

UNOFFICIAL COPY

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MORTGAGE

This Mortgage dated as of April 1, 1989 is entered into between First American Bank as Trustee u/l/a dated 3/22/89 a/k/a Trust #F89-119, and not personally, whose address is 4949 Old Orchard Road, Skokie, IL, 60077 (the "Mortgagor") and First American Bank, an Illinois banking corporation (the "Mortgagee").

Whereas the Mortgagor is indebted to the Mortgagee in the principal sum of One Hundred Thousand and 00/100 Dollars (\$100,000.00), or the aggregate unpaid amount of all loans made by the Mortgagee pursuant to that certain Home Equity Revolving Line of Credit Agreement (the "Agreement") of even date herewith, whichever is less. This Indebtedness is evidenced by the Agreement executed by Mortgagor which Agreement provides for monthly interest payments at the rates and at the times provided for in the Agreement, with the full indebtedness, plus interest thereon, if not paid earlier, due and payable on demand after five (5) years from the date of this Mortgage. In no event during the term of this Agreement will the interest rate exceed 18 percent (18%). The Mortgagee will provide the Mortgagor with a final payment notice at least 90 days before the final payment is due. The Agreement provides that loans may be made from time to time (but in no event later than twenty (20) years from the date hereof) not to exceed the above stated maximum loan amount outstanding at any one time. All future loans will have the same priority as the original loan.

All payments received by Mortgagee under the Agreement shall be applied first to billed and unpaid credit life insurance premiums, the annual fee and other fees and charges, if any, billed under the Agreement, next to any amounts advanced by the Bank under the Mortgage or other Security Agreement, next to Loans in excess of the Maximum Credit, if any, next to billed and unpaid interest, next to the principal of outstanding Loans, next to any accrued and unbilled credit life insurance premiums and then to accrued and unbilled interest.

To secure the payment of the indebtedness incurred pursuant to the Agreement with interest thereon, the payment of all other sums with interest thereon advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of this Mortgage and in the Agreement, the Mortgagor does hereby mortgage, warrant, grant and convey to the Mortgagee the following described real estate located in the County of COOK, State of ILLINOIS, to wit:

PARCEL 1: Lots 14 and 15 in Block 1 in the Orchard's Crawford Subdivision in the North East 1/4 of Section 15, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

Cook County, Illinois

23 12:00

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Commonly known as 9411 N. Keystone Ave., Skokie, IL., 60076
PIN: 10-15-214-007-0000 & 10-15-214-008-0000

Together with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to lessees is customary or appropriate, including screens, window shades, storm doors and windows, floor coverings, screen doors, in-a-door beds, awnings, water heaters, (all of which are intended

Box 424

\$18.00

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THE MORTGAGE COVENANTS

To have and to hold the Property, with said buildings, fixtures, improvements, appurtenances, apparatus and equipment until said Mortgagee forever for the uses herein set forth, free from all rights, title and interests under the Homestead Exemption until said Mortgagee shall have paid and borne all said Mortgagee does hereby release and waive.

to be and are hereby declared to be a part of said real estate whether physically attached thereto or not); and also together with all easements and the rents, issues and profits of said premises which are hereby pledged; and also together with all mortgages and the rents, issues and profits due or hereafter to become due as provided herein; and also transferred and set over unto the Mortgagor, whether now due or hereafter to become due as provided herein; and all of the foregoing, together with said real estate (or leasehold estate if this Mortgage is on a leasehold) are herein referred to as "the Property". The Mortgagee is hereby subrogated to the rights of all mortgagees, lessors and others paid off by the

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B. This Mortgage and the Agreement provide for additional loans which may be made at the option of the Mortgagee and secured by this Mortgage and it is agreed that in the event of such loans the amount thereof may be added to the amount of debt and shall increase the unpaid balance of the indebtedness evidenced by the Agreement hereby secured by the mortgagee and such loan and shall be a part of said indebtedness under all the terms of the Agreement. In no event, however, shall such additional loans exceed an amount equal to four times the principal amount stated in the Agreement.

C. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagee's behalf everything so covenanting, that said Mortgagee may also do any act it may deem necessary to protect the lien herein, or that Mortgagee will repay upon demand any money paid or disbursed by Mortgagee for any act it may deem necessary to protect the lien herein, or that Mortgagee may do on Mortgagee's behalf anything else which may be made at the option of the Mortgagee and secured by this Mortgage and it is agreed that in the event of such loans the amount thereof may be added to the amount of debt and shall increase the unpaid balance of the indebtedness evidenced by the Agreement hereby secured by the mortgagee and such loan and shall be a part of said indebtedness under all the terms of the Agreement. In no event, however, shall such additional loans exceed an amount equal to four times the principal amount stated in the Agreement.

D. That it is the intent hereof to secure payment of the indebtedness due under the Agreement whether the entire amount shall have been advanced to the Mortgagee at the date hereof or a later date or having been advanced, shall have been repaid in part and other advances made at a later date under the terms of this Mortgage and the Agreement.

E. That it is the intent hereof to secure payment of the indebtedness due under the Agreement whether the entire amount shall have been advanced to the Mortgagee at the date hereof, or if the Mortgagee is a land trust, if all or any part of the beneficial interest in said trust is sold, transferred or assigned by the beneficiaries without the prior consent of the Mortgagee, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent, or by operation of law upon the death of a joint tenant, or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Mortgagee, may, at Mortgagee's option declare without notice all of the sums secured by this Mortgage to be immediately due and payable.

F. That time is of the essence hereof, and if default is made in performance of any covenant contained herein or in any other part of this paragraph E., in the event the ownership of the Property or any part thereof becomes vested in a person other than the Mortgagee and the Mortgagee may without notice to the Mortgagee, and without disclosing the liability of the Mortgagee to herunder or upon the indebtedness hereof in any way

may recover to sue or may extend time for payment of the indebtedness, secured hereby, without challenging or in any way interfere with reliance on this Mortgage and the indebtedness thereby secured in the same manner as with the Mortgagee, and in a person other than the Mortgagee, the Mortgagee may without notice to the Mortgagee, deal with such successors in time in process of execution upon the Property, or upon the filing of a suit to condemn all or a part of the Property, then permitted hereunder, or if the Mortgagee fails to complete within a reasonable time, any building buildings now or at any time placed under control of the Mortgagee, or if the Mortgagee abandons any of the Property or in the event of the transfer of, or agreement to transfer, any right, title or interest in the Property or in this Mortgage by the Mortgagee to another or assigns the Mortgagee, or if the Mortgagee shall make an assignment for the benefit of his creditors or if this Mortgage is in bankruptcy by itself or otherwise any other lien or charge upon any of the Property, or upon the filing of a proceeding in bankruptcy by the Agreements, or in making any payment under the Agreement or any extension of renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of the Property, or upon the filing of a proceeding in bankruptcy by the Agreements, or in making any payment under the Agreement or any extension of renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of the Property, or upon the filing of a proceeding in bankruptcy by the Agreements, or in making any payment under the Agreement or any extension of renewal thereof, or if proceedings be

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necessary for any purpose herein granted to secure said advances a lien to hereby created on the Property and on the income be deemed available, and in general exercise all powers ordinary incident to absolute ownership, advance or borrow money equipment thereafter when it deems necessary, purchase adequate fire and extended coverage and other forms of insurance as may otherwise collection thereof, employ ruling agents or other employees, after or repair the Property, buy furnishings and issues and profits, regardless of when earned, and use such measures whether legal or equitable as a may deem proper to force collection thereof, to terms demanded advantages to it, terminate or modify existing or future leases, collect said avails, rents, leases for terms demanded advantages to it, terminate or modify existing or future leases, collect said avails, rents, forceclosure sale, to enter upon and take possession of, manage, maintain and operate the Property, or any part thereof, make such leases and agreements and all the rights in case of default, after before or after demand merged in any foreclosure judgment, and (b) to establish an absolute lien and assignment of all (a) to pledge said rents, issue and profits on a party with the Property and not secondarily and such pledge shall not be pledged, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention that all of the Property, whether now due or hereafter to become due, under or by virtue of any lease or agreement or the use or occupancy Mortgagee, whether now due or hereafter to become due, under or by virtue of any lease or agreement or the use or occupancy of the Property, or any part thereof, shall be taken or for damages to any of the Mortgagor, whether now due or hereafter to become due, under or by virtue of any lease or agreement or the use or occupancy of the Property, or any part thereof, shall be taken or for damages to any of the Mortgagor as it may collect and receive all compensation which may be paid for any damage taken or for damages to any of the property not taken and all condemnation compensation so received shall be nothing less than compensated by the Mortgagor as it may collect and receive all compensation which may be paid for any damage taken or for damages to any of the property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the mortgagee or his assignee.

H. That in case the Property, or any part thereof, shall be taken by a condemned, the Mortgagor is hereby empowered to collect and receive all compensation which may be paid for any damage taken or for damages to any of the property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the mortgagee or his assignee, to the immediate reduction of the indebtedness secured hereby, or to the payment and restoration of any of the property not taken and all condemnation compensation so received shall be nothing less than compensated by the Mortgagor as it may collect and receive all compensation which may be paid for any damage taken or for damages to any of the property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the mortgagee or his assignee.

G. That upon the commencement of any foreclosure proceeding hereunder, the court in which the suit is filed may, at any time, either before or after sale, and without notice to the Mortgagor, or any party claiming under him, and without regard to the validity of the Mortgagor or the then value of the Property, or whether the same shall then be occupied by the property as well as after the sale, provides the payment of the indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the Property, including the expenses of such receivership, or on any deficiency recovered whether there be a judgment in personam thereafter of not, and if the Mortgagor is placed in possession of it a judgment will be appointed he shall remain in possession until the expiration of the full period allowed by statute for redemption, whether there be a receivership during which it may be leased, and no lease of the Property shall be nullified until the expiration of the statutory period during which it may be leased, but if no deed be issued, receivership shall be appointed he shall remain in possession until the expiration of the full period allowed by statute for the application of any judgment or any other item necessary to satisfy the judgment, whichever is higher, which may be paid or incurred by or on behalf of Mortgagor for all the expenses and expenditures and expenses together with interest thereon at the rate of 12% per annum or in the event of such judgment the rate of value of the Property; all of which aforementioned amounts together with interest as herein provided shall be immediately due and payable by the Mortgagor in connection with (a) any proceeding probable or bankruptcy proceeding to which the party hereto shall be a party by reason of this Mortgage or the Agreement hereby secured; (b) preparations for the commencement of any suit for the foreclosure hereof, after the occurrence of any intervening in any proceeding such as a receiver may reasonably deem necessary either to prosecute such suit or to evidence to bidders all of the property so damaged the time of such sale, and the overplus, if any shall be paid to the Mortgagor, and the purchaser shall not be obliged to pay any of the expenses of such sale, unless the same shall be paid to the Mortgagor, and the purchaser shall not be obliged to see to the application of the purchase money.

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BY: *[Signature]* AT 10:52 AM 4/11/89 (SEAL)

First American Bank as Trustee u/t/a dated 3/22/89 a/k/a Trust #F89-119, and not personally
IN WITNESS WHEREOF we have hereunto set our hands and seals this Last day of April 11, 1989.

O. See Exhibit Attached Hereto.

N. Upon payment of all sums secured by this Mortgage and termination of the Agreement, Mortgagor shall release the
Mortgage and the Agreement are declared to be severable.

M. This Mortgage shall be governed by the law of the State of Illinois. In the event that any provision or clause of
this Mortgage or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this
Mortgage or the Agreement which can be given effect without the conflicting provision, and to this end the provisions of this
Mortgage and the Agreement are declared to be severable.

L. Except for any notice required under applicable law to be given in another manner, (a) any notice to Mortgagor
provided for in this Mortgage shall be given by mailing such notice by regular mail, addressed to Mortgagor at the Property
address or to such other address as Mortgagor may designate by notice to Mortgagor as provided herein or to such other
address as Mortgagor may designate by notice to Mortgagor as provided herein. Any notice provided for in this Mortgage
shall be given by certified mail, return receipt requested to Mortgagor's address stated herein or to any other
address to Mortgagor or to such other address as Mortgagor may designate by notice to Mortgagor as provided herein, and (b) any notice to
Mortgagor to have been given to Mortgagor or Mortgagor's address given in the manner designated herein.

K. Mortgagor may make or cause to be made reasonable entries upon and inspections of the Property, provided that
Mortgagor shall give Mortgagor notice prior to any such inspection specifying reasonable cause therefor related to
Mortgagor's interest in the Property.

J. That each party, power and remedy conferred by this Agreement upon the Mortgagee is cumulative of
every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be exercised concurrently
therewith, that no waiver by the Mortgagee of any covenant contained herein or in the Agreement shall
hereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said
covenants; that whenever the parties hereto request, the masculine gender, as used herein, shall include the feminine and
neuter, and the singular number, as used herein, shall include the plural; that all rights and obligations under this
Agreement shall extend to and be binding upon the successors and assigns of the Mortgagee, and that the powers herein mentioned may be exercised as often
as occasion therefor arises.

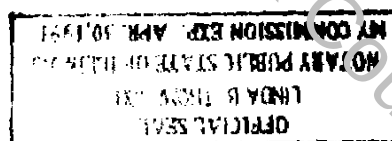
Mortgagor's possession ceases.
relating to the subject matter of this paragraph shall not be sustainable unless commenced within sixty days after
powers, if any, which it might have had without this paragraph. Any suit against Mortgagor based upon acts of omission
to take or to abandon possession of the Property without attacking the lien hereon, Mortgagor shall have all
of the statutory period during which it may be issued. Mortgagee shall, however, have the disciplinary power at any time
delivery of a deed puruant to a judgment foreclosing the lien hereon, but it no deed be issued, then until the expiration
of the Mortgagee may commence suit against the Mortgagee secured hereby is paid in full or until the
recovered, the Mortgagee, on satisfactory evidence thereof, shall reindeem possession and pay to Mortgagee any surplus income
therein, the sole discretion, save that there is no substantial uncorrected default in performance of the Mortgagee's agreements
be a judgment in personam hereon or not. Whenever all of the indebtedness secured hereby is paid, if any, whether there
secured, before or after any judgment of foreclosure, and on the deficiency in the proceeds of sale, and the Mortgagee, in
the principal of the indebtedness thereby is paid, and the Mortgagee, in
of income not needed for the released purpose, first on the inferior and then on the principal of the indebtedness thereby
less incurred in the exercise of the powers herein given, and from time to time apply, in its sole discretion, any balance
compensation for loss, pay insurance premiums, taxes and assessments, and all expenses of every kind including attorney's
fees from which less is prior to the less of any other indebtedness hereby secured, and out of the income retain reasonable

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THIS INSTRUMENT PREPARED BY: Robert H. O'Brien
* SEL ADDITIONAL PROVISIONS OR RODER
ATTACHED HERETO AND INCORPORATED
FIRST AMERICAN BANK
4949 OLD ORCHARD ROAD
SKOKIE, IL, 60077
HERIN.



NOTARY PUBLIC

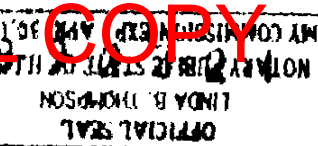
GIVEN under my hand and Notarial Seal this 1st day of April, 1989.

I, the undersigned a Notary Public in and for said County, in the State aforesaid, do hereby certify that James Schlag, Ass't. Trust Officer of First American Bank and William A. Reiss persons whose names are subscribed to the foregoing instrument as such officers delivered before me this day in person and acknowledged that they signed and appeared before me this day in person and acknowledged that they signed and delivered the instrument as their own free and voluntary act and as the free uses and purposes herein set forth.

STATE OF ILLINOIS)
COUNTY OF COOK)
SS.

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Given under my hand and Notarial Seal this 1st day of April, 1989.

REASSTANT CASHIER, AS TRUSTEE AS VOLUNTARY ACT OF SAID BANK, AS TRUSTEE AS AFORESAID, FOR FREE AND VOLUNTARY ACT OF SAID BANK, AS TRUSTEE AS VOLUNTARY ACT OF SAID BANK, AS ASSISTANT TRUST OFFICER--
BANK TO SAID INSTITUTION AS SAID ASSISTANT TRUST OFFICER--
CORPORATE SEAL OF SAID BANK, DID AFFIX THE CORPORATION SEAL OF SAID
ASSISTANT TRUST OFFICER--ASSISTANT CASHIER AS CUSTODIAN OF THE
OFFICER--ASSISTANT CASHIER THEN AND THERE ACKNOWLEDGED THAT SAID
AND PURPOSES THEREIN SET FORTH; AND THE SAID ASSISTANT TRUST
VOLUNTARY ACT OF SAID BANK, AS TRUSTEE AS AFORESAID, FOR THE USES
MOUNT AS THEIR OWN FREE AND VOLUNTARY ACT AND AS THE FIVE AND
AND ACKNOWLEDGED THAT THEY SIGNED AND DELIVERED THE DAY IN PERSON
INSTRUMENT AS SUCH OFFICERS APPARED BEFORE ME THIS DAY IN PERSON
HE THE SAME PERSONS WHOSE NAMES ARE SUBSCRIBED TO THE FOREGOING
ASSISTANT CASHIER OF SAID BANK WHO ARE PERSONALLY KNOWN TO ME TO
WILLIAM A. REES, ASSISTANT TRUST OFFICER--

I, the undersigned,
First American Bank
CPTIFY that James Schlag, Ass't Trust Officer, WILLIAM A. REES of
Public in and for said County, in the State of Illinois, DO HEREBY
* SEE ADDITIONAL PROVISIONS ON RIDER
ATACHED HERETO AND INCORPORATED
HEREIN.

STATE OF ILLINOIS)
COUNTY OF COOK }
} SS.

ASSISTANT TRUST OFFICER--
ASSISTANT CASHIER

ACCESSED:

By SAC Vice President

PERSONALLY
AS TRUSTEE AS AFORESAID AND NOT
FIRST AMERICAN BANK

IN WITNESS WHEREOF, First American Bank
NOT NECESSARILY HAVING AS TRUSTEE AS AFORESAID, HAS CAUSED THESE
PRESAFTS TO BE SIGNED BY THE VICE PRESIDENT, AND ITS CORPORATION
SEAL TO BE HERETO AFFIXED AND ACCESSED BY ITS
, the last day of April , 1989.

HEREBY CREATED, IN THE MANNER HEREIN AND IN THE
PAYMENT THEREOF, BY THE ENFORCEMENT OF THE ITEM
AGREEMENT PROVIDED OR BY ACTION TO ENFORCE THE PER-
SONAL LIABILITY OF THE GUARANTOR, IF ANY.