### OFFICIAL

# AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO ELGIN DIVISION 24 East Chicago Street Elgin, Illinois 60120

94073998

### HOME EQUITY CREDIT LINE MORTGAGE

THIS MORTGAGE (the "Mortgage") is made as of January 7, 1994 between Joseph Schmetzku and Maria Schmetzko, his wife, as joint tennuts ("Mortgagor") and AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO, 24 East Chicago Street, Elgin, Illinois ("Mortgageo").

### ARTICLE I DEFINITIONS

1. Definitions. As used herein, the following terms shall have the following meanings, applicable equally to the singular and plural forms of each term:

(a) Agreement: The Agreement and Disclosure for flowe Equity Cradit Line by and between Mortgager and Mortgager, dated as of the same date as this Mortgage. The Agreement provides for a floating rate, open-end credit line, personnt to which Mortgager makes Losna, as defined in the Agreement, up to the Credit Limit. In Mortgager along with monthly FINANCE CHARGES due, if any.

(b) Credit Limit: The Credit Limit, as specified in the Agreement is \$150,000.00.

(c) First Mortgage: The mortgage against the Land dated and recorded in the office of as Document Number.

(d) First Mortgages: The holder of the First Mortgage:

(e) Fixtures. All fixtures, including replacements and additions thereto, now or hereafter located under, on or shove the Land that constitutes or will constitute fixtures under the laws of the state of Illinois, and excluding any trade fixtures of any tenants under the Lasses.

(f) Impositions: All oal estate and personal property taxes and other taxes and assessments, public or private; water end sewer rates and charges; all other governmental or no: All of the constitutes of the property taxes and sastasts or costs or penalties with respect to any of the foregoing; and charges for any easement or agree: one maintained for the benefit of the Mortgaged Property; general and special, addingry and extraordingry, foreseen and unforseen, of any nature whate ever which mays at my time prior to or after the execution of this Mortgage, he assessed, levied, or imposed upon the Mortgaged Property or the rest or income received bereform, or any use or occupancy thereof.

(g) Improvements: An (a. 1.01 buildings of structures of any nature whateover, including replacements or additions thereto, now or hereafter situated on the Land.

Land.
(h) Indebtedness: The piniting of interest on and/or all other amounts, FINANCE CHARGES, payments and premiums due under the Agreement and all other indebtedness of Mortgage to a long agree under and/or secured by the Mortgage. Because this Mortgage is given to secure an open-end credit line, the term Indebtedness shall include not only presently existing Indebtedness under the Agreement, whether such Loans are obligatory or to be made at the option of the Mortgage, to the same extent as if such five a Loans were made on the date of execution of this Mortgage, although there may be no Loan made at the time of execution of this Mortgage.

(i) Land: The real property located at 58.4 North Rockwell, Chicago, 11 60659 as described as follows on the attached Exhibit A:

LOT 1 (EXCEPT THE NOR OF 28 FFET AND 7 INCHES THEREOF) IN BLOCK 12 IN W.F. KAISER & CO'S ARCADIA TERRACE BEING A SUBDIVITION IN THE NORTH 1/2 OF THE SOUTHEAST 1/4 (EXCEPT THE WEST 33 FEET) AND THE SOUTHEAST 1/4 OF SECTION 1, TOW 15 OF 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL, IN COOK COUNTY, ILLINOIS.

### PERMANENT INDEX NUMBER(S): 13-01-4 (1-02)

(i) Leases: Any and all leases, licenses, concessions or grant, of other possessory interests granted by the Mortgagor as lessor now or hereafter in force, oral or written, envering or affecting all or any jest of the Mortgage! Pr perty.

(k) Mortgaged Property: The Land, Improvements, the Fixtures and the Leases together with:

(1) all rights, privileges, rents, revalties, profits, mineral, cil. in gas rights and profits, tenements, hereditaments, rights-of-way, easements, appendages, appurtenances, rights or literal rights now of living merel cil. in gas rights and profits, tenements, hereditaments, rights-of-way, easements, appendages, appurtenances, rights and interest in and to any six sta, rights-of-way, alleys, strips or gorea of land mow or hereafter adjoining the Land;

(3) all of Mortgagor's right, title and interest in and to any swird or middle and interest or federal sultority or hoard to the presents and all subsequent owners or the I and and/or the Improvements and or the Personal Property, subject to the Mortgagor's right and and/or the Improvements and or the Personal Property, subject to the Mortgagor's right. The such award pursuant to Article VIII; and

(4) all the state, right, title, claim or demand whatsoever of Mortgagor eith r at law or in equity, in and to the Land and/or Improvements and/or the Fixtures. The term Mortgaged Property includes any part of the foreign in poerly described as Mortgaged Property.

(b) Oligations: Any and/or all of the covenants, promises and other obligations (one or han for the part of indebtedness) including, without limitation, the payment of impositions as provided herein made or owing by Mortgagor or others to will be added to the Agreement and/or the Security Documents.

(m) Personal Property: All personal property owned by Mortgagor and located on the Land.

(n) Personal Property: All personal property owned by Mortgagor and located on the Land.

curity Documents.

(m) Personal Property: All personal property owned by Mortgagor and located on the Lag.

(n) Proceeds: All monies and proceeds derived from the Personal Property or from said Mc (1885ed Property including without limitation insurance proceeds.) and condemnation awards.

(o) Rents: All the rents, revenues, income, profits and other benefits now or hereafter arising from the me and enjoyment of the Mortgaged Property.

(p) Security Documents: The Agreement and all other documents and instruments now or hereafter finished to Mortgagee, including, but not limited to, this Mortgage, to evidence or secure payment of the Indebteduess.

### ARTICLE II GRANT

3. Representations.

2. Grant. To security Interest.
2.1 Grant. To secure the payment of the Indebtedness and the performance and discharge of the obligations, Moriga for does by these presents give, transfer, bargain, sell, alien, remise, release, sasign, mortgage, hypothecate, deposit, pledge, set over, confirm, convey, warrant and grant to security interest unto Morigages in and to all estate, right, title, and interest of Morigage or in and to the Morigaged Property; whether now owned or held or he, or ler accurred by Morigagor on have and to hold the Morigaged Property unto Morigages, its successors and assigns, forever.
2.2 Condition of Grant. The condition of the grant in Paragraph 2.1 above is such that if mortgagor shall pay or cause to be paid the 1 debtedness as and when the same shall become due and payable and shall observe, perform and discharge the Obligations, then the Security Documents and the set and rights granted by them shall 5e null and void, otherwise to remain in full force and effect.

### ARTICLE III REPRESENTATIONS

DEFT-01 RECORDINGS

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3. Representations.

Mortgagor hereby represents to Mortgagee that:

3.1 Validity of Security Documents:

(a) The execution, delivery and performance by Mortgagor of the Security Documents, and the borrowing evidenced by the Agraement, will not, to the hest of Mortgagor's knowledge, violate any provision of law, any order of any court or other agency of government, or any Mortgago, Indenture, that agreement or other instrument to which Mortgagor is a party in any material respect or by which it or any of its property is bound, or be in conflict with, or will result in a material breach of or constitute (with due notice and/or lapse of time) a default under any such Mortgage, Indenture, trust agreement or other instrument, or result in the creation or imposition of any lien, charge or encumbrance of any nature whistagever upon any of its property or assets, except as contemplated by the previsions of the Security Documents, and

(b) The Security Documents, and

(b) The Security Documents, as and when executed and delivered by Mortgagor, constitute the legal, valid and binding obligations of Mortgagor in accordance with their respective terms subject to applicable bankruptcy and insolvency laws.

3.2 Other Information. All other information, reports, papers and data given to Mortgagee, or to Mortgagee's legal counsel, with respect to Mortgagor, the Mortgaged Property, or the loan evidenced by the Security Documents are accurate and correct in all material respects and complete insolar as completeness may be necessary to give Mortgage a true and accurate knowledge of the subject maller.

3.3 Mortgaged Property and Other Property. Mortgagor has good and marketable title in fee simple to the Land free and clear of all encumbrances except for covenant and defend the same to Mortgage and with encumbrances of record as of the date of this Mortgago. Mortgagor will preserve its title to the Mortgage Property and will forever covenant and defend the validity and priority of the lien of this Mortgage. First Mortgage. 3.5 T





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3.7 Environmental Indemnity. Mortgagor shall indemnity and hold Mortgagee harmless against and from any and all loss, cost, damage, claim, or expense (including, without limitation, any and all atterney's fees or expenses of litigation) incurred or sufficed by Mortgagee on account of (i) the location on the Lend or Improvements of any chemical, material, substance, or contaminant (including, without limitation, oil, petroloum products, ashesios, area, formaldehyde, foam insulation, hezardous waste antifor toxic waste), the presence or storage of which or the exposure to which is prohibited, limited or regulated by any federal, state, county, regional, or local governmental unit, agency or authority, or which presence, storage, or exposure may prior owner or occupant of the Land to comply with any applicable federal, state, county, regional or local environmental laws, regulations, and court or administrative orders.

### ARTICLE IV AFFIRMATIVE COVENANTS

4. Affirmative Covenants. Until the entire Indebtedness shall have been paid in full, Mortgagor hereby covenants and agrees as follows:

4.1 Compliance With Laws. Mortgagor shall promptly and faithfully comply with, conform to and obey or contest by appropriate proceedings in good faith all present, and use its best efforts as to future, laws, ordinances, rules, regulations and requirements of every duly constituted governments multiply or agency and of every board of fire underwriters having jurisdiction, or similar hody exercising functions, which may be applicable to it or to the Mortgaged Property or to the use and manner of use occupancy, possession, operation, maintenance or reconstruction of the Mortgaged Property, whether or not such law, erdinance, rule, order, regulation, or requirement shall necessitate structural changes or Improvements or interfere with the use or enjoyment of the Mortgaged Property.

4.2 Payment of Impositions. Mortgagor shall duly pay and discharge, or cause to be paid and discharged, the Impositions. Mortgagor may exercise the option to pay the same such installments.

4.3 Repair. Mortgagor shall keep the Mortgaged Property in good order and condition and make all necessary or appropriate repairs, replacements and renewals thereof.

4.3. Repair. Mortgagor shall keep the Mortgaged Property in good order and condition and make an necessary or appropriate special thereof.

4.4. Insurance.

(a) At all limes during the term of this Mortgage, Mortgagor shall carry or cause to be carried policies insuring the Mortgaged Property against loss of rents or business interruption and against loss or Ganage by tire, thelt, vandalism, malicious mischief, hazards, and such other risks as Mortgagee may from time to time require, including, without limitation, those risks included in the term "extended coverage." The amount of the coverage afforded by each of the Insurance Policies in amount state the time of the insurance Policies and the in amounts reasonable astisfactury to the Mortgagee and shall be sufficient to prevent any insured from becoming a co-insurer of a partial loss there of the but in any case no such amount shall be less than either (1) full replacement cost of all improvements, or (2) the outstanding Indebtedness, whichever amount is greater at the time of the loss or damage.

(b) All Insurance Policies shall, at all times, he in form, substance and with companies acceptable to the Mortgagee may request; and shall remain in force, with renewals and replacements and such other er up as seminated in form and content acceptable to Mortgagee in favor of Mortgagee or as Mortgagee may request; and shall remain in force, with renewals and replacements shall be deposited with Mortgagee with evidence of payment of all premiums no later than fifteen (15) days prine on one expiration of any then existing insurance Policy, until the Indebtedness is paid in fulf. Every Insurance Policy shall comain an agreement that no party there. The form the existing insurance Policy without at least 15 days prine or the Mortgagee.

(c) Premiums no all Insurance or one as hall be paid by the Mortgage and payment shall be made promptly and when due directly to the insurance Apolices may, but shall not be obligated to a case of loss, damage or casualty to the Mortgage

or dearryed Morgager Property as nearly as possible to its vertice, and different materially and adversely impair the value or usefulness of the Morgager 4.7 Value. Morgager shall use its best effort to prevent any at or hing which might materially and adversely impair the value or usefulness of the Morgager 4.7 Value. Morgager shall use its best effort to prevent any at or hing which might materially and adversely impair the value or usefulness of the Morgager and parties designated by the performance of Other Agreements. Morgager shall duly am purety lip perform all covenants and agreements expressed as binding upon it under any agreement of any nature, whatsoever binding upon it that involves the North of the Agreements of the Morgager as binding upon it under any agreement of any nature, whatsoever binding upon it that involves the North of the Agreements of the Morgager shall permit Morgager and parties designated by North of the Morgager association.

4.9 Inspection. Morgagor shall permit Morgager's sole cost and expuns, save, indemnify and hold the Morgager, its afficers, officials, employees and agents, harmless from any injury, claim, demand, suit, judgment, execution, liabiles, the damage or penalty (hereinafter collectively referred to as "Claims," afficient the Morgage Property, or the value of any of the Security Documents, arising of to for resulting from, or alleged to arise out of or result from, any action of institute of any services rendered by any employee of the Morgages in any action, proceeding or dispute of any kind in which Morgages is made a party or agree, such as attorneys' and expenses paid or incurred by Morgage in any action, proceeding or dispute of any kind in which Morgages is made a party or agree, a party plaintiff or defendant, involving any of the Security Documents, Morgagor, or the Mortgager and the Security Decembers.

4.11 Expenses. Morgagor, or the Mortgager from the development of Indebtedness. Morgagor, or the Mortgager shall cause the Morgager is made a party or agr

### ARTICLE V NEGATIVE COVENANTS

5. Negative Covenants.

Until the entire indebtedness shall have been gaid in full, Mortgagor covenants and agrees as follows:

5.1 Use Violations. Mortgagor shall not use the Mortgaged Property or allow the same to be used or occupied for any unlawful purpose or in violation of sny permit or certificate, or any law, ordinance, regulation or restrictive covenant, covering or affecting the use or occupancy thereof, or suffer any action or any condition to exist on the Mortgaged Property or any stricle to be brought thereon, that may be dangerous, unless safeguarded as required by law or that may be, in law, constitute a nuisance, public or private.

5.2 Alterations. Mortgagor shall not commit or knowingly permit any waste of the Mortgaged Property, or make or permit it be made any material alterations or additions to the Mortgaged Property that would have the effect of materially diminishing the value thereof or that will in any way materially increase the risk of any ordinary fire or other hazard arising out of construction or operation thereof.

5.3 Replacement of Fixtures, Improvements and Personal Property. Mortgagor shall not permit any of the Fixtures or Improvements to be removed at any time from the Land, without prior written consent of the Mortgagee, unless actually replaced by an article of equal or greater suitability and value and owned by Mortgagor.

Mortgagor.

5.4 Other Liens. Mortgagor shall not, without prior written consent of Mortgagoe, create or permit to be created or to remain, any mortgage, pledge, lien, encumbrance or charge on, security interest in, or conditional sals of or other title retention agreement on (whether prior or subordinate to the liens of the Security Documents) the Mortgaged Property or income therefrom other than the Security Documents and the First Mortgage.

5.5. Transfer of Title. As a material inducement to Mortgagee to make the loan ovidenced by the Agreement and secured by this Mortgage, Mortgagor has made representations to Mortgagee concerning the shiftless of the undersigned in constructing, managing and operating the Mortgaged Property, which representations have been and will be relied upon by Mortgagee in funding this loan. Therefore, Mortgagor covenants and agrees that it will not sell, convey, transfer, alienated, pledged, encumber or permit to be sold, conveyed, transferred, alienated, pledged or encumbered the Mortgaged Property and will not convey or assign any beneficial interest in the Mortgaged Property, without the prior written consent of the Mortgagee, which consent may be granted or withheld in Mortgagee's sole discretion, and if granted may be conditioned upon any successor of Mortgagor agreeing to an increase in the interest rate in the Agreement.

5.6 Sale or Lease of the Mortgaged Property. If Mortgagor contracts to sell or Lease all or any portion of the Mortgaged Property or amends, modifies or terminated any now existing or future sales contract, Lease, or other agreement concerning the Mortgaged Property, Mortgagor will furnish Mortgagee with a copy of the executed contract, Lease or agreement within 15 days after the date of execution thereof.

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### ARTICLÉ VI EVENTS OF DEFAULT

6. Events of Default. The term "Event of Default", as used in the Security Documents, shall mean the occurrence or happening, from time to time, of any one or more of the following:

6.1 False Representations. If Mortgagor engages in fraud or material misrepresentation in connection with the Credit Line.

6.2 Performance of Obligations. If Mortgagor defaults in the payment of the Indebtedness in accordance with the Agreement.

6.3 Adverse Actions. If Mortgagor's actions or inactions adversely affects the Mortgagoe's Property or Mortgagee's rights thereto and interest therein.

### ARTICLE VII REMEDIES

REMEDIES

7.1 Remedies. If an Event of Default shall occur and be continuing. Mortgagee may, at its option, after providing Mortgager with at least a 30 days advance notice of, and opportunity period to cure, the Event of Default, exercise any, some or all of the following remedies:

7.1. Remedies.

7.1. Remedies.

8. If an Event of Default shall occur and be continuing. Mortgagee may, at its option, after providing Mortgager with at least a 30 days advance notice of, and opportunity period to cure, the Event of Default secretics any, some or all of the following remedies:

8. In the continuity operation of the Contrary notwithstanting: provided further that the unpaid purion of the Indebtedness shall be immediatedly and automatically due and payable without action of any kind in the part of Mortgage.

7.1.2 Enforcement of Mortgage, Mortgage, with over the provided further that the unpaid purion of the Indebtedness shall be immediatedly and automatically due and payable without action of any kind in the part of Mortgage.

7.1.2 Enforcement of Mortgage, Mortgage, with over the part of the Indebtedness shall be immediatedly and automatically due and payable without a state of Mortgage.

7.1. Enforcement of Mortgage. Mortgage is any other manual properties of the security of the Indebted payable and a state of Indebted payable and a state of the Indebted payable and a state of Indebted payable and a state of Indebted payable and Indebted payable payable payable payable payable payable payable

### ARTICLE VIII **CONDEMNATION**

8.1 Condemnation. In the event of the taking by eminent domain proceedings or the like of any part or all of the Mortgaged Property by any federal, state, municipal or other governmental authority or agency thereof, all awards or other compensation for such taking shall be paid to Mortgages for application (in the inverse order of maturity) on the Indebtedness, provided that no such application shall result in additional interest or have a affect of curing any Event of Default or extending the time for making any payment due hereunder or under the Agreement.

### ARTICLE IX MISCELLANEOUS

9.1 Survival of Warranties and Covenants. The warranties, representations, covenants and agreements set forth in the Security D. or one shall survive the making of the loan and the execution and delivery of the Agreement, and shall continue in full force and effect until the Indebtedness shall, he been paid in full.

9.2 Further Assurances. Mortgagor shall, upon the reasonable request of Mortgagee, execute, ackrawledge and deliver such further 1 str ments (including, without limitation, a declaration of no set-off) and do such further acts as may be necessary, desirable or proper to carry out more effectively if 2, urpose of the Security Documents and to subject to the liens thereof any property intended by the terms thereof, to be covered thereby and any renewals, addit ons, substitutions, replacements or betterments thereto.

9.3 Recording and Filling. Mortgagor shall, at Mortgagors' sole cost and expense, cause those Security Documents and all supplements the sto, for which constructive notice must be given to protect Mortgagee at all times to be recorded and filed, and re-recorded and re-filed, in such manner and in such places as Mortgagee shall reasonable request and shall pay all such recording, filing, re-recording, re-filing taxes, feet, and other charges to the maximum extent permitted by the laws of the State Of Illinois.

9.4 Loan Expenses. Mortgagor shall pay all applicable costs, expenses and fees set finsh in the Agreement.

9.5 No Representation by Mortgagee. By accepting or approving anything required to be observed, performed or fulfilled, or to be given to Mortgagoe, pursuant to this Mortgage or the Commitment, including (but not limited to) any officer's certificate, balance sheet, statement of profit and lors or other financial statement, survey or appraisal. Mortgagee shall not be deemed to have warranted or represented the sufficiency, legality, effectiveness or legal effect of the same, or of any term, provision or condition thereof, and such acceptance or approval thereof shall not be o

or of any term, provision or condition thereof, and such acceptance or approval unread such to the Agreement is, by this reference, incorporated in this Mortgages.

9.6 Incorporation of Agreement. Each and every term, covenant and provision contained in the Agreement is, by this reference, incorporated in this Mortgage as if fully set forth heroin.

9.7 Walver of Homestead. Mortgagor covenants that the Mortgaged Property is not occupied as a homestead and waives all rights and benefit which mortgagor has or may have under the homestead exemption law of the State of Illinois.

9.8 Notice. Except for any notice required under applicable law to be given in another manner, any notice to Mortgagor provided for in this Mortgage shall be in writing and shall be deemed properly delivered three days after deposit thereof in any main or branch United States Post Office, certified or first class United States Mail, postage prepaid, addressed as follows or at auch other address as may be designated by notice as provided herein:

Joseph Schmetzko

Joseph Schmetzko Maria Schmetzko 5854 North Rockwell Chicago, IL 60659

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American National Bank & Trust Company of Chicago - Elgia Division 24 East Chicago Street Elgian, Illinois 60120 Attention: Home Equity Loan Department

9.9 Covenants Running With the Land. All covenants contained in this Mertgage shall run with the Land.
9.10 Successors and Assigns. All of the terms of this Mertgage shall apply to and be binding upon, and inure to the benefit of, the successors and sasigns of Miortgager and Mortgages, respectively and all persons claiming under or drough them; provided that nothing in this Persgraph shell be construed to permit a transfer, conveyance or assignment other than as expressly permitted by this Mortgagee.

9.11 Multiple Mortgagors. Mortgagor's covenants and agreements hereunder shall be joint, several and primary. Any Mortgagor who co-signs this Mortgage but does not execute the Agreement: (a) is co-signing this Mortgage only to mortgage, grant and convey the Mortgagor Property; (b) is not personally obligated to pay the Indebtedness; and (c) agrees that Mortgage and any other Mortgagor may agree to extend, modify, forhear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Mortgagor's consent.

9.12 Severability. In case any one or more of the Obligations or the provisions of this Mortgage or of the Agreement shall be determined to be invalid, illegal or unenforceable in any respect, the validity of the remaining Obligations or provisions of this Mortgage with the intermediate of disturbed thereby.

9.13 Modification. This Mortgage may not be changed, waiver, discharged or terminated or ally, by only by an instrument or instruments in writing, signed by the party against which enforcement of the change, waiver, discharge or termination is sastered.

9.14 Applicable Law. This Mortgage shall be governed by and construed according to the laws of the State of Illinois.

9.15 Strict Performance. Any failure by Mortgage to insist upon strict performance by Mortgagor of any of the terms and provisions of this mortgage or any of the Security Documents shall not be deemed to be a waiver of any of the terms or provisions of this Mortgage or any of the Security Documents, and Mortgages shall have the right thereafter to insist upon strict performance by Mortgagor of any of the terms and provisions of this Mortgage or any of the Security Documents, and not be deemed to be a waiver of any of the terms or provisions of this Mortgage or any of the Security Documents, and not be deemed to be a waiver of any of whe failure of any of the terms or provisions of this Mortgage or any of the Security Documents, and not be deemed to be a waiver of any of the terms or provisions of this Mo

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	Joseph Schmetzko
Ox	Maria Demetitio
	Maria Schmetzka
Witness:	
This document was prepared by and upon recording please mail to:	Co
Diane M. Jankowski American National Bank & Truss Company of Chicago - El 24 East Chicago Street Elgin, Illinois 60120	lgin Division
STATE OF ILLINOIS ) SS COUNTY OF KANE )	74,

GIVEN under my hand and Notarial Seal this 7th day of January A.D. 1994.

Dean M ganker SI

Notary Public

My Commission Expires:

OFFICIAL SEAL DIANE M. JANKOWSKI NOTARY PUBLIC, STATE OF ILLINDIS My Commission Expires July 2, 1997

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