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### Illinois Anti-Predatory **Lending Database Program**

Certificate of Exemption

Doc#: 1101919005 Fee: \$66.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds

Date: 01/19/2011 08:23 AM Pg: 1 of 16

Report Mortgage Fraud 800-532-8785

The property identified as:

PIN: 13-33-412-011

Address:

Street:

5143 W Bloomingdale Ave

Street line 2:

City: Chicago

Lender: State Farm Bank , MLS

Borrower: April M. Maloy

Loan / Mortgage Amount: \$105,000.00

Ohnin Clark's requ This property is located within the program area and the transaction is exempt from the requirements of 765 ILCS 77/70 et seq. because the application was taken by an exempt entity.

Certificate number: 0C39E133-5739-47FF-87D9-8D8DAD8D696E

Execution date: 11/17/2010

10WR20527

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After Recording Return To:
State Farm Bank, F.S.B
ATTN: Post Closing Department
111 Corporate Office Drive; Suite 300
Earth City, MO 63045-1506

Prepared By: Rachelle Byrd State Farm Bank, F.S.B 111 Corporate Office Dr.; Suite 300 Earth City, MO 63045-1506

RETURN TO:

[Space Above This Line For Recording Data]

WORLDWIDE RECORDING. INC.

9801 LEGLER RD LENEXA, KS 66219 1-800-316-4682

**MORTGAGE** 

10WR20527

MIN: 1004032-3000138276-5 Loan #: 0033124843

#### **DEFINITIONS**

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 November 17, 2010, together with all Riders to this document.
- (B) "Borrower" is April M Maloy, divorced and not since remarried. Borrower is the mortgagor under this Security Instrument.
- (C) 'MERS' is Mortgage Electronic Registration Systems, inc. MERS is a separate corporation that is acting 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 unuse the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, (e) (888) 679-MERS.
- (D) "Lender" is State Farm Bank, F.S.B.. Lender is a Federal Thrift organized and existing under the laws of THE UNITED STATES OF AMERICA. Lender's address is 111 Corporate Office Drive, Suite 300, Earth City, MO 63045.
- (E) "Note" means the promissory note signed by Borrower and dated November 17, 2010. The Note states that Borrower owes Lender ONE HUNDRED FIVE THOUSAND AND NO/100 Dullars (U.S. \$ 105,000.00) plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than December 01, 2020.
- (F) "Property" means the property that is described below under the heading "Transfer of Rights in the Property."
- (G) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest.
- (H) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following

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Riders are to be executed b	y Bo	errox er [check box as applicable]:		
[ ] Adjustable Rate Rider	[]	Condominium Rider	[]	Second Home Rider
[ ] Balloon Rider [ ] 1-4 Family Rider		Planned Unit Development Rider BiXeekly Payment Rider		VA Rider Other(s) [specify]

- (I) "Applica le Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of laX) as Xell as all applicable final, non-appealable udicial opinions.
- (J) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and other charges that are imposed on BorroXer or the Property by a condominium association, homeoXners association or similar organization.
- (K) "Electronic Funds (ransfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, Xhich is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such term it cludes, but is not limited to, point-of-sale transfers, automated teller machine transactions, transfers initiated by telephone, Xire transfers, and automated clearinghouse transfers.
- (L) "Escrow Items" means those items that are described in Section 3.
- (M) "Miscellaneous Proceeds" means any compensation, settlement, aXard of damages, or proceeds paid by any third party (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 all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Property.
- (N) "Mortgage Insurance" means insurance protecting Lerion against the nonpayment of, or default on, the Loan.
- (O) "Periodic Payment" means the regularly scheduled a nount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security !ns/rument.
- (P) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. §2601 et seq.) and its implementing regulation, Regulation (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a Tederally related mortgage loan" under RESPA.
- (Q) "Successor in Interest of Borrower" means any party that has taken title to the Property, Xhether or not that party has assumed BorroXer'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 reneXals, extensions and modifications of the Note; and (ii) the performance of BorroXer's covenants and agreements under this Security Instrument and the Note. For this purpose, BorroXer does hereby mortgage, grant and convey to MERS (solely as nominee for Lender and Lender's successors and assigns) and to the successors and assigns of MERS, the folloXing described property located in the COUNTY [Type of Recording Jurisdiction] of COOK [Name of Recording Jurisdiction]:



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#### SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF.

Xhich currently has the address of **5143 W Bloomingdale Ave** [Street] **Chicago** [City], Illinois **60639** [Zip Code] ("Property Address"):

TOGETHER WITH all the improvements noX or hereafter erected on the property, and all easements, appurtenances, and fixtures noX 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." BorroXer understands and agrees that MERS holds only legal title to the interests conted by BorroXer in this Security Instrument; but, if necessary to comply Xith IaX or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that BorroXer is laXfully 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. BorroXer Xarrants and Xill defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

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

UNIFORM COVENANTS. BorroXer and Lender covenant and agree as folloXs:

1. Payment of Principal, Interest, Escrow Items. Propayment Charges, and Late Charges. BorroXer shall pay Xhen due the principal of, and interest c.n., the debt evidenced by the Note and any prepayment charges and late charges due under the Note. BorroXer shall also pay funds for EscroX Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. HoXever, 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 or or more of the folloXing forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is draXn upon an institution Xhose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender Xhen received at the location designized in the Note or at such other location as may be designated by Lender in accordance Xith the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, Xithout Xaiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender 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 interest on unapplied funds. Lender may hold such unapplied funds until BorroXer makes payment to bring the Loan current. If BorroXer does not do so Xithin a reasonable period of time, Lender shall either apply such funds or return them to BorroXer. If not applied earlier, such funds Xill be applied to the outstanding principal balance under the Note immediately prior to foreclosure. No offset or claim Xhich BorroXer might have noX or in the future against Lender shall relieve BorroXer from making



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payments due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.

2. Application of Payments or Proceeds. Except as otherXise described in this Section 2, all payments accepted and applied by Lender shall be applied in the folloXing order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in Xhich it became due. Any remaining amounts shall be applied first to late charges, 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 BorroXer for a delinquent Periodic Payment Xhich includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Enrich er to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To 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 late charges due. Voluntary prepayments s'an be applied first to any prepayment charges and then as described in the Note.

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

3. Funds for Escrow Items. PorroXer shall pay to Lender on the day Periodic Payments 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 tems Xhich can attain priority over this Security Instrument as a lien or encumbrance on the Property; (b) lear enclid payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borro er to Lender in lieu of the payment of Mortgage Insurance premiums in accordance Xith the provisions of Section 10. These items are called "EscroX Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any,

be escroXed by BorroXer, and such dues, fees and assessments shall be an EscroX Item. BorroXer shall promptly furnish to Lender all notices of amounts to be paid under this Section. BorroXer shall pay Lender the Funds for EscroX Items unless Lender Xaives BorroXer's collection to pay the Funds for any or all EscroX Items. Lender may Xaive BorroXer's obligation to pay to lender Funds for any or all EscroX Items at any time. Any such Xaiver may only be in Xriting. In the event of such Xaiver, BorroXer shall pay directly, Xhen and Xhere payable, the amounts due for any EscroX Items for Xhich payment of Funds has been Xaived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment Xithin such time period as Lender may require. BorroXer's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a coverant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If BorroXer is obligated to pay EscroX Items directly, pursuant to a Xaiver, and BorroXer fai's to pay the amount due for an EscroX Item, Lender may exercise its rights under Section 9 and pay surn amount and BorroXer shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the Xaiver as to any or all EscroX Items at any time by a notice given in accordance Xith Section 15 and, upon such revocation, BorroXer 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 estimates of expenditures of future EscroX Items or otherXise in accordance Xith Applicable LaX.



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The Funds shall be held in an institution Xhose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution Xhose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the EscroX Items no later than the time specified under RESPA. Lender shall not charge BorroXer for holding and applying the Funds, annually analyzing the escroX account, or verifying the EscroX Items, unless Lender pays BorroXer interest on the Funds and Applicable LaX permits Lender to make such a charge. Unless an agreement is made in Xriting or Applicable LaX requires interest to be paid on the Funds, Lender shall not be required to pay BorroXer any interest or earnings on the Funds. BorroXer and Lender can agree in Xriting, noXever, that interest shall be paid on the Funds. Lender shall give to BorroXer, Xithout charge, an annual accounting of the Funds as required by RESPA.

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

Upon payment in full of all soms secured by this Security Instrument, Lender shall promptly refund to BorroXer any Funds held by Lender.

**4. Charges; Liens.** BorroXer's hall pay all taxes, assessments, charges, fines, and impositions attributable to the Property Xhich can attributable to the Property Xhich can attributable to the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are EscroX Item's, EprroXer shall pay them in the manner provided in Section 3.

BorroXer shall promptly discharge any lien in his has priority over this Security Instrument unless BorroXer: (a) agrees in Xriting to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as BorroXer is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, 'agal proceedings Xhich in Lender's opinion operate to prevent the enforcement of the lien Xhile 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 Xhich can attain priority over this Security Instrument, Lender may give BorroXer a notice identifying the lien. Within 10 days of the date on Xhich that notice is given, PorroXer shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

Lender may require BorroXer to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection Xith this Loan.

**5. Property Insurance.** BorroXer shall keep the improvements noX existing or hereafter erected on the Property insured against loss by fire, hazards included Xithin the ferm "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for Xnich Lender requires insurance. This insurance shall be maintained in the amounts (including deductible rixels) and for the periods that Lender requires. What 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 BorroXer subject to Lender's right to disapprove BorroXer's choice, Xhich right shall not be exercised unreasonably. Lender may require BorroXer to pay, in connection Xith this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur Xhich reasonably might affect such determination or certification. BorroXer shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection Xith the revieX of any flood zone determination resulting from an objection by BorroXer.



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If BorroXer fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and BorroXer's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect BorroXer, BorroXer's equity in the Property, or the contents of the Property, against any risk, hazard or liability and might provide greater or lesser coverage than Xas previously in effect. BorroXer acknoXledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that BorroXer could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of BorroXer secured by this Security Instrument. These amounts shall bear interest active Note rate from the date of disbursement and shall be payable, Xith such interest, upon notice from Lender to BorroXer requesting payment.

All insurance policies required by Lender and reneXals of such policies shall be subject to Lender's right to risapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgage and/or as an additional loss payee. Lender shall have the right to hold the policies and reneXal certificates. If Lender requires, BorroXer shall promptly give to Lender all receipts of paid premiums and reneXal rotices. If BorroXer obtains any form of insurance coverage, not otherXise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss payee.

In the event of loss, Borroxer shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by BorroXer. Unless Lender and BorroXer otherXise agree in Xriting, any insurance proceeds, Xhether or not the underlying insurance Xas required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security a 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 Xork has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender me / d sburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the Xork is completed. Unless an agreement is made in Xriting or Applicable LaX requires interest to be pair on such insurance proceeds, Lender shall not be required to pay BorroXer any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by BorroXer shall not be paid out of the insurance proceeds and shall be the sole obligation of BorroXer. If the restoration or repair is not ecor omitally feasible or Lender's security Xould be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, Xhether or not then due, Xith the excess, if any, paid to Borroller. Such insurance proceeds shall be applied in the order provided for in Section 2.

If BorroXer abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If BorroXer does not respond Xithin 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and soutle the claim. The 30-day period Xill begin Xhen the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherXise, BorroXer hereby assigns to Lender (a) BorroXer'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 BorroXer's rights (other than the right to any refund of unearned premiure, paid by BorroXer) under all insurance policies covering 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, Xhether or not then due.

- **6. Occupancy.** BorroXer shall occupy, establish, and use the Property as BorroXer's principal residence Xithin 60 days after the execution of this Security Instrument and shall continue to occupy the Property as BorroXer's principal residence for at least one year after the date of occupancy, unless Lender otherXise agrees in Xriting, Xhich consent shall not be unreasonably Xithheld, or unless extenuating circumstances exist Xhich are beyond BorroXer's control.
  - 7. Preservation, Maintenance and Protection of the Property; Inspections. BorroXer shall



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not destroy, damage or impair the Property, alloX the Property to deteriorate or commit Xaste on the Property. Whether or not BorroXer is residing in the Property, BorroXer 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, BorroXer shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection Xith damage to, or the taking of, the Property, BorroXer 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 Xork is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, BorroXer is not relieved of BorroXer's obligation for the completion of st.ch repair or restoration.

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

- **8. Borrower's Loan Application.** BorroXer shall be in default if, during the Loan application process, BorroXer or any percons or entities acting at the direction of BorroXer or Xith BorroXer's knoXledge or consent gave received and a serious percons or entities acting at the direction of BorroXer or Xith BorroXer's knoXledge or consent gave received all serious fallows in a serious formation or statements to Lender (or failed to provide Lender Xith material information) in connection Xith the Loan. Material representations include, but are not limited to, representations concerning BorroXer's occupancy of the Property as BorroXer's principal residence.
- 9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) BorroXer 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 Xhich may attain priority over this Security Instrument or to enforce laXs or regulations), or (c) BorroXer has abandoned the Property, then Lender may do and pay for Xhatever 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 Xhich has priority over this Security In trun ent; (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its 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, replace or board up doors and XindoXs, drain Xater from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned 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 Lenzer incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional dept of BorroXer secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, Xith such interest, upon notice from Lender to BorroXer requesting payment.

If this Security Instrument is on a leasehold, BorroXer shall comply Xith all the provisions of the lease. If BorroXer acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in Xriting.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, BorroXer shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and BorroXer Xas required to make separately

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designated payments toXard the premiums for Mortgage Insurance, BorroXer shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to BorroXer of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available, BorroXer shall continue to pay to Lender the amount of the separately designated payments that Xere due Xhen the insurance coverage ceased to be in effect. Lender Xill accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notXithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay BorroXer any interest or earnings on such loss reserve. Lender can no longe, require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lander requires) provided by an insurer selected by Lender again becomes available, is obtained, and render requires separately designated payments toXard the premiums for Mortgage Insurance. If Length required Mortgage Insurance as a condition of making the Loan and BorroXer Xas required to make certarately designated payments toXard the premiums for Mortgage Insurance, BorroXer shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance Xith any Xritten agreement betXe in 3orroXer and Lender providing for such termination or until termination is required by Applicable LaX. Nothing in this Section 10 affects BorroXer's obligation to pay interest at the rate provided in the Note.

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

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements Xith other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are extinfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (Xhich may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of BorroXer'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 affiliate of Lender takes a share of the insurer stisk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive cinsurance." 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 Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.
- ( ) 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 o tain 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.



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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 Xork 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 Xork is completed. Unless an agreement is made in Xriting or Applicable LaX requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay BorroXer any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security Xould be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, Xhether or not then due, Xith the excess, if any, paid to BorroXer. 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 reapplied to the sums secured by this Security Instrument, Xhether or not then due, Xith the excess, if any read to BorroXer.

In the event of a partial taking, destruction, or loss in value of the Property in Xhich 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 BorroXer and Lender otherXise agree in Xriting, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the folloXing 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 BorroXer.

In the event of a partial taking, destruction, or loss in value of the Property in Xhich the fair market value of the Property immediately be ore 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 BorroXer and Lender otherXise agree in Xiiting, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument Xhether or not the sums are then due.

If the Property is abandoned by BorroXer, or if, after notice by Lender to BorroXer that the Opposing Party (as defined in the next sentence) offers to make an aXard to settle a claim for damages, BorroXer fails to respond to Lender Xithin 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, Xhether or not then die. "Opposing Party" means the third party that oXes BorroXer Miscellaneous Proceeds or the party against Yhom BorroXer has a right of action in regard to Miscellaneous Proceeds.

BorroXer shall be in default if any action or proceeding, Xhether civil or criminal, is 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. BorroXer can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed Xith 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 aXard 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; For earance 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 BorroXer or any Successor in Interest of BorroXer shall not operate to release the liability of BorroXer or any Successors in Interest of BorroXer. Lender shall not be required to commence proceedings against any Successor in Interest of BorroXer or to refuse to extend time for payment or otherXise modify amortization of the sums secured by this Security Instrument by reason of any demand

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made by the original BorroXer or any Successors in Interest of BorroXer. Any forbearance by Lender in exercising any right or remedy including, Xithout limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of BorroXer or in amounts less than the amount then due, shall not be a Xaiver of or preclude the exercise of any right or remedy.

13. Joint and Several Lia ility; Co-signers; Successors and Assigns Bound. BorroXer covenants and agrees that BorroXer's obligations and liability shall be joint and several. HoXever, any BorroXer Xho co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other BorroXer can agree to extend, modify, forbear or make any accommodations Xith regard to the terms of this Security Instrument or the Note Xiinout the co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of BorroXer Xho assumes BorroXer's obligations under this Security Instrument in Xriting, and is approved by Lender, shall obtain all of BorroXer's rights and benefits under this Security Instrument. BorroXer shall not be released from BorroXer's obligations and liability under this Security Instrument unless Lender agrees to such release in Xriting. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

**14. Loan Charges.** Lighter may charge BorroXer fees for services performed in connection Xith BorroXer's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but act limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to BorroXer shall not be construed as a prohibition on the charging of such fee. Lender may not charge fees that are expressly prohibited by this Security Instrument or by Applicable LaX.

If the Loan is subject to a laX Xhich sets maximum loan charges, and that laX is finally interpreted so that the interest or other loan charges collected or to be collected in connection Xith the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from BorroXer Xhich exceeded permitted limits Xill be refunded to BorroXer. Lender may choose to make this refund by reducing the principal oXed under the Note or by making a direct payment to BorroXer. If a refund reduces principal, the reduction Xill be treated as a partial prepayment Xithout any prepayment charge (Xhether or not a prepayment charge is provided for under the Note). ScrioXer's acceptance of any such refund made by direct payment to BorroXer Xill constitute a Xaiver of any right of action BorroXer might have arising out of such overcharge.

15. Notices. All notices given by BorroXer or Lender in connection Xith this Security Instrument must be in Xriting. Any notice to BorroXer in connection Xith this Security Instrument shall be deemed to have been given to BorroXer Xhen mailed by first class mail or Xhen actually delivered to BorroXer's notice address if sent by other means. Notice to any one BorroXer shall constitute notice to all BorroXers unless Applicable LaX expressly requires otherXise. The notice address shall be the Property Address unless BorroXer has designated a substitute notice address by notice to Lender. BorroXer shall promptly notify Lender of BorroXer's change of address. If Lender specifies a procedure for reporting BorroXer's change of address, then BorroXer shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to BorroXer. Any notice in connection Xith this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable LaX, the Applicable LaX requirement Xill satisfy the corresponding requirement



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under this Security Instrument.

Governing Law; Severa ility; Rules of Construction. This Security Instrument shall be governed by federal laX and the laX of the jurisdiction in Xhich the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable LaX. Applicable LaX might explicitly or implicitly alloX 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 Xith Applicable LaX, such conflict shall not affect other provisions of this Security Instrument or the Note Xhich can be given effect Xithout the conflicting provision.

As used in this Security Instrument: (a) Xords of the masculine gender shall mean and include corresponding neuter Xords or Xords of the feminine gender; (b) Xords in the singular shall mean and include the plant and vice versa; and (c) the Xord "may" gives sole discretion Xithout any obligation to take any action.

- Borrowar's Copy. BorroXer shall be given one copy of the Note and of this Security 17. Instrument.
- 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 escroX agreement, the interit of Xhich is the transfer of title by BorroXer at a future date to a purchaser.

If all or any part of the Property c. say Interest in the Property is sold or transferred (or if BorroXer is not a natural person and a beneficial interest in BorroXer is sold or transferred) Xithout Lender's prior Xritten consent, Lender may require immediate payment in full of all sums secured by this Security instrument. HoXever, this option shall not be exercised by Lender if such exercise is prohibited by Applicable LaX.

If Lender exercises this option, Lender shall give BorroXer notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance Xith Section 15 Xithin Xhich BorroXer must pay all sums secured on this Security Instrument. If BorroXer fails to pay these sums prior to the expiration of this period, Lender riay invoke any remedies permitted by this Security Instrument Xithout further notice or demand on Borroxer.

Borrower's Right to Reinstate After Acceleration. If BorroXer meets certain conditions, BorroXer shall have the right to have enforcement 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 LaX might sparity for the termination of BorroXer's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that BorroXer: (a) pays Lender all sums Xhich then Xould be use under 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, but not 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 (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and BorroXer's obligation to pay the sums secured by this Security Instrument, shall continue unchanged unless as otherXise provided under Applicable LaX. Lender may require that BorroXer pay such reinstatement sums and expenses in one or more of the folloXing forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is draXn upon an institution Xhose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by BorroXer, this Security Instrument and obligations secured hereby shall remain fully

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effective as if no acceleration had occurred. HoXever, 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 Xith this Security Instrument) can be sold one or more times Xithout prior notice to BorroXer. A sale might result in a change in the entity (knoXn 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 LaX. 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, BorroXer Xill be given Xritten notice of the change Xhich Xill state the name and address of the neX Loan Servicer, the address to Xhich payments should be made and any other information RESPA requires in connection Xith a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced of a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to BorroXer Xill remain Xith the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed of the Note purchaser unless otherXise provided by the Note purchaser.

Neither BorroXe, for Lender may commence, join, or be joined to any judicial action (as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that al'eges that the other party has breached any provision of, or any duty oXed by reason of, this Security Instrument, until such BorroXer or Lender has notified the other party (Xith such notice given in compliance Xith the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable LaX provides a time period Xinch must elapse before certain action can be taken, that time period Xill be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to BorroXer pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Su stances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances pollutants, or Xastes by Environmental LaX and the folloXing substances: gasoline, kerosene, other figure hable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) "Environmental LaX" means federal iaXs and laXs of the jurisdiction Xhere 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 defined in Environmental LaX; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherXise trigger an Environmental Cleanup.

BorroXer shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. BorroXer shall not do, nor alloX anyone else to do, anything affecting the Property (a) that is in violation of any Environmental LaX, (b) Xhich creates an Environmental Condition, or (c) Xhich, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding tXo 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 residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

BorroXer shall promptly give Lender Xritten notice of (a) any investigation, claim, demand, laXsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental LaX of Xhich BorroXer has actual knoXledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance Xhich adversely affects the value of the Property. If BorroXer learns, or is notified



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by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, BorroXer shall promptly take all necessary remedial actions in accordance Xith Environmental LaX. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

NON-UNIFORM COVENANTS. BorroXer and Lender further covenant and agree as folloXs:

- 22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's reach of any covenant or agreement in this Security Instrument ( ut not prior to acceleration under Section 18 unless Applica le Law provides otherwise). The notice shall specific (a) the default; () the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, y which the default must e cured; and (d) that failure to cure the default on or efore the date specified in the notice may result in acceleration of the sums secured y this Security Instrument, foreclosure y 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 Corrower to acceleration and foreclosure. If the default is not cured on or efore the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured y this Security Instrument without further demand and may foreclose this Security Instrument y judicial proceeding. Lender shall e entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, ut not limited to, reasona le attorneys' fees and costs of table evidence.
- 23. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument. BorroXer shall pay any recordation costs. Lender may charge BorroXer 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 Applic (able) LaX.
- **24. Waiver of Homestead.** In accordance Xith Illinois laX, the BorroXer hereby releases and Xaives all rights under and by virtue of the Illinois homestead exemption laXs.
- Placement of Collateral Protection Insurance. Unless BorroXer provides Lender Xith evidence of the insurance coverage required by BorroXer's agreement Xith Lender, Lender may purchase insurance at BorroXer's expense to protect Lender's interests in BorroXer's collateral. This insurance may, but need not, protect BorroXer's interests. The coverage that Lender purchases may not pay any claim that BorroXer makes or any claim that is made against PorroXer in connection Xith the collateral. BorroXer may later cancel any insurance purchased by Lender, but only after providing Lender Xith evidence that BorroXer has obtained insurance as required by BorroXer's and Lender's agreement. If Lender purchases insurance for the collateral, BorroXer Xill be responsible for the costs of that insurance, including interest and any other charges Lender may impose in connection Xith 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 BorroXer's total outstanding balance or obligation. The costs of the insurance may be more than the cost of insurance BorroXer may be able to obtain on its oXn

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BY SIGNING BELOW, BorroXer accepts and agrees to the terms and covenants contained in
his Security Instrument and in any Rider executed by BorroXer and recorded Xith it.
Chilly Waley (Seal)
BorroXer-April M Maloy
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[Space BeloX This Line for AcknoXledgment]
State of Illinois
County <u>Cak</u>
The foregoing instrument Xas acknoXledged pofore me on 17+4 November, 2010
by April M. Malogidilled
J - 0
Condrews a. Fedcherso
(2) ( ) ( ) ( ) ( )
My Commission Expires on FOO 15, 20)
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### **LEGAL DESCRIPTION** (Exhibit A)

10NL46573

LOT 2 IN ELI GOLDSTINE'S RESUBDIVISION OF LOTS 11 TO 20 INCLUSIVE IN BLOCK 5 IN CRAGIN BEING CHARLES B. HOSMER'S SUBDIVISION OF PART OF THE SOUTHEAST 1/4 OF SECTION 33, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS.

BEING THE SAMP PREMISES AS CONVEYED IN DEED FROM AURORA M. BAUTISTA, A WIDOW RECORDED 01/12/1993 IN DOCUMENT NUMBER 93-025680 IN SAID COUNTY AND STATE.

W BL COUNTY CLART'S OFFICE COMMONLY KNOWN AS. 3143 W BLOOMINGDALE AVE, CHICAGO IL 60639

Tax Id: 13-33-412-011-0000