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This Mortgage is dated as of November 14, 1992, and is between *(XXXXXXXXXXXXXX) James G. Philbin and Diane M. Philbin, his wife in tenants in common (Mortgagor) and NBD, Glenbrook Bank, 2801 Pfingsten Road, Glenview, Illinois ("Mortgagee").

92879272

Witnesseth:

Mortgagor has executed a Revolving Credit Note dated the same date as this Mortgage payable to the order of Mortgagee (the "Note") in the principal amount of \$25,000.00 (the "Line of Credit"). Interest on the Note shall be calculated on the daily unpaid principal balance of the Note at the per annum rate equal to one (1.0 %) percent per annum in excess of the Variable Rate Index. As used in the Note and this Mortgage, "Variable Rate Index" means the rate of interest, or the highest rate if more than one, published in The Wall Street Journal in the "Money Rates" column as the "Prime Rate" on the last business day of each month for the preceding business day. As used in the Note and this Mortgage "business day" means any day other than a Saturday or Sunday or general legal holiday on which The Wall Street Journal is not published. The effective date of any change in the Variable Rate Index will be the first day of the next billing cycle after the date of the change in the Variable Rate Index. The Variable Rate Index may fluctuate under the Note from month to month with or without notice by the Bank to the undersigned. Any change in the Variable Rate Index will be applicable to all the outstanding indebtedness under the Note whether from any past or future principal advances thereunder. In the event The Wall Street Journal discontinues the publication of the "Prime Rate" in the "Money Rates" column, the Mortgagee will select a comparable interest rate index and will notify the Mortgagor of the index selected. Interest after Default, (defined below), or maturity of the Note, whether by acceleration or otherwise, shall be calculated at the per annum rate equal to three (3.0 %) percent per annum in excess of the Variable Rate Index. Mortgagor has the right to prepay all or any part of the aggregate unpaid principal balance of the Note at any time, without penalty. The maximum per annum rate of interest on the Note will not exceed 18%.

~~To Be Deleted When This Mortgage Is Not Executed By A Land Trust.~~

Mortgagor promises to repay all amounts of principal and interest on the Note. On or before the payment date shown on the Mortgagor's monthly account statement, the Mortgagor shall pay to the Bank the amount due in accordance with the payment option selected below:

Monthly payment equal to the accrued interest on the Note.

Monthly payments equal to one sixtieth (1/60th) of the principal balance outstanding on the Note or \$100.00, whichever is greater.

The entire unpaid balance of principal and interests on the Note, if not sooner paid, shall be due and payable on November 14th, 1997, to secure payment of the indebtedness evidenced by the Note and the Liabilities (defined below), including any and all renewals and extensions of the Note. Mortgagor does by these presents Convey, Warrant and Mortgage unto Mortgagee, all of Mortgagor's estate, right, title and interest in the real estate situated, lying and being in the County of Cook and State of Illinois, legally described as follows:

LOT 1 IN NORTHBROOK HIGHLANDS UNIT #2, BEING A SUBDIVISION IN THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 42 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED AUGUST 1, 1941 AS DOCUMENT 12731137 IN COOK COUNTY, ILLINOIS.

RECEIVED
R 11-10-92
RECEIVED
Cook County Clerk's Office
Common Address: 2224 Crabtree, Northbrook, Illinois 60062
Permanent Identification No.: 04-09-206-003
which is referred to herein as the "Premises", together with all improvements, buildings, hereditaments, appurtenances, gas, oil, minerals, easements located in, on or over or under the Premises, and all types and kinds of fixtures, including without limitation, all of the foregoing used to supply heat, gas, air conditioning, water, light, power, refrigeration or ventilation (whether single units or centrally controlled) and all screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters, whether now on or in the Premises or hereafter erected, installed or placed on or in the Premises. The foregoing items are and shall be deemed a part of the Premises and a portion of the security for the Liabilities.

DEFT-11 \$27.56
T#7777 TRAN 4372 11/23/92 14:45:00
#0397 # *-92-879272
COOK COUNTY RECORDER
92879272

2750

The Note evidences a "revolving credit" as defined in Illinois Revised Statutes Chapter 17, Paragraph 6405. The lien of this Mortgage secures payment of any existing indebtedness and future advances made pursuant to the Note, to the same extent as if such future advances were made on the date of the execution of this Mortgage, without regard to whether or not there is any advance made at the time this Mortgage is executed and without regard to whether or not there is any indebtedness outstanding at the time any advance is made.

Further, Mortgagor does hereby pledge and assign to Mortgagee, all leases, written or verbal, rents, issues, and profits of the Premises, including without limitation, all rents, issues, profits, revenues, royalties, bonuses, rights and benefits due, payable or accruing, and all deposits of money as advance rent or for security, under any and all present and future leases of the Premises, together with the right, but not the obligation, to collect, receive, demand, sue for and recover the same when due or payable. Mortgagee by acceptance of this Mortgage agrees, as a personal covenant applicable to Mortgagor only, and not as a limitation or condition hereof and not available to anyone other than Mortgagor, that until a Default shall occur or an event shall occur, which under the terms hereof shall give to Mortgagee the right to foreclose this Mortgage, Mortgagor may collect, receive and enjoy such avails.

Further, Mortgagor does hereby expressly waive and release all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois.

Further, Mortgagor covenants and agrees as follows:

1. Mortgagor shall (a) promptly repair, restore or rebuild any building or improvements now or hereafter on the Premises which may become damaged or be destroyed; (b) keep the Premises in good condition and repair, without waste, and, except for this Mortgage, free from any encumbrances, except for prior Mortgages which have been disclosed to Mortgagee, security interests, liens, mechanics' liens or claims for lien; (c) pay when due any indebtedness which may be secured by a lien or charge on the Premises, and upon request exhibit satisfactory evidence of the discharge of such lien or charge to Mortgagee; (d) complete within a reasonable time any building or buildings now or at any time in process of construction upon the Premises; (e) comply with all requirements of all laws or municipal ordinances with respect to the Premises and the use of the Premises; (f) make no material alterations in the Premises, except as required by law or municipal ordinance, unless such alterations have been previously approved in writing by Mortgagee; (g) refrain from impairing or diminishing the value of the Premises.

2. Mortgagor shall pay, when due and before any penalty attaches, all general taxes, special taxes, special assessments, water taxes, assessments or charges against the Premises. Mortgagor shall, upon written request, furnish to Mortgagee duplicate paid receipts for such taxes, assessments and charges. To prevent Default hereunder

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The same measure to accomplish this purpose of the Note and includes the failure of the Mortagagee to deliver this Note and payment as defined in the Note and to other Mortaggagees shall pay all costs of collection of any cause or combination of causes, any and all damages resulting from conduct of a collection of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

10. Notwithstanding any other provisions of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

11. "Labilities" means any and all liabilities, obligations, debts or other indebtedness of Mortaggagee, to the Note or L. & A. shall be includable in the Note or L. & A. in the amount of any cause or combination of causes, any and all damages resulting from conduct of a collection of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note or L. & A.

12. When the indebtedness secured hereby shall become due whether by acceleration or otherwise, Mortaggagee shall have the right to foreclose the Note or L. & A. in the Note or L. & A. shall be includable in the Note or L. & A. in the amount of any cause or combination of causes, any and all damages resulting from conduct of a collection of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note or L. & A.

13. The proceeds of any foreclosure sale shall be applied to any indebtedness due and payable to Mortaggagee, to Mortaggagee's creditors and to the Note or L. & A. in the Note or L. & A. shall be includable in the Note or L. & A. in the amount of any cause or combination of causes, any and all damages resulting from conduct of a collection of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note or L. & A.

14. Upon Default by Mortaggagee, Mortaggagee shall be entitled to apply the proceeds of any foreclosure sale to the Note or L. & A. in the Note or L. & A. shall be includable in the Note or L. & A. in the amount of any cause or combination of causes, any and all damages resulting from conduct of a collection of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note or L. & A.

15. Notwithstanding any other provision of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

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21. Notwithstanding any other provision of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

22. Notwithstanding any other provision of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

23. Notwithstanding any other provision of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

24. Any award of damages resulting from conduct of a collection of this Mortaggage, no sale, unless the Note or L. & A. is paid in full or otherwise paid in full under the Note.

