THIS INDENTURE WITNESSETH That the under Ray Piccioli and Elizabeth Piccioli, his wife	,,,	
of the City of Chicago, County of		State of
Illinois, hereinafter referred to as the Mortgagors, do	hereby convey and	l Warrant to the BANK
of RAVENSWOOD, a corporation having an office an	d place of business	ss at 1825 W. Lawrence
Avenue, Chicago, Illinois 60640, hereinafter referred	d to as the Mortg	agec the following real
estate situate in the County of Cool	k	State of Illinois,
to-wit:		

ion 9, Cook L iddress: 48L 13-09-423-019 HDQ Lot 3 in Block 4 in Murray's Addition to Jefferson, a Sub of the SE 1 of the SE & of Section 9, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Property Address: 4805 West Strong, Chicago, Illinois Tax ID# 13-09-423-019

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TOGETHER with all the buildings and improgramments now or hereafter erected thereon and all appurtenances, apparatus and fixtures and the rents, ilsues and profits thereof, of every name, nature and kind.

TO HAVE AND TO HOLD the said property unto said Mortgagee forever, for the uses and purposes herein set forth, free from all rights and benefits under the Homestead Exemption laws of the State of Illinois, which said rights and benefits said of regagors do hereby release and waive.

This mortgage is given to secure: (1) The payment of a certain in lebtedness payable to the -----NO/100 dollars (\$.7,871.00), together with interest in accordance with the terms thereof; (2) Any additional advances made by the Mortgagee to the Mortgagor, or heir successors in title, prior to the cancellation of this mortgage, and the payment of any sebrament Note evidencing the same, in accordance with the terms thereof, not in excess of an amount equal to three times the principal amount of Mortgagor's note of even date le ewith.

It is the intention hereof to secure the payment of the total indebtedness of the Mortgagors to the Mortgagee within the limits prescribed herein whether the entire amount shall have been advanced to the Mortgagors at the date hereof or at a later date or having been advanced shall have been paid in part and future advances thereafter made. All such future advances so made shaff be liens and shaff be secured by this mortgage equally and to the same extent as the amount orginally advanced on the security of this mortgage, and it is expressly agreed that all such future advances shall be liens on the property herein described as of the date hereof.

THE MORTGAGORS COVENANT: (1) The term "indebtedness" as herein used shall include all sums owed or agreed to be paid to the Mortgagee by the Mortgagors or their successors in title, either under the terms of said Note as originally executed or as modified and amended by any subsequent Note, or under the terms of this mortgage or any supplement thereto or otherwise; (2) To repay to the Mortgagee the indebtedness secured hereby, whether such sums shall have been paid or advanced at the date hereof or at any time hereafter; (3) To pay when due all taxes and assessments levied against said property or any part thereof, and to deliver receipts therefor to the Mortgagee promptly upon demand; (4) To keep the buildings and improvements situated on said property continually insured against fire and such other hazards, in such amount and with such carrier as the Mortgagee shall approve, with loss payable to the Mortgagee as interest may appear; (5) Neither to commit nor to suffer any strip, waste, impairment or deterioration of the mortgaged premises or any part thereof, and to maintain the mortgaged premises in good condition

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and repair; (6) To comply with all applicable laws, ordinances, rules and regulations of any nation, state or municipality, and neither to use nor to permit the property to be used for any unlawful purpose; (7) To keep the mortgaged premises free from liens superior to the lien of this mortgage, except as aforesaid, and to pay when due any indebtedness which may be secured by lien or charges on the premises superior to the lien hereof; (8) That no sale or convexance of said property will be made without the prior written consent of the Mortgagee; (9) That time is of the essence of this mortgage and of the Note secured hereby and no waiver of any right or obligation hereunder or of the obligation secured hereby shall at any time thereafter be held to be a waiver of the terms hereof, or of any Note secured hereby, and that the Een of this mortgage shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof secured hereby; (10) That in the event the ownership of the mortgaged premises or any part thereof becomes vested in a person or persons other than the Mortgagors, the Mortgagee may without notice to the Mortgagors deal with such successor or successors in interest with reference to this mortgage and the indebtedness hereby secured in the same manner as with the Mortgagors; (11) That upon the commencement of any foreclosure proceeding hereto the court in which such suit is filed may at any time, either before or after sale and without notice to the Mortgagors, appoint a receiver with power to manage, rent and collect the rents, issues and profits of said premises during the pendency of such foreclosure suit, and the startery period of redemption, and such rents, issues and profits, when collected either before or after any foreclosure sale, may be applied toward the payment of the indebtedness or any deficiency decree, costs, taxes, insurance or other items necessary for the protection and preservation of the property, including the expenses of such receivership; and upon foreclosure and sale of said) remises there shall first be paid out of the proceeds of such sale a reasonable sum for plaintiff attorney's fees, and all expenses of advertising, selling and conveying said premises, all sums expensed for court costs, any taxes or other liens or assessments, or title costs, master's fees and costs of procuring or completing an abstract of title, title guaranty policy or Torrens Certificate showing the complete title of said premises, including the foreclosure decree and Certificate of Sale; there shall next be paid the indebtedness secured hereby, and finally the overplus, if way, shall be returned to the Mortgagors. The purchaser at said sale shall have no duty to see to the application of the purchase money.

If there be only one mortgagor, all plural words herein referring to Mortgagors shall be construed in the singular.

	A WITNESS WHEREOF I		e hereunto set	their hand	ls and seals thi	is
	(la) (il	×() (44		al	(6)	
		V FO.C	hed Ray	Piccioli	(Seal	
		× Car		beth Pic	cioli (Scal	
	STATE OF ILLINOIS)				(Scal)
	,	ss: A	ACKNOWLEDG	MENT		
	COUNTY OF COOK)	•	C /2			
	I, a Notary Public, in and fo	r the said county in	the state afore	said do he	reby certify tha	t
	Ray Piccioli and Elizabeth	personally known t		III e Delson	s whose name	- e
	are subscribed to the f	oregoing instrument	t appeared befor	e nic t'us d	av in berson and	
	acknowledged that they sign	ned, sealed and deliv	vered the said in	strument as	their	_
	own free and voluntary act for th	e uses and purpose:	s therein set fort	h, jyclud n	g .ba release and	1
	waiver of the right of homestead.	2	2.A /	1/200		
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