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Return To: Praparid B.J.
Chase Manhattan Mortgage Corporation **Final Documents** 1500 N. 19th Street 6 North Monroe, LA 71201



0419749111 Eugene "Gene" Moore Fee: \$68.00 Cook County Recorder of Deeds Date: 07/15/2004 10:29 AM Pg: 1 of 22

-Prepared By:

MAIL TO:
HOME EQUITY TITLE
SERVICES, INC.
855 E. GOLF RD. #2140
ARLINGTON HEIGHTS, IL 60005

-[Space Above This Line For Recording Data] -

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#### MORTGAGE

#### **DEFINITIONS**

DOG PAY OF COOK Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

(A) "Security Instrument" means this document, which is dated July 1, 2004 Clory's Orrica together with all Riders to this document.

(B) "Borrower" is

Krishnan Ghosh, a single person

Borrower is the mortgagor under this Security Instrument. (C) "Lender" is

Chase Manhattan Mortgage Corporation

Lender is a corporation

organized and existing under the laws of The State of New Jersey

1766220615

ILLINOIS - Single Family - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT

Form 3014 1/01

-6(IL) (0010)

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VMP MORTGAGE FORMS (800)521-7291



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(E) 'Property' means the property that is described below in the brading. Franster of Rights at the  $\frac{1}{L} \left( \frac{1}{L} + \frac{1}{L} \left( \frac{1}{L} \right) \right) = \frac{1}{L} \left( \frac{1}{L} \left( \frac{1}{L} \right) \right)$ 

(F) Their parties the own evidenced by the Nove, plus interessing preparties interessand and charges this under the Nove take all some directions the Security Lastranical toler energies.

(it.) "Rider (\*) was all Riders to this Section Instrument and observed by Borrowal. The following staters are in the presiding Borrower periods box is applicabled

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- concenting approaches rederal, state and local stances regulations, Between 181 334 Applicable Law ordinances and administrative rules and colors, other outs, if coefficient outs as not as an applicable final the appearable indicad need our
- (4) Community Association Dues, Fees, and Assessments, means in June 1965, assessments and other danges can bre imposed on Borower e die Energie a. 2 condominum association, horizonwheis sequence or combinations and the
- 4. "Flectional Funds Transfer" means on finitely of mass 100s finite efficiencion city index of The course of some proper assumed which is increased under the decreme terminal telephonic formation of application, property the construction of a construction of the construction of th ing the an exposurable contrasters in that of any reachbonic, while that you and automated clearing house
- (K) "Escrou Items" means diose hems that are described in Section 3
- (E) "Miscellaneous Proceeds" algain any compensation scalement, award of a mages, or proceeds prid es are timer pure, conhections insurance proceeds pute under the coverages described in Section 3) for the difference to be described on the Property (the Condennation of other taking of a Poissary part of the Property of conservation to the at condemnation, in the autocorrespondence of an arras cas as to, the Like and a condition of the Property
- (M) "Mortgage Insurance" member distribute presection. Lender peanes: he comparament of 62 destautt on and taker
- (N) "Periodic Payment" means the cognitary scheduled amount due for at principal and interest up as the sole, plus our any amounts under Section 3 of the Security histinment
- ACO TRESPA I means the Read Estate Sectlement Procedures Aco (17) is No. 3 Section 2001 of sequitand or conferencies regulation. Regulation X (24 C.C.R., Pain 3500), as they might be amended from time to true of any additional in outcomes, legislation in regulation that governs the same subject, matter. As used acting according togrammen. FRESEX orders to all transferancin and restrictions that are noposed to regard so a thirdenitis reason books perform over a time from coes a scriminal as a "fadenitic related mortgage" July James Williams

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### **UNOFFICIAT**

(P) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

#### TRANSFER OF RIGHTS IN THE PROPERTY

This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender and Lender's successors and assigns, the following described property located in the COUNTY [Type of Recording Jurisdiction]

of COSK

[Name of Recording Jurisdiction]:

See attached Schedule A

Sch. Or Cook Coking. Parcel ID Number: 14-08-203-017-1228 5415 N Sheridan Rd, Unit 2004

Chicago

("Property Address"):

which currently has the address of

[Street]

[Ci/], [linois 60640]

[Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. 1766220615

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Payments in themsel of an elliptical to be not a when revolved at the location designated in the Note of a meliconter because to may be designated by leader in accordance with the notice provisions in Section 15 tender may remain an exposure of payment of portial payments are insufficient to oring the Loan current leader may accept up payment of portial payment insufficient to oring the Loan current leader to may accept up payment of portial payment insufficient to oring the Loan current leader to may accepted or originality to attribute to refuse such payment or partial transmits a factor toward to payment and apply such payments at the time such payments are received. To also Periodic theorems of applied as at its scheduled due date, then Leader need not payments in the loan agreement to Normany node such unapplied tands until Borrower makes payment to bring the Loan arrent to Normany flow not do so within a reasonable period of time. Leader shall either apply such tunds to return not to therefore, I am applied earlier such fluids will be applied to the outstanding original balance and or Note funnediately prior to foreclosure. No offset or claim which Borrower regit flows into a course in partial contents and agreements secured by this Security the contents and agreements secured by this Security.

2 application of Partners or Proceeds. Except as outgravist described in this rection 2 of payments recent due to prince to take to due to applied at the following orate of painting to interest the end, the body of the ends the order to due to be applied or the burners of the order in which is because due. Any remaining amounts that the applied dust to the climpes sections and only amounts that the applied dust to the climpes sections and only amounts due under this Section between the contraction and the ends of the Section between the contraction and the ends of the section of the s

It considers to the second is the character of the payment of the applied to the definquent payment and to the definquent payment and to the later character than the forestic Payment is must and the later may apply any payment received from Boursway, to the repayment of the Periodic Payments if the 20-the extent that each payment can be said in that to the attent that any excess exists after the payment is opined to the full payment of one or come Periodic Payments, such excess may be applied to any face charges the Notimury prepayments shall be applied to say prepayments shall be applied to say prepayment charges and then its described in the Not.

Any application of payments, insurance proceeds on Miscellaneous Proceeds to principal due under the Note shall not extend or position the due date, or change the amount, or the Periodic Payments.

3. Finds for Escrow Items. Borrower shall pay to Lender on the day Periotic Payments are due under the New until the Now is paid in full, a sum (the "Funds") to provide for payment of amounts due for an time sum of the Security Legistrem as a fem or encombrance on the Property. (S) leasehold payments or ground tents on the Property. (Fungt 12) promitions for any and ad insurance required by Lender under Section 5; and (d) Mortgage organisms organisms. (a.g., 16) any states payable to Borrower to Lender in fieu of the payment of Mortgage restrance premium. (a.g., 16) any states payable to Borrower to Lender in fieu of the payment of Mortgage restrance premium. (b) accordance with the provisions of Section 10. These items are called "Instrumentoms." A origination to be any time floring the term of the Joan, Lender may require that Community Mortgage them. Does flory and Assassments of any, be escrewed by Borrower, and such does fees and assessment of all to an issues from Borrower simil promptly turnish to funder all notices of amounts to be pared makes this Section, reproceed some pay Lender the Lunds for Escrow Berns, Lender may allow such waives belong the payable of funds for any sofid force when any time. You such waive may only a payable or the payable or the payable of any describe when any dime. You such waive may only a payable or the payable of the original of the annother.

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due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable astimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds spaid be held in an institution whose deposits are insured by a federal agency, instrumentality, or enatt (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permit. Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Jenour the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrumer to Borrower any Funds held by Lender.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charge, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, basehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner occuptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the

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5 Property Insurance. Borrower shall keep the improveduents one existing of aeronical created or incorporate cosmon equivactions by the majords included within the serial extendes enverage," and any other turneds increased, and incorporate includes and cheeks, for which Lender requires insurance for increased, another incorporate in the amounts chefteding deductible textels and for the periods that be offer requires. What is offer requires pursuant to the proceding sentences can change during the term of the coder requires. What is offer requires pursuant to the proceding sentences can change during the term of the coder requires. This insurance control providing the insurance shall be mosen by Borrower subject to Unider the require Brother to pay to connection with this Loan, either the above time charge for flood zone determinance of princes on and tracking services, of this above time charge for flood zone determination and contributions concludes and subsequent charges each time remappings of similar changes occur which reasonably turnin only steel determination or contribution. Borrower shall also be responsible for the payment of any few organised by the Federal Emergency Management Agency in connection with the payment of any few organised by the Federal Emergency Management Agency in connection with the

It Borrower fails a macroin any of the coverages described above. Lender may obtain manually average, of header to provide any Borrower expense. Lender is under no obligation to purchase any particular type of another of enverage, therefore such coverage shall cover Lender, but might of might of might of more Borrower. Postower's against any risk, nazard or hardling and might provide trooper or lesser coverage than was previously in other. Borrower expectable for the libertune of overage so obtained oright significantly exceed the cost of software that Borrower could have obtained a following disbursed by Londer under time Section 5 shall become additional deby of Ponto cor secured by the Security Institution. These amounts shall bear interest if the Note that it of the anisothermore and health to preadle with such interest, upon notice from I count to Bet over respies of promotor.

We has made a personal required to 1 ender and reneal as at such poticies shall be subject to Lender's static to assuper via such poticies, shall meanly a mandard are suggedinate, and shall name Lender's restriction and or as an additional loss pages, Lender shall have the right to hook the poticies and renewal activitions. If it codes requires, thousand stating promptly give to Lender all receipts of paid premiums and constant content. If thousand otherwise allocations in the property such policy shall include a standard mortgage chause and dust mandel coder as my against median as additional loss pages.

In the orient of two. Borrower shall give prompt notice to the insurance certier and Lender. Lender make project at assest and made promptly by Borrower. Unless Lender and Borrower otherwise agree a criting, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied at restoration or repair of the Property. If the restoration or repair is economically feasible and totale is section, is no assessed. During such repair and restoration period, Lender shall have the right to most such insurance proceeds total Lender has had an opportunity to inspect such Property to assure the axis sach insurance proceeds to the repairs and restoration in a single payment or in a series of progress payments as the axis is completed. Unless an agreement is made in writing or Applicable Law requires insured as the axis insurance proceeds. Lender shall not be required to pay Borrower and the restoration of the parties, totained by Horrower and I can be pair on a fittle inscrinace proceeds and shall be the sole obligation of Borrower. It is a regulation of a pair of the inscrinace proceeds and shall be the sole obligation of Borrower. It is a shall be shall be the sole obligation of the inscrinace area of a hold by the state of the formula for the formula of the mastrance area of a hold by the state of the formula for the state of the formula of the formula of the formula of the second of the mastrance area of the formula of the second of the mastrance area of the formula of the formula of the second of the mastrance area of the formula of the second of the second of the mastrance area of the formula of the formula of the second of the formula of the second of the second of the second of the formula of the second of



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the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverige of the Property. Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist vair h are beyond Borrower's control.

7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection pecifying such reasonable cause.

- 8. Borrower's Loan Application. Borrower shall be in default in during the Loan application process, Borrower or any persons or entities acting at the direction of Porrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.
- 9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable

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Nay abilities dishursed by Lender under the Section 5 shart become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of Alsharsemen and shall be payable with such pareiest apoundance from Lender to Borrower requesting

processes.

If the secondly instrument is to a casehold, Borrower shall comply with all the provisions of the sense of Corrower acquires the total to the Property the leasehold and the fee fifte shall not merge unles

confer an costo las merger to a miles

10. Mortgage Insurance. If Center required Mortgage Insurance as a condition of making the Loan. Baccower shall be the preminals required to maintain the Morrgage Insurance in effect. If, for any reason, the Mortgage hist has a coverage required by Lender ceases to be available from the mortgage insurer that proviously provided accommunate and Borrower was required to make separately designated payments toward the premiums for Mongags insurance. Borrower small pay the premiums required to obtain governge substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Betrough of the Morigage Insurance previously in effect from an alternate merigage (pseudo) selected by Lender 1) substantially equivalent Morigage Insurance coverage is not available. Box over shall continue (spa) to bender the amount of the separately designated payments that were one when the insurance coverage passet of he in effect. Lender will accept, use and return these impreents as a confrehendable loss refere a filed of Mortgage Insurance. Such loss reserve shall be not refundable, polysidist inclinately and in local is ultimately paid in full, and funder shall not be transport to pay Bornov or any interest of surfaces out such loss reserve. Lender can no longer require loss reserve payments of Mortgage Insurance coverage on the amount and for the period that Lender requires a new died by an insurer selvered by Fender near becomes available is obtained, and Lender requires Scaringly designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loro and Borrower was required to make separately designated payments forward the premiums for Mortgage Insurance. Is nower shall pay the premiums required to cuantar. Mortuage Insurance is effect, or o provide a non-retundable loss reserve, until Lender's engarement for Mortuage Insurance ends is accordance with my or aren agreement between Borrower and Lorder providing for such termination or and termination is required by Applicable Law. Nothing in this

Nection 10 pifects Borrower's obligation to our interest at the rate provided with Note.

Morroge hashburg rehabores Lender for any entity that purchases the Note for certain tosses it than move of Borrower does not apply the Loan as agreed. Borrower is no separty to the Morrigage

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Moregage assurers evaluate their total trail on all such insurance in force from two to time, and may omer into agreements with other parties that share or modify their risk or reduce toss's. These agreements are on terral and conditions that we satisfactory to the mortgage insurer and the other pray for parties to these agreements. These agreements may require the mortgage insurer to make payments asi a any source as dands that the mortgage insurer may have available (which may include funds obtained Lor). Mortgage in an about Homards.

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any conserver, any other earity, or any affiliate of any or the foregoing, may receive infrectly or indirectly camounts disderive from the ringht be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the nortgage insurer's risk, or reducing losses. If such agreement provides the an affiliate of Londer takes a share of the insurer's risk in exchange for a share of the

pagentums paid to the matter, the arrangement is often termed, captive remistrance." Further,

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Burrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

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(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or termination.

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby

assigned to and shall be paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is complete. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then the first with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with

the excess, if any, paid to Borrow, ...

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums

secured by this Security Instrument whether or not the sums are ther due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds.

Borrower shall be in default if any action or proceeding, whether civil or criminal, 1. begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a de ault and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be

applied in the order provided for in Section 2.

12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender

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to Between the Succession of theres is Chorrower shall not openie in remaining the building of Bostown or an Successor, in marries of Bennever. Fundar sludi not be required to companie proceedings against the Stateston of Interest of Francisco of the relation of the relation of the payment of adjoints modify manufactures of the same accuracy by the Security Instrument by Jessen of any demand made by the original Participation of the Control of Theorem of Borrows. Any terbearance by Lender in exercising any High-incountry recludings, victions limits from Fender - occupiance of physicists from third persons (antities or Successed as increase of Borrowas in the amounts less than the amount them due, shall not be a waiver of or creelade the exercise of any right or scance

13. Joint and Several Liability: Co-signers; Successors and Assigns Bound. Borrower coverants and arrees that Borrowe's obligations and liability shall be joint and several. However, any Borrower who co signs this Security Instrument that does not execute the Note (a co-signer); (a) is co signing this Society, as something to morpage grant and convey the co-signer's interest at the Property ander the terms of the Security Instrument. (b) is not personally obligated to pay the sums secured by this Security tristrament, and fer agree, that London and any other Borrower can agree to extend, modify, forbear or nake any accommodations with remark to the terms of this Security Instrument or the Note without the ce signer's cost or

Subject to the Superstons of Section 18, any Successor in Interest of Borrower who assumes Increases a chileathory or fet this Security Instrument in writing, and is approved by Lender shall obtain alt of Borrower's rights and benceus under this Security instrument. Borrower shall not be released from Borgover's obligations and liabinary under this Security Instrument unless Lender agrees to such release in

wiking. The covenants and ogologomis of this Security Instrument shall bind texcept as provided in Section 10) and health the secret services against Lender.

14. Loan Charges. Lender in a charge Borrower for for services performed in connection with Botrower's definibilitie for the purpose of prefecting Lender's interest in the Property and rights under this Security Instrument, reinding, not not in pol to attorneys fees properly inspection and valuation fees, In regard in any other lees, the insence or expers authority in this Security Instrument to charge a specific the to Borrower shall not be construed as a proposition on the charging of such fee. Lender may not charge

tees that are expressly prohibited by this Security In truntent or by Applicable Lest

If the Louis is subject to a law which sets maximum loan charges, and that hav is failed, unexpreted se can the interest or other lean charges collected or in the collected in connection with the Loan exceed the permitted finits, then tay are socts asm charge shall be reduced by the amount necessary to reduce the charge to the permitten limit, and thy any sures already colleged from Borrower which exceeded permitted that's well be relanded to Boronwe. Lander may choose to anke this related by reducing the principal seven under the Note of my making a direct payment to Borrow. If a refund reduces principal, the enduction will be treated as a partial prepayment without any prepayment charge (whether or not a propayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action 36 Gwor might have arising our ef against control

15. Notices. All notices given by Borrower or Lender to connection with na Security Instrument spars be in writing. Any honce to Borrower in connection with this Security Instrumera shall be deemed to have been given to Borrowe, when mailed by first class mail or when actually declared to Borrower's arrive address it sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. The notice address shall be the Figure's Address antess Borrance has designated a substitute notice address by nonce to Lender. Borrower such promptly potity Londer of Borrower - change of address. If Lender specifies a procedure for reporting be to ver's change of auditiss, then Borrower shall only report a change of address through that specified proceeds There may be only one designated rattice address under this Security Instrument at any one time. Any applied to Lander shall be given by delivering it or by mailing it by first class mail to Lender's address stand herein onless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument staff not be deemed to have been given to Lander and actually executed by Lender. It was groupe required by this Security Instrument is also required under Applicable have the Applicable Les regulerance will paristy the corresponding requirement under this Section, ananger)



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16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to

take any action.

(7. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period. Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

- 19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcer lent of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to Section 22 of this Security Instrument; (b) such other period as Applicable Law meant specify for the termination of Borrower's right to reinstate; or (c) entry of a judgment enforcing this Sourity Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be die inder this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, by mot limited to, reasonable attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (2) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged unless as otherwise provided under Applicable Law. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, all selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's ruck, provided any such check is drawn upon an institution whose deposits are insured by a federal agency in tramentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.
- 20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA

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Scriber Boreman for Lender may commence join, or by ponen to any redicital action the either according actions for member of a coasse diagranges from the other party's actions pursuant to the Scribity Industrian or diagrafices one the other party has breached my provision of, or any duty owed by ansay at this Scribity lists meet, and such borrower or Lender has notified the other party (with such process green at compliance with the requirements of Section 18) of such alleged breach and afforded the other party agree of a trasonable period after most chapter of total corrective action. It Appreciates a total period after mass chapter before cerona action can be taken, that three period with the temperature action for purposes of this paragraph. The notice of acceleration and opportunity to active to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective return provisions of this Section 28.

21. Hazardous Substances. As used to mis Section 2, on "Hazardous Substances are those advisances defined as tosse of negocides substances pollutants, or wastes by Environmental Law and the todoscopy substances; gasofine decreases other flammable or toxic perforeint products, toxic pesticide and beginning assessment toxic pesticide, and radioactive materials (i.e. Toxic momental Law "means federal are and news or the airisdaction where the Property is located that remain in beautitisation, or pre-administration as a performance of the airisdaction where the Property is located that remain a beautitis safety or operational are processors, for "flux ironmental Cleanup" includes any response consistency actions of remain advisors as a middle in Environmental Law, and (do no "Environmental for future).

Bostower shall not cause in permit be presence. It disposal storage, or raisence of any Hazardons substances of the Property. Borrower shall not do not indicate anyone also are anything africant the Property to any one of the Environmental Condition, or or which due to the presence, use, or release of a Bozardon Substance, coming a condition that adversely where the cause of the Property. The preceding two semignoss shall not apply to the presence, use, or storage of the Property of small quantities of the andors. Substances that are generally recognized to be appropriate or board residential uses and to magnetiance of the Property (including but not immed to hazardons substances a consumer products)

Borrower shall promptly give Ecoder written notice of (a) any investigation, claim, demand, lawsum in other action by any governmental or regulators agency or private party involving the Property and any Hazardous Substance of Environmental Caw or which Borrower has actual knowledge (b) any historimental Ceptificon including our nor orinted to any spilling leaking discharge release or threat of indease of any historidous Substance, and is any condition caused by the presence, use or recrase of a frazindous Substance which adversely offices the value of the Property. If Borrower learns, or to netified by my governmental or regulatory authority, or any private party, that any removal or other remediation of my Hazardous Substance affecting the Property or necessary. Borrower shall promptly take all necessary to partial actions in accordance with Environmental flaw. Nothing herein shall create any obligation or Lender for an Leo constantal Change.





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NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

- 22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be enabled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs of title evidence.
- 23. Release. Up a payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument. Borrower shall pay any recordation costs. Lender may charge Borrower a fee for releasing this Security Instrument, but only if the fee is paid to a third party for services rendered and the charging of the fee is permitted under applicable Law.
- 24. Waiver of Homestead. In accordance with Illinois law, the Borrower hereby releases and waives all rights under and by virtue of the Illinois remestead exemption laws.
- 25. Placement of Collateral Protection Is surance. Unless Borrower provides Lender with evidence of the insurance coverage required by Borrower's agree nent with Lender, Lender may purchase insurance at Borrower's expense to protect Lender's interests in Forrower's collateral. This insurance may, but need not, protect Borrower's interests. The coverage that Lender purchases may not pay any claim that Borrower makes or any claim that is made against Borrower in connection with the collateral. Borrower may later cancel any insurance purchased by Lender, but only after providing Lender with evidence that Borrower has obtained insurance as required by Borrower's and Lender's agreement. If Lender purchases insurance for the collateral, Borrower will be responsible for the costs of the insurance, including interest and any other charges Lender may impose in connection with the placement, of the insurance, until the effective date of the cancellation or expiration of the insurance. The costs of the insurance may be added to Borrower's total outstanding balance or obligation. The costs of the insurance may be added to Borrower may be able to obtain on its own.

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STATE OF HEINOIS,

I, INQUIDED State do hereby certify that

Krishnan Ghosh

A Sunda Land

County ss:
. a Notary Public in and for said county and

personally known to me to be the same person(s) whose name(s) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he/she/they signed and delivered the said instrument as his/her/their free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and official seal, this

day of

Oct Colling Clark's Office

"Zu,

My Commission Expires:

OFFICIAL SEAL"
Do ma R. McFarla id
Notary Public, State of Illinois
My Commission Exp. 03/10/2007

Notary Public

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#### **EXHIBIT A**

#### **LEGAL DESCRIPTION**

UNIT NUMBER 2004 IN THE PARK TOWER CONDOMINIUM AS DELINEATED ON PLAT OF SURVEY OF THE FOLLOWING DESCRIBED PARCEL OF REAL ESTATE: PART OF THE EAST FRACTIONAL 1/2 OF THE NORTHEAST 1/4 OF SECTION 8, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COCK COUNTY, ILLINOIS WHICH SURVEY IS ATTACHED AS EXHIBIT D TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER 24874698, TOGETHER WITH ITS UNDIVIDED PERCENTAGE IN THE COMMON ELEMENTS.

TAX MAP/ID NUMBER:

14-08-203-017 (228

COMMONLY KNOWN AS: 5415 NORTH SHERIDAN ROAD UNIT 2004 NO CONTROLLER

CHICAGO, IL 60640

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#### **BALLOON RIDER**

(Conditional Right to Refinance)

THIS BALLOON RIDER is made this 1st day of July, 2004 and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Secreower") to secure the Borrower's Note to Chase Manhattan Mortgage Corporation

(the "Lender") of the same date and covering the property described in the Security Instrument and located at: 5415 N Sheridan Rd, Unit 2004 Chicago, IL 60640

The interest rate stated on the Note is called the "Note Rate." The date of the Note is called the "Note Date." I understand the Le ide: may transfer the Note, Security Instrument and this Rider. The Lender or anyone who taxes he Note, the Security Instrument and this Rider by transfer and who is entitled to receive payments under the Note is called the "Note Holder."

ADDITIONAL COVENANTS. In addition to the covenants and agreements in the Security Instrument, Borrower and Lender further covenant and agree as follows (despite anything to the contrary contained in the Security Instrument or the Note):

#### CONDITIONAL RIGHT TO REFINANCE

At the maturity date of the Note and Security Instrument (the "Maturity Date"), I will be able to obtain a new loan ("New Loan") with a new Maturity Date of August 1, 2034 and with an interest rate equal to the "New Note Rate" determined in accordance with Section 3 below if all the conditions provided in Sections 2 and 5 below are met (the "Conditional Refinancing Option"). If those conditions are not met, I understand that the Note Holder is under no obligation to refinance or modify the Note, or to extend the Maturity Date, and that I will have to repay the Note from my own resources or find a lender willing to lend me the money to repay the Note.

1766220615 Multistate Balloon Rider C-7019LT (9/01) Page 1 of 3 (replaces 2/00)

FNMA 3180 3/99

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#### CONDITIONS TO OPTION

(C) want to exercise the Conditional Refinancing Ophico at maturity, certain conditions must ocused as of the Marardy Date. These conditions are: (a) I must still be the owner and outupant of the property subject to the Security Instrument (the "Property"), (b) I must be current victor monthly payments and cannot have been more than 30 days late on any of the 12 schedur a monthly payments immediately preceding the Maturity Date: (c) the New Note Rate cannot be more than 5 percentage points above the Note Rate; and (dr I must make a written request to the Note Holder as provided in Section 5 below.

#### CALCULATING THE NEW NOTE RATE

The New Note Recovell be a fixed rate of interest equal to Fannie Mae's required net yield for 30-year fixed incompregages subject to a 60-day mandatory delivery commitment. plus one half of one percentage point (0.5%), rounded to the nearest one-eighth of one percentage point (0.-25%) (the "New Note Rate"). The required net yield shall be the applicable her which of foci on the date and time of day that the Note Holder receives notice of my election to exercise the Conditional Refinancing Option. If this required net yield is not available the lyone Holder will determine the New Note Rate by using comparable mistraction

#### CALCULATING THE NEW PAYMENT AMOUNT

Provided the New Note Rate as calculated in Section 3 above is not greater than 5 percentage points above the Note Rate and all other conditions required in Section 2 above are setistical the Note Holder will determine the amount of the monthly payment that will be sufficient to repay in fair (a) the unpaid principal, plus for accounted but unpaid interest, plus 10° all other sums ravid owe under the Note and Security instrument on the Maturity Date (assuming my monthly payments then are current, as required under Section 2 above), over the term of the New Note at the New Nore Rate in equal monthly payments. The result of this calculation will be the amount of my new principal and interest payment every month until the New Note is fully paid.

#### EXERCISING THE CONDITIONAL REFINANCING OPTION

calendar days in advance of the The Note Holder will notify me at least 60 Maturity Date and advise me of the principal, accrued but unpaid interest, and all other sums I am expected to owe on the Maturity Date. The Note Holder also will advise the that I may exercise the Conditional Refinancing Option if the conditions in Section 2 above are met. The Note Holder will provide my payment record information, together with the name, this and address of the person representing the Note Holder that I must notify in order to exercise the Condmonal Retinancing Option - If I meet the conditions of Section 2 above, I may exercise the Unaditional Refinancing Option by notifying the Note Holder no later than 45 calendar

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days prior to the Maturity Date. The Note Holder will calculate the fixed New Note Rate based upon Fannie Mae's applicable published required net yield in effect on the date and time of day notification is received by the Note Holder and as calculated in Section 3 above. I will then have 30 calendar days to provide the Note Holder with acceptable proof of my required ownership. Before the Maturity Date the Note Holder will advise me of the new interestinate (the New Note Rate), new monthly payment amount and a date, time and place at which I must appear to sign any documents required to complete the required refinancing. I understance the Note Holder will charge me a \$250 processing fee and the costs associated with updating the title insurance policy, if any.

BY SIGNING BFLOW, Borrower accepts and agrees to the terms and covenants contained in this Balloca Rider.

Krishnan Ghosh

Multistate Balloon Rider C-7019LT (9/01) Page 3 of 3 (replaces 2/00)

ENMA 3120 3/99

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#### CONDOMINIUM RIDER

THIS CONDOMINIUM RIDER is made this 1st day of July 2004, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure porrower's Note to

Chase Manhattan Mortgage Corporation

(the

"Lender") of the same date and covering the Property described in the Security Instrument and located at: 5415 N Sheriagh Rd, Unit 2004 Chicago, IL 6%6%0

[Property Address]

The Property includes a mi. in, together with an undivided interest in the common elements of, a condominium project known as:

Park Tower

Name of Condominium Project

(the "Condominium Project"). If the owners association or other entity which acts for the Condominium Project (the "Owners Association") holds the to property for the benefit or use of its members or shareholders, the Property also includes Borrower's interest in the Owners Association and the uses, proceeds and benefits of Borrower's interest.

CONDOMINIUM COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

- A. Condominium Obligations. Borrower shall perform all of Borrower's obligations under the Condominium Project's Constituent Documents. The "Constituent Documents" are the: (i) Declaration or any other document which creates the Condominium Project; (ii) uv-laws; (iii) code of regulations; and (iv) other equivalent documents. Borrower shall promptly pay, wher due, all dues and assessments imposed pursuant to the Constituent Documents.
- B. Property Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy on the Condominium Project which is satisfactory to Lender and which provides insurance coverage in the amounts (including deductible revels), for the periods, and against loss by fire, hazards included within the term "extended coverage." and any other hazards, including, but not limited to, earthquakes and floods, from which Lender requires insurance,

#### 1766220615

MULTISTATE CONDOMINIUM RIDER-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT

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VMP MORTGAGE FORMS - (800)521-7291

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then the Lender correct the provision in Section 3 for the Periodic Physical to hender of the vently pronouncinstallatents for property insurance on the Property and the Borrower's obligation under Section 2 to Lamitum property insurance coverage on the Property is deemed satisfied to the extent that the manifestic section period is provided by the Owners Association policies.

What londer requires as a condition of this waiver can change during the term of the form

Borrower stalt give Lender prempt notice of any lapse in required properly insurance coverage expediced by the possible of blanker policy.

in the every that a distribution of property insurance proceeds in lieu of restoration or repair following a loss to the Property, whether to the unit of to common elements, any proceeds payable to Borrower are beingly assigned and shall be paid to Londer for application to the sums secured by the Security Instrument whether or the then does yield the excess, it any proud to Borrower.

C. Public Liability Inscience. Borrower shall take such actions as may be reasonable to insure that the Owners Association makes as a public hability insurance policy acceptable to form amount, and assert of acceptable to exact the court.

13. Condemnation. The proceeds a successful or claim to damages, direct or consequential payable to Borrower in connection with its condemnation of other taking of all or any part of the Property, whether to the name of the column palements, or for any conveyance in fleu of condemnation, and each assigned and shaft be paid to Endo a Sach proceeds shall be applied by Lender to the sums secured by the Security Instrument as provided in Victory VII.

F. Londer's Print Consent. Borrower shall not except after notice to Lender and with Lender's prior writter consent, either partition or supplying consent for (i) the abandonment of topolination of the Condonnelian Project, except for abandonment of the Condonnelian Project, except for abandonment of termination required by Low in the series of containing (ii) has amendment to any previous of the Consentant Documents if the provision is for discovered by Low and the express benefit of Lender, (iii) termination of professional management and assumption of self-management of the Owners Association; or (iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association on acceptable to Lender

F. Remedies. If Borrower does not pay condominism dues and assessments when due, then Lender may pay the it. Any amounts dishursed by Lender under this paragraph F shall pacone additional debt of Borrower necured by the Security Instrument. Unless Borrower and Lender agree to other terms of Layment, these amounts shall near interest from the date of dishursement at the Note are and shall be interable, white interest, anon-notice from Lender to Borrower requesting payment.

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BY SIGNING BELOW, Condominium Rider.	Borrower accepts and agrees to the	te terms and provisions contained in thi
000	(Seal) Borrower Krishna	(Seal In Ghosh -Borrowe
- C	-Borrower	-Borrower
	(Seal) -Burrows:	(Seal) -Borrower
	(Seal) -Borrower	(Seal) Borrower
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