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Doc#: 0624906082 Fee: \$64.50 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds

Date: 09/06/2006 01:33 PM Pg: 1 of 21

AFTER RECORDING RETURN TO:

Chosing USA, LLC
ATTNE Recording Dept.
250 Mile Crossing Divd., Suite #4
Rochester, NY 14024

Prepared By:

PRINCIPAL PRINCIPAL COMPANY
11000 Broken Land Chay #600
Columbia, MD 21044

CL060005579

[Space Above This Line For Recording Data]

MORTGAGE

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Precording Requestry by &

When Recorded Return To:

US Recordings, Inc. 2925 Country Drive Ste 2.01

St. Paul, MN 55117

MIN

100052615960119139

DEFINITIONS

Words used in multiplesections of this document are defined below and otherwords 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 thisdocument, which isdated together with all Riders to this document.

July 24, 2006

(B) "Borrower" is

JUAN SALINAS, AN UNMARRIED MAN,,

Borrower is the mortgagor under this Security Instrument.

(C) "MERS" isMortgage ElectronidegistratioSystems, Inc.MERS is a separatecorporationthatis ict of solely as a nominee for Lender and Lender's successors and assigns MERS is the mortgagee under this Security Instrument. MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS.

ILLINOIS - SingleFamily - Famile Mae/Freddie Mac. UNIFORM INSTRUMENT WITH MERS Form 3014 1/01

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YMP MORTGAGE FORMS - (800) 521-7291





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(D) "Lender" is FIELDSTONE MORTGAGE COMPANY	
Lender is a CORPORATION .	
organized and existing under the laws of MARYLAND Lender's address is 11000 BROKEN LAND PKWY, #600 COLUMBIA, MD 21044	
(E) "Note" means the promissory note signed by Borrower and dated July twenty-fourth, 2006	
The Note states that Borrower owes Lender TNO HUNDRED SIXTY SIX THOUSAND FOUR HUNDRED & 00/100 Dollars	
(U.S. \$ 266,400.00) plus interest. Borrower has promised to pay this debt in regular Perio Payment, and to pay the debt in full not later than AUGUST 1, 2036 (F) "Property" means the property that is described below under the heading "Transferof Rights in the Property."	√d
(G) "Loan" means the debt evidenced by the Note, plus interestany prepayment charges and latecharges due under the Note and all sums due under this Security Instrument, plus interest. (H) "Riders" means strikiders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:	
Adjustable Rate Rider Condominium Rider Second Home Rider Balloon Rider I an ied Unit Development Rider I 1-4 Family Rider	
VA Rider	
(1) "Applicable Law" means all controllingapplicable federal, state and local statutes regulations, ordinances and administrative rules and orders (that ave the effect of law) as well as all applicable final, non-appealable judicial opinions. (J) "Community Association Dues, Fees, and Asserments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominium association homeowners association or similar organization. (K) "Electronic Funds Transfer" means any transfer funds, other than a transaction riginate by check, draft or similar paper instrument, which is initiated through an electronic funds it telephonic instrument, computer, or magnetic tape so as to order, instructor authorizes financial institution debitor creditan account. Such term includes, but is not limited to, point-of-sale transfers automated tellemachine transactions, transfers initiated by telephone, wire transfers, and automated clearing house transfers. (L) "Escrow Items" means those items that are described in Section 3.	
(M) "Miscellaneous Proceeds" means any compensation, settlementaward of damages or proceeds paid by any thirdparty (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) condemnation or other taking of allor any part of the Property; (iii) conveyance in lieuof condemnation; or (iv) misrepresentation of, or omissions as to, the value and/or condition of the Property. (N) "Mortgage Insurance" means insurance protecting ender against the nonpayment of, or default on the loan. (O) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest of the lote, plus (ii) any amounts under Section 3 of this Security Instrument. (P) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation Regulation X (24 C.F.R. Part 3500), as they might be amended from time to time,	
reany additionabr successorlegislaticom regulationthatgoverns the same subjectmatter. As used in this security Instrument, "RESPA" refersto all requirements and restrictions hat are imposed in regard to a sederally related mortgage loan even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.	

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(Q) "Successor in Interestof Borrower" means any partythathas taken titleothe 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 SecurityInstrumentsecuresto Lender: (i)the repayment of the Loan, and allrenewals, extensions and modificationsof 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 (solelyas nominee for Lender and Lender's successors and assigns) and to the successors and assigns of MERS, the following described property located in the COUNTY [Type of Recording Jurisdiction] Cook [Name of Recording Jurisdiction]:

All that tract or parcel of land as shown on Schedule "A" attached hereto which is incorporated herein and made a part hereof.

Parcel ID Number: 13-32-302-033-0000 which currently has the address of

[Street]

1809 NORTH MULLIGAN AVENUE CHICAGO

[Zip Code]

("Property Address"):

which current

[City] Illino 60639

uor, the propert

accoments ar

is Secu WITH allthe improvements now or hereaftemerected. the property and alleasements. appurtenances, and fixturesnow or hereafters partof the property All replacements and additions shall also be covered by thisSecurityInstrument.All of the foregoing is referred o in thisSecurityInstrument as the "Property."Borrower understands and agrees that MERS holds only legal tit to the interestyranted by Borrower inthisSecurityInstrument,but,ifnecessaryto.comply with law or custom, MERS (asnominee for Lender and Lender's successors and assigns) has the right:to exercise any or allow chose interests, including but not limitedto, the rightto forecloseund sellthe Property; and to take any activin required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS thatBorrower islawfullyseisedof the estatehereby conveyed and has the rightto mortgage, grant and convey the Property and thatthe Property is unencumbered, except for encumbrances of record.Borrower warrants and willdefend generallythe titleo the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for nationaluse and non-uniform covenants with limitedvariationsby jurisdictions constitute uniform securityinstrumentcovering 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 shallpay when due the principalof, and intereson, the debt evidenced by the Note and any prepayment charges and latecharges due under the Note. Borrower shallalsopay funds for Escrow Items

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pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified heck, bank check, treasurer's heck or cashier's check, provided any such check is drawn upon an institution hose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at surfacther locations may be designated by Lender in accordance with the notice provisions in Section 15. Lender may returnany payment or partial payment or partial payments are insufficient bring the Loan current. Lender may acceptany payment or partial payment insufficient bring the Loan current, without with any right shere under or prejudice to its right store fuses uch payment or partial payments in the future publication of any right shere under or prejudice to its right store fuses uch payments are accepted. If each Periodic Payment is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interests unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do

2. Application of Payments or Proceeds. Except as otherwisedescribed in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority (a) interest under the Note; (b) principal under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to latecharges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.

If Lender receives a payment from Borrower for delinquent Periodic Payment which includes a sufficient mount to pay any latecharge due, the payment may be applied to the delinquent payment and the latecharge. If more than one Periodic Payment is outstanding Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if and to the extentihateach payment can be paid in full Jo the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any latecharges due. To untary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principa due under the Note shall not extend or postpone the due date, or change the amount, of the Periol (1) Payments.

3. Funds for Escrow Items. Borrower shallpay to Lender on the day Periodich ayment. Are due under the Note, until the Note is paid in full a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument are a lienor encumbrance on the Property; (b) leasehold payments or ground rentson the Property, if any; (c) remiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premium, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow Items." At origination ratany time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly furnish to lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly when and where payable, the amounts due for any Escrow Items for which payment of

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Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipt evidencing such payment within such time period as Lender may require Borrower's obligation make such payments and to provide receipts hall 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 gursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its right sunder 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 porrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, atany time, collectand hold Funds in an amount (a) sufficiento permit Lender to apply the Funds at the time specifiedunder RESPA, and (b) not to exceed the maximum amount a lender can require and a RESPA. Lender shallestimate the amount of Funds due on the basis of current data and reasonable cost in accordance with Applicable Law.

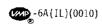
The Funds shall be held in an institution bose deposits are insured by a federal agency, instrumentality, or entity (including ender, if Lender is an institution bose deposits are so insured) or in any Federal Home Loan Bank. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interests the Funds and Applicable Law permits Lender tomak such a charge. Unless an agreement is made in writing or Applicable Law requires interesto be paid on the Funds, Lender shall not be required to pay Borrower any interestor carnings on the Funds. Borrower and Lender can agree in writing however, that interest hall be paid on the Funds. Lender shall give to Borrower, vitural charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in es.row, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with NESPA. 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 tender the amount necessary to make up the shortage is 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 lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 montally payments.

Upon payment in fullof all sums secured by this Security Instrument \bot ender shall promptly refund to Borrower any Funds held by Lender.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable the Property which can attain priority over this Security Instrument, leasehold payments or ground rentson 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 provides in Section 3.

Borrower shallpromptly discharge any lienwhich has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligations ecured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the liening ood faithy, or defends against enforcement of the lienin, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lienwhile those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lienan agreement satisfactor to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lienwhich can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Within 10





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days of the date on which that notice is given, Borrower shall satisfy the lienor take one or more of the actions set forth above in this Section 4.

Lender may requireBorrower to pay a one-time charge for a realestatetax verificationnd/orreporting service used by Lender in connection with this Loan.

5. Property Insurance. Borrower shallkeep the improvements now existing or hereafter rected on the Property insured against loss by fire hazards included within the term "extended coverage, "and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower's pay, in connection with this Loan, either (a) a one-time charge for flood zone determination, certification of tracking services pr (b) a one-time charge for flood zone determination and certification services and in the remappings or similar changes occur which reasonably might affect such determination certification borrower shall also be responsible for the payment of any fees imposed by the Federal theorems Management Agency in connection with the review of any flood zone determination resulting iron an objection by Borrower.

If Borrower failsto maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particulatype or amount of coverage. Therefore, such coverage shallcover Lender, but might not protectBorrower, Borrower's equity in the Property, or the contents of the Property, againstany risk hazard or liability in might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly acceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional bettof Borrower secured by this secrity Instrument. These amounts shall be a interest the Note rate from the date of disbursement and shall be payable, with such interest upon notice from Lender to Borrower requesting payment.

All insurancepolicies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies shall include a standard mortrage clause, and shall name Lender as mortgagee and/or as an additional oss payee. Lender shall have the right to hold the policies and renewal certificate & Lender requires & Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices If Borrower obtains any form of insurance coverage, not clinerwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standa diminisage clause and shall name Lender as mortgagee and/or as an additional loss payee.

In the event of loss Borrower shallgive prompt notice to the insurance carrier is lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower of Lerder, shall be writing any insurance proceeds, whether or not the underlying insurance was required by Lerder, shall be applied to restoration repair of the Property, if the restoration repair is economically fixible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the lark has been completed to Lender's satisfaction provided that such inspections hall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest obe paid on such insurance proceeds, Lender shall not be required to pay Borrower any interestor earnings on such proceeds. Fees for publicadjusters or other third parties retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the

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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 filegegotiate and settleny available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrich as offered to settle claim, then Lender may negotiate and settle he 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 overing the Property, insofar as such rights are applicable to the coverage 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 shalloccupy, establishand use the Property as Borrower's principal residence within 60 days and at 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 which are beyond Borrower's control.
- 7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shallnot destroy, damage or impair the Property, allow the Property to deteriorate commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shallmaintain the Property in order to prevent the Property from deteriorating decreasing invalue due to its condition Unless it is determined pursuant to Section 5 that repairs restorations of considering the Borrower shall promptly repair the Property if damaged to avoid further deteriorations (amage. 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 release considering for such purposes. Lender may disburse proceeds for the repairs and restoration a single payment of in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient or repair or restoration.

Lender or itsagent may make reasonable entriesupon and inspections of the Property. If it has reasonable cause, lender may inspect the interior of the improvement on the Property Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

- 8. Borrower's Loan Application.Borrower shallbe indefaultified in the Loan application process, Borrower or any persons or entitieacting at the direction of Borrower 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 representation soncerning Borrower's occupancy of the Property as Borrower's principal residence.
- 9. Protection of Lender's Interestin the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (1) there is a legal proceeding that might significantly if fectlender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeitire, or 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 I ender'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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attorneys fees to protectits interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes but is not limited to, entering the Property to make repairs change locks, replaceor board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions and have utilities urned on or off. Although Lender may take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability or not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest the Note rate from the date of distursement and shall be payable, with such interestypon notice from Lender to Borrower requesting payment.

If this Security Instrumentison a leasehold β or rower shall comply with all the provisions of the lease. If Borrower acquires fee title the Property, the leasehold and the fee title hall not merge unless Lender agrees to the merger in writing.

10. Mor gage Insurance. If Lender requiredMortgage Insurance as a condition of making the Loan, Borrower shallpay the premiums required to maintain the Mortgage Insurance in effect If, for any reason, the Mortgage Insurunce coverage required by Lender ceases to be available from the mortgage insurer that previously provided ean insurance and Borrower was required to make separately designated payments toward the premiums for Montgage Insurance, Borrower shallpay the premiums required to obtain coverage substantiallaquivalentto +'.e.ortgage Insurance previously in effectat a cost substantiallaquivalentto the cost to Borrower of the Mortgage Insurance previously in effect from an alternatmortgage insurer selectedby Lender. [fsubstantial]qquivalentMortgage Insurancecoverage isnot availableBorrower shall continuetopay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effectLenger coverage and retainthese payments as a non-refundable loss reservein lieuof Mortgage Insurance. Such less reserves hall be non-refundable, not with standing the fact that the Loan isultimatelypaid in full, and Lenue' shall not be required to pay Borrower any interesor earnings on such lossreserve Lender can no longer requirelo, sreservepayments ifMortgage Insurancecoverage (in the amount and for the period that Lender requires browided by an insurerselected y Lender again becomes availableisobtained,and Lender requiresseparatel des gnatedpayments toward thepremiums forMortgage Insurance.If Lender requiredMortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the remiums for Mortgage Insurance, Borrower $shall pay\ the \textit{premiums}\ \textit{required to maintain Mortgage}\ In surar \textit{correst} effect \textit{growide a non-refundable} loss$ reserve untilLender's requirement for Mortgage Insurance ends in accordance with any writtenagreement between Borrower and Lender providing for such termination untiller inations required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to lay interest at the rate provided in the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases (h. Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgage insurersevaluatetheirtotalriskon allsuch insurancein force from time to time, and may enterintoagreements with other parties; hatshare or modify their iskor reduce lesses. These agreements are on terms and conditions that are satisfactor to the mortgage insurer and the other parties; to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurermay have available (which may include funds obtained from Mortgage Insurance premiums).

As a resultof these agreements, Lender, any purchaser of the Note, another insurer any reinsurer any other entity or any affiliated any of the foregoing, may receive (directly mindirectly) mounts that userive from (or might be characterizeds) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliated Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive reinsurance." 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 willnot increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

(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 rightsmay include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage

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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 shallbe applied to restoration repair of the Property, if the restoration 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 inspections hall be undertaken promptly. Lender may pay for the repairs and restoration a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest obe paid on such Miscellaneous Proceeds, Lender's hall not be required to pay Borrower any interest rearnings on such Miscellaneous Proceeds. If the restoration repair is not economically feasible render's security would be lessened, the Miscellaneous Proceeds all be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, i.e., paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a lotaltaking, destruction or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the runs secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of a partial sking, destruction or loss in value of the Property in which the fairmarket 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 is cured by this Security Instrument immediately before the partial taking, destruction or loss in value, unless somewer and Lender otherwise agree in writing the sums is 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 rums is secured immediately before the partial taking destruction, or loss in value divided by (b) the fairmarket 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 partialtaking, destructioner loss in value of the Property in which the fairmarket value of the Property immediately before the partialtaking, destructioner loss in value is less than the amount of the sums secured immediately before the partialtaking, destructioner loss in value, unless Borrower and Lender otherwise agree in writing, the Misselieneous Proceeds shallbe applied to the sums secured by this Security Instrument whether or not the sum as a then due.

If the Property is abandoned by Borrower, or if afternotic or Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award co settla 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 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 shallbe in defaultifany actionor proceeding, whether civilor criminal, is begun that, in Lender's judgment, could result in forfeituref the Property or other material impairment of Lender's interest in the Property or right sunder this Security Instrument. Borrower can cure such a default nd, i acceleration has occurred, reinstates provided in Section 19, by causing the action or proceeding to be unsured with a ruling that, in Lender's judgment, precludes for feiture of the Property or other material impairment of Lender's interest in the Property or right sunder this Security Instrument. The proceeds of any award or claim for damages. That are attributable the impairment of Lender's interest in the Property are hereby as a fined and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration 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 to Borrower or any Successor in Interest Borrower shall not operate to release the liability Borrower or any Successors in Interest Borrower. Lender shall not be required to commence proceedings against any Successor in Interest Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the origina Borrower or

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any Successors in Interestof Borrower. Any forbearance by Lender in exercisingany rightor remedy including without limitationLender's acceptance of payments form thirdpersons entitieer Successors in Interest f Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy.

 $13. \ Joint \ and \ Several \ Liability \ fo-signers; Successors \ and \ Assigns \ Bound. \ Borrower \ covenants \ and$ agrees that Borrower's obligations and liability hall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"):(a) is co-signing this SecurityInstrument only to mortgage, grant and convey the co-signer'sinterestin the Property under the $terms\ of\ this Security Instrument; (b)\ is\ not\ personally obligated to\ pay\ the\ sums\ secured\ by\ this Security$ Institument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, for bear or make $any * ar \textit{commodations} \ \ \text{with regard to the terms of this} \\ \text{Security} \\ Instrumentor the \textit{Note without the co-signer's and the largest results of this security} \\ \text{Note that } \\ \text{Note that } \\ \text{Note the largest results} \\ \text{Note th$ conser o

Stoje:ttotheprovisionsofSection18, any SuccessorinInteresbfBorrower who assumes Borrower's obligationsurder this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rimits and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligationsand liabilitunder thisSecurityInstrumentumlessLender agrees to such releasein writing. The covenants and agreements of this Security Instruments hall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lender may charge Borrower fees for servicesperformed in connection with ${\tt Borrower's\ default, for\ the\ pr. pose\ of\ protecting Lender's\ interest in\ the\ Property\ and\ right sunder\ this}$ SecurityInstrument,including.but..nt limitedto,attorneysfees,propertyinspectiomand valuationfees.In regard to any other fees, the absence of express authority in this Security Instrument to charge a specifideeto Borrower shallnot be construcias a prohibition the charging of such fee. Lender may not charge fees that are expressly prohibited by this scourity Instrument or by Applicable Law.

If the Loan is subject to a law which etsmaximum loan charges, and that law is finally interpreted o that the interestr other loan charges coller tear to be collected in connection with the Loan exceed the $permitted \verb| limitsthen: (a) any such \verb| loan charge shill be reduced by the amount necessary to reduce the charge$ to the permitted limit and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principa bwed under the Note or by making a directpayment to Borrower. (fa refund reduces principal the reduction will be treatedas a partial prepayment without any prepayment c' ange (whether or not a prepayment charge is provided forunder theNote). Borrower's acceptanceof any such refund made by directpayment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.

15. Notices.All noticesgiven by Borrower or Lender in connect on with this Security Instrument must be in writing Any noticeto Borrower in connection with this Security Instruments hallbe deemed to have been given to Borrower when mailed by firstclassmail or when actual unliveredto Borrower's notice addressifsent by other means. Notice to any one Borrower shallconstituter icrto allBorrowers unless Applicable law expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated asubstituteotice address by notice to Lender. Borrower challpromptly notify Lender of Borrower's change of address.IfLender specifiem procedure for reporting orrower's change of address, then Borrower shallonly reporta change of address through that specified rocedire. There may be only one designated notice address under this Security Instrumentatany one time. Any notice t , and t and t and t are the security Instrumentatany one time. Any notice t , and t are the security Instrumentatany one time. Any notice t , and t are the security Instrumentatany one time. Any notice t , and t are the security Instrumentatany one time. Any notice t , and t are the security Instrumentatany one time. Any notice t , and t are the security Instrumentatany one time. be given by deliveringitor by mailing itby firstlassmail to Lender's address statedherein in EssLender has designated another address by notice to Borrower. Any notice in connection with this Security Unstrumentshall not be deemed to have been given to Lender untilactually received by Lender. If any notice required by thisSecurityInstrumentisalsorequiredunder ApplicableLaw, theApplicableLaw requirementwill all sfy the corresponding requirement under this Security Instrument.

16.Governing Law; Severability∦ules of Construction.This SecurityInstrumentshallbe governed by federallaw and the law of the jurisdiction which the Property is located.All rightsand obligations contained in thisSecurityInstrumentare subjectto any requirements and limitationsf Applicable Law. ApplicableLaw might explicitler implicitlellow the parties to agree by contractor itmight be silent but such silenceshallnot be construed as a prohibitionagainstagreement by contractIn the event thatany provisionor clauseof thisSecurityInstrumentor the Note conflictwith ApplicableLaw, such conflicthall

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not affectother 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 shallmean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shallmean and include the plural and vice versa; and (c) the word "may" gives soled is cretion without any obligation to take any action.

- 17. Borrower's Copy. Borrower shallbe given one copy of the Note and of this Security Instrument.
- 18. Transfer of the Property or a Beneficial Interestin Borrower. As used in this Section 18, "Interestn the Property" means any legalor beneficial interestn the Property, including but not limited to, those weneficial interests ransferred na bond for deed, contractfor deed, install mentales contractor escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

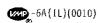
If allowany part of the Property or any Interestin the Property is sold or transferred or if Borrower is not a natural person and a beneficial nterest n Borrower is sold or transferred it hout Lender's prior written consent, Lender was require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exerc sesthisoption, Lender shallgive Borrower notice of accelerationThe noticeshall provide a period of not liss han 30 days from the date the notice is given in accordance with Section 15 withinwhich Borrower must ray allsums secured by this Security Instrument. If Borrower fails opay these sums prior to the expiration of inisteriod, 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 certainconditions, Borrower shallhave the rightto have enjoyie ment of this Security Instrument discontinuedatany time prior to the earlies of: (a) fivedays before sale or the Property pursuant to Section 22 of this Security Instrument; (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender allsums which then would be due under this Sourcity Instrument and the Note as if no acceleration had occurred; (b) cures any defaultof any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limiter to, reasonable attorneys' fees, property inspectionand valuationfees, and otherfees incurred for the juriose of protecting ender's interestn the Property and rightsunder this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interestin the Property and right under this Security Instrument, and Borrower's obligationto pay the sums secured by this Security Instrument in all continue unchanged unless as otherwiseprovided under ApplicableLaw. Lender may requirethatBorrower toy such reinstatementums and expenses in one or more of the following forms, as selectedby Lender: (a) cush: (b) money order; (c) certifiedheck, bank check, treasurer'sheck or cashier'scheck, provided any such check isdrawn upon an institutionhose deposits are insured by a federal agency, instrumental ityr entity. (d) Firstronic Funds Transfer.Upon reinstatementby Borrower, thisSecurityInstrument and obligationsee ured hereby shall remain fullyeffectives ifno accelerationad occurred. However, this rightto reinstate halmotaruly in the case of acceleration under Section 18.

20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partiainteres of the Note (togethewith 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 collect 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 por rower 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 requires in connection with a

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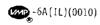
noticeof transferof servicingIftheNote issoldand thereaftetheLoan isservicedby a Loan Servicerother than the purchaser of the Note, the mortgage loan servicingobligations to Borrower will remain with the Loan Serviceror be transferred a successor Loan Servicerand are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commence, join,or be joined to any judicial action (as either an individual itigar the member of a class) that arises from the other party's actions pursuant to this Security Instrumentor that all leges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument until such Borrower or Lender has notified he other party (with such notice given in $con_{\mathbb{R}^3}$), ance with the requirements of Section 15) of such all leged breach and afforded the other party here to a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration of opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration is of this Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as to icer hazardous substances, pollutants or wastes by Environmental Law and the following substances: gasoline, kernsene, other flammable or toxic petroleum products, toxic pesticides and herbicides volatile olvents malerial scontaining as best os or formal dehyde, and radioactive materials; (b) "Environmental Law" means federal aw and laws of the jurisdiction here the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as define in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shallnot cause or permit the presence use, disposal storage, or releaseof any Hazardous Substances, or threatento releaseany Hazardous Substances, on or in the Property Borrower shallnot do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects or allue of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residentials and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shallpromptly give Lender writtennoticeof (a) any investigatir plaim, demand, lawsuitor other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual nowledge, (b) any Environmental Condition, including but not limited to, any spilling leaking, discharge, lelear eor threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns pristofie by any governmental or regulatory authority or any private party, that any removal or other remediations only Hazardous Substance affecting the Property is necessary. Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing hereins hall create any obligation on Lender for an Environmental Cleanup.





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

- 22. Acceleration; Remedies. Lender shallgive notice to Borrower prior to accelerationfollowing Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to accelerationunder 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 entitled to collecte? Texpenses 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.Upon payment of allsums secured by thisSecurityInstrument,Lender shallreleasethis SecurityInstrument.Borrower shall any any recordation costs.Lender may charge Borrower a fee for releasing thisSecurityInstrument,Lutually 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 Illinoisaw, the Borrower hereby releasesand waives all rights under and by virtue of the Illinois nome: tead exemption laws.
- 25. Placement of CollateralProtection Insurance. Unless Borrower provides Lender with evidence of the insurancecoverage requiredby Borrower's agreement with Lender, Lender may purchase insuranceat Borrower's expense to protectLender's interestin Borrower's collateraThis insurancemay, but need not, protectBorrower's interestine coverage thatLender purchases may not pay any claim thatBorrower makes or any claim thatismade againstBorrower in connection with the collateraBorrower may laterancelany insurance purchased by Lender, but only afterproviding Lender with evidence thatBorrower has obtained insurance as required by Borrower's and Lender's agreement. If Lender purchases insurance for the collateraBorrower will be responsible for the costs of that insurance, including interestand any other charges Lender may impose in connection with the placement of the insurance, including interestand any other cancellationer expiration of the insurance. The costs of the insurancemay be added to Borrower's total outstanding balance or obligation. The costs of the insurance may be more than the cost of insurance Borrower may be able to obtain on its own.

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BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

MICHE2262:	1. 11	
<i>◇</i>	Julian Salinas	(Seal) -Borrower
Ox		(Seal) -Borrower
(Scal)		(Seal) -Borrower
(Seal) -Borrower	Oly Ci	(Seal) -Borrower
(Seai) -Borrower	C/6/4'50/9	(Seal) -Borrower

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STATE OF ILLINOIS, I. April	cook Memorie	KNOX
state do hereby cert JUAN SALINAS	tify that	

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

personallyknown to me to be the same person(s)whose name(s) subscribed to the foregoing instrument, appeared before me thisday in person, and acknowledged that (E) she/theysigned and deliveredthe said instrument as his her/their free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and officialeal this

My Commission Expires:

APRIL MEMORIE KNOX
Notary Public State of Illinois
My Commission Expire. March 22, 2008
Commission No. 558825

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ADJUSTABLE RATE RIDER

THIS ADJUSTABLE RATE RIDER is made this **twenty-figur**th **JULY**, **2006**, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of inist, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Adjustable Rate Note (the "Note") to FIELLSTONE MORTGAGE COMPANY

(the "Lender") of the same date and covering the Property described in the Security Instrument and located at.

1809 NORTH MULLIGAN AVFNUE, CHICAGO, Illinois 60639

[Property Address]

THIS NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN MY INTEREST RATE AND MY MONTLY PAYMENT. INCREASES IN THE INTEREST RATE WILL RESULT IN HIGHER PAYMENTS. DECREASES IT THE INTEREST RATE WILL RESULT IN LOWER PAYMENTS.

ADDITIONAL COVENANTS. In addition to the cryonants and agreements made in the Security Instrument, Borrower and Lender further covenant and igree as follows:

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial interest rate of 8.250 %. The Note provides for changes in the interest rate and the monthly payments, as follows:

4. INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The interest rate I will pay may change on the **first** day of **August**, **20**08 and on that day every SIXTH could change is called a "Change Date."

MULTISTATE ADJUSTABLE RATE RIDER -Single Family

Page 1 of 5 Initials: 1/01 VMP Mortgage Solutions, Inc. (800) 521-7291



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(B) The Index
Beginning with the firstChange Date, my interestrate willbe based on an Index. The
the werage of interbank offered rates for six month U.S. dollar-denominated
deposits in the London market(LIBOR) as published weekly in the
Wall Street Journal. The most recent Index figure available as of the date: 45 days X ***
before each Change Date is called the "Current Index." *** the 1st business day of the month
If the look is no longer available, the Note Holder will choose a new Index that is
based upon comparable information. The Note Holder will give me notice of this choice.
(C) Calculation of Changes
Before each Chang. Date, the Note Holder will calculate my new interest rate by
percentage points (5.100 %) to the Current Index. The Note Holder will then round the result of
this addition to the X Nearest Next Highest Next Lowest
<pre>cne-eighth to the limits stated in Section 4(D) bolow, this rounded amount willbe my new interest rate</pre>
until the next Change Date.
The Note Holder willthen determine the amount of the monthly payment that would be
sufficient to repay the unpaid principal I am excepted to owe at the Change Date in fullon
the maturity date at my new interest rate in substancially equal payments. The result of this
calculation will be the new amount of my monthly payment.
Interest-Only Period
The "Interest-only Period" is the period from the date of this Note through August 2011 . For the interest-only period, after calculating my new interest
rate as provided above, the Note Holder will then determine the amount of the monthly
payment that would be sufficientto pay the interest which accrues on the Anoaid principal of
ny ioan. The result of this calculation will be the new amount of my monthly payment.
The "Amortization Period" is the period after the interest-only period. For the
amortization period, after calculating my new interest rate as provided alove, the Note
folder will then determine the amount of the monthly payment that would be sufficient to
repay the unpaid principal that I am expected to owe at the Change Date in ul. on the
Maturity Date at my new interest rate in substantially equal payments. The result of this

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(D) Limits on Interest Rate Changes		
(Please check appropriate boxes; ifr	o box is checked, there will be no maximum	
limit on changes.)		
		
(1) There will be no maximum limit on int	erest rate changes.	
(2) The interest rate I am required	d to pay at the firstChange Date will not	be
greater than	% or less than %.	
(3) Ny interest rate will never be	increased or decreased on any single Change	a
Date by more than		
percentage roints (%) from the rate of interest I have	
been paying for the preceding period.		
(4) My interest : at a will never be greate	er than 14.250 %, which is called	d
the "Maximum Rate."		
X (5) My interest rate will never be less t	han 8.250 %, which is called the	:
"Minimum Rate."		
(6) My interest rate will never le less t	han the initial interest rate.	
(7) The interest rate I am required		be
greater than	o less than 8.250 %. Thereafter	,
	ased or decreased on any single Change Dat	te
by more than		
percentage pornes (名) from the rate of interest I have	
been paying for the preceding period.	* / X,	
(F) Effective Date of Changes		
	No on each Charles Date Tool 11	
f my new monthly payment beginning on the	ve on each Change Date. I will pay the amount	
ate until the amount of my monthly payment changes	ne firstmonthly payment date after the Change	
and a mount of my monerny payment enanges	agarn.	
(F) Notice of Changes	T'_	
	ne a notice of any changes on my interest ra	٠.
nd the amount of my monthly payment before	re the effective date of any change. The notice	
illinclude information required by law to be	e given to me and also the titleand relephone	LE A
umber of a person who will answer any question I ma	y have regarding the notice.	-
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B. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER Uniform Covenant 18 of the Security Instrument is amended to read as follows:

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 titleby 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 its Burrower 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 fullof all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender (lsy shall not exercise this option if:(a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that ender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by Applicable Law, cerder may charge a reasonable fee as a condition to Lender's consent to the lost assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep allthe promites and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, ender 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.

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	ВҮ	SIGNING	BELOW,	Borrower	accepts	and	agrees	to the	terms	and	covenants
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Closing USA, LLC as agent for Lawyers Title Insurance Corp

COMMITMENT FOR TITLE INSURANCE

LEGAL DESCRIPTION

THE FOLLOWING DESCRIBED REAL PROPERTY SITUATE IN THE CITY OF CHICAGO, COUNTY OF COOK, AND STATE OF ILLINOIS, TO WIT:

THE NORTH 55 FEET OF THE SOUTH 125 OF BLOCK 21 (EXCEPT THE EAST 125 FEET THEREOF) IN GALES SUBDIVISION OF TH SOUTHEAST 1/4 OF SECTION 31 AND THE NORTHWEST 1/4 OF SECTION 32, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

C/K/A 1809 N. MULLIGAN AVENUE, CHICAGO, ILLINOIS 60639

TAX ID #: 13-32-302-032-0000

BY FEE SIMPLE DEED FROM "ACQUELINE QUILES, A MARRIED PERSON AS SET FORTH IN DEED INSTRUMENT NO. 0523820182 AND RECORDED ON 5/26/2005, COOK COUNTY RECORDS.

THE SOURCE DEED AS STATED ABOVE IS THE LAST RECORD OF VESTING FILED FOR THIS PROPERTY. THERE HAVE BEEN NO VESTING CHANGES SINCE THE DATE OF THE ABOVE REFERENCED SOURCE.

The Clark's Office

U33065076-01CL21

MORTGAGE LOAN# 1596011913 US Recordings