MILWAUKEE COUNTY

JPMorgan Chase Bank vs. The Estate of Kurt G. Sterner et al

Electronic Filing Notice

Case No. 2018CV001221 Class Code: Foreclosure of Mortgage FILED
02-12-2018
John Barrett
Clerk of Circuit Court
2018CV001221
Honorable Stephanie
Rothstein-25
Branch 25

CITY OF WEST ALLIS 7525 W GREENFIELD AVE RM 220 MILWAUKEE WI 53214-4648 RECEIVED

FEB 28 2018

CITY OF WEST ALLIS CITY CLERK

Case number 2018CV001221 was electronically filed with/converted by the Milwaukee County Clerk of Circuit Court office. The electronic filing system is designed to allow for fast, reliable exchange of documents in court cases.

Parties who register as electronic parties can file, receive and view documents online through the court electronic filing website. A document filed electronically has the same legal effect as a document filed by traditional means. Electronic parties are responsible for serving non-electronic parties by traditional means.

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If you are not represented by an attorney and would like to register an electronic party, you will need to enter the following code on the eFiling website while opting in as an electronic party.

Pro Se opt-in code: a43b61

Unless you register as an electronic party, you will be served with traditional paper documents by other parties and by the court. You must file and serve traditional paper documents.

Registration is available to attorneys, self-represented individuals, and filing agents who are authorized under Wis. Stat. 799.06(2). A user must register as an individual, not as a law firm, agency, corporation, or other group. Non-attorney individuals representing the interests of a business, such as garnishees, must file by traditional means or through an attorney or filing agent. More information about who may participate in electronic filing is found on the court website.

If you have questions regarding this notice, please contact the Clerk of Circuit Court at 414-278-4120.

BY THE COURT:

Electronically signed by John Barrett
Clerk of Circuit Court
02-12-2018
Date

FILED 02-12-2018 John Barrett Clerk of Circuit Court 2018CV001221 Honorable Stephanie Rothstein-25 Branch 25

STATE OF WISCONSIN

CIRCUIT COURT

MILWAUKEE COUNTY

JPMorgan Chase Bank, National Association 3415 Vision Drive Columbus, OH 43219

SUMMONS

Plaintiff,

Case No.

VS.

The Honorable

The Estate of Kurt G. Sterner, Deceased, by Jeanine VanDeRostyne, as Personal Representative 2123 S 63rd St West Allis, WI 53219-1428

Case Code 30404 (Foreclosure of Mortgage) The amount claimed exceeds \$10,000,00

The City of West Allis Department of Development, Housing Division 7525 W Greenfield Ave Rm 220

West Allis, WI 53214-4648

City of West Allis 7525 W Greenfield Ave Rm 220 West Allis, WI 53214-4648

Defendants.

THE STATE OF WISCONSIN

To each person named above as a defendant:

You are hereby notified that the plaintiff named above has filed a lawsuit or other legal action against you. The complaint, which is attached, states the nature and basis of the legal action.

Within 20 days of receiving this summons (60 days if you are the United States of America, 45 days if you are the State of Wisconsin or an insurance company), you must respond with a written answer, as that term is used in Chapter 802 of the Wisconsin Statutes, to the complaint. The court may reject or disregard an answer that does not follow the requirements of the statutes. The answer must be sent or delivered to the court, whose address is set forth below, and to the plaintiff's attorney, at the

address set forth below. You may have an attorney help or represent you.

If you do not provide a proper answer within 20 days (60 days if you are the United States of America, 45 days if you are the State of Wisconsin or an insurance company), the court may grant judgment against you for the award of money or other legal action requested in the complaint, and you may lose your right to object to anything that is or may be incorrect in the complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future, and may also be enforced by garnishment or seizure of property.

Dated this _____ day of February, 2018.

Gray & Associates, L.L.P. Attorneys for Plaintiff

By: ___

Robert M. Piette State Bar No. 1018058

16345 West Glendale Drive New Berlin, WI 53151-2841 (414) 224-1987 076901F01

Address of Court: Milwaukee County Courthouse 901 N. Ninth Street Milwaukee, WI 53233-1425

Gray & Associates, L.L.P. is attempting to collect a debt and any information obtained will be used for that purpose. If you have previously received a discharge in a chapter 7 bankruptey case, this communication should not be construed as an attempt to hold you personally liable for the debt.

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STATE OF WISCONSIN

CIRCUIT COURT

MILWAUKEE COUNTY

JPMorgan Chase Bank, National Association 3415 Vision Drive Columbus, OH 43219

COMPLAINT

Plaintiff,

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VS.

The Honorable

The Estate of Kurt G. Sterner, Deceased, by Jeanine VanDeRostyne, as Personal Representative 2123 S 63rd St West Allis, WI 53219-1428

Case Code 30404 (Foreclosure of Mortgage) The amount claimed exceeds \$10,000.00

The City of West Allis Department of Development, Housing Division 7525 W Greenfield Ave Rm 220 West Allis, WI 53214-4648

West Allis City 7525 W Greenfield Ave Rm 220 West Allis, WI 53214-4648

Defendants.

Plaintiff, by its attorneys, Gray & Associates, L.L.P., pleads as follows:

- 1. The plaintiff is the current holder of a certain note and recorded mortgage on real estate located in this county, a true copy of the note is attached hereto as Exhibit A and is incorporated by reference. A true copy of the mortgage is attached hereto as Exhibit B and is incorporated by reference.
- 2. The mortgaged real estate is owned of record by The Estate of Kurt G. Sterner, Deceased, by Jeanine VanDeRostyne, as Personal Representative.
- 3. There has been a failure to make contractual payments as required, and there is now due and owing to plaintiff the principal sum of \$85,015.80 together with interest from the 25th day of April, 2017.

- 4. The plaintiff has declared the indebtedness immediately due and payable by reason of the default in the payments and has directed that foreclosure proceedings be instituted.
- 5. The mortgaged premises is a parcel of land which is 20 acres or less; with a one to four family residence thereon which is not occupied as the homestead of the defendants; said premises cannot be sold in parcels without injury to the interests of the parties.
- 6. The mortgagors expressly agreed to the reduced redemption period provisions contained in Chapter 846 of the Wisconsin Statutes; the plaintiff hereby elects to proceed under section 846.103(2) with a three month period of redemption, thereby waiving judgment for any deficiency against every party who is personally liable for the debt, and to consent that the owner, unless he or she abandons the property, may remain in possession and be entitled to all rents and profits therefrom to the date of confirmation of the sale by the court.
- 7. No proceedings have been had at law or otherwise for the recovery of the sums secured by said note and mortgage except for the present action, and all conditions precedent to the commencement of this action are satisfied.
- 8. That the names of all defendants herein are set forth in the Lien Report annexed hereto and incorporated by reference; that the defendants have or claim to have an interest in the mortgaged premises, as more particularly set forth in the said Lien Report, but that said interests are subject and subordinate to the plaintiff's mortgage.

WHEREFORE, the plaintiff demands.

- Judgment of foreclosure and sale of the mortgaged premises in accordance with the provisions of section 846.103(2) of the Wisconsin Statutes, with plaintiff expressly waiving its right to obtain a deficiency judgment against any defendant in this action.
- That the amounts due to the plaintiff for principal, interest, taxes, insurance, costs of suit and attorney fees be determined.
- 3. That the defendants, and all persons claiming under them be barred from all rights in said premises, except that right to redeem.

- 4. That the premises be sold for payment of the amount due to the plaintiff, together with interest, reasonable attorney fees and costs, costs of sale and any advances made for the benefit and preservation of the premises until confirmation of sale.
- 5. That the defendants and all persons claiming under them be enjoined from committing waste or doing any act that may impair the value of the mortgaged premises; and

That the plaintiff have such other and further judgment order or relief as may be just and equitable.

Dated this _____ day of February, 2018.

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Gray & Associates, L.L.P. Attorneys for Plaintiff

Зу:

Robert M. Piette State Bar No. 1018058

16345 West Glendale Drive New Berlin, WI 53151-2841 (414) 224-1987

Gray & Associates, L.L.P. is attempting to collect a debt and any information obtained will be used for that purpose. If you have previously received a discharge in a chapter 7 bankruptcy case, this communication should not be construed as an attempt to hold you personally liable for the debt.

HOME EQUITY LINE OF CREDIT *** AGREEMENT AND DISCLOSURE STATEMENT

FILED 02-12-2018

(Obj) Barrett Clerk of Circuit Court

01221 References in the sheded area are for our use only and do not limit the applicability of this document to any particular loss or its phonorable Step hanie

Any item above containing "***" has been omitted due to text length limitations. Landers

JPMorgan Chane Bank, N.A. Rothstein-Home Equity and Consumer Lending Division Branch 25 Rothstein-25

CREDIT LIMIT: \$90,000.00

KURT & RTERNER

6303 W BELOIT RD WEST ALLIS, WI 53219

DATE OF AGREEMENT: April 13, 2006

Introduction. This HOME EQUITY LINE OF CREDIT AGREEMENT AND DISCLOSURE STATEMENT ("Agreement") governs your line of credit (the "Credit Line" or the "Credit Line" or the "Credit Line" account") issued through JPMorgen Chase Bank, N.A.. In this Agreement, the words "Bottower," "your," and "Applicant" mean credit and every person who signs this Agreement, including all formowers ramed above. The words "we," "our," and "Lender" mean JFMorgen Chase Bank, N.A.. You agree to the following barns and conditions:

Promise to Pay. You provide to pay JPMorgen Chase Bank, M.A., or order, the total of all credit advances and FMANCE CHARGES, together with all costs and expenses for which you are responsible under this Agreement or under the Morgage" which secures your Credit Line, You will pay your Credit Line according to the payment turns set forth below. If there is none than one Serrower, such is jobstly and severally Eable any Serrower. Each Serrower are payment to the payment to the payment to the case of the Credit Line, to request made to excit advances. Any other Serrower, so his or have signedure alone, to cancel the Credit Line, to request and receive under this Agreement, and to so ill other things necessary to carry out the serms of the Agreement. We can release any Serrower responsibility under this Agreement, and the others will remain responsible.

Term. The term of your Credit Line will pegin as of the date of this Agreement ("Opening Date") and will continue until April 13, 2036 ("Metterly Date"). All indebtedness under this Agreement, if not already paid pursuent to the payment provisions below, will be due and psychiatry. The draw period of your Credit Line will begin on a date, after the Opening Date, when the Agreement is accepted by us in the State of Orio, tokewing the expiration of the right to cencel, the periodion of the Mortgage, the reach; of all required certificates of conceanceathing, and the meeting of all of our other conditions and will continue as follows: two (10) years. The Draw Period is also referred to as the "First Payment Susam". You may obtain credit advances. The length of the repayment the Draw Period ends, the repayment for deep is also to obtain quest; advances. The length of the repayment period is also referred to as the "Second Payment Stream". You agree that we may renew or extend the period during which you may obtain credit advances or make payments. You surther agree that we may renew or extend the Account.

Milhishum Paystent. During the Draw Period your Regular Payment will be equal to the enount of the FINANCE CHARGE accrued for the brilling cycle for which the statement is rendered. You will make 120 of these payments. Your payments will be due Monthly. Advances to your credit line or an increase in the ANNUAL PERCENTAGE RATE may increase your Regular Payment. If you make only the Regular Payment during your Draw Period. The principal beforce outstanding on your line will not be reduced as a consequence of your payment of only the FINANCE

During the Repayment Period, your minimum monthly payments will be (a) the unpeld principal balance divided by the remaining number of scheduled payments, pice (b) she amount of finance charge accrued plus any fees and any amounts past due. You will make monthly payments as noted below during the Repayment Period.

Renne of Belances

Mumber of Payments

Amortization Parlod

All Balances

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Your "Minimum Payment" will be the Regular Payment, plus any amounts past due and all other charges. In addition, we have the right to require you to pay less and charges assessed on the Cradit Line Account with and in addition to the Minimum Payment. You agree to pay not less than the Minimum Payment on or before the due date indicated on your periodic billing statement. If your cradit line before the clow \$100.00 during the Rapayment Period, you agree to pay your balance in full.

Now Your Payments Are Applied. Unless otherwise agreed or required by applicable law, payments and other credits will be applied to principal, interest, fees and other charges is any order. If your Credit Line Account has principal belances outstanding at different raise, we may apply principal payments first to outstanding belances at the lowest applicable rate before applying principal payments to belances accruing interest as a higher rare. We new apply all payments and oredits in advortance with our standard operating procedures and with the requirements of applicable law. Notwithstanding anything to the contanty in this Agreements of applicable of the contanty in this Agreement of applicable of the contanty in this Agreement of applicable of the contant in the contant is a payment amounts as available credit on your

Receipt of Phyments. All payments must be made by a check, automatic account debit, electronic funds transfer, money order, or other instrument in U.S. dollars and must be received by us at the remittence address shown on your periodic billing statement. Phymenta received at that address prior to close of business on any business day will be credited to your Credit Line as of the date received. If we receive playments at other locations, such payments will be credited promptly to your Credit Line, but crediting may be delayed for up to live (5) days

Credit Limit. This Agreement covers a revolving fine of credit for the principal amount of Nihety Thousand & Oc/100 Dobers (#80,000.00), which will be your "Credit Limit" under this Agreement. During the Brayl Period we will honor your request for credit advances subject to the accitor below on Lender's Rights. You may borrow against the Credit Limit and provided and re-borrow up to the amount of the Credit Limit. Your Credit Limit is the meetinum amount you may have outstanding at any one time. You agree not to attempt, request, or obtain a credit sevence that will reste your Credit Limit view Credit Limit will not be increased should you overdraw your Credit Limit will not be increased should you overdraw your Credit Limit, even if we have not yet billed you. Any credit advance in excess of your Credit Limit will not be secured by the Mortgage covering your printipal dwelling.

Changes to your Credit Line. We may charge your Credit Line to pay other fees and uses that you are obligated to pay under this Agreement, the Mortgage or any other document released to your Credit Line. In addition, we may charge your Credit Line for funds required for continuing insurance coverage as described in the paragraph titled "insurance" below or as described in the Mortgage for this transaction. We may also, at our option, charge your Credit Line so pay any coats or expenses to protect or perfect our security; Interest in your principal dwelling. These cases or expenses include, without finitiation, perments to ours defaults under any soleting lines on your principal dwelling. If you do not pay your property leaves, we may obsige your Credit Line will be a credit advance and will decrease the funds available, if any, under the Credit Line. However, we have no obligation to provide any of the credit advance entered to in this personant.

Cradit Advances. After the Effective Disbursement Date of this Agreement, you may obtain credit advances under your Credit Line as follows:

Credit Line Checks. Writing a preprinted "credit line check" that we will supply to you,

Requests in Person. Requesting a credit sevence in person at any of our authorized locations.

Credit Card Access. Using your "credit pard" to receive each advances or to make purchases.

ATM Assess. Using your "credit card/ATM card" at any designated ATM location.

If there is more than one person eathorised to use this Credit Line Account, you agree not to give us conflicting instructions, such as one of you telling us not to give advances to the other.

Limitations on the Use of Chacks. We reserve the right not to honor cradit line checks in the following discumstances:

Gredit Limit Violetion. Your Credit Limit has been or would be exceeded by paying the credit line check.

Post-dated Checks. Your credit line check is post-dated. If a post-dated credit line check is peld and as a result any other check is returned or not paid, we are not responsible for any logas or damages you incur,

Stolen Checks. Your credit line checks have been reported lost or stolen.

Loan No:

(Continued)

Page 2

Unauthorizad Signatures. Your cradit line check is not signed by an "Authorized Signer" as defined below

mination or Suspension. Your Cradit Line has been terminated or suspended as provided in this Agreement or could be if we paid the

if we pay any credit line check under those conditions, you must repay us, subject to applicable laws, for the amount of the credit line check. The credit line check itself will be evidence of your debt to us together with this Agreement. Our liebility, if any, for wrongful dishoner of a check is limited to your actual damages. Dishoner for any reason as provided in this Agreement is not wrongful dishoner. We may choose not to return credit line checks along with your periodic billing statements; however, your use of each credit line check will be reflected on your credit line.

Limitations on the Use of Credit Cards. We reserve the right not to honor credit cards in the following circumstances:

Credit Limit Violation. Your Credit Limit has been or would be exceeded by paying the credit card charge.

Stolen Gredit Carde. Your credit cards have been reported fost or stolen.

Unauthorized Signatures. Your credit card is not used by an "Authorized Signer" as defined below.

Termination or Suspension. Your Credit Line has been terminated or suspended as provided in this Agreement or could be if we puid the Credit Line charge.

If we pay any advance requested by use of the credit card under these conditions, you must repay us, subject to applicable laws, for the amount of the advance. The advance least will be existence of your debt to us together with this Agreement. Our liability, if any, for wrongful dishonor of an advance is limited to your actual damages. Dishonor for any reason as provided in this Agreement is not wrongful dishonor. Your use of the oradit card will be reflected on your pariodic statement as a credit advance.

Limitations on the Use of ATM Cards. We reserve the right not to honor credit card/ATM cards in the following circumstances:

Credit Limit Violation. Your Credit Limit has been or would be exceeded by honoring the credit card/ATM card charge.

Stolen ATM Cards. Your credit card/ATM cards have been reported lost or stolen

Unsutherized Signatures. Your credit card/ATM card is not used by an "Authorized Signer" as defined below.

Termination or Suspension. Your Credit Line has been terminated or suspended as provided in this Agraement or sould be if we honored

If we pay any solvence requested by use of the credit card/ATM card under these conditions, you must repay us, subject to applicable laws, for the amount of the advance. The advance (self will be evidence of your debt to us together with this Agreement. Our fieldity, if any, for wrongful dishonor of an advance is limited to your actual denerges. Dishonor for any reason as provided in this Agreement is not wrongful dishonor. Your use of the credit card/ATM card will be reflected on your periodic statement as a credit setwence.

Transaction Requirements. The following transaction fimitations will apply to the use of your Credit Line:

Gradit Card Limitations. The following transaction limitations will apply to your Credit Line and using a Credit Card.

Other Transaction Requirements.

You some not to use your cradit card to initiate a transaction involving internet gembling, regardless of the jurisdiction in which you are located, including locations within the United States, and the Benk has the right to refuse a transaction which it resconably believes involves internet gambling.

The maximum limit of each transaction per day may not exceed your current evallable belance or \$89,989.99, whichever is less, for security reasons, there may be times when we further limit this amount, request authentication by the nearthent or bank of your identity or decline the transaction even if you have the svallable funds.

ATAI Access Limitations. The following transaction limitations will apply to your Credit Line and using an Automated Transaction Machine ["ATM"] scoess card.

Other Transaction Requirements. Transactions conducted at ATMs are governed by the limitations of the individual ATM owners and may be subject to ATM fees and transaction limitations imposed by the ATM owner.

Gradit Line credit line check and in Person Request Limitations. There are no transaction limitations for the writing of credit line checks or requesting an advance in person.

Authorized Signers. The words "Authorized Signer" for credit line checks, credit cards and credit cards are used in this Agreement mean and include each person who signs this agreement.

Lost cradit line checks, credit cards and credit card/ATM cards. If you lose your credit line checks, cradit cards or cradit card/ATM cards or if ne is using them without your permission, you agree to let us know kneedigtely. The factest way to notify us is by calling us at (800)

Liability For Unauthorized Use. You may be liable for the unauthorized use of your gradit eard access device which accesses your Credit Line. You will not be Rebie for unauthorized use that occurs after you notify us or our designee at JPMorgan Chase Bank, N.A., P.O. Box 901002, Port Worth, TX 78101-2009., orally or in writing, of the loss, theft, or possible unauthorized use. In any case, your fisbility for unauthorized use of your oradit out will not exceed \$60.00.

If you use an social dark of the property of t

Future Credit Line Services. Your application for this Credit Line also serves as a request to receive any new services (such as access devices) which may be available at some future time as one of our services in connection with this Credit Line. You understand that this request is voluntary and that you may refuse any of these new services at the time they are offered. You further understand that the terms and conditions of this Agreement will govern any transpositions made pursuent to any of these new services.

Collaberal. You admovifiedge this Agreement is secured by a Mortgage dated April 13, 2008, to us on real property located in Mit.WAUKEE County, State of Wisconsin, all the terms and conditions of which are hereby incorporated and made a part of this Agreement.

insurance. You exust obtain instrance on the Property accuring this Agreement that is reasonably satisfactory to us. You may obtain property insurance through any company of your choice that is reasonably addition to us. You have the option of providing any insurance required under this Agreement through an existing policy or a policy independently obtained and paid for by you, subject to our right, for reasonable cause before credit is extended, to dealine any insurance provided by you. Subject to applicable law, if you fall to obtain or maintain insurance as required in the Mortgage, we may purchase insurance to protect our own interest, add the premium to your balence, pursue any other remedies available to us, or do any one or more of these things.

Periodic Statements. If you have a balance owing on your Credit Line Account or have any account activity, we will sand you a periodic statement. It will show, among other things, credit advances, PENARCE CHARGES, other charges, payments made, other credits, your "Previous Balance," and your "New Balance." Your statement also will identify the Minimum Payment you must make for that billing period and the date it is due.

When FRIANCE CHARGES Begin to Accrue. Periodic FRIANCE CHARGES for credit advances under your Credit Line will begin to accrue on the data credit advances are posted to your Credit Line. There is no "free ride period" which would slow you to svoid a FINANCE CHARGE on your Credit Line credit savances.

Method Used to Determine the Balance on Wision the FINANCE CHARGE Will be Computed. A delity FINANCE CHARGE will be imposed on all credit advances made under your Credit Line imposed from the date of each credit advance based on the "delity belance" method. To get the delity belance, we take the beginning belience of your Credit Line Account each day, add any new advances and subtract any payments or credits and any unpaid FINANCE CHARGES. This gives us the "delity belance."

Method of Determining the Amount of FINANCE CHARGE. Any FINANCE CHARGE is determined by applying the "Periodic Rate" to the belence described herein. Then we add together the periodic FINANCE CHARGES for each day in the billing cycle. This is your FINANCE CHARGE calculated by applying a Periodic Rate.

celculated by applying a Periodic Rate.

Periodic Rate and Corresponding ANNUAL PERCENTAGE RATE. We will detarmine the Pariodic Rate and the corresponding ANNUAL FEXHIBIT A

HOME EQUITY LINE OF CREDIT AGREEMENT AND DISCLOSURE STATEMENT

Loan No:

Bears of Salance

(Continued)

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PERCENTAGE RATE as follows. We start with an independent index which is the Prime Rate. Prime Rate means the base rate on corporate loans possed by at least 75% of the USA's largest banks known as The Wall Street Journal Prime Rate and published in The Wall Street Journal for alternate publication if required) on each publication day of each month. If more than one rate is published as the prime rate, the Prime Rate will be the highest rate called "the Prime Rate" (the "Index"). We will use the most recent index value available as the prime rate, the Prime Rate Assnual Percentage Rate adjustment. The Index is a substitute index after notion to you. To determine the Periodic Rate that will apply to your First Payment Stream, we take the value of the Index, then divide the value by the number of days in a year Idelly). To obtain the RATE for your First Payment Stream. To determine the Periodic Rate that will index, then divide the value by the number of days in a year Idelly). The scant is the AMNUAL PERCENTAGE index, then divide the value by the number of days in a year (deliy). To obtain the RATE for your First Payment Stream. To determine the Periodic Rate that will apply to your Second Payment Stream, we take the value of the by the number of days in a year (deliy). The result is the AMNUAL PERCENTAGE RATE we multiply the Periodic Rate that will apply to your Second Payment Stream, we take the value of the by the number of days in a year (deliy). The result is the AMNUAL PERCENTAGE RATE we multiply the Periodic Rate that will apply to your Second Payment Stream. The ANNUAL PERCENTAGE RATE we multiply the Periodic Rate that will apply to your Second Payment Stream. The ANNUAL PERCENTAGE RATE was multiply the Periodic Rate to the second Payment Stream. The ANNUAL PERCENTAGE RATE was multiply the Periodic Rate to the second Payment Stream.

The Periodic Rate and the corresponding ANNUAL PERCENTAGE RATE on your Credit Line will increase or decrease as the Index increases or decreases from time to time. Any increase in the Periodic Rate during the Second Payment Stream will take the form of a higher Minimum Payment amount. Adjustments to the Periodic Rate and the corresponding ANNUAL PERCENTAGE RATE resulting from changes the higher Minimum will take effect on the first celender day following the publication of a new Prime Rate. In no event will the corresponding ANNUAL PERCENTAGE RATE to move that the index the large or collect by federal law or the State of Ohio tan applicable). On the day we prepared this document, the Index was 7.750% per annum, and therefore the initial corresponding ANNUAL PERCENTAGE RATE on your Credit Line are estimated below. Your initial Periodic Rate and corresponding ANNUAL PERCENTAGE RATE on your closing data.

Current Rates for the First Payment Stream

or Conditions All Balanoss	to Index 0.000 %	ARMIAL PERCENTAGE BATE 7.780 %	Daily Periodic Rate 0.02123 %
	Current Rates fo	r the Second Payment Stream	
Renge of Balance or Conditions All Balances	Margin Added to Index 0.000 %	ANNUAL PERCENTAGE RATE 7.760 %	Daily Periodic Rate 0.02123 %

Notwithstanding any other provision of this Agreement, we will not charge interest on any undisbursed loan proceeds, except or may be permitted during any Right of Resolution period. No matter what also may be stated in any other provision of this Agreement or in any other document you may have with us, you do not agree or intend to the government or in any other ECMITY LINE OF CREATY AGREEMENT AND DISCLOSURE STATEMENT Which would in any way occur us to contract for, charge or collect more for the Credit Line Account than the maximum we would be permitted to otherge or collect by any applicable federal or Office state law. Any such excess interest or unsuitorized fee will be applied first to reduce the unpaid principal before of the Credit Line Account, and when the principal has been paid in full, be refunded to you.

Conversion Option. This Agreement contains an option to convert the interest rate from a variable rate with interest rate limits to a fixed sate as calculated below. The following information is representative of conversion features recently offered by us.

ARRUAL PERCENTAGE RATE Increase. Your ANNUAL PERCENTAGE RATE may lacraage if you exercise this option to convert to a fixed

Conversion Periods. You can exercise the option to convert to a fixed rate only during the following period or periods: At any time during the Oraw Period, with our written consent, any orar of you may convert the repayment schedule for either the entire outstanding balance on the Credit Line Account or any portion thereof (but not less than § 1,000.00) for a term up to the lesser of thirty (30) years or the remaining originally scheduled term of your Credit Line Account (a "Lock"). Therefore, you can take a Lock of up to thirty (30) years only if you make additional advances to any one Lock once established. The lots's outstanding belience on any Lock will not be subject to the "Credit Advances" and "Minimum Payment" section of this Agreement, Instead, when each Lock is established, we will determine the payment amount that would be required to pay off the balance in that Lock in exhibitatively equal payments over the term of the Lock at the fixed rate applicable to that Lock. Therefore, your Minimum Payment due such month will be the sum of the fixed payment amount for each Lock plus the minimum payment amount for each Lock plus the minimum payment amount for each Lock plus the minimum payment amount for the balance of your Account which has not seen designated as a Lock (site "Credit Line"), calculated using the formute set forth in the "Minimum Payment" section of this agreement. Additional payments in any Lock may be made at any time but shall not affect your obligation to pay succeeding lock payments are additional payment amount to the believe on your cuttanding belance in any Lock will be available on the Credit Line for you to draw against upon posting of such payment made upon your outstanding principal belance in any Lock will be available on the Credit Line for you to draw against upon posting of such payment prior to the maturity date. If your outstanding belance includes one or more Locks as well as a belance on your Credit Line, unless you properly designate otherwise on a payment prior on a paym

Upon conversion, the converted outstanding belance will accrue interest at,a fixed rate se calculated in the Rate Determination section and will amortize over a specific period of time

Conversion Fees. You will be required to pay the following fees at the time of conversion to a fixed rate: We may charge you \$50,00 for each Look that we set up at your request.

Rate Determination. The fixed rate will be determined as follows: We will start with the "Lock index," which is the yield on U.S. Treasury securities having a comparable pariod of maturity to the scheduled maturity of the requested Look at of the 15th day of the month immediately preceding the month in which you request your Lock. If the Lock Index becomes unavailable during the term of this Agricement, we may designate a substitute index sits notice to you. We will start add 10 percentage points to the Lock Index. Your fixed lock rate the "Steed Lock Rates"; will be the lowest of the following: the amount strived at from the foregoing calculation, 21%, or the maximum rate we are allowed to charge you at the time of your lock under federal law, which for the purposes of 12 U.S.C. Section 85 incorporates Ohio law. We will then review the rates and serms available for a comparable Horse Equity Loan offered by us at the time of your request based upon a like loan to value railo, loan term and your oradit profile at that time. If, after that review we determine that we can offer you a lower rate than the Fixed Lock Rate, we will give you the lower rate. We will receive a complete disclosure of the torms of the Lock at the time the Lock is established.

Conditions Under Which Other Charges tilay Be Imposed. You agree to pay all the other fees and charges related to your Credit Line by set forth

Annual Fee. A conrefundable Annual Fee of \$50.00 will be charged to your Credit Line at the following time: The Annual Fee for the first year is waived. The remaining Annual Fees will be assessed beginning on your first anniversary date and will continue annually throughout the Draw Period.

Payment of Closing Costs. If you elect to charge your Credit Line Account to pay the closing costs associated with your Credit Line (such as title insurance premiume, appraisal fees, credit report fees, and recording fees), the total of these charges will be reflected as "closing costs" on your first periodic billing statement.

Raturned Herns. You may be charged \$25.00 if you pay your Credit Line obligations with a check, draft, or other item that is dishonored

Fee to Step Payment. Your Credit Line Account may be charged \$15.00 when you request a step payment on your account.

Overlimit Charge. Your Credit Line Account may be charged \$25.00 for each credit advance in excess of your Credit Limit. This includes writing a credit line check in excess of your available balance.

Late Charges. Your payment will be lets if it is not received by us within 15 days of the "Payment Due Date" shown on your p

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Page 4

statement. If your payment is late we may charge you \$25,00.

Fee to Glose Account. If you close or terminate your Credit Line Account, you may be charged the following: Your Credit Line Account may be charged the tesser of 1% of your Credit Line or \$400,00 if you close or terminate your Credit Line Account within three (3) years from the Loan Date shown above. You will not be charged this fee if we suspend or terminate your Credit Line Account. You may prepay your Credit Line Account.

List Release Fees. In addition to all other charges, you agree, to the extent not prohibited by law, to pay all governmental fees for release of our security interests in collateral securing your Credit Line. You will pay these fees at the time the lien or liens are released. The

Other Charges. Your Cradit Line Account may be charged the following other charges:

Account Return Check Clearge. We may charge you a see for the return of a check because you are definquent or in default in any respect concerning the Credit Line Account. The amount of this other charge is: 25,00.

The charges lieted in the following Security interest Charges paragraph (if such paragraph is present) are part of the closing or settlement costs sesociated with your Credit Line.

Lander's Rights. Under this Agreement, we have the following rights:

Termination and Acceleration. We can terminate your Credit Line Account and subject to any notice requirement or other firmitation of applicable law require you to pay us the entire outstanding belance in one payment, and charge you certain fees, if any of the following happen:

- (1) You commit fraud or make a material misrepresentation at any time in connection with this Credit Agreement. This can include, for example, a false statement about your income, sessit, liabilities, or any other aspects of your financial condition.
 - (2) You do not meet the repayment terms of this Credit Agreement.
- [3] Your action or inaction adversely affects the collected for the plan or our sights in the collected. This can include, for example, failure to maintain required insurance, waste or destructive use of the dwelling, failure to pay taxes, death of all persons flable on the account, transfer of title or sale of the dwelling, greation of a senior lien on the dwelling without our permission, foreclosure by the holder of enother lien, or the use of funds or the dwelling for prohibited purposes.

Suspension or Reduction. In addition to any other rights we may have, we can suspend additional extensions of credit or reduce your Credit Limit during any period in which any of the following are in effect:

- (1) The value of your property declines significantly below the property's appraised value for purposes of this Cradit Line Account. This includes, for example, a decline such that the initial difference between the Cradit Link and the available equity to reduced by fifty percent and may include a smaller decline depending on the individual diretmetances.
- (2) We reasonably believe that you will be unable to fulfill your payment obligations under your Credit Line Account due to a material change in your financial circumstances.
- (3) You are in default under any material obligations of this Credit Line Account. We consider all of your obligations to be material, Categories of material obligations include the events described shows under Termination and Acceleration, obligations to pay fees and charges, obligations and limitations on the receipt of credit advances, obligations concerning maintenance or use of the property or proceeds, obligations to pay and aperiorn the terms of any other closed of trust, mortgage or lesse of the property, obligations to notify us and to provide documents or information to us (such as updated financial information), obligations to comply with applicable lesves (such as zoning neartictions), and obligations of any owners. No default will occur until we mail or deliver a notice of default to you, so you can restore your right to credit advances.
- 44) We are precluded by government action from imposing the AMNUAL PERCENTAGE RATE provided for under this Agreement.
- (5) The priority of our security interest is adversely effected by government action to the extent that the value of the security interest is less than one hundred twenty percent (1 20%) of the Credit Limit.
- (6) We have been notified by governmental authority that continued advances may constitute an unsafe and unsound business practice.

Change in Terms. We may make changes to the terms of this Agraement if you agree to the change in writing at that time, if the changes will desprive only benefit you throughout the mensioner of your Credit Line Account, or if the change is insignificant (such as changes relating to our date processing systems). If the index is no longer available, we will choose a new index and margin. The raw index will have an instruction increment substantially similar to the original index, and the new index and margin will result in an ANNUAL PERCENTAGE RATE that is substantially similar to the rate in effect at its time the original index becomes unavailable. We may prohibit additional extensions of credit or radius your Credit Linit during any period in which the maximum ANNUAL PERCENTAGE RATE under your Credit Line Account is reached.

Expenses. To the extent not problibited by applicable law, all resconable expenses Lender hours that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights, shall become a part of the loan payable on demand, and shall bear interest at the Note rate from the date of expenditure until repaid. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's expenses for bankrupting proceedings (including efforts to modify or vacate the automatic stay or injunction) and appeals, to the extent permitted by applicable law.

Access Devices. If your Credit Line is exepanded or farminated, you must immediately return to us all credit line checks and any other access devices. Any use of credit line checks or other access devices following suspension or termination may be considered fraudulent. You will also remain liable for any further use of credit line checks or other Credit Line access devices not returned to us.

Delay in inforcement. We may delay or waive the enforcement of any of our rights under this Agreement without losing that right or any other right. If we delay or waive any of our rights, we may enforce that right at any time in the future without advance notice. For example, not terminating your account for non-payment will not be a weiver of our right to terminate your account in the future if you have not paid.

Cancellation by you. If you cancel your right to credit advances under this Agreement, you must notify us and return all credit line checks and any other access devices to us. Despite cancellation, your obligations under this Agreement will remain in full force and effect until you have paid us all amounts due under this Agreement.

Propayment. You may prepay all or any amount owing under this Credit Line at any time without penalty, except we will be entitled to receive all secruad PMARCE CHARGES, and other charges, if any. Payments in excess of your Minimum Payment will not relieve you of your obligation to continue to make your Minimum Payments. Instead, they will reduce the principal belience owed on the Credit Line. You agree not to send us payments marked "peid in fulf", "without recourse", or emilier language. If you send such a payment, we may accept it without losing any of our rights under this Agreement, and you will remain obligated to pay any further amount owed to us. All written communications concerning disputed smounts, including any check or other peryment instrument that indicates that the payment constitutes "payment in fulf" of the emount owed or that is tendered with other conditions or limitations or as full satisfaction of a disputed amount must be mailed or delivered to: JPMorgan Chase Bank, N.A., P.O. Sox 801008 Fort Worth, TX 76101-2008.

Notices. All notices will be sent to your address as shown in this Agreement. Notices will be mailed to you at a different address if you give us written notice of a different address. You agree to edvise us promptly if you change your mailing address.

Credit information and Related Riotters. You suthorize us to release information about you to third parties as described in our privacy policy and our Fair Credit Reporting Act notice, provided you did not opt out of the applicable policy, or as permitted by law. You agree that, upon our request, you will provide us with a ourrent financial statement, a new credit application, or both, on forms provided by us. You also agree we may obtain credit reports on you at any time, at our sele option and expense, for any reason, including but not limited to determining whether there has been an adverse change in your financial condition. We may require a new appraisal of the Property which secures your Credit Line at any time, including an internal inspection, at our sole option and expense.

Transfer or Assignment. Without prior notice or approval from you, we reserve the right to sell or transfer your Credit Line Account and our rights and obligations under this Agreement to another lander, entity, or person, and to assign our rights under the Mortgage. Your rights under this Agreement belong to you only and may not be transferred or assigned. Your obligations, however, are binding on your heire and legal representatives. Upon any such sale or transfer, we will have no further obligation to provide you with credit advances or to perform any other obligation under this Agreement.

Tax Consequences. You understand that neither we, nor any of our employees or agents, make any representation or warranty whatsoever concerning the tax consequences of your establishing and using your Credit Line, including the deductibility of interest, and that neither we nor our employees or agents will be fishe in the event interest on your Credit Line is not deductible. You should consult your own tax advisor for

Loan No:

(Continued)

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guidance on this subject.

Notify Us of insocurate information We Report To Consumer Reporting Agencies. Please notify us if we report any insocurate information about your scoount(s) to a consumer reporting agency. Your written notice describing the specific insocuracy(ies) should be sent to us at the following address: JPMorgan Chees Benk, N.A. P.D. Box 901008 Fort Worth, TX 76101-2008

Periodic Review. We will conduct a periodic review of your Credit Line Account, based on credit and financial information we may obtain or ve from you from time to time.

Collection Costs. If you are in default under the terms of this Agreement, we may take all lawful action under applicable law to collect the money you are us. If is our intent to collect only tines attentive fees and those expenses, court and collection costs permitted by the laws of your state and the United States (including the bankruptcy laws of the United States). You agree to pay only those collection costs permitted by the laws of attentive fees that we enturely lawr and that we may lawfully collect from you. If the laws of your state will not jet us collect all or above of you to collect such fees or costs or prohibit us from including this provision in your agreement with us, this provision is awared from the new or hareafter exercise the law of your extent that we do your entered the law of your extend the provision is awared from the new or hareafter exercise the law of your extent that we have the provision except to the extent feeral law may

VARIABLE RATE DISCHOSLOSS

VARIABLE RATE DISCLOSURES.

Variable Rate. This Agreement contains a variable interest rate provision which permits JPMorgan Chase Bank, N.A., to increase or degrasse the rate of interest from time to time. The following disclosures are applicable if the Agreement is secured by a first iten rasi estate mortgage or index. An increase or decrease in the index will cause a corresponding increase or decrease in the index will cause a corresponding increase or decrease in the Annual Percentage Rate, Right to Prepay. You may prepay this Agreement in whole or in part at any time without penalty.

Notice of any increase in the Annual Percentage Rate must be given to you by JPMorgan Chase Bank, N.A.

CREDIT CARD ACCESS. Notwithstanding anything contained in this Agreement to the contrary, credit card access may not be evallable in your states. If credit card access is permitted in your state and becomes aveilable, we will so advise you and wife issue a practic card to you upon your request. Any credit card in connection with the Home Equity Line of Credit account is NOT a debit card. The words "credit card" as used in this Agreement mean the VEBA or MasterCard that may be issued to you as an access device to your Credit Line Account. VISA is a registered service mark of Visa, U.S.A., Inc. MasterCard is a registered service mark of MasterCard international incorporated.

POREIGN TRANSACTIONS. Lander will charge, and Sorrower will pay, in U.S. dollars for all foreign transactions at the exchange rate in effect at the time the transaction is entered to Borrower's Credit Line Account, including any appoint currency exchange charges.

IDENTITY OF LENDER, Lender is JPMorgan Chase Bank, N.A., a national banking association organized and existing under the laws of the United States of America, with its main offices located in Columbia, Onio.

Supplement to Cancellation by You. If you or your spouse cencels your rights to obtain credit advances under this Agreement, you or your spouse must notify us and you must return all Credit Line Checks and any other access devices to us. Despite cancellation, your obsigations under this Agreement will remain if full force and effect until you have paid as all amounts due under this Agreement.

Check Strikkeeping, Londer will retain your cancelled Credit Line Checks, and will not return them with your Credit Line Account statement. You agree that your cancelled Credit Line Checks will not be returned in your statement end that the original cancelled Credit Line Checks may be disastroyed effor a reasonable period of time as distermined by Lander. You agree that by maintaining the original Credit Line Check or a copy thereof on your behalf, Londer has otherwise made the Credit Line Check will able to you in a reasonable manner. You may request a copy of any cancelled Credit Line Check, if for any reason Lender cannot return a copy of your Credit Line Check or estainly our needs through other manner, you agree that Lander will not be Itable for more than the face amount of the Credit Line Check.

Information Sharing. Our privacy policy, which has been provided to you describes our information sharing practices and gives directions on how to opt out, or direct us to limit the sharing of Personal Information (as defined in the privacy policy) about you with other companies or organizations. You hereby agree that, if you choose not to exercise the opt outs described in the privacy policy, you will be deemed to have authorized us to share any Personal information about you (including information related to any of the products or services you may have with any JPMorgan Chase & Co. affiliate) with other companies or other organizations.

Supplement to Charges to your Credit Line. If you do not pay the fees and charges for which you are obligated or that we may charge under the terms of this Agreement at the time you are required to pay them, we have the right, but not the obligation, to charge your Credit Line for those peat due fees and charges to the extent permitted by the law governing this transaction. Any amount so charged to your Credit Line will be credit advance, bear interest at the Periodic Rate and the corresponding ARMIJAL PERCENTAGE FIATE until paid, and will decrease the funds available, if any, under the Credit Line. This paragraph supplements and amends but does not replace the Charges to your Credit Line

Stop Payments. You may ask us to "stop payment" on a credit line check. If you do, you must tell us the name of the payee, the smount, date and number of the credit line check and who algoed it. We are not bound by a stop payment order unless we have a reasonable opportunity to act on it and will not be liable for failing to stop payment if we used crothery care. You agree to indemnify us and will pay all costs and segments we have it including reasonable storney sees) as a result of honoring your stop payment order. This indemnity will survive any termination of this Agreement, You agree to pay the tes indicated in the Conditions Under Which Other Charges May Be imposed section of this document for each request to "stop payment" on a credit line check.

Fee Waivers, if you convert an initial advance to a fixed rate (a "Lock") immediately upon opening this Credit Line Account, we will waive the conversion fee for that initial Lock. If you convert a Lock of at least \$25,000 immediately upon opening this Credit Line Account, we will waive the Annual Fee for as long as that initial Lock remains open.

Supplement to Conversion Periods Paragraph. Notwithstanding snything to the contrary contained in the Conversion Periods paragraph, any Locks you take immediately at closing (subject to any applicable resolution period) cannot exceed rinety five percent (95%) of your Credit Limit.

Additional Restriction on Access Devices. You may not use your credit line checks, your credit card, or any other credit sposes device made available to make payments on your Credit Line Account.

Governing Law. This agreement will be governed by and interpreted in accordance with federal law and the laws of the State of Wisconsin. Governing Law. This agreement will be governed by and interpreted in apportance with federal law and the laws of the State of Wisconsin, except for matters related to interest and the exportation of interest, which matters will be governed by and interpreted in accordance with federal law (holidding), but not kindled or, estatutes, regulations, interpretations, and photons) and laws of the State of Ohio. However, if there ever is a question about whether any provision of the agreement is valid or entropeable, the provision that is questioned will be governed by whichever state or federal law would find the provision to be valid and enforceable. The loan transaction which is evidenced by this and other related documents have been approved, made and funded, and all necessary documents have been accepted by Lender in the State of Ohio.

Ception Headings. Caption headings in this Agreement are for convenience purposes only end are not to be used to interprat or define the provisions of this Agreement.

Interpretation. You agree that this Agreement, together with the Mortgage, is the best evidence of your agreements with us. If we go to court for any reason, we can use a copy, filmed or electronic, of any periodic statement, this Agreement, the Mortgage or any other document to prove what you owe us or that a transaction has taken place. The copy, microfilm, microfiche, or optical image will have the same validity as the original. You agree that, except to the extent you can show there is a billing error, your most current periodic statement is the best nce of your obligation to pay.

Severability. If a court finds that any provision of this Agreement is not valid or should not be enforced, that fact by itself will not mean that the rest of this Agreement will not be valid or enforced. Therefore, a court will enforce the rest of the provisions of this Agreement way be found to be invalid or unenforcesble.

Acknowledgment. You understand and agree to the terms and conditions in this Agreement. By signing this Agreement, you acknowledge that you have read this Agreement. You also acknowledge receipt of a completed copy of this Agreement, including the Fair Credit Billing Notice and the early home equity line of credit epitication disclosure, in addition to the headbook entitled "When Your Home to On the Line: What You Should Know About Home Equity Lines of Credit," given with the application.

Loan No:

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BORROWER:

Riffcotive Disbursement Date: The first business day after April 17, 2006,

Loan No.

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BILLING ERROR RIGHTS

YOUR BILLING RIGHTS

KEEP THIS NOTICE FOR FUTURE USE

This notice contains important information about your rights and our responsibilities under the Pair Credit Billing Act.

Notify us in case of errors or questions about your bill.

If you think your bill is wrong, or if you need more information about a transaction on your bill, write us on a separate sheet at

JPMorgan Chass Bank, M.A. Credit Line Billing Motices F.O. Box 901008

Fort Worth, TX 76101-2008

rest from it. You viscous
or at the address fixed on your bill. Write to us as soon as possible. We must hear from you no later then abity (60) days after we sent you the
first bill on which the error or problem appeared. You can triephone us, but doing so will not preserve your rights.

in your letter, give us the following information:

Your rame and account number.

The dollar amount of the auspected error.

Describe the error and explain, if you can, why you believe there is an error. If you need more information, describe the item you are

if you have authorized us to pay your bill automatically from your savings or checking account, you can stop the payment on any amount you think is wrong. To stop the payment, your letter must reach us three CSI business days before the surformatic payment is scheduled to goour.

Your rights and our responsibilities after we receive your written notice.

We must acknowledge your letter within thirty (30) days, unless we have corrected the error by then. Within ninety (80) days, we must either correct the error or explain why we believe the bill was correct.

After we receive your latter, we carest try to collect any amount you question, or report you as delinquent. We can combine to bill you for the amount you question, including finence charges, and we can apply any unpeld amount against your Credit Limit. You do not have to pay any questioned amount while we are investigating, but you are adii obligated to pay the parts of your bill that are not in question.

If we find that we made a mistake on your bill, you will not have to pay any finance charges related to any questioned amount. If we didn't neke a mistake, you may have to pay finance charges, and you will have to make up any missed payments on the questioned amount. In alther case, we will send you a sessement of the amount you over and the date on which it is due:

If you fall to pay the amount that we think you owe, we may report you as delinquent. However, if our explanation does not satisfy you and you write to us within ten (10) days taking us that you still refuse to pay, we must tell anyons we report you to that you have a question about your bill. And, we must tell you the name of enyone we reported you to. We must tell anyone we report you to that the matter has been settled between us when it finally is.

if we don't follow these rules, we nan't collect the first \$50 of the questioned amount, even if your bill was correct,

Special Rule for Credit Card Purchasse

If you have a problem with the quelity of property or services that you purchased with a credit cerd, and you have tried in good feith to correct the problem with the merchant, you may have the right not to pay the remaining amount due on the property or services. These are two limitations on this right:

- (a) You must have made the purchase in your home state or, if not within your home state within 100 miles of your ourrent mailing
- (b) The purchase price must have been more than \$50.00.

Those limitations do not apply if we own or operate the merchant, or if we mailed you the advertisement of the property or services,

LANCE AND LOOKING WAS A KNOWLED WAS MADE AND ADDRESS OF THE PARTY OF T



DOC.# 09229306

REGISTER'S OFFICE | SS Milwaukee County, MI

RECORDED 05/04/2006 11:13AM

JOHN LA FAVE REGISTER OF DEEDS

AMOUNT:

MORTGAGE



DEED OF TRUST / MORTGAGE

Lexington, KY 40576-1606

PARCEL I.D. NUMBER: 478-0421

MAXIMUM LIEN. The lien of this Mortgage shall not exceed at any one time \$90,000.00.

THIS MORTGAGE dated April 13, 2008, is made and executed between KURT G STERNER, whose address is 6303 W BELOIT RD, WEST ALLIS, WI 53219; A SINGLE PERSON (referred to below as "Grantor") and JPMorgan Chase Bank, N.A., whose address is 1111 Polaris Perkway, Columbus, OH 43240 (referred to

GRANT OF MORTGAGE. For valueble consideration, Grantor mortgages and sonveys to Lander all of Grantor's right, title, and interest in and to the following described real property, together with all adding or subsequently erected or affixed buildings, improvements and fixtures; privileges, heraditaments, casements, rights of way, and appurtonences; at water, water rights, watercourses and ditch rights (includings stock in utilities with ditch or infraition rights); and all other rights, coyaldes, and profits salating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, (the "Real Property") Located in MILWAUKEE County,

TAX ID: 476-0421

LOT 1, IN BLOCK 5, IN JOSEPH JUNEAU SUBDIVISION NO 2, IN THE SOUTH EAST QUARTER OF SECTION 3, IN TOWNSHIP 6 NORTH, RANGE 21 EAST, IN THE CITY OF WEST ALLIS, COUNTY OF MILWAUKES, STATE OF WISCOMERI. LESS AND EXCEPT: A PART OF LOT 1, BLOCK 8, JOSEPH JUNEAU SUBDIVISION NO 2, LOCATED IN THE SOUTHEAST QUARTER OF SECTION 3, TOWNSHIP 6 NORTH, RANGE 21 EAST, CITY OF WEST ALLIS, COUNTY OF MILWAUKES, STATE OF WISCONSIN, TO-WIT: BEGINNING AT THE NORTHEAST CORNER OF SAID LOT 1, THENCE SOUTH 0 DEGREES 17 MINUTES WEST ALONG THE EAST LINE OF SAID LOT 1, 5.0 FEET; THENCE NORTH 63 DEGREES 48 MINUTES 30 SECONDS WEST 4.38 FEET; THENCE NORTH 52 DEGREES 06 MINUTES EAST ALONG THE NORTHERLY LINE OF SAID LOT 1, 5.0 FEET TO THE POINT OF BEGINNING, SITUATED IN MILWAUKEE COUNTY, WISCONSIN.

The Real Property or its address is commonly known as 6303 W BELOIT RD, WEST ALLIS, WI 53219. The Real Property tax identification number is 475-0421.

REVOLVING LINE OF CREDIT. Specifically, in addition to the amounts specified in the indebtedness definition, and without limitation, this flortgage secures a revolving line of credit, which obligates Lander to make advances to Grenter so long as Granter complies with all the terms of the Credit Agreement. Such advances may be made, repaid, and remade from time to these, subject to the finitiation that the total outstanding belience owing at any one time, not landeding finance charges on such belence at a fixed or variable rate or aum as provided in the Credit Agreement, any temporary overages, order obergen, and any amounts expected or sevenade so provided in other the indebtedness paragraph or this paragraph, shall not exceed the Credit Links as provided in the Credit Agreement. It is the intention of Granter and Lander that this Mortgage secures the belence outstanding under the Credit Agreement from time to time from zero up to the Credit Umit as provided in the Storigage and any intermediate belance.

This property is the Grantor's homestead.

Grantor presently assigns to Lender all of Grantor's right, title, and interest in and to all present and future leases of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security Interest in the Personal Property and

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDESTEDNESS AND (B) PERFORMANCE OF EACH OF GRANTOR'S AGREEMENTS AND OBLIGATIONS LINDER THE CREDIT AGREEMENT, THE RELATED DOCUMENTS, AND THIS MORTGAGE. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE POLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Granter shell pey to Lender all amounts secured by this Mortgage as they become due and shall strictly perform all of Granter's obligations under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until the occurrence of an Event of Default, Grantor may (1) remain in possession and control of the Property; (2) use, operate or manage the Property; and (3) collect the Rents from the Property.

Buty to Maintain. Granter shell maintain the Property in good condition and promptly perform sil repairs, replacements, and Intenence necessary to preserve its value.

maintenance necessary to preserve its value.

Compliance With Environmental Lews. Grantor represents and warrants to Lender thett. (1) During the period of Grantor's ownership of the Property, there has been no use, generation, menufactures, storage, treatment, disposal, release or threatened release of any Hazardous Substance by any person on, under, about or from the Property; (2) Grantor has no knowledge of, or reason to believe that there has been, except as previously disclosed to end acknowledged by Lender in writing. (a) any breach or violation of any Environmental Laws. (b) any use, generation, manufacture, storage, treatment, disposal, release or timestened release of any Hazardous Substance on, under, about or from the Property by any prior owners or occupants of the Property, or (c) any sotucil or threatened fittingedon or claims of any lond by any person reliating to auth metions; and (3) Except as previously disclosed to and acknowledged by Lender in writing. (a) natifier Grantor nor any tenant, contractor, agent or other suitorized user of the Property shall use, generate, menufacture, store, treat, dispose of or release any Hazardous Substance on, under, about or from the Property and (ii) any such sortivity shall be conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances, including without limitation all Environmental Laws. Grantor authorizes Lender and its agents to enter upon the Property to make such inspections and testa, at Grantor's expensa, as Lender may them appropriate to determine compliance of the Property with this abotton of the Mortgage. Any inspections or tests made by Lender and to local accepts purposes only and shall not be construed to create any responsibility or liability on the part of Lender to Grantor or to any other person. The representations and warranties contained herein are based on Grantor's due difference in investigating the Property for Hazardous Substances. Grantor

EXHIBIT B



hereby (1) releases and walves any future claims against Lender for indemnity or contribution in the event Granter becomes Itable for cleanup or other coats under any such lawer and (2) agrees to indemnity and hold harmises Lender against any and all claims, losses, itablitides, demages, penalties, and expenses witch Lender may directly or indirectly sustain or suffer resulting from a breach of this section of the Mortgage or as a consequence of any use, generation, manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or initireast in the Property, whether or to the same was or should have been known to Grantor. The provisions of this section of the Mortgage, including the obligation to Indemnity, shall survive the payment of the indebtedness and the satisfaction and reconveyance of the item of this Mortgage and shall not be affected by Lender's acquisition of any internet in the Property. any interest in the Property, whether by foreclosure or otherwise.

Nulsance, Weste, Grantor shall not cause, conduct or permit any nulsance nor commit, permit, or gutter any suppoint of or weste on or to the Property or any portion of the Property. Without limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gast, coal, day, scoris, soil, gravel or rock products without Lander's prior written consent.

Removal of improvements. Grantor shall not densitie or remove any improvements from the Real Property without Lander's prior written consent. As a condition to the removal of any improvements, Lander may require Grantor to make arrangements entirelectory to Lander to replace such improvements with improvements of at least equal value.

Lender's Right to Enter, Lender and Lender's agents and representatives may enter upon the fisal Property at all reasonable times to attend to Lender's interests and to inspect the fisal Property for purposes of Granter's compliance with the terms and conditions of

Compliance with Sovermental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental sutherities applicable to the use or occupancy of the Property. Grantor may context in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not jeopardized. Lender may require Grantor to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect

Duty to Protect. Grantor agrees neither to election or leave unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably represent to protect and preserve the Property.

DUE ON SALE - CONSENT BY LENDER. Lender may, at Lender's option, declars immediately due and payable of sums ascused by this Moragage upon the sale or transfer, without Lender's prior written consent, of all or any part of the Real Property, or any intersect in the Real Property. A "sale or transfer" means the conveyance of Real Property or any right, title or interest in the Real Property; whether legal, beneficial or equitable; whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, land contract, contract for deed, isseenoid interest with a term greater than three 13) years, issee-option contract or by sale, assignment, or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of an interest in the Real Property. However, this option shall not be exercised by Lander If such exercise is prohibited by federal law or by Wisconsin law.

TAXES AND LIBITS. The following provisions relating to the texes and flens on the Property are part of this Mortgage;

Payment. Grantor shall pay when due land in all events prior to delinquency) all taxes, payroll taxes, assessments, water charges and sever service charges levied against or on account of the Property or this Mortgage, and shall pay when due all claims for work done on or for services rendered or meterial furnished to the Property. Or enter shall mental in the Property free of any liens having priority over or equal to the interest of Lander under this Mortgage, except for the Existing Indebtodness referred to in this Mortgage or those liens appointed by greed to in writing by Lender, and except for the lien of taxes and assessments not due as turther specified in the Right to Contest paragraph.

Right to Contest. Granter may withhold payment of any tax, essessment, or cleim in connection with a good faith dispute over the obligation to pay, so long as Leader's interest in the Property is not jeoperdized. It is lien arises or is filled as a result of nonpayment, Granter shall within filteen [15] days after the lien arises or, if a lien is filed, within filteen [15] days after the notice of the ling, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surely bond or other recurrity satisfactory to Lender in an amount sufficient to discharge the lien gas any costs and permissible free, or other charges that could accrue as a result of a foreologue or asis under the lien. In any contest, Granter shall defend itself and Lander and shall satisfy any adverse judgment before enforcement against the Property. Granter shall name Lander as an additional obliges under any surety bond furnished in the contest procesdings.

Evidence of Payment, Grantor shell upon domand furnish to Lender satisfactory evidence of payment of the taxes or suggestments and shell euthorize the appropriate governmental official to deliver to Lander at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall notify Lender at least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lien, materialmen's ien, or other lien could be seserted on account of the work, services, or materials. Grantor will upon request of Lender furnish to Lender edvance assurances satisfactory to Londor that Grantor can and will pay the cost of such improvements.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Mortgage:

PRESTY DAMAGE RESURANCE. The following provisions relating to insuring the Property are a part of this Mortgage:

Maintenance of Insurance. Grantor shall produce and maintain policies of fire leasurance with standard extended coverage endorsements on an actual cash value basis for the full insurable value dovering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgages clause in favor of Lander. Policies shall be written by such insurance companies and in such form as may be researably acceptable to Lander. Grantor shall deliver to Lander certificates of coverage from each insurar constaining a silputation that coverage will not be canceled or diminished without a minimum of ten (10) days' prior written notice to Lander and not containing any disclaimer of the insurer's liability for failure to give such notice. Each insurence policy also shall include an endorsement providing that coverage in favor of Lander will not be impaired in any way by any act, unlession or default of Grantor or any other person. Should the Real Property be located in an area designated by the Director of the Federal Emergency Management Agency as a special food hazard area, Grantor agrees to obtain and maintain Federal Flood insurance. If available, within 45 days after notice is given by Lender that the Property is located in a special flood hazard area, for the maintain smount of your credit line and the full unpaid principal balance of any prior lines on the property securing the loan, up to the maintain policy limits set under the National Flood insurance Program, or as otherwise required by Lender, and to meintain such insurance for the term of the loan.

Application of Property. Lander with a first prior of the loan.

Application of Proceeds. Grantor shall promptly notify Lender of any fees or damage to the Property. Lender may make proof of loss if Grantor falls to do so within fifteen (15) days of the eacuelty. Whether or not Lender's acceptly is impaired, Lender may, at Lender's election, receive and retain the proceeds of any hearance and apply the proceeds to the reduction of the Indebtedness, payment of any lens effecting the Property, of the restoration and repair of the Property. It lender elects to apply the proceeds to treatoration and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon astisfactory proof of such expenditure, pay or reinhouses Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default under this Mortgage, Any proceeds which have not been disbursed within 180 days effer their receipt and which Lender fies not committed to the sepair or restoration of the Property shall be used first to pay any amount owing to Lender under this Mortgage, then to pay accurate interest, and the remisinder, if any, shall be used first to pay any amount owing to Lender foolds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor as Grantor's interests may amount. Grantor's interests may appear.

Compliance with Existing indebtedness. During the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions contained in the insurance readencing such Existing Indebtedness shall constitute compliance with the insurance provisions under this Mortgage, to the extent compliance with the terms of this Mortgage would constitute a duplication of insurance requirement. If any proceeds from the insurance sevente psychic on loss, the provisions in this Mortgage for division of proceeds shall apply only to that portion of the proceeds not payable to the holder of the Existing indebtedness.

LENDER'S EXPENDITURES. If Granter falls (A) to keep the Property free of all taxes, liens, security interests, encumbrances, and other

MORTGAGE (Continued)

claims (8) to provide any required incurance on the Property, or (C) to make repairs to the Property or to comply with eny obligation to maintain Existing Indebtedness in good standing as required below, then Lender may do so. If any action or proceeding is commenced that would materially effect Lender's interests in the Property, then Lender on Grantor's behalf may, but is not required to, take any exciton that Lender believes to be appropriate to protect Lender's interests. All expanses incurred or paid by Lender for such purposes will then been interest at the rate charged under the Credit Agreement from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the indebtedness and, at Lender's option, will (A) be payable on demand; (B) be added to the betterness of the Credit Agreement and be apported among and be payable with any installment payments to become due during either (1) the term of any applicable traumance policy; or (2) the remaining term of the Credit Agreement; or (C) be treated as a belicon payment which will be due and payable at the Credit Agreement's maturity. The Property elso will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remadles to which Lander may be entitled on account of any default. Any such action by Lender shall not be construed se curing the default ap as to ber Lender from any remedy that it otherwise would have had.

WARRANTY: DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Montgage:

Title. Grantor warrants that: (a) Grantor holds good and marketable this of record to the Property in see simple, free and clear of all lians and encumbrances other than those set forth in the Real Property description or in the Edeting indebtedness section below or in any title insurance polloy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full right, power, and authority, acring alone, to execute and deliver this Mortgage to Lender.

Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mortgage, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party is such proceeding, but Lander shell be suittied to participate in the proceeding and to be represented in the proceeding by counsel of Lander's own choice, and Grantor will deliver, or cause to be delivered, to Londer such instruments se Lender may request from time to time to permit such participation.

Subrogation. Granter opvenants that Lender is subrogated to the lien of any mortgage or any other lien which is discharged, whether in whole or in part, by the proceeds of the Credit Agreement.

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

Survival of Promises. All promises, agreements, and statements Grantor has made in this Mortgage shall aurylve the execution and delivery of this Mortgage, shall be continuing in nature and shall remain in full force and effect until such time as Grantor's indebtedness is paid in full.

EXISTING INDESTEDRESS. The following provisions concerning Existing Indebtedness are a part of this Mortgage:

Existing Lien. The San of this Morsgage securing the indebtedness may be according and infector to the lien securing payment of an existing obligation. The existing obligation has a current principal belience of approximately \$10545. Grantor expressly coverants and agrees to pay, or see to the payment of, the idebtedness and to prevent any defeat on such indebtedness, any defeats under the instruments evidencing such indebtedness, or any defeats under any security documents for such indebtedness.

No Modification. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other accurity agreement which has priority over this Mortgage by which that agreement is rectified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under any such accurity agreement without the prior written consent of Lender.

CONDENNATION. The following provisions relating to condemnation proceedings are a part of this Mortgage;

Proceedings. If any proceeding in condemnation is commenced, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award. Grantor may be the nominal perty in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by courset of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments and documentation as may be requested by Lender from time to time to permit such participation.

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in Neu of condemnation or if all or any part of the Property is sold in Neu of condemnation, Lender may at his section require that all or any portion of the net proceeds of the sward or sale be applied to the indebtedness or the repair or restoration of the Property. The net proceeds of the sward or sale shall mean the award or sale and or sal

IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Mortgage:

Current Taxes, Fas and Charges. Upon request by Lender, Grantor shell execute such documents in addition to this Mortgage and take whetever other action is requested by Lender to perfect and continue Lender's lien on the Real Property. Grantor shall reimburse Lender for all taxes, as described below, together with all expenses incurred in recording, perfecting or continuing this Mortgage, including without limitation all taxes, fees, documentary stamps, and other charges for recording or registering this Mortgage.

Taxes. The following shall constituts taxes to which this section applies: (1) a specific tax upon this type of Mortgage or upon all or any part of the indebtedness secured by this Mortgage; (2) a specific tax on Grantor which Grantor is authorized or required to deduct from payments on the indebtedness secured by this type of Mortgage; (3) a tax on this type of Mortgage chargeshie against the Lender or the holder of the Cradit Agreement; and (4) a specific tax on all or any portion of the indebtedness or on payments of principal and interest made by Grantor.

Subsequent Taxes. If any tax to which this section applies is enacted subsequent to the date of this Mortgage, this event shall have the same effect as an Event of Default, and Lender may exercise any or all of its available remedies for an Event of Default as provided below unless Grantor either (1) says the tax before it becomes delinquent; or (2) contests the tax as provided above in the Taxes and Liens section and deposits with Lender cash or a sufficient corporate surety bond or other security subfractory to Lender.

SECURITY AGREEMENT; FEVANCING STATEMENTS. The following provisions relating to this Mortgage as a security agreement are a part of this Mortgage:

Security Agreement. This instrument shall constitute a Security Agreement to the extent any of the Property constitutes flicures, and Landar shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lander, Grantor shall execute firamoling statements and take whetever other action is requested by Lender to perfect and continue Lender's security interest in the Personal Property. In addition to recording this Mortgage in the real property records, Lender may, at any time and without further authorization from Grantor, site executed counterparts, copies or reproductions of this Mortgage as a finencing statement. Grantor shall refinitures Lender or all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall seasonable the Personal Property in a manner and at a piece reasonably convenient to Grantor and Lender and make it available to Lender within fifteen (15) days after receipt of written demand from Lender.

Addresses. The making addresses of Grantor (debtor) and Lender (secured sarty) from which information concerning the security interest granted by this Moragage may be obtained (each as required by the Uniform Commercial Code) are as stated on the first page of this Moragage.

FURTHER ABSURANCES: ATTORNEY-IN-FACT. The following provisions relating to further assurances and attorney-in-fact are a part of this Mortgage:

Further Assurances. At any time, and from time to time, upon request of Lander, Grantor will make, execute and deliver, or will osuse to be made, executed or delivered, to Lander or to Lander's designes, and when requested by Lander, cause to be filed, recorded, refiled, or rerecorded, as the case may be, at such times and in such offices and places as Lander may deem appropriate, any and all

auch mortgages, deeds of trust, assuriny deeds, security agreements, financing attements, continuation statements, instruments of further assurence, certificaties, and other documents as may, in the sole online of Lender, be necessary or desirable in order to effectivate, complete, perfect, continue, or preserve [1] Grantor's obligation under the Credit Agreement, this Mortgage, and the flores and security interests created by this Mortgage on the Property, whether now owned or all costs and expenses incurred in connection with the metters referred to in this paragraph.

Attorney-in-Fact, if Grantor falls to do any of the things referred to in the preceding paragraph, Lander may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby irrevocably appoints Lander as Grantor's attorney-in-fact for the purpose of maiding, executing, delivering, filing, recording, and doing all other things as may be necessary or desirable, in Lander's sole opinion, to accomplish the matters referred to in the preceding paragraph.

FULL PERPORMANCE. If Grantor pays all the indebtedness when due, terminates the credit line account, and otherwise performs all the obligations imposed upon Grantor under this Mortgage. Lander shall execute and deliver to Grantor a suitable satisfaction of this Mortgage and suitable statements of termination of any financing statement on the evidencing Lunder's security interest in the Reists and the Personal Property. Grantor will pay, if permitted by applicable law, any reasonable termination fee as determined by Lender from time to

EVENTS OF DEFAULT. Granter will be in default under this Mortgage if any of the following happen:

- (A) Grantor commits fraud or makes 6 maserial misrepresentation at any time in connection with the Credit Agreement. This can include, for example, a false statement about Grantor's income, assets, liabilities, or any other aspects of Grantor's financial condition.
 - (B) Grantor does not meet the repayment terms of the Credit Agreement.
- [33] Grantor's ection or inaction adversely affects the colleteral or Lender's rights in the colleteral. This can include, for example, fallors to maintain required insurance, waste or destructive use of the dwelling, fallors to pay taxes, death of all persons liable on the account, transfer of title or eate of the dwelling, organized on the dwelling without our permission, foreolosure by the holder of another lien, or the use of funds or the dwelling for prohibited purposes.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of an Event of Default and at any time thereafter, Lender, at Lender's option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate instabledness. Lender shall have the right at its option without notice to Grantor to declare the entire indebtedness immediately due and payable, including any prepayment penalty which Grantor would be required to pay.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

College Rents. Lender shall have the right, without notice to Granter, to take possession of the Property and collect the Rents, including amounts peet due and unpeld, end apply the not proceeds, over and above Lander's costs, against the indebtedness. In furtherance of this right, Lender may require any tenant or other user of the Property to make payments of rant or use tess directly to lender, if the Rents are collected by Lender, then Grantor rent revocably designates Lender as Grantor's attorney-in-fact to endorse instruments received in payment thorself in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other user to Lender in response to Lender's demand shall existly the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by some or or the payments are made.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding fereclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the indebtedness or as the court may direct. The receiver may serve without bond if permitted by taw. Lender's right to the appointment of a neceiver shall exist whether or not the apparent value of the Property exceeds the indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Judicial Poreclosure. Lander may obtain a judicial decree foreclosing Granton's interest in all or any part of the Property.

Manjudiciel Sale. If permitted by applicable law, Lender may foreclose Grantor's interest in all or in any part of the Personal Property or the Real Property by non-judicial sale.

Deficiency Judgment. If permitted by applicable law, Lender may obtain a judgment for any deficiency remaining in the indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this section.

Perfoloure without Deficiency Judgment. Greater egrees to the provisions of Wis. Stats. Section 845.101 (as the same may be amended or renumbered from time to time) if the Real Property is twenty (20) acres or less, and is either (1): a 1-4 family residence that is owner-occupied at the initiation of a foreolouse proceeding. (2) a church, (3) a farm, or (4) is owned by a tax exempt charitable organization. Pursuant to Wis. Stats. Section 646.101, Lender, upon walving the right to judgment for any deficiency, may confort then that desorbed in Wis. Stats. Section 646.101(1), then Grantor agrees to the provisions of Wis. Stats. Section 846.101(1), then Grantor agrees to the provisions of Wis. Stats. Section 846.102 (as the same may be amended or renumbered from time to time) permitting Lender, upon walving the right to judgment for any deficiency, to conduct a foreclosure sale of the Real Property three (3) months after a foreclosure judgment is entered.

Tenancy at Sufference. If Grantor remains in possession of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Grantor, Grantor shall become a tenant at sufference of Lender or the purchaser of the Property and shall, at Lender's option, either [1] pay a researcable rental for the use of the Property, or (2) vacats the Property immediately upon the demand of Lender.

Other Remedian. Lender shall have all other rights and remedies provided in this Mortgage or the Cradit Agreement or available at law or in equity.

Sale of the Property. To the extent permitted by applicable law, Grantor hereby waives any and all right to have the Property marshalled. In associating its rights and remedies, Lander shall be time to sall all or any part of the Property together or separately, in one sale or by separate sales, and to execute and deliver to the purchasers of the Property deads of conveyance pursuent to law. Lender shall be entitled to bid at any public sale on all or any portion of the Property.

Notice of Sale. Lander will give Grantor responsible notice of the time and place of any public sale of the Paramel Property or of the time after which any private sale or other intended disposition of the Paramel Property is to be made. Responsible notice shall mean notice given at least lifteen (15) days before the time of the sale or disposition.

Election of Remedies. All of Lender's rights and remadies will be cumulative and may be exercised alone or together. An election by Lender to choose any one remedy will not ber Lender from using any other remedy. If Lender decides to spend money or to perform any of Grantor's obligations under this Mortgage, after Grantor's failure to do so, that decision by Lender will not affect Lender's right to declare Grantor in default and to exercise Lender's remedies.

Expenses. To the extent not prohibited by applicable law, all reasonable expenses Lender incurs that in Lander's opinion are necessary at any time for the protection of its interest or the enforcement of its rights, shall become a part of the loan payable on demand, and shall bear interest at the Note rate from the date of expenditure until repaid. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's expenses for bankruptcy proceedings (including efforts to modify or vacans the automatic stay or injunction) and appeals, to the extent parallitad by applicable law.

MOTICES. Any notice required to be given under this Mortgage, including without limitation any notice of default and any notice of asia shall be given in writing, and shall be effective when actually delivered, when actually received by telefacelinile fundes otherwise required by lawly, when deposited with a nationally recognized overlight courier, or, if maliet, when deposited in the United States mall, as first class, certified or registered meli partage prepaid, directed to the addresses of the beginning of this Mortgage. All copies of notices of foreclosure from the holder of any fion which has priority over this Mortgage shall be sent to Lender's address, as shown near the beginning of this Mortgage. Any person may change his or her address for notices under this Mortgage by giving formal written notice

to the other person or persons, specifying that the purpose of the notice is to change the person's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors. It will be Grantor's responsibility to tell the others of the notice from Lender. Notwithstanding the foregoing, the address for notice for Lender is; JPMorgan Chase Sank, N.A., P.O. Box 901008, Fort Worth, TX 76101-2008,

IDENTITY OF LEXIDER. Lander in JPMorgen Chee Bank, N.A., a national banking association organized and existing under the laws of the United States of America, with its main offices located in Columbus, Ohio.

NON-WAIVER, A waiver by any party of a breach of a provision of this Montgage shall not constitute a waiver of or projudice the party's right otherwise to demand strict compliance with that provision or any other provision.

SUPPLEMENT TO PERSONAL PROPERTY DEPENTION, it is the intention of Lender only to take a security interest in and retain a lien on that personal property considered fixtures under the Uniform Commercial Code as adopted in the jurisdiction where this Mortgage is filled of record as same may be amended from time to time or such other statute of such jurisdiction that defines property afficied to real estate and no other personal property.

DUE ON SALE - CONSENT BY LENDER. Lender may, at Lender's option, declare immediately due and payable all sums secured by this Mortgage upon the sale or transfer, without Lender's prior written consent, of all or any part of the Real Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of Real Property or any right, title or interest in the Real Property; whether legal, beneficial or equitable; whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, tend contract, contract for deed, isseabled interest with a term greater than three (3) years, lesse-prior contract, or by sale, seeignment, or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of an interest in the Real Property. However, this option shall not be exercised by Lender If such exercise is prohibited by applicable federal or state (aw.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amendments. What is written in this Mortgage and in the Belated Documents is Grantor's entire agreement with Lender concerning the matters covered by this Mortgage. To be effective, any change or amendment to this Mortgage must be in writing and must be signed by whoever will be bound or obligated by the change or amendment.

Caption Headings. Caption fuedings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mortgage.

Governing Law. This agreement will be governed by and interpreted in accordance with federal lew and the laws of the State of Wisconsin except for matters related to: (1) interest and the exportation of interest, which will be governed by and interpreted in accordance with federal law (including, but not limited to, statutes, regulations, interpretations, and opinions) and the laws of the State of Ohio; and (2) the validity and enforcement of Lender's security interest the Property, which will be governed by the laws of the State where the Property is located. However, if there ever in a question shout whether any provision of the agreement is valid or enforceable, the provision that is questioned will be governed by whichever of the governing state or federal laws that would find the provision to be valid and enforceable. The loan transaction which is evidenced by this and other related documents have been approved, made and funded, and all necessary documents have been societed by Lender in the State of Ohio.

No Walver by Lender. Grantor understands Lander will not give up any of Lender's rights under this Mortgage unless Lander does so in writing. The fact that Lender delays or omits to escribe any right will not mean that Lender has given up that right. If Lander does so sages in writing to give up one of Lander's rights, that does not mean Grantor will not have to comply with the other provisions of this Mortgage. Grantor also understands that If Lander's does consent to a request, that does not mean that Grantor will not have to get Lander's compant again. Grantor further understands that just because Lander consents to one or more of Grantor's requests, that does not mean Lander will be required to consent to any of Grantor's future requests. Grantor walves presentanted, demand for payment, protest, and notice of dishonor.

Severability. If a court finds that any provision of this Mortgage is not valid or should not be enforced, that fact by itself will not mean that the rest of this Mortgage will not be valid or enforced. Therefore, a court will enforce the rest of this provisions of this Mortgage even if a provision of this Mortgage may be found to be invalid or unenforceable.

Merger. There shall be no merger of the Interest or estats created by this Mortgage with any other interest or estate in the Property at any time hald by or for the benefit of Lander in any capacity, without the written consent of Lander.

Successors and Assigns. Subject to any imitations stated in this Mortgage on transfer of Grantor's Interest, this Mortgage shall be binding upon and inure to the benefit of the parties, their successors and easigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtedness by way of forbestence or extension without releasing Grantor from the obligations of this Mortgage or Rability under the Indebtedness of the Mortgage or Rability under the Indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Mortgage.

DEFINITIONS. The following words shall have the following meenings when used in this Mortnane:

Borrower. The word "Borrower" means KURT G STERNER, and all other persons and entities signing the Credit Agreement.

Credit Agreement. The words "Credit Agreement" mean the credit agreement dated April 13, 2006, in the original principal amount of \$30,000.00 from Grantor to Lander, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promisecry note or agreement. The maturity date of this Mortgage is April 13, 2036.

Environmental Laws. The words "Environmental Laws" mean any and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environmental Response, Compensation, and Lisbetty Act of 1980, as amended, 42 U.S.C. Section 9801, at seq. ("CERCLA"), the Superfund Amendments and Resultivization Act of 1988, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 8801, at seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 8901, at seq., or other applicable state or federal laws, rules, or regulations adopted pursuent therato.

Event of Default. The words "Event of Default" mean any of the events of default set forth in this Mortgage in the events of default section of this Mortgage.

Editing Indebtedness. The words "Editing indebtedness" mean the indebtedness described in the Editing Uses provision of this Mortgage.

Grantor. The word "Grantor" means KURT G STERNER.

Hexardous Substances. The words "Hexardous Substances" meen materials that, because of their quantity, concentration or physical, channels or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when irreproperly used, treated, stored, disposed of, generated, manufacture, transported or otherwise handled. The words "Hazardous Substances" are used in their vary broadest sense and include without limitation any and all hexardous or toxic substances, materials or waste as defined by or listed under the limitation. The term "Hazardous Substances" also includes, without limitation, parroleum and petroleum by-products or any fraction thereof and sabesios.

improvements. The word "Improvements" means all sideting end future improvements, buildings, structures, mobile homes affixed on the Real Property, facilities, additions, replacements and other construction on the Real Property.

Indebtedness. The word "kyclebtedness" means all principal, interest, and other amounts, costs and expanses payable under the Credit Agreement of Related Documents, together with all renewals of, expansions of, modifications of, consolidations of and substitutions for the Credit Agreement or Related Documents and any amounts expanded or advanced by Lender to discharge Grantor's obligations under this Mortgage, together with interest on such amounts as provided in this Mortgage, in addition, and without limitation, the term "indebtedness" includes all amounts identified in the Revolving Line of Credit peregraph of this Mortgage. However, the term "indebtedness" is subject to the limitations identified in the Blackmunt Lien section of this Mortgage.

MORTGAGE (Continued)

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Londer. The word "Lender" retents JPMorgen Chese Benk, N.A., its successors and assigns. The words "euccessors or assigns" mean any person or company that acquires any interest in the Credit Agreement.

Mortgage. The word "Mortgage" means this Mortgage between Grantor and Lender.

Personal Property. This words "Personal Property" mean all equipment, tixtures, and other articles of personal property now or hereafter attacked or attacked to stoked to the fleat Property; together with all accessions, perts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds fincluding without limitation all insurance proceeds and refunde of premiumal from any sele or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the real property, intersects and rights, as further described in this Mortgage.

Related Documents. The words "Related Documents" mean all promiseory notes, credit agreements, loss agreements, previousmental agreements, gueranties, security agreements, mortgages, deeds of trust, security deeds, collected mortgages, and all other instruments, agreements and documents, whether now or hereafter missing, executed in connection with the indebtedness.

Rence, The word "Rence" means all present and tuture rents, revenues, income, leaves, royalties, profits, and other benefits derived from the Property.

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND GRANTOR AGREES TO ITS TERMS. CRANTOR: X KURT & STREET, Individually			
Title Morigage prepared by: X Name of Signer: CHARLENE SPRAGGINS, PROCESSOR			
Complete elither Authentication Section or Acknowledgment Section AUTHENTICATION Signature(a) of KURT G STERNER authenticated this			
Tiths: Member State Ser of Wisconsin or			
INDIVIDUAL ACKNOWLEDGMENT			
COUNTY OF MILWALKEL SEE			
On this day before me, the undersigned Notary Public, personally appeared EURT G STERNER, to the thown to be the individual described in and who executed the Mortgage, and acknowledged that he or she signed the Mortgage as his in the fire and voluntaries and deed, for the uses and purposes therein mentioned. Given under my band and official seal this			
Restang et Milwaukee, WI Linda Lesser			
Notary Public in and for the State of Wisconsin Sty commission expires Jan. 6,2008			
Addition from booking Vol. 8, records Comp. Administration from 6000, 1000, An Impay Sections, - March 2000, 1000,			

SCHEDULE B

Commitment Number:



- j. Federal Tax Liens, if any, against the spouse of KURT G. STERNER, if married, and if the property is homestead or marital property.
- k. Minerals, Mineral rights, drainage rights, easements, restrictions, covenants, party wall agreements, and conditions of record, any assessments arising from membership in and/or use of area subject to assessment by homeowner's association or similar body, including but not limited to any of the foregoing cited in this commitment/policy.
- Public or private rights, if any, in such portion of the insured premises as may be used, laid out, platted, dedicated or reserved in any manner for street and/or alley and/or highway purposes and/or lying below the ordinary high water mark of any adjacent body of water or stream.
- m. A Mortgage from Kurt G. Sterner, a single person to JPMorgan Chase Bank, N.A. in the original amount of \$90,000.00.

Dated: April 13, 2006

Recorded: May 4, 2006

Document No: 9229306

 n. A Mortgage from Kurt G. Sterner, a single person to <u>THE CITY OF WEST ALLIS DEPARTMENT</u> OF <u>DEVELOPMENT</u>, <u>HOUSING DIVISION</u> in the original amount of \$37,327,00.

Dated: April 5, 2010

Recorded: April 15, 2010

Document No: 9863705

o. Judgment Case: 10TJ800 Docketed: August 12, 2010 Debtor: Kurt G. Sterner

Creditor: West Allis City, 7525 W. Greenfield Ave., West Allis, WI

Amount: \$5,010.00

Attorney: Scott Edward Post

p. Probate Case No. 17PR887 filed in Milwaukee County on June 7, 2017 Kurt G. Sterner, Deceased

Domiciliary Letters issued on August 28, 2017 to Jeanine VanDeRostyne, 2123 S. 63rd Street, West Allis, WI

