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## **Equity Credit Line Mortgage**

THIS POUTTY CREDIT LINE MORTGAGE a made dia Patricia A. Calmayn, as Trustee under	30:h	day ofA	pril	1992 between the Mortgagor.
Patricia A. Calmeyn, as Trustee under F.B.O. Patricia A. Calmeyn	Trust Agreem	ent dated	December 14,	1989 (berein, "Nioripagor"), and
			# P(A) N1 A15.	'
the Mortgagee, Northern Trust Bank O'Haze N.A., an Illinois banki (hesein, "Mortgagee").	ng corporation, with it	s main banking o	Desaison Mening	asi Kosa (Carago, Danosi 606) 1
	LOTE N S F.	o Cardio I in a d		nest" dated
WHEREAS, Mortgagor has a twiest into Northern Trust Ban April 30 1992 pursuant to violat Mortgagor may from to	ne in time borrow from	n Moctesess an	greeness (use Agrees	serrerate outstanding principal
balance of \$50,000.00 (the Maximum C	redit Amount"), plus	interest thereo	a, which interest is pay	able at the rate and at the times
provided for in the Agreement. All amounts for ownd under the Agr	rement play interest th	tereon are due a	nd payable on <u>APCL</u>	1 30 1997
or such later date as Mortgagee shall agree, but in an event more	than 20 years after th	e date of this M	lorigage;	
NOW, THEREFORE, to secure to Mortgages the r. payment o	like Mir mine Condi	Amount within	terest thereon engine	tiothe Agreement, the proment
of all sums, with interest thereon, advanced in accordance be ravith to	ring search and Cream	this Morteage.	and the preformance of	the covenants and agreements of
Mortgagor hereig cogianced, Mortgagor does berely mortga, v. gran	t.watrant.andcomey	to Mortgagee th	e property located in th	e County of
Cook	. State of Illinous, wh	uch has the stre	et address of	
1605 Parkside Drive, Park Ridge, IL 60	168		(herein *Propert	y Address"), legally described as:
Lot 10 in Lindstrom's First Addition t	o Pira Ridge	Manor bei	ine a subdivis	ion of parts of
Lots I and 2 in Henry C. Senne's Estat				
quarter and the North 55 rods of the E				
Township 41 North, Range 12 East of th				
roadouth at notice, wenge it has of the	w 1111/4 1111/		III 000F	
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Permanent Index Number 09-22-208-033

TOGETHER with all the improvements now or hereafter erected on the property and all easements, or lits, apporterances, 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 mid property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to z. .... "Property".

Mortgagor covenants that Mortgagor is lawfully seized of the estate hereby conveyed 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 mortgage, a declarations, easessents, or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgager's interest in the Property.

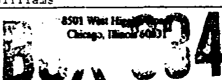
COVENANTS. Morigagor covenants and agrees as follows:

- 1. Payment of Principal and Interest. Mortgagor shall promptly pay when the 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 psyments received by Mortgagee under the Agreement and paragraph 1 here of shall be applied by Mortgagee first in 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 emounts outstanding under the Agreement.

If Mortgagor has paid any precomputed finance that, e. upon Mortgagor's payment of the entire outstanding principal balance and termination of the Equity Credit Line, Mortgagor shall be entited to a refund of the uncarned 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 accused 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:

Julie Williams



manner designated herein. 14. Governing Law Screen lity. This Notegoes shall be governed by the laws of Illinois. In the event that any provision or charse of this Mortgage or the Agreement conflicts with applicable laws, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Agreement are declared to be severable provided that Mortgage may exercise its termination option provided in paragraph 12 in the event of changes in law after the date of this Mortgage.

- Mortgagor's Copy. Mortgagor that he furnished a conformed copy of the Agreement and of this Mortgago at the time of execution or after recordation hereof.
- 16. Transfer we the Property: Assumption. To the extent permitted by tak, if all or any part of the Property or an interest therein, including without limitation may part of any beneficial saterest in any trust holding title to the Property, is well or transferred by Mortgagor without Mortgagor's prior written consean. Mortgagor may, at Mortgagor's option, declare all the sums secured by this Mortgagor to be insteading due and payable.
- 17. Revolving Credit Loan. This Morrgage is goed to secture a revolving credit feart unless and until awill loan is converted to an installment loan cas provided in the Agreement , a.d. a. Usecuse not only presently existing tablebiedacis under the Agreeous that the luture advances, whether such advances are ubligatory or to be trade at the contract Mortgagee, or otherwise, as are made within Its sears from the date here is to the same extent as if such lature advances were made on the date of the encourage of this Militage, although there may be no advance mode at the time of execution of the Mortange and although there may be no machtedi ear secured hereby including at the time any advance is made. The lien of this Morigage shall be said 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 of the county in which the Property is located. The total animum of inceptedness secured he elsy city increase in decrease from time to incle, but the total unjoid principal balance noise ebrednew women bereby improving driving ments that Morty gee may more made this Mortgage, the Agreement, or my other document with respect their total any one time constraining shall not exceed the Maximum Credit Amount, piinterest thereos, and any dishuranished made for payment of taxes, special assessments, or insurance can too Property and adviest on such dishurtements call such indebtedness being beteinafter referred to as the masamorn amount wewend beight in This Millettage shall be valid and have priority to the extent of the manimum amount recured hereby over all subsequent hers and enounbrances, including statistical bear, excepting solely taxes and assessments levice. on the Property given provide by law
- 18. Convergion to Installment Loan. Pursuant to the Agreement, Most gages may remanate the Agreement and convert the outstanding indebtedominant of deceanader to an installment with measing interests the rate set form in the Agreement and payable as monthly matallments of principal and interest over a period of not less than one year and which shall, in any event be due and payable on or before 20 years after the day of this Mortgage. This Mortgage is given to and shall secure such installment won.

A receive ation Reviewed. Upon Mortgagor's breach of any comeaant or agreement of Mortgagor in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, or the occurrence of an Event of Default under the Agreement, which Events of Default are incorporated herein by this reference as though set forth in full herein. Mortgagoe, at Mortgagoe's option, may declare all of the sums accured by this Mortgago to be immediately due and payable without further Jermand, may terminate the availability of mans under the Agreement, and may foreclose this Mortgago by judicial proceeding: provided that Mortgagoe shall notify Mortgagor at least 30 days before instituting any action leading to repossession or foreclosure (except in the case of Mortgagor's abandonment of the Property or other extreme circumstances. Mortgagor shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorneys' fees, and costs of decomentary evidence, abstracts, and title reports.

All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage, the Agreement, or alforded by law or equity, and may be exercised econstrictly, independently, or successively.

20. Assignment of Rents; Appointment of Receiver; Mortgagee in Possession. As additional security hereunder. Mortgagee hereby assigns to Mortgagee the rents of the Property, provided that Mortgager shall, prior to acceleration under paragraph 19 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 19 hereof or abandonment of the Property, and at any time prior to judicial sale, Mortgagee, in person, by agent, or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Mortgagee or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents including, but not limited to receiver's fees, premiums on receiver's bonds, and reasonable attorneys' fees, and then to the sums secured by this Mortgage. Mortgagee and the reserver shall be liable to account only five those rents actually received.

- 21. Release. Upon payment in full of all amounts secured by this Mortgage and termination of the Agreement, Mortgage shall release this Mortgage without charge to Mortgagor. Mortgagee shall pay all costs of recordation of the release, if any.
- 2. Waiver of Homestead. To the extent permitted by law, Mortgagor hereby to leases and waives all rights under and by virtue of the homestead exemploric times of Illinois.

IN WITHE S W. IEREOF, Mortgager has executed the Mortgage.

**9**23663 8

MongagorPatricia A C Fryst Agreems

over a period or not less man one year and intensivation in any ever compilie on or before 20 years after the day of this Mortrace. Th	is Morrore's	- July E Cal			
given to and shall secure such installment was	Mongagor Donald C.	Calmeyn Sc. Hereby warves			
	all right	s of homes and exemption in			
	the prope	rty.			
State of Illinois	3.58				
County of	}				
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Mail To: Northern Trust Baok O'Hare N.A.	OFFICIAL SEAL				
Alto Patrice forest	JANNE McDONAL				
SAN West Haggars Road. Chicago, No.	DTARY PUBLIC, STATE OF ILLWOIS				
Hiacis 6063i	My Comission Expires 7-5-94	}			
Appropriate Activities 1		B			

- 3. Charges; Liens. Mortgagor shall pay or cause to be paid all taxes, asset ments, and other charges, fines, and impositions attributable to the Property that may attain a priority over this Mortgage, leasthold payments or ground rents, if any, and all payments due under any mortgage disclosed by the title immurance policy insuring Mortgagee's interest in the Property (the 'First Mortgage"), if any. Upoa Mortgagee's request, Mortgagor shall promptly furnish to Mortgagee receipts evidencing payments of amounts due under this paragraph. Mortgagor shall promptly discharge any lien that has priority over this Mortgage, except the lieu of the First Mortgage; provided, that Mortgagor shall not be required to discharge any such lies so long as Mortgagor shall agree in writing to the payment of the obligation accured by such lien in a manner acceptable to Mortgages, or shall in good faith contest such ben by, or defend enforcement of such lien in, legal proceedings that operate to prevent the enforcement of the lien or forfeiture of the Property or any part thereof.
- 4. Hazard Insurance. Mortgagor shall keep the improvements now existing or hereafter erected up the Property insured against less by fire, hazards included within the term "extended coverage", and such other hazards as Mortgagee may require and it such amounts and for such periods as Mortgagee may require; provided, that Is ortgaged shall not require that the amount of such coverage exceed that amount of coverage required to pay the total amount secured by this Mortgage, taking prior liens and co-insurance into account.

The insurance carrier providing the insurance shall be chosen by Mortgagor end approved by Mortgages (which control that not be unremonably withheld. All premiums on insurance poly are fall be paid in a timely manner. All insurance policies and renewals thereof wall be in form acceptable to Mortgager and shall include a standard mortgage clause in favor of and in form acceptable to Mortgagee. Mortgagor shall promptly frinish to Mortgagee all renewal notices and all receipts for paid premiums. In 16, event of loss, Mortgagor shall give prompt notice to the insurance carrier and Mor gage . Mort gage may make proof of feat if not made promptly by Mortgager.

Unless Mortgages and Mortgagor otherwise agree in writing insurance proceeds shall be applied to restoration or repair of the Property Aurased. provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Mortgagor. If the Property is abandoned by Mortgagor or if Mortgagor fails to respond to Mortgager within 30 days from the date notice is mailed by Mortgagee to Mortgagor, that the insurance carrier offers to settle a chain for insurance benefits Mortgagee is authorized to collect and apply the insurance proceeds at Mortgogee's option either to restoration or repair of the Property or to the nums secured by this Mortgage.

Unless Mortgagee and Mortgagor otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due dite of the payments due under the Agreement or change the amount of such payments. If under paragraph 19 hereof, the Property is acquired by Mortgages: all right, title, and it terest of Mortgagor in and to any insurance policies and in and to the proceeds thereof reaching from damage to the Property prior to the sale or acquisition shall pear to Mortgagee to the extent of the same secured by this Mortgage immediately prior to such sale or acquaition.

- 5. Preservation and Maintenance of Property; Leaseholds; Condominimum; Planued Unit Developments. Mortgagor shall keep the Propcrty in good repair and shall not commit waste or permit impairment or necionation of the Property and shall comply with the provisions of any icase if this Mortgree is on a lessehold. If this Mortgree is on a unit in a condomism or a planned unit development, kilorigagor shall perform all of Muripagor's obligations under the declaration or covenants creating or governing the con-dominium or planned unit development, the bylana and regulations of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Mortgagor and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall several and supplement the covenants and agreements of this Mortgage as if the rider were a part hereof.
- 6. Prosection of Mortgager's Security. If Mortgagor fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced that materially affects Mortgagee's interest in the Property, including, but not limited to, any proceeding by or on behilf of a scior mortgages, exament domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, Mortgages, at Mortgages's option, upon motice to Mortgagor, may make such appearances, disturce such me and take such action so is necessary to protect Mortgages's interest,

incruouse, but not limited to, disbursement of reasonable attorneys' fees and entry upon the Property to make repairs

Any amounts disbursed by Mortgagee purpoant to this paragraph 6, with interest thereon, shall become additional indebtedness of Mortgagot secured by this Morigage. Unless Mortgagor and Mortgagee agree to other terms of payment, such amounts shall be payable upon Mortgager's demand and shall. bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Agreement. Nothing contained in this paragraph 6 shall require Mortgagee to meur any expense or take any action bereunder

- Inspection. Mortgagee may make or cause to be made reasonable entires upon and inspections of the Property, provided that Mortgagee shall give Mortgagor notice prior to any such inspection specifying reasonable cause therefor related to Mortgagee's interest in the Property.
- Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or office taking of the Property, or part thereof, or for conveyance in hea of concemnation, an hereby amigned and shall be paid to Mortgagee. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if my, paid to Mortgagor. In the event of partial taking of the Property, that fraction of the proceeds of the award with a numerator equal to the total of Loans and other amounts secured immediately before the taking. and a denominator equal to the value of the Property immediately befree the taking, shall be applied to the sums secured by this Mortgage, and the excess said to Mortgagy.

If the Property is abandoned by Mortgager, or it, after notice by Mortgager to Mortegeor that the condemnor has offered to make an award or settle a claim for damages, Mortgagor fails to respond to Mortgagee within 30 days after the date such notice is mailed. Mortgager is authorized to collect and apply the proceeds, at Mortgagee's option, either to restoration or repair of the preperty or to the sums secured by this Mortgage.

Unless Mortgagee and Mortgagor otherwise agree in writing, any such application of proceeds to principal shall not extend or justipone the due date of the amount due under the Agreement or change the amount of such payments.

- Mortenger Not Released. No extension of the time for payment or r addication of any other term of the Agreement or this biortgage granted by Mortague to any successor in micross of the Mortgagor shall operate to release, ir any manner, the liability of the original Mortgagor and Mortgagon's successors in interest. Mortgagee shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify by rea on of any demand made by the original Mortgagor and Mortage ar a success or in interest.
- 10. Fureboarance by For gagee Not a Waiver. Any forebearance by Mortgagee in exercising any right or remedy under the Agreement, hereundry, or otherwise afforded by applicable [sw. shall not be a warrer of or preclude ]. exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Mortgagee shall not be a waiver of Mortgagee's right to accelerate the maturity of the indebtedness secured by this Mortgage.
- 11. Successors and Assigns Bound; in a and Several Linding: Captions. The covenants and agreements hereic contains it shall bind, and the rights herenoder thall journ to, the respective successors and assigns of Mortgages and Mortgagor, subject to the provisions of paragraph 16 herer# All coveraints and agreements of Mortgagor shall be joint and several. The cartions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or deline the provisions herrof.
- 12. Regislation Affecting Mortgageo's Rights. Henactment or expiration of applicable how has the effect of rendering any provision of the Agreement or this Mortgage unterforceable according to its recreas, Mortgagee, at its option. may require immediate payment in full of all sums secured by this Mortgage and may invoke any remedies permitted by paragraph 19.
- 13. Notice. Except for any notice required under applicable law to be given in another manuer, (a) any notice to b ortgagor provided for in this Mortgage shall be given by making such notice by certified mail addressed to Mortgagor at the Property Address or at such other address as Mortgagor may designate by votice to Mortgagee to provided herein, and (h) any notice to Mortgagee shall be given by certified small, return receipt requested, to Mortgagee's address stated herein or to such other address as Mortgages may designate by notice to Marigagor as provided herein. Any notice provided for in this Mortgage shall be decisted to have been given to Mortgagor or Mortgagoe when given in the