term "Mortgaged Property" includes any part of the foregoing property described as Mortgaged Property.

(i) Obligations: Any and/or all of the covenants, promises and other obligations (other than for the payment of the indebtedness) including, without limitation, the payment

of Impositions as provided herein made or owing by Mottgagor or others to or due to Mottgagee under and/or set forth in the Agreement and/or the Security Documents.

(m) Personal Property: All personal property owned by Mottgagor and located on the Land

(n) Proceeds: All monies and proceeds derived from the Personal Property or from said Mortgaged Property including without limitation insurance proceeds and condemna-

tion awards

(o) Rents: All the rents, revenues, income, profits and other benefits now or hereafter arising from the use and enjoyment of the Mortgaged Property.

(p) Security Documents: The Agreement and all other documents and instruments now or hereafter furnished to the Mortgagee, including, but not limited to, this Mortgage. to evidence or secure payment of the Indebtedness.

## ARTICLE II

2. Grant of Security Interest.

2.1 Grant. To secure the payment of the indebtedness and the performance and discharge of the Obligations, Mortgagor does by these presents give, transfer, bargain, sell, alien, remise, release, assign, mortgage, hypothecate, deposit, pledge, set over, confirm, convey, warrant and grant a security interest unto Mortgagee in and to all estate, right, fille and interest of Mortgagor in and to the Mortgaged Property, whether now owned or held or hereafter acquired by Mortgagor to have and to hold the Mortgaged Property

unto Mortgagee, its successors and assigns, forever

2.2 Condition of Grant. The condition of the grant in Paragraph 2.1 above is such that if Mortgagor shall pay or cause to be paid the Indebtedness as and when the same shall become due and payable and shall observe, perform and discharge the Obligations, then the Security Documents and the estates and rights granted by them shall be null and void, otherwise to remain in full force and effect

#### ARTICLE III REPRESENTATIONS

3. Representations

Mortgagor hereby represents to Mortgagee that

3.1 Validity of Security Documents:

(a) The execution, delivery, and performance by Mortgagor of the Security Documents, and the borrowing evidenced by the Agreement, will not, to the best of Mortgagor's knowledge, violate any provision of law, any order of any court or other agency of government, or any Mortgage, indenture, trust agreement or other instrument to which Mortgagor is a party in any material respect or by which it or any of its property is bound, or be in conflict with, or will result in a material breach of or constitute (with due notice and/or lapse of time) a default under any such Mortgage, indenture, trust agreement or other instrument, or result in the creation or imposition of any lien, charge or encumbrance of any nature whatsoever upon any of its property or assets, except as contemplated by the provisions of the Security Documents, and

(b) The Security Documents, as and when executed and delivered by Mortgagor, constitute the legal, valid and binding obligations of Mortgagor in accordance with their Documents.

respective terms subject to applicable bankruptcy and insolvency laws

3.2 Other Information. All other information, reports, papers and data given to Mortgagee, or to Mortgagee's legal counsel, with respect to Mortgager, the Mortgaged Profes-

ty, of the loan evidenced by the Security Decuments are accurate and correct in all material respects and complete insolar as completeness may be necessary to give Mortgagee a true and accurate knowledge of the subject matter

a true and accurate knowledge of the subject-matter

3.3\*Mortgaged Property and Other Property. Mortgager has good and marketable title in fee simple to the Land free and clear of all encumbrances except for the First

Mortgage and other encumbrances of record as of the date of this Mortgager (Mortgager will preserve its title to the Mortgaged Property and will forever covenant and defend

the same to Mortgage and other encumbrances of record as of the date of this Mortgager will preserve its title to the Mortgaged Property and will forever covenant and defend

the same to Mortgage and other Mortgager and will forever covenant and defend the validity and priority of the lien of this Mortgage.

3.4 First Mortgage: Mortgager does hereby acknowledge that the only mortgage that is prior or, in any way, superior to this Mortgage is the First Mortgage.

3.5 Taxes: To the best of its knowledge, Mortgagor has field-all federal, state, county and municipal income tax returns required to have been filed by it and has paid all staxes which have become due pursuant to such returns, pursuant to any assessments received by it or pursuant to law, and the Mortgager does not know of any basis for additional

staxes writer nave become que pursuant to such returns, pursuant to any assessments received by it or pursuant to law, and the Mortgagor does not know of any basis for additional sassessment in respect of such taxes or additional taxes

3.6 Litigation. There is not now pending against or affecting the Mortgagor property, nor to the knowledge of the Mortgagor, is there threatened or contemplated any action, suit or precededing at law or in equity or by or before any administrative against the Mortgagod Property.

\*Mortgager property.

3.7 (Environmental Imdemnity) Mortgager shall indemnify and hold Mortgager harmless against and from any and all loss, cost; damage, claim or expenses of highlan) incurred or suffered by Mortgager on account of (i) the location on the Land or improvements of any chemical, "midfall, substance, or confaminant (including without limitation, oil, petroleum products, asbestos, urea, formaldehyde, foam insulation, hazardous waste and/or toxic waste); the presence or storage of which or the exposure to which is prohibited, limited, or regulated by any federal, state, county, regional, or local governmental unit, agency or authority, for which presence, storage, or exposure may; pose a hazard to health and safety or (ii) the failure by Mortgager or any prior owner or occupant or local environmental laws, regulations, and court or administrative orders.

# AFFIRMATICLEUV,

4. Allismative Covenants Until the entire Indebtedness shall have been paid in full, Mortgagor hereby covenants and agrees as follows:

4. If Compliance With Laws. Mortgagor shall promptly and faithfully comply with, conform to and obey, or contest by appropriate proceedings in good faith all present, and use its best efforts as to future, laws, with an excellent regulation of equiverninits of exercising functions, which may be applicable of to the Mortgaged Property onto the use and manner of use, occupancy, posses-writers having jurisdiction, or similar body, exercising functions, which may be applicable of to the Mortgaged Property onto the use and manner of use, occupancy, posses-writers in interfere with the use of enjoyment of the Mortgaged Property, whether or not such taw, ordinance, rule, order, regulation or requirement shall necessate structural techanges or improvements or interfere with the use of enjoyment of the Mortgaged Property, and discharge of engolishments of interfere with the use of enjoyment of the Mortgaged Property, and discharge of engolishments.

4.2 \*Payment of Impositions\* Mortgagor shall duly pay, and discharge or cause to be paid and discharged the Impositions. Mortgagor may exercise the option to pay the same such installments.

4.3 \*Repair\* Mortgagor shall keep the Mortgage Mortgagor shall carry or cause to be carried to be carried to the Mortgagor the Mortgagor and and renewals the report and the Mortgagor shall carry or cause to be carried to be carried to the Mortgagor the Mortgagor and the Mortgagor and and renewals the report to be carried to be carried to the Mortgagor the Mortgagor.

4.4. Insuranças (d) At all times during the term'offthis Mortgage, Mortgager shall carry or cause to be carried policies insuring the Mortgaged Property against loss of Tents or business interruption and against loss or damage by fire, their, vandalism, malicious mischief, hazards, and such other risks as Mortgagee may from time to time require, including (without limitation, those risks included in the term) testended coverage. "The amount of the coverage afforded by each of the Insurance Policies (the Insurance Policies) shall be insurance and its loss that online (1) full replacement cost of all Improvements or (2) the outstanding Indebtedness; whichever amount is greater at the time of loss or damage.

agnorinistrasionably satisfactory to the Mongage and shall be sufficient to prevent any, insured from becoming a co-insurer of a partial loss thereundor; butth any case no such amount shall be less than either (1) full replacement cost of all Improvements or (2) the outstanding Indebtedness; whichever amount is greater at the time of loss or damage. "(b), All Insurance/Policies shall, at all times he inform, substance and with companies (acceptable to Mongage, bear aimon-contributory/first mortgage endorsements in form and content acceptable to Mongage on the Mongage may request and shall perman in force, with renewals and replacements shall be deposited with Mongage and Property and the state of the appropriate of the spiration of the spiratio

\*\*if the Mortgaged Property is partfol a condominum cooperative, phased development or object noneowners association.

\*\*if the Mortgager shall permit Mortgager, and parties designated by Mortgager, at all reasonable times, to inspect the Mortgager shall, at Mortgager's sole cost and expenses and appears the Mortgager, its officers, officials, employees and agents harmless it from any nighty, claim, demand, suit, judgement execution, flability, debt darries or populy, fer an collectivity, returned to ass "Diagras") alleding the Mortgaged Rioperty, for the Value of any of the Security, Documents, ansing out of, resulting from, charled to also out of a result from, any action of judged in a mortal associated by the Mortgager's reduced by Mortgager's originally, a part of the principal amount of the Indebtedness.

#### ARTICLE,VI NEGATIVE'COVENANTS

(Until the entire Indobledness shall have been paid in full) Mortgagor covenants and agrees as follows:

15.11 Use Violations, Mortgagor shall not use the Mortgaged Property, orgallow, the same to be used or occupied for any unlawful purpose or in violation, of any permit or continued to the Mortgaged Property or any anice to be brought thereon, that may be dangerous, unless stegularded as required by law, or that may have the may be dangerous, unless stegularded as required by law, or that may have the may be dangerous, unless stegularded as required by law, or that may have the may be dangerous, unless stegularded as required by law, or that may have the made any material alterations or additions. Mortgagor shall not commit or knowingly permit any waste of the Mortgaged Property, or make or property in the Mortgage or Indiana, and Property in Mortgage shall not permit any was materially increase the risk of any ordinary fire or other, hazard arising joul follows:

15.31 Roplacomeni of Fixtures, improvements and Personal Property. Mortgagor shall not permit apy for the Fixtures, or Improvements to the removed at any time from the Lands without prior withing consent of Mortgage and Property or income the made and owned by Mortgage in the prior winten consent of Mortgage (engles) and any time from the prior winten consent of Mortgage (engles) and the prior or subordinate to the lens of the Security Documents) the Mortgage (engles) and the lens of the Security Documents) the Mortgage (engles) and the lens of the Security Documents) the Mortgage (engles) and the lens of the Security Documents) the Mortgage (engles) and operating the Mortgage Property, which representations have been and agrees that it will not sell convey transfer alignate, pledge (encumber or posture) to sold upon by Mortgage (encumber or posture) an

# ARTICLE VI

16. Everils of Delault. The term "Everil of Delault," as used in the Security Decuments, shall mean the occurrence or happening, from time to time, of any one or more of the following 16.1 False Representations: If Mortgagor engages in fraud or material misrepresentation in connection with the Credit Line

6.2 Performance of Obligations. If Mortgagor defaults in the payment of the Indebtedness in accordance with the Agreement
6.3 Adverse Actions: If Mortgagor's actions or inactions adversely affects the Mortgagoe's Property or Mortgagoe's rights thereto and interest therein

#### ARTICLE VIL REMEDIES

731 Remedies: If an Event of Default shall occur and be continuing. Mortgagee may, at its option, after providing Mortgager with at least 30 days advance notice of, and opportunity period to cure, the Event of Default, exercise any, some or all of the Indebtedness to be immediately due and payable, without further notice or demand (each of Which is expressly waived by Mortgager), whereupon the Indebtedness shall become immediately due and payable, anything in the Agreement or in the Security Documents to the contrary notwithstanding provided further that the unpaid portion of the Indebtedness shall be immediately and automatically due and payable without action of any kind on part of the Mortgager).

n of the Mongages:

17:1.2Enforcement of Mongages Mongages, with or Without entry, personally or by its agents or attorneys, insolar as applicable, may,

(a) sell the Mongaged Property, and all estate, right, fulle, and Interest, claim and demand therein, and right of redemption thereof, to the extent permitted by, and pursuant to the procedures provided by law, at one or more sales, and at such time and place upon such terms and after such notice thereof as may be required or

"7.12 Entercoment of Mortgage Mörtgage, with a criginout entry, personally or by its agents or alterney, worder as applicable, may,

(a) get the Mortgaged Property, and a leaste, night-like, and demand, theren, and right of personal procedures provided by law, at one or more sales, and at such time and place upon such terms and alter such notice thereof as may be joquised or permitted by law,

(b) institute procedures provided by law, at one or more sales, and at such time and place upon such terms and alter such notice thereof as may, be joquised or permitted by law,

(c) take steps to protect and enforcegist-plats whether, by action, suit or piccediding Integrate, or to any torseless the program of any protein exprenant or inthis Mortgage, or injudical bis execution, or any power herein granted, or tor any torseless brounds, or its mission or appropriate legal or equitable correctly or injudical bis execution of any power herein granted, or tor any torseless brounds, or its mission or appropriate legal or equitable correctly or injudical bis explorated places appropriate legal or equitable correctly injudical bis explorated places and the such provided in the such provided places and provides the such as a such part of the provided provides and provides and provides the such as a such as a such part of the provides of the such provides and provides the terms of the prints and provides the such as a such part of the prints and provides the such as a such part of the prints and provides the such as a such part of the prints and provides the such as a such part of the prints and provides the such as a such part of the prints and provides the such as a such part of the prints and provides the such as a such part of the prints and provides the such as a such

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811 Condomnation In the event of the lating by eminent domain the confinence of the lating shall be paid to the Mortgaged Prooffy By any lederal state; municipal or other governmental authority or agreed, all awards or other compensation for such that the state of the provided that no such aspectation of malbrity) or the indebtedness, provided that no such aspectation in additional interest or payor to other country any Eventral Default to two interests of payor to other country any payment due hereunder or under the Agreement.

19.11 Survival of Warranties and Covenants. The warranties trapersential and agreements and agreements and agreements stated the interest of payor that in the Security Documents and to subject to the interest of payor that the payor that the interest of payor that the interest of payor that the interest of payor that the payor that the interest of payor that the interest of payor that the payor that the payor that the interest of payor that the pay

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9.7 (Waiver, of Homestead) Mortgagor covenants that the Mortgaged Property is not occupied as a fromestead and waives all rights and benefit which Mortgagor has or may have under the homestead exemption law of the State of Indiana.

9.8 (Notice: Except for any notice: required funder applicable law to be given in another manner, any notice to Mortgagor provided for in this Mortgage shall be in writing, and shall be deemed properly delivered three days after deposit thereof in any main of branch United States Post Office, certified or lifet class United States Mail, postage propaid, addressed as Jollows or at such other address as may be designated by notice as provided herein.

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kober,to#Cantu	

Lucilla (Cantu

9418 Oriole Drive

Munster, IN 463231

American National Bank of Leasing 3115 Ridge Road Lansing! Illinois 60438 \*Attention: Home Equity Loan Division

9.9(Covenants Running) With the Land All covenants contained in this Mortgage shall grun with the Land;
9.9(Ovenants Running) With the Land All covenants contained in this Mortgage shall apply to and be binding upon; and inure to the benefit of the successors and assigns of Mortgagor and Mortgages respectively, and all present claiming under; or through them; provided that nothing in the paragraph shall be construed to point a transfer conveyance or assignment other than as expressly permitted by this Mortgago.
9.11 Multiple Mortgagors Mortgagor is covenants and agreemonis hereotyder shall be joint, several and primary. Any Mortgagor who co signs this Mortgago but does not execute the Agreement (a) is co-signifights Mortgagor only, or mottgago, grant and convey, the Mortgagor Propertys (b) is a not personally obligated to pay the Indehtedness; and (c) agrees that Mortgagor and any other Mortgagor may, agree to extend? modify forebear or make any accommodations with regard to the terms of this Mortgago or, the Agreement lighthout that Mortgagor is copsell.
9.12/Severability? In case any, one of the Obligations or the provisions of this Mortgagor or, of the Agreement shall be determined to be invalid; illegal or unenforceable in any, tespect; the validity of the formatining Obligations or the provisions of this Mortgagor or, any allocated, projudiced/proj

INIWITNESS WHEREOF, the Mortgagor has executed this instrument the day, and year first above winten Roberts Chata Lucila Caary Witness 066593 John M. This Document is the property of This document was prepared by and upon recording Brends Halolajaak C.O the Lake County Recorder! American National Dank of Langing. 3115 Ridge Road, Lansing, 14 60430 STATE OF XXWXX INDIANA COUNTY OF XXXX LAKE In Notary, Public in and said County, in the State; aforesaid: DO HEREBY, CERTIFY THAT MARKET CORT AND LICELIA CORT W. known to me to be the same persons whose and delivered sald instrument as their, own ing instrugents appeared before melthis day in person and acknowledged that they signed and delivered same and Notarial Scalling BURB December 'A'D.,191 ND: Express DECEMBER 16 1994 NEWTON, COUNTY, RESIDENT

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