

# UNOFFICIAL COPY

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CH 259541 C.R.

DEPT-01 RECORDING

\$14.00

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REC # B \*-70-366108

## Equity Credit Line Mortgage COOK COUNTY RECORDER

THIS EQUITY CREDIT LINE MORTGAGE is made this 25th day of June 1990 , between the Mortgagor,  
**WILLIAM P. EFTAX AND MARY A. EFTAX, HIS WIFE, IN JOINT TENANCY**

and the Mortgagor, The Northern Trust Company, an Illinois banking corporation, with its main banking office at 50 South La Salle Street, Chicago, Illinois 60675 (herein, "Mortgagee").

WHEREAS, Mortgagor has entered into The Northern Trust Company Equity Credit Line Agreement (the "Agreement") dated June 25, 1990 pursuant to which Mortgagor may from time to time borrow from Mortgagee amounts not to exceed the aggregate outstanding principal balance of \$68,000.00 (the "Maximum Credit Amount"), plus interest thereon, which interest is payable at the rate and at the times provided for in the Agreement. All amounts borrowed under the Agreement plus interest thereon are due and payable on June 15, 1995 or such later date as Mortgagee shall agree, but in no event more than 20 years after the date of this Mortgage;

NOW, THEREFORE, to secure to Mortgagee the payment of the Maximum Credit Amount, with interest thereon, pursuant to the Agreement, the payment of all sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Mortgagor herein contained, Mortgagor does hereby mortgage, grant, warrant, and convey to Mortgagee the property located in the County of COOK

2035 BRENTWOOD ROAD, NORTHBROOK, IL 60062

(herein "Property Address"), legally described as:

LOT 5 IN DEHNES SUBDIVISION, A SUBDIVISION OF PART OF LOT 1 IN SCHOOL TRUSTEE'S SUBDIVISION OF SECTION 16, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 16, 1962 AS DOCUMENT 18619329, IN COOK COUNTY, ILLINOIS.

Permanent Index Number 04-16-202-041

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property".

Mortgagor covenants that Mortgagor is lawfully seized of the estate hereby mortgaged and has the right to mortgage, grant, and convey the Property, and that Mortgagor will warrant and defend generally the title to the Property against all claims and demands, subject to any covenants, dedications, easements, or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgagee's interest in the Property.

Covenants. Mortgagor covenants and agrees as follows:

1. Payment of Principal and Interest. Mortgagor shall promptly pay when due the principal of and interest on the indebtedness incurred pursuant to the Agreement, together with any fees and charges provided in the Agreement.

2. Application of Payments. Unless applicable law provides otherwise, all payments received by Mortgagee under the Agreement and paragraph 1 hereof shall be applied by Mortgagee first to payment of amounts payable to Mortgagee by Mortgagor under this Mortgage, then to interest, fees, and charges payable pursuant to the Agreement, then to the principal amounts outstanding under the Agreement.

If Mortgagor has paid any precomputed finance charge upon Mortgagor's payment of the entire outstanding principal balance and termination of the Equity Credit Line, Mortgagor shall be entitled to a refund of the unearned portion of such prepaid finance charge in an amount not less than the amount that would be calculated by the actuarial method, provided that Mortgagor shall not be entitled to any refund of less than \$1.00. For the purposes of this paragraph the term "actuarial method" shall mean the method of allocating payments made on a debt between the outstanding balance of the obligation and the precomputed finance charge pursuant to which a payment is applied first to the accrued precomputed finance charge and any remainder is subtracted from, or any deficiency is added to the outstanding balance of the obligation.

This document prepared by:

90366108

STEBBINS NELSON

50 S. La Salle Street  
Chicago, Illinois 60675

BOX 15



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13. Notice. Effective for any notice required under applicable law to be given to the addressee, (a) any notice to Morgan大通 as provided for in this Agreement shall be given by mailing such notice by certified mail addressed to Morgan大通's principal place of business at 31 such other address as Morgan大通 may designate in the notice to Morgan大通; or to such other address as Morgan大通 may designate in the notice to Morgan大通 by certifying that such notice has been delivered to Morgan大通's principal place of business at 31 such other address as Morgan大通 may designate in the notice to Morgan大通; (b) any notice to Morgan大通 by electronic mail, facsimile or telex, or by telephone, shall be given by certifying as provided herein, and (c) any notice to Morgan大通 by telegraph or telex, shall be given by having Morgan大通 acknowledge receipt of the notice by telephone, or by sending a copy of the notice to Morgan大通 by facsimile or telex.

12. Legislation Allowing Homeless Persons to Stay at Academic Institutions of their Choice. If academic institutions of their choice allow homeless persons to stay at their institutions, it may invoke any remedies permitted by paragraph 19.

11. **Succesors and Assigments** Bound: joint and Several Liability  
Capitols. The co-warrant and assignments shall contain these last contained shall bind, and  
the parties hereunder shall induce to, the respect of successors and assigns of  
all conveyances and assignments of jointly or severally liable for compensation only  
and are not to be liable to intercept or define the provisions hereinof.

10. For better or worse, the Hollywood elite is a divider. Any loquaciousness by a moviegoer can be construed as a put-down.

10. Who taught you that the academic motto has no official rank or meaning? 11. Who taught you that the motto is not a part of the school's history?

7. Inspection. Monitoring may make it easier to be sure that each car has been checked prior to delivery; however, it is important to inspect each car before delivery.

بگذارید. پس از آنکه باید میزان خود را در میان افرادی که باشند میتوانند این میزان را درست بخوردند، برابر کنید. این میزان را میتوانید با این روش تعیین کنید: ابتدا میزان خود را در میان افرادی که باشند میتوانند این میزان را درست بخوردند، برابر کنید. این میزان را میتوانید با این روش تعیین کنید: ابتدا میزان خود را در میان افرادی که باشند میتوانند این میزان را درست بخوردند، برابر کنید.

standardized, but can still manifest in a distributed manner of recognizable categories, facets and carry impact like Prophecy to make reparation.

6. Protection of Holographic Security. If a hologram fails to perform its intended function, it can be removed and replaced.

5. Prescribed Union and Associate Union of Proprietors; Leaseholders; Commo-  
nminiums; Planned Unit Developments; Mortgagor shall keep the Prop-  
erty in good repair and shall not commit waste or permit impairment of  
the Prescription of the Property and shall comply with the provisions of any lease if  
this Mortgagor is a lessee himself. If this Mortgagor is a unit in a condominium  
and this Mortgagor is a member of the common unit of the condominium  
or a planned unit developer, Mortgagor shall perform all of his obligations  
under the description of covenants contained in the by-laws and regulations of the con-  
dominium or planned unit developer, which by-laws and regulations of the con-  
dominium or planned unit developer will be recorded in the office of the recorder  
of deeds or recorder of titles of the county where the property is located. If this  
Mortgagor is a lessee, he shall pay to the lessor all rents and other amounts due  
from him under the leasehold contract and shall be liable to the lessor for all  
damages resulting from his non-compliance with the terms and conditions  
of the leasehold contract. The lessor may sue for the recovery of the amount  
due him and for damages resulting from his non-compliance with the terms  
and conditions of the leasehold contract. The lessor may also sue for the recovery  
of the amount due him and for damages resulting from his non-compliance  
with the terms and conditions of the leasehold contract.

Unlawful occupations and unlawful occupations are illegal in many states, and some states have laws against them. For example, it is illegal to practice medicine without a license in most states. It is also illegal to practice law without being licensed as a lawyer. In addition, it is illegal to practice engineering without being licensed as an engineer.

The first sentence of the text is: "The following is the transcript of a speech by Dr. Martin Luther King, Jr., delivered at the Lincoln Memorial in Washington, D.C., on August 28, 1963." The text itself is a transcription of King's speech, starting with "I have a dream".

Using of heterocyclic cation radical on the Property induced electron transfer was also studied by us.  
For example, in the case of 1,4-dihydropyridine, electron transfer from the radical form to the neutral form was observed.

3. **Chargers:** These factors will trigger a legal claim or cause to file a complaint against the property manager over their violations of the lease agreement. It is important to understand the lease terms and conditions to ensure that the property manager is not violating any provisions of the lease. If a property manager violates the lease, it may result in legal action being taken against them.