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Equity Credit Line Mortgage

THIS EQUITY CREDIT LINEMORTGAGE is made thin			December	1992 houses de Morpeger
Steven D. Page and Mary Roberts Page,	A/K/A Mary	R. Pege	his wife,	as joint tenents
the Mortgages, Northern Trust Crait/Leks Formst N.A., as Ulisoist 60045 (bersin, "Mortgages").	banking experation,	erith jär mjala i	making affice of 246	M. Desegoth Road, Labo Perest, Dinei
- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	rape por films con town in Special American (17), infe	n interest the	ruce, which interest	is appoint at the rate and at the time
provided for in the Agreement. All amounts to row of under the Agree such later date as identificant shall agree, by it no event more	respont plus interest then 20 years effer t	thereon are d he dave of th	ue and payable on is Mortgage:	December 19th 159/
NOW, THEREPORE, to secure to Mortgages the up yourst of all man, with interest thereon, silveneed in accordance or cavità to Mortgagor herein contained, Mortgagor does hereby mortgage gras	o protect the steatily a	of this Morty y to Mortyke	ye, and the persons of the property forei	ings of the Commission and Alternatives of
5438 W. Lamon, Chicago, Illinois 50(30	representative solide. Little and a second	Percit "	Topusy Address"), legally discribed as
Lot 8 in Horace H. Brook's Second the Hortheast Fractional & of Sect Third Principal Meridian, in Cook	ion 9, found	hip 40 i	North, Range	13. East of the
Permanent Index Number 13 09 205 036			ter en la tra	93008314
TOGETISTER with all the improvements now or hereafter sensite rights and profits, water, water rights, and water stock, and all finites	de mon or bereaffer at	iteralistic to Our	Market Available	ions, mints, regulative, palmeral, cell seed go this litter types; sind all of the foregoing

Mortgager constants that Mortgager is implify seized of the cetats hereby conveyed and has the right to mortgan and convey the Property, and right waterest and defend generally the title to the Property against off chains and descends inhibite to use it of the Property against off chains and descends inhibite to use it or its title to the Property against off chains and descends inhibite to use it or its title to the Property against off chains and descends inhibite to use it or its title to the Property against and descends inhibite to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against a descends inhibited to use its title to the Property against a descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to the Property against and descends inhibited to use its title to use its Mortgagor will warrant and defend generally the title to the Property against all claims and demands, subject restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgages's inte

COVENANTS. Mortunger covenants and agrees as follows:

- 1. Payment of Principal and Interest. Marigagor shall promptly pay when is the principal of and interest on the indebtedness incurred pursused to the Agreement, together with say fees and charges provided in the Agreement.
- 2. Application of Payments. Unless applicable law provides otherwise, all payments received by Mortgages under the Agreement and paragraph I hereof shall be applied by Mortgagee first in payment of amounts payable to Mortgages by Mortgagor under this Mortgage, then to interest, free, and charges psyable pursued to the Agreement, then to the principal amounts oristanting under the Agreement.

If Mortgagor has paid any presocripted finance carge, upon Mortga payment of the entire orthanding principal believe and termination of the Equity Credit Line. Mortgagor shall be suffiled to a refend of the unserted portion of such prepaid flagmer obserge in an amount not less than the amount that would be calculated by the ectionish method, provided that lifert shall not be entitled to any refund of less than \$1,00. For the purpose paragraph the term "ne/weckal method" shall mean the method of all payments made on a debt between the outstand and the procomputed Strapes theree pursuint to which a payment is a first to the accred procomputed Section wheree and any resistants tracted from, or any deficiency is added to cibligation.

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manner chalgented basels. 14. Governing first Severability. This Mortages shall be governed by the laws of Illinois. in the vice it at any excision or of these of this Mortage or the Agreement contains with applicable laws, each continue. shall not affect other provisions of this Mortgage or the Agreement which can be given affect without the conflicting provision, and to this end the provisions of this Mortgage and the Agreement are declared to be severable; provided that Mortgages may exercise its termination option provided in puragraph 12 in the event of changes in law after the date of this Mortgage.

- 15. Mertgager's Copy. Mortgagor shall be furnished a conformed copy of the Agreement and of this Mortgage at the time of execution or after recordstion hereof.
- 16. Transfer of the Property: Assumption. To the extent permitted by law, if all or any part of the Property or an interest therein, including without limitation any part of any beneficial interest in any trust holding title to the Property, is sold or transferred by Mortgagor without Mortgages's prior written consent, Mortgager may, at Mortgages's option, declars all the same secured by this Mortgage to be immediately due and psyable.
- 17. Bevolving Credit Jaw. This Mortgage is given to secure a revolving credit lean values and until was loan is converted to an installment loan (as provided in the Agreement), an (a) Il secure not only presently existing indebtedness under the Agreement but of a fiture advances, whether such advances are obligatory or to be made at the op an of Mortgages, or otherwise, as are made within 20 years from the date hereof. to the same extent as if such future advances were made on the date of the executive of this afortgage, although there may be no advance made at the time of contion of this Mortgage and although there may be no indebtedness secured here by a utstanding at the time any advance is made. The lien of this Mortgage shall be waid as to all indebtedness secured hereby, including future advances, from the than of its filing for record in the recorder's or registrar's office of the county in which the Property is located. The total amount of indebtedness secured hereby at ay 1 crease or decrease from time to time, but the total unpaid principal balance of and 16/2dnon secured hereby (including disbursoments that Mortgages may state ands this Mortgage, the Agreement, or any other document with respect there (a) at any one time outstanding shall not exceed the Maximum Cradit Amount, ph t interest thereon, and any disbursements made for payment of tame, special amountments, or insurance on the Property and interest on such disbutusments (all such indebtedness being hereignfter referred to as the maximum amount secured hereby). This Mortgage shall be valid and have priority to the extent of the maximum amount secured hereby over all subsequent liens and encumbrances, including statutory liene, excepting solely taxes and assessments levical on the Property given priority by law.
- 18. Conversion to Installment Logs. Pursuant to the Agreement, Mortgages may terreinate the Agreement and convert the centrapiding indebtedness incurred thereunder to an installment loan treating interest at the rate sat forth in the Agreement and payable in mentally installments 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 date of this Mortgage. This Mortgage is given to and shall secure such installment long.

rigged and delivered the said in

Staven D. Page and Mary R. Page

19. Appeleration: Beneatier. Upon Mortager's breach of any covenant or physical of (form for i) the Marker, including the covenant to pay when for any covenant of the Marker of the accurrence of an invest of Default water the Appeleration which break of Default are incorporated herein by this reference as though set forth in full hereis, Mortgages, at Mortgages's option, may declare all of the summ secured by this Mortgage to be immediately due and psymble without further demand, may terminate the availability of loans under the Agreement, and may forestoes this Mortgage by judicial pre-cooling; provided that Mortgages shall easily Mortgager at least 30 days before justifuling any action leading to represented or forestoners (except in the once of Mortgager's abandonment of the Property or other extreme decommences). Mortgages shall be entitled to collect in such proceeding all supposes of foreciosure, including, but not limited to, reasonable atterneys' fees, and econ of documentary evidence, abstracts, and title resorts.

All regardies provided in this Mortgage are distinct and completive to any other right or remady under this Mortgage, the Agreement, or afforded by law or equity, and may be sauraleed consurrently, independently, or successively.

20. Assignment of House, Appointment of Receiver, Mortanges in Passessian. As additional security hereunder, Mortgager hereby sesigns to Mortgages the reats of the Property, provided that Mortgagor shell, prior to acceleration under paragraph 19 bereaf or shandowness of the Property, have the right to collect and retain such rents as they become due and psyable.

Upon acceleration under paragraph 19 hereof or abandonment of the Property, and at any time prior to judicial mic, Mortgages, in person, by agent, or by judicially appointed receiver, shall be entitled to enter upon, take pass sion of and munage the Property and to collect the reats of the Pro including those part due. All rents collected by Mostgages or the resolver shall be applied first to payment of the costs of management of the Property and collection of reats including, but not illusted to receiver's fees, premiums on rnorfeer's boads, and consumble attornoise fees, and then to the sume secured by this Mortgage. Mortgages and the resolver shall he liable to account only for those reats actually rendired.

- 21. Release. Upon payment in full of all amounts secured by this Mortgage and termination of the Agreement, Mortgages shall release this Mortgage without charge to Mortgager. Mortgages shall pay all control recordation of the to lease, if any.
- 26. Virginar of Homesteed. To the extent permitted by law. Mortgagor here's release and universal rights under and by virtue of the homesteed exemption A VANS of Illinois.

IN WITHE SS WASREOF, Mortgager has ensemted that Mortgage.

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Mary R	oburta Page	•
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Mail To: Northern Trust Bank/Lake Forest N.A. Atta: Real Fatzte Mortgage Department 265 E. Deerpith Road, Lake Porest. ilitaala 46045

the undersigned

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State of Illinois County of

acknowledged that __ purposes thereig set forth.

My commission emires

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- 3. Charges; Liens. Mortgagor shall pay or cau eto be profile axes in comments, and other charges, fines, and impositions attributable to the Property that may attain a priority over this Mortgage, leasehold payments or ground rents, if any, and all payments due under any mortgage disclosed by the title insurance policy insuring Mortgagee's interest in the Property (the "First Mortgage"), if any. Upon Mortgagee's request, Mortgagor shall premptly furnish to Mortgagor excepts evidencing payments of amounts due under this paragraph. Mortgagor shall promptly discharge any lien that has priority over this Mortgage, except the tien of the First Mortgage; provided, that Mortgagor shall not be required to discharge any such lien so long as Mortgagor shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Mortgagee, or shall in good faith contest such lien 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 new existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other intearts as Mortgagee may require and in such amounts and for such periods as Mortgagee may require; provided, the hortgagee shall not require that the smount 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 necount.

The insurance carrier providing the insurance shall be chosen by Mortgagor and approved by Mortgagee (which approval shall not be unneasonably withheld). All premiums on insurance policies whall be paid in a time; manner. All insurance policies and renewals thereof shall be in form acceptable to Mortgagee and shall include a standard mortgage cause in favor of aid in form acceptable to Mortgagee. Mortgagor shall promptly turnish to Mortgagee all renewal notices and all receipts for paid premiums. In the event of lost, Mortgagor shall give prompt notice to the insurance carrier and Mortgago. Infortgagee may make proof of loss if not made promptly by Mortgago.

Unless Mortgagee and Mortgagor otherwise agree in writing, flacrance proceeds shall be applied to restoration or repair of the Property desired, provided such restoration or repair is economically feasible and the neutrity 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 Bortgage, with the excess, if any, paid to Mortgagor. If the Property is abandoned by Mortgagor or if Mortgagor fails to respond to Mortgages within 30 days from the date notice is mailed by Mortgagee to Mortgagor, that the insurance carrier offers to settle a claim, for insurance benefits Mortgagee is authorized to pollect and apply the insurance proceeds at Mortgagee's option either to responsition or repair of the Property 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 postpone the duse date of the payments due under the Agreement or change the amount of such payments. If under paragraph 19 hereof, the Property is acquired by Mortgagoes, all oright, title, and interest of Mortgagorin and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Mortgagee to the extent of the sums so used by this Mortgage intimediately prior to such sale or acquisition.

- 5. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Mortgagor shall keep the Property in good repair and shall not commit wate or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a teaschold. If this Mortgage is on a unit in a condominium or a planned unit development, Mortgagor shall perform all of Mortgagor's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the bylaws and regulations of the condominium or planned unit development, and constituent decuments. If a condominium or planned unit development rider is executed by Hortgagor and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider were a part hereof.
- 6. Protection of Mortgagee's Security. If Mortgager frils 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 I chalf of a prior mortgagee, eminent domain, insolvency, code enforcement, an arrangements or proceedings involving a bankrupt or decedent, Mortgagee, at Mortgagee's option, upon notice to Mortgager, may make such appearances, disburse such sums and take such action as is necessary to protect Mortgagee's interest,

adjuding, but not finite to, disbursement of reasonable attorneys' sees and entry upon the property to make repairs.

Any amounts disbursed by Mortgagee pursuant to this paragraph 6, with interest thereon, shall become additional indebtedness of Mortgagor secured by this Mortgage. Unless Mortgagor and Mortgagee agree to other terms of payment, such amounts shall be payable upon Mortgagee'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 incur any expense or take any action hereunder.

- 7. Inspection. Mortgagee may make or cause to be riside reasonable entries 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.
- 8. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Mortgagee. In the event of a total taking of the Property, the proceeds shall be applied to the sums accured by this Mortgage, with the excess, if any, 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 accured immediately before the taking, and a denominator equal to the value of the Property immediately before the taking, shall be applied to the sums secured by this Mortgage, and the excess paid to Mortgagor.

If the Property is abandoned by Mortgagor, or if, after notice by Mortgagee to Mortgagor 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. Mortgagee is authorized to collect and apply the proceeds, at Mortgagee's option, either to restoration or repair of the property or to the sums accured 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 date of the amount due under the Agreement or change the amount of such payments.

- 9. Mortgagor Not Released. No extension of the time for payment or midification of any other term of the Agreement or this Mortgage granted by Mortgage: to any successor in interest of the Mortgagor shall operate to release, in any manner, the liability of the original Mortgagor and Mortgagor'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 reason of any demand made by the original Mortgagor and Mortgagor's successor in interest.
- 10. Forebearance by Loringee Not a Waiver. Any forebearance by Mortgagee in exercising any right or remedy under the Agreement, hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The offorcement of insurance or the psyment of taxes or other liens or charges by Mortgagee shall not be a waiver of Mortgagee's right to accelerate the majority of the indebtedness accured by this Mortgage.
- 11. Successors and Assigns Bound; Joint (a) Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and amigns of Mortgagee and Mortgagor, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Mortgagor shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.
- 12. Legislation Affecting Mortgagee's Rights. If enactment or expiration of applicable laws has the effect of rendering any provision of the Agreement or this Mortgage unenforceable according to its terms, 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 manner, (a) any notice to Mortgagor provided for in this Mortgagor shall be given by mailing such notice by certified mail addressed to Mortgagor at the Property Address or at such other address as Mortgagor may designate by notice to Mortgagee as provided herein, and (b) any notice to Mortgagee shall be given by certified mail, return receipt requested, to Mortgagee's address stated herein or to such other address as Mortgagee may designate by notice to Mortgagor as provided berein. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or Mortgagee when given in the

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MORTGAGE RIDER FOR COVENANT #21

THIS RIDER IS incorporated into a certain MORTGAGE dated of even date herewithin given by the UNDERSIGNED to secure MORTGAGE indebtedness; said MORTGAGE encumbers real property commonly described as: 5438 N. Lamon

- Chicago, Ill 60630

 1) BORROWER and LENDER agree that notwithstanding anything contained in COVENANT 21 of the MORTGAGE LENDER is hereby authorized to charge a reasonable fee for the preparation and delivery of RELEASE DEED.
- 2) BORROW? and LENDER agree that if the FEDERAL NATIONAL MORTGAGE ASSOCIATION or the FEDERAL HOME LOAN MORTGAGE CORPORATION buy all or some of the LENDER'S rights under the MORTGAGE, this RIDER will no longer have any force or effect.

IN WITNESS WHEREOF, BORROWSA has executed this RIDER.

Stave. D. Page - BORROWER

(SEAL)

Mary R. Page - CO-BORROWER

A/K/A Mary Roberto Fage

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