Tirrell H. Johnson and Barbara S.

Johnson, His Wife ("Mortgagor") and Old Kent Bank - Missager, 233 south Wacker Drive, Chicago, Illinois ("Mortgagee")

## WITNESSETH

92211627

Mortgagor has executed a Home Equity Line of Credit Revolving Credit 

Dollars (\$ 150,000,00 \_) (the "Credit Limit") Interest on the Note shall be calculated and payable as provided therein. The entire unput balance of principal and interest shall be due and payable five (5) years after the date of this Mortgage. The Note and this Mortgage are made pursuant to a certain Home Equity Line of Credit Agreement and Federal Truth in Lending Disclosures, dated in a ren date herewith (the "Loan Agreement"). 'Loan Agreement''). between Mortgagor and Mc.tg.: e.e

To secure payment of the indebtedness evidenced by the Note and the Liabilities (defined below), including at y and all renewals and extensions of the Note and the Loan Agreement, Note, and does by these presents CONVEY.

WARRANT and MORTGAGE unto Mr. tga jae, all of Mortgagor's estate, right, little and interest in the real estate situary, lying and being in the County of Cook.

Cook.

State of Minols, legally described as follows: scribed as follows

The West 112 Feet of the North 1 of Block 67 East of East Line of Poplar Street in Winnetka in the Northwest fractional } of Section 21, Township 42 North, Parge 13, East of the Third principal Meridiar, in Cook County, Illinois.

CODY COUNTY RECORDER
#9058 # B # # 62-211627 1#5555 18VH 0864 03/31/65 06:20:00 DEPT-01 RECORDING \*22\* Property Index No : ... 05-21-131-001

Property Address

220 915

530 Ash Street

Winnetka, Illinois 60093

## **22211627**

which is referred to herein as the "Preinises," together with all improvements, buildings, tenements, hereditaments, appurtenances, gas, oil, minerals, easements located in, on, over or under the Premises, and all types and kinds of fixtures, appurament, including without limitation, a. 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 stades, 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, and whether or not physically attached to the Premises. The foregoing items are and shall be deemed a part of the Premises and a portion of the security for the Liabilities

Further, Mortgagor does hereby pledge and assign to Mortgagee, all loases, written or verbal, rents, issues and profits of the Premises, including without limitation, all rants, issues, profits, revenues, rnyalties, bonuses, rights and benefits due payable or accruing, and all deposits of money as advance rent or for security, under any and all present or future leases of the Premises, together with the right, but not the obligation, to collect, 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 herent shall give to Mortgagee the right to foreclose this Mortgage. Mortgager may collect, receive and enjoy such avails

The Note evidences a "ravdiving 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 ment of any existing indeptedness and riture advances 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 judgitethas shitstanding at the time any advance is made. All advances beleging the state time any advance is made.

Mortgagoc does hereby expressly waive and release all rights and benefits under and by virtue of the Humestead Exemption Laws of the State of Illinois

Further, Mortgagor covenants and agrees as follows

Mortgager shall (a) premptly repair, restore or rebuild any buildings or Mortgager shall (a) premptly repair, restore or rebuild any dutdings or improvements now or hereafter on the Premises which may become damaged or be distroyed, (b) keep the Premises in good condition and repair, without waste, and, except for this Mortgage, keep the Premises free from any encumbrances, security interests, fiens, mechanics liens or claims for fien, (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 Mortgage. que; (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 away or numicipal ordinances with respect to the Premi, as and the use of the Premises; (I) 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; and (g) retrain from impairing or diminishing the value of the

- 2. Mortgagor shall pay, when due and before any penalty attaches, all general taxes, special taxes, special assessments, water taxes or charges, drainage taxes or charges, sewer service taxes or charges, and other taxes, assessments or charges against the Premises. Mortgager shall, upon written request, furnish to Mortgagee duplicate paid receipts for such taxes, assessments and charges. To prevent Default hereunder, Mortgagor shall pay in full under protest, in the manner provided by statute, any tax assessment or charge which Murtgagor may desire to contest prior to such tax, assessment or charge becoming delinquent
- Upon the request of Mortgagee, Mortgagor shall deliver to Mortgagee all original leases of all or any portion of the Premises, Ingether with assignments of such leases from Mortgagor to Mortgagee, which assignments shall be in form and substance satisfactory to Mortgagee; Mortgagor shall not, without Mortgagee's prior written consent, procure, permit or accept any prepayment, discharge or compromise of any rent or release any tenant from any obligation, at any time while the indebtedness secured hereby remains unpaid.
- Any award of damages resulting from condemnation proceedings, exercise of the power of eminent domain, or the taking of the Premises for public use are hereby transferred, assigned and shall be paid to Mortgagee, and such awards or any part thereof may be applied by Mortgagee, after the payment of all of Mortgagee's expenses, including costs and legal fees, to the reduction of the indebtedness secured hereby and Mortgagee is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver valid acquittances and to appeal from any such
- No remedy or right of Morrgagee hereunder or under the Loan Agree ment shall be exclusive. Each right or remedy of Mortgagee with respect to the Liabilities, this Mortgage or the Premises shall be in addition to every other remedy or right now or hereafter existing at law or in equity No delay by Morrgagee in exercising, or omitting to exercise, any remedy or right accruing on Default shall impair any such remedy or right, or shall be construed to be a waiver of any such Default, or acquiescence therein, or shall affect any subsequent Default of the same of a different nature. Every such remedy or right may be exercised concurrently or independently, and when and as often as may be deemed expedient by

Mortgages.

Mortgagor shall maintain, with respect to the Premises and all buildings and improvements now or hereafter situated on the Premises, property damage insurance which shall cover, without limitation, loss or damage and such the limitation, windstorm, vandatism and malicious damage and such the limitation of Mortgagor shall maintain, with respect to the Premises and all buildings  $rac{1}{2} rac{1}{3}$ the Premises is located in a floor tracard cone. Mortgagor shall keep allow dirigs and improvements now or hereafter situated on the Premises the air gs and improvements now of nereater stituted on the Premises insured against loss or damage by flood. Each insurance policy shall be to, an amount sufficient to pay in full the cost of replacing or repairing the buildings, and in provements on the Premises, which amount shall in no event be lass that the sum of the principal amount of the Note and the principal amount of all prior notes secured in whole or in part by the Premises. Mort (a) is shall also obtain hability insurance with respect to the Premises in an array t which is acceptable to Mortgagee. All policies shall be issued by companies satisfactory to Mortgagee and Mortgagor shall be issued by companies satisfactory to Mortgagee and Mortgagos hall deliver same to Mortgagos. Each insurance policy shall be payable, in case of loss or damage. To Mortgagee hach insurance policy shall contain a lender's loss payable clause or endoisement, in form and substance satisfactory to Mortgage? The event that Mortgagor fails to provide any such required insurance in its such insurance is not acceptable to Mortgagee. Mortgagoe may but it such insurance and the cost thereof shall be paid by Mortgagor as 15 med in the Loan Agreement. In case of insurance about to expire, Mortgagor shall deliver to Mortgagee renewal policies not less than ten days pronte the respective dates of expiration. Each insurance policy shall but by expiration. expiration. Each insurance policy shall but be capicallable by the insurance company without at least 30 days' price of their notice to Mortga-

- Upon Default by Mortgagor hereunder. Mortgague may, but is not required to, make any payment or perform any act required of Mortgagor hereunder in any form and manner deemed expedient by Mortgages, and Mortgagee may, but is not required to, make full or partial payments of principal or interest on any encumbrances, liens or security interests affecting the Premises and Mortgagee may purchase, discharge, compromise or settle any tax lien or other lien or little or claim thereof, or redeem from any tax sale or forfelture affecting the Premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including legal fees, and any other funds advances by Mortgagee to protect the Premises or the lien hereof, plus reasonable compensation to Mortgagee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a per annum rate equivalent to the bost maturity rate set forth in the Note. Inaction of Mortgagee shall under no circumstances by considered a waiver of any right accruing to Mortgagee on account of any Default hereunder on the part of the Mortgagor
- If Mortgagee makes any payment authorized by this Mortgage relating to taxes, assessments, charges, liens, security interests or encumbrances. Mortgagee may do so according to any bill, statement or estimate received from the appropriate party claiming such funds without inquiry into the accuracy or validity of such bill, statement or estimate or into the validity of the lien, encumbrance, security interest, tax, assessment, sale, forfeiture, tax lien or claim of any of the foregoing

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Upon a Default, at the sole peter Open a Detault, at the sole optic of the other Liabilities shall become more educity due at diply, as and due, as an a divided gee may exercise any rights or remedies at this base decision in monthly Upon a Detault. Mortgagor shall pay all expenses in Mortgagor in this Mortgagor and all expenses incurred in the enforcement of Mortgagor shall expenses incurred in the enforcement of Mortgagor is rights in the Premises and the crosts incurred in organization with fundage single, or make Premises and the crosts incurred in organization with tim desposition, if the Premises. The term "Default" when used in this Moltgage shall mean written notice has been given to Mortgage by Mortsagne float any one or more of the following events, conditions to be a consumed. (A Mortgage) fails to make payment of each amount doe that under the Loan Agreement or under the Note within

20. days of the due date of such amount, the Mert pages tall ar neglects to comply with or to perform any times, orbination or agreement in this Mortgage, the Note, the Loan Agreement or may other declaration relating thereto. (iii) any application or at demonstration, steed to the Reak by Mortgagor is found to be materially talse or increment, find the geldh or by Mortgagor is found to be materially take discontract. For the geath or insolvency of Mortgagor the wever expression or provide from the mature of Mortgagor to pay any of its anthor from resignative detail, of the mature, (v) the filing of a retition in baseconds of its to the apparatus of debt, of, by or against Mortgagor (v)) if all or any past of the frequency of any interest in it is sold, leased, transfer or to that a four unsheard of transfer of occupancy or nossession occurs, or context to before the fer the Premises or any rait, hereof we entered any interest in broad state or transfer of ownership of any benchmark the residue of the financial of the premises occurs, in each case without the Mortgagou's poor is the consent, (w) any judgment and themeof because of the consent. Premises occurs, in each case without the Medicages's proof without consent, (with any audigment of a thement for the proof special services against Premises in any account well to a not proof place and Mortgagor or against Premises in any account well to a not prought paid, discharged, released bond do another use full is maked twenty or enactment or expiration of any up reality that when he had the effect of rendering unenforceable any provide only for the Mortgagor too Note that any other instruments are premised for the Note of within any other any other instruments. The premiser is increased in the writing relating thereto; or (x) a Default and is the premise or introduce the Note of the Loan Agreement shall constitute Default and with Mortgagor.

Notwithstanding any other programs from 13 to the age of mortgage, trust deed, grant by Mortgage, it as a so increase of any kind, or a conveyance transfer of godducting or providesian month of the sell, or transfer of the Premises, or any partitient of all earlies in regions of any beneficial interest or bowlet of the transfer or adjust the transfer of the Premises, shall be made without the power than consent of the Mortgagee

Liabilities I means any and all liabilities, congations and adequice Liabilities I means any and all liabilities compations and incention of Mortgagor or any other maker of the factor to Mortgagor to paymer any and all amounts due under the factor to the late. Agreement or Mortgage, whether herefolder now owing or any drive mission in the due of payable how possess or face as a factor or indirect, absolute or contingent are made as a factor of indirect, absolute or contingent are made as a factor of the mission or anising fagether are made as a factor of the Default by the Mortgagor and relating to the Mortgagor and relating any document, for the Mortgagor and relating any document, for the Mortgagor and page as a factor of the Mortgagor. If should relate the Mortgagor, the Mortgagor of the Mortgagor and the Mortgagor of the Mor by this Mortgage shall not exceed an arrival pal amount of the Note passed in rectional provided for in the Loan Agreement of revolving line of credit secured to rect, the payment of taxes specially secured subject to this Mortgage with interest permitted by law disbursement, a secured expenses relating to the entire mental of the expenses relating to the entire mental of the secured and this Mortgage, plus interest it are a secured and this Mortgage, plus interest it are a secured and this Mortgage, plus interest in the secured and this Mortgage. orga.

when the Liaburbes shall have the control of wase. Mortgages shall have the control of the gage in any best to forested the wind of the allowed and included an adoptic exception of the top control of the control of t Tagaige (Except According closure all expenditures and expenditures of expenditures or on behalf of Mortgagee for eight for a content of the expenditure costs and costs of procuring an absolute of the costs of companies of examinations title insurance process. The costs of t gee or on behalf of Mortgagee in conjection with an any proceeding including without limitation, probate and base cub a proceedings which Mortgagee shall be a party, either as plaintiff, elamant or defend ant, by reason of this Mortgage or any indebtedness sectured hereby and the any preparation for the commencement of any suit to the foreclosure of this Mortgage after accrual of the right to foreclose whether or has actually commenced or preparation for the common element of architecturon or entorce the provisions of the Lobb Agreement, the Nobel this Mortgage or any instrument which secures the Note after Octaus whether or not actually commenced for the programming the the peterse of any threatened soil or proceeding of the period the time their isses or the security hereof, whether or not actually an intercept. me Prem ises or the security hereaf, whether or not actions

Upon, or at any time after the fiting of a concilent to torredose in Mortgage, the court in which such suit is filed may append a receiver of the Premises. The receiver's appointment may be made either before or siter sale, without notice, without regard to the solveney or in giveney of Mortgagor at the time of application for the Premises shall be to the then value of the Premises or whether or not the Premises shall be

then occupied as a homestead. Mortgagee may be appointed as the receiver Such receiver shall have power to collect the rents, issues and profits of the Premises during the pendency of the foreclosure suit and in case of a sale and deficiency, during the full statutory period of re-demption, it any, whether there be redemption or not, as well as during any further times when Morrgagor except for the intervention of the receiver, would be entitled to collect the rents, issues and profits. Such receiver shall also have all other powers which may be necessary or are usual for the protection, possession, control, management and operation of the Premises. The court in which the foreclosure suit is filed may from time to time authorize the receiver to apply the net income in the receiver's hands in payment in whole or in part of the Liabilities or secured by any judgment foreclosing this Mortgage, or any tax, special assessment or other lien or encumbrance which may be or become su-

hen hereof or of the judgment, and the deticiency judgment against Mortgagor or any guarantor of the Note in case of a foreclosure sale and deficiency

- No action for the enforcement of the lien of of any provision of this Mortgage shall be subject to any defense which would not be good and available to the party interposing the same in an action at law upon the
- Mortgages shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose 15
- 16 Upon payment of all sums secured by this Mortgage. Mortgagee shall release this identigage without charge to Mortgagor. Mortgagee shall pay nests of recordation. If any
- This Mortgage and all provisions hereof shall extend to and be binding inpon Mortgagor and all persons or parties claiming by, under or through Mortgagor. The word - Mortgagor is when used herein shall also include all persons or parties liable for the nayment of the indebtedness secured hereby or any part thereof, whether or not such persons or parties shall have executed the Note, the Loan Agreement or this Mortgage. Each Mortgagor shall be jointly and severally obligated fiereinder. The singular shall include the plural, the plural shall mean the singular and the use of any gender shall be applicable to all genders. The word "Mortgagee" includes the successors and assigns of Mortgagee

This Mortgage has been made, executed and delivered to Mortgagee in Chicago, illinois and shall be construed in accordance with the laws of the State of Binois. Wherever possible, each provisions of this Mortgage the state or lings, wherever possine, each provisions or mis increasing stall be interpreted in such manner as to be effective and valid under appreciate law. If any provisions of this Mintgage are prohibited by or determined to be invalid under applicable law, such provisions shall be metter the to the inxtent of such prohibitions or invalidity, without invalidating the remainder of such provisions or the remaining provisions of

Any notice required to be given by Mortgagor or Mortgagee under this

Twill H. Johnson
Suchan ortgage shall be given as provided in the Note Barba a S. Johnson Notary Public in and for the County and State aforesaid to peretry certify that
Tirrel! Howard Failur 2 personally known to me to be the same persons patiend name of

Since the same personal whose months.

Since the dot the toregroup entrument appeared before me this day in personal and acknowledged to me hat sinced and or world haid instrument as own free and voluntar, and to the uses and purposes toerein set torth.

Gwen under my nand and Notarial Seal this

tay Commission Expires.

This document prepared by

Old Kent Bank OFFICIAL SEA 233 S. Wacker TARY PUBLIC STATE OF ILLINOIS Chicago, Il. 60606.

This document should be returned to

Old Keat Baak -**£bisogs** Real Estate Department Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

Ruth Painter

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