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Mortgage -Home Equity Line of Credit

OLD KENT

Old Kent Bank 105 South York Street Elmhurst, Illinois 60126 DEPT-UI RECORDING

\$27.50

T#D013 TRAN 5428 11/14/97 08:42:00

#5851 + TB +-97-852938

COOK COUNTY RECORDER



THIS IS A MORTGAGE between the Mortgagors who sign below and the Bank whose name appears at the top of this Mortgage, as the Mortgagee. Additional terms of the Mortgage appear on the additional page(s).

The Mortgagor mortgages and warrants to the Mortgagee land located in the ______CTTV_

Courty of COOR State of Illinois, described as follows:

LOT 225 IN GREENWOOD ISTATES, BEING A SUBDIVISION IN THE E. 1/2 OF THE S. W. 1/4 OF SEC 23, T41N, R12E, OF THE 3RD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTAR OF TITLES OF COOK COUNTY, ILLINOIS ON AUGUST 1958 AS DOC 1809899, IN COOK COUNTY, ILLÍNOIS.

P.1.N. #09-23-326-006-0000

COMMON ADDRESS: 3151 N. GRACE AVE NILES, ILLINOIS together with all easements, improvements, hereditaments and appurtenances that now or in the future belong to this land, any rents, income and profits from this land, and all fixtures, including all plumbing, heating, air conditioning and ventilating equipment, that are now or in the future attached to or used in connection with this land (the "PROPERTY").

This Mortgage is given to secure the DEBT, which includes the payment of all indebt dness and the performance of all obligations that the Mortgagor now and hereafter owes the Mortgagee under this Mortgage and under a certain______

PRIME ACCESS ACCOUNT AGREEMENT AND DISCLOSURE STATEMENT 8 - 22-, 1997, including all extensions, renewals, and modifications thereof (Agreement'). The Agreement has a

credit limit of \$ 20,000.00 ____, unless the limit is increased and a Notice of Increase is filed in the Office of the Register of Deeds where this Mortgage has been recorded. Under the terms of the Agreement, the Mangagee has the absolute obligation in certain circumstances to make, and shall make, future advances to Mortgagor upon demand. When this obligation is terminated, Mortgagee will record in the Office of the Register of Deeds where this Mortgage has been in orded, a Notice of Termination of Obligation which shall recite the then outstanding indebtedness under the Agreement.

This Mortgage is given to secure a revolving credit loan and shall secure not only presently existing indebtedness under the Agreement but also future advances, whether such advances are obligatory or to be made at the option of the Mortgagee, or otherwise, as are made within twenty (20) years from the date hereof, to the same extent as if such future advances were made on the date of the execution of this Mortgage, although there may be no advances made at the time of the execution of this Mortgage and although there may be no indebtedness secured hereby outstanding at the time any advance is made. The lien of this Mortgage shall be valid as to all indebtedness secured hereby, including future advances, from the time of its filing for record in the recorder's or registrar's office in the county in which the property is located. The total amount of indebtedness secured hereby may increase or decrease from time to time, but the total unpaid balance of indebtedness secured hereby (including disbursements which the Mortgagee may make under this Mortgage, the Agreement or any other document with respect thereof) at any one time outstanding shall not exceed the credit limit set forth above, plus interest thereon and any disbursements which the Mortgagee may make under this Mortgage, the Agreement or any other document with respect hereto, including but not limited to payment for taxes, special assessments or insurance on the real estate and the interest on such disbursements. This Mortgage is intended to and shall be valid and have priority over all subsequent liens and encumbrances, including statutory liens, excepting taxes and assessments levied on the real estate not yet due and payable, to the extent of the maximum amount secured hereby.

W-3139-60 R4/97

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These terms are part of your Mortgage. You agree to be bound by these terms when you sign page 2. In this Mortgage "you" "you" and the "Mortgagor" mean each person who signs this Mortgage: "We", "as", "cor" or the "bank" and the "Mortgagee" mean the Bank whose name appears on the other side or anyone to whom the Bank's interest in this Mortgage is assigned. In this Mortgage, words printed in capital letters (such as "AGREEMENT") refer to information on the other side.

Promise to Pay: You promise to pay all DEBT in accordance with the terms of the AGREEMENT and this Mortgage

Warranties: You represent and warrant to as that all financial and other information that you have given us or will give us concerning you, the .PROPERTY, and any guarantor of the Ol: BT is and will be complete, correct and not misleading.

Taxes You agree to pay all taxes, a sessinguits and similar charges levied on the PROPERTY before any interest or penalty attaches. You must provide us with suffishedory proof of payment within ten days of ", date the taxes, assessments or similar charges are due.

Insurance: You agree to keep the PROPERTY insured against loss or damage within finits, forms of coverage, and insurers acceptable to us. You agree to pay all premiums on this insurance when due. Each insurance policy must provide that any loss will be payable to us to the extent of our interest. Your insurance policy or certificate of insurance must be delivered to us. Each policy must provide that it may not be canceled

terminated or modified without at least ten days' prior written notice to us.

You agree to immediately notify us of any loss or damage to the PROPERTY. We have the right to make any insurance claim if you do not do so promptly. All proceeds payable under any insurance policy texcept any portion of the proceeds as to which the holder of any first mortgage has priority over us), whether or not endorsed payable to us, shall be paid directly to us, and applied to the DEBT, whether or not it is then due. We may, but recel not, require that all or part of the proceeds be used to rebuild or restore the PROPERTY. We me authorized to settle, adjust or compromise, as your agent, any claim under any such insurance policy.

Maintenance and Repair: You agree to keep the PROPEICTY in good condition and repair. You agree not to permit or allow any waste of the PROPERTY. You may not substrainfully after or remove any structure or fixture on the PROPERTY without our prior written consent. You agree to comply with all laws, ordinances and regulations that apply to the PROPERTY. You agree to promptly repair or rebuild any part of the

PROPERTY damaged by casualty. You agree to pay all charges for utilities or other services to the PROPERTY when due.

Our Right to Perform: If you fail to pay the taxes, assessments and other similar charges, to maintain insurance on the PROPERTY, or to perform any other obligation you have un by this Mortgage, then we have the right, but not the obligation, to perform any of your obligations for you. Any amounts we spend in performing your obligations will become part of the DEBT, payable by you upon demand, and will bear interest at the same rate as the DEBT bears from the to time. We have the right to enter the PROPERTY at all reasonable times to inspect the PROPERTY or perform any of your obligations.

Condemnation: If any part of the PROPERTY is taken, either temporarily or permanently, by condemnation or power of emucual domain, the Oproceeds of the taking (except any portion of the proceeds as to which the holder of any first mortgage has priority over us) shall be paid to us land applied to the DEBT, whether or not it is then due. We may, but need not, require that all or part of the proceeds from the taking be used to

rebuild or restore arrapart of the PROPERTY damaged or desire, "das a result of the falling."

Default: You will be in default under this Mortgage if you are in default under the AGREEMENT:

You are in default under the AGREEMENT.

You fail to do anything you agree to do, or do anything you agree not to lo, under this Mortgage, whether or not we have cured the default on your behalf and whether or not you have reimbursed us for any payments or expenses we incurred in curing the default. Any warranty or representation you made in this Moitgage or in any other Extended in connection with the DEBT is false or inaccurate in any insterial respect when made.

You fail to pay any other debt that is secured by a lien on the PROPERTY when it solute.

A Foreclosure or forfeiture proceeding is begun with respect to the PROPERTY or any contract by which you are purchasing the PROPERTY.

You sell, transfer, or lease any interest in the PROPERTY without our written consent.

You cause or permit any interest in the PROPERTY to be subjected to a mortgage (other may an existing first mortgage), lien, writ of attachment, garnishment, or other encumbrance or legal process except in our favor, or any integer in the PROPERTY is transferred by operation of law.

Any material part of the PROPERTY is damaged, whether or not covered by insurance, or taken by condemnation or power of eminent domain. If the holder of any first mortgage commences foreclosure of the first mortgage, whether by action or by acti

Remedies: If you are in defauit:

We may declare the DEBT to be immediately due and payable without notice or demand.

We may foreclose this Mortgage.

We may sell any part of the PROPERTY, at public sale, and execute and deliver to such purchasers good and sofficient deeds of conveyances, and obtain a deficiency judgment if the proceeds of a foreclosure sale are not sufficient to satisfy the independences

We may, to the extent permitted by law, collect any rents, profits, or other amounts due you from any lease, land contract, or other agreement by which you are leasing or selling any interest in the PROPERTY, and exercise your rights and remedies under such agreements. We will have no obligation to make any demand or inquiry as to the nature or sufficiency of any payment we receive or to present or file any claim or take any other action to collect or enforce the payment of any amounts we are entitled to under this Mortgage. We will not assume your obligations under any lease or sale arrangement.

We may pay on your behalf all or any part of the debt and obligations then secured by any first mortgage, whether or not they are then due and payable and whether or not you are then in default under the first mortgage. However, we will not be required to do so. Any payment we make shall become part of the DEBT, and shall be payable on our demand, together with interest at the same rate as the DEBT hears

from time to time.

We may obtain or update commitments for title insurance, tax histories, title searches and title insurance concerning the PROPERTY. Any

amounts that we spend in doing so will become part of the DEBT

We may exercise any of your rights and options under any lease, land contract, or other agreement by which you are leasing or purchasing any interest in the PROPERTY including any option to purchase the PROPERTY or to renew or extend the term of the lease, land contract, or other agreement, or to prepay in whole or in part the leave, land contract or other agreement. We will have no obligation to exercise any such right or option.

Prior to the entry of judgment of foreclosure, Mortgagor and Mortgagoe agree that Mortgagor shall not be entitled to possession of the

premises.

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Additional Provisions.

	om all right:	s and benefits under and by virtue of the Homestead Exemption laws, of
the State of Illinois, which said rights and benefits the		
	<u>></u>	
Additional Provisions.		
100		
		greement, which appear on the reverse of pages 1 & 2.
The Mortgagor has executed this Mo 2 age as of	<u> 3 ·</u>	
Witnesses:		Mortgagors:
Signature: X	<u> </u>	Signature:
Name:		Name: TERRENCE X. BRYANT
Signature: X		Address: <u>\$151 N. GRACE AVE</u>
		NILES, IL 60714
Name:		Marital Status: MARRIED
		Signature of taleurs of Gyart
		Name: PATRICIA A. BRYANT
		Address: 81/1 N. GRACE AVE
		NILES, IL 60714
		11 11 11 11 11 11 11 11 11 11 11 11 11
STATE OF ILLINOIS) 188.	4
COUNTY OF Cook)	0,
1. THE UNDERSIONED		certify that
P		persorally known to me to
		regoing instrument, appeared before me this day in person, and
acknowledged that EMERICE F. DRYANT	+ YAM	acia A. Bryaut signed and delivered the instrument
as Their		free and voluntary act, for the uses and purposes therein set forth.
		6 33 03
Manhamman	بيبيبين	W. Dated 8 - 221997
This instrument prepared by: "OFFICIAL		Subsequent tax bills are to be sem to the following.
L. COLE Edward G. I	ne of Illinoi	<u> </u>
OLD KENT BANK My Commission Ex	pires 05/02/0))
CONSUMER LOAN DEPT.		
GRAND RAPIDS MI 40501		

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We will have the rights and remedies provided in this Mongage or otherwise provided by law. Our rights and remedies under this Mongage are cumulative. No right or remedy will be waived by our delayed or partial exercise of any sample right or remedy.

Expenses: You will pay on demand any expenses, including attorney fees, parallegal's fee and any legal expenses that we ment in collecting or attempting to collect this Debt. In addition you agree to pay, without finitation, all expenses fee filing fees, take resonance, real estate taxes, documentary evidence, expert witnesses, publication costs, recording of fees, in falling any action in connection with any foreclosure of any first mortgage, or in protecting our rights and enforcing your obligations under this Mortgage. Any such expenses not paid on demand will become part of the Debt.

Notices: Notices to you and to us will be presumed properly given when maded to the respective addicises listed on this Mongage, or it delivered personally.

Other Terms: This Mortgage is binding on your helps, executors, administrators and personal representatives, and will course to the benefit of our successors and assigns. Any provision of this Mortgage that is held invalid under applicable has will not affect the validity of the remaining provisions.

First Mortgage: It this Mortgage is subject to a first mortgage, you agree to provide out a time to be secured by the first mortgage when it is due, whether by acceleration or otherwise. You also agree to provide the first mortgage. You agree to provide us with pivot of payment or performance under the first mortgage when see when see we present it you had to pay any installment of principal or interest when it is due or if you had to pay or perform an ordination ander discloss mortgage, we have the right, our nor the obligation, to pay the instalment or to pay or perform such other obligation on your behalf. Any amounts we spend or performing your obligations will become pay or the DEBT, payable by you on our demand, and will bear interest at the same rate as the DEBT bears from time to time. We may rely upon any vertex notice of default under the first mortgage that we recens a roan the holder of the first mortgage even though you question or deny the existence, extent, or nature of the default. You shall not renew, extend or modify the first mortgage, and shall not increase the debt secured by the first mortgage, without our prior written consent.

Assignment of Interest as Purchaser: You assign and morpange to jis, as additional so, unity for the DEBT all of your right, title and interest in all land contracts or other agreements by which you are purchasing any part of the PROPLECY ("Prachase Agreement"). You agree to pay each installment of principal or interest required to be paid by the buyer under any such Purchase Agreement when it is due or interest required to pay any perform all other obligations of the toyer under any such Purchase Agreement. You agree to provide us with proof of your payment or perform any whenever we request it. If you full to pay any installment of principal or interest when it is due or if you full to pay or perform any other obligation under any such Purchase. Agreement we will have the right, but not the obligation, to pay the installment or to pay or perform such other obligation on your behalf. Any amounts we spend in performing your obligations will become part of the DEBT, payable by you or downaid, and will bear increst at the same rate as the DEBT bears from time to time. We may rely upon any written notice of default under ray such Perchase. Agreement that we receive from the holder of the Purchase Agreement and there shall then occur a fortening, or force lessing of the Parchase Agreement by its holder or any acceleration by the holder of your obligations, we shall have all rights available to you in connection thereof the purchase Agreement or modify any provision thereof without our prior written consent.

Assignment of Leases and Land Contracts: As additional security for the DERT year to the extent permitted by law assign and mortgage to us, and grant us a security interest in, all of your right, title, and interest in (a) all existing and future lead contracts or other agreements by which you are now selfing or shall later self any interest in the PROPERTY. You assign to use any rents or profits and all other proceeds arising from any such lease, land contract, or other agreement You agree to pay and perform all of your obligations and covenants under all such leases, land, outracts or other agreements and to give us proof of such payment or performance whenever we request it. If you had to pay or perform, any of your obligations, we have the right, but not the obligation, to do so on your behalf. Any amounts we spend in performing your obligations will be come part of the DEBT payable by you upon our demand, and will bear interest at the same rate as the DEBT bears from time to time. Without on, prior written consent, you shall not consent to the assignment of the lessee's interest under any lease or cancel, modify accept a surrender of, or brake any other assignment of am such lease, land contract or other agreement, or any interest therein. You agree not to accept or collect any payment of tent or of principal or interest or any other amount under such lease, fand contract or other agreement intore that one month before it is due and payable under the terms thereof. Nothing in this Mortgage shall be construed to give our consent to the sale, lease or transfer of any interest in the PROPERTY.

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