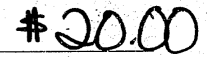
COOK COUNTY, ILLINOIS FILED FOR RECORD

86414824

1986 SEP 15 PM 1: 22

86414824



[Space Above This Line For Recording Data]

MORTGAGE

990-0350-04307

THIS MORTGAGE ("Security Instrument") is given on SEPTEMBER 12 19 86 The mortal gor is

PATRICIA D DIETRICH, SPINSTER AND MARK R. ZETTEK, BACHELOR

("Borrower"). This Security Instrument is given to CTX MORTGAGE COMPANY

which is organized and existing under the laws of THE STATE OF NEVADA 7995 LYNDON BAINLY JOHNSON FREEWAY 75240 DALLAS, TEXAS

, and whose address is

("Lender").

Borrower owes Lender the principal sum of

NINETY SEVEN THOUSAND FIGHT HUNDRED AND NO/100---

Dollars (U.S. \$

97,800.00). This debt is evidenced by Borrower's note

dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on OCTOBER 2, 2016

This Security Instrument secures to Lender: (a) the repayment of the debt exidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Bortov ar's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property

County, Illinois: located in COOK LOT 105 IN OAK KNOLL FARMS UNIT NUMBER 2, BEING A SUBDIVISION OF PART OF THE EAST 1/2 OF SECTION 22, TOWNSAIP 41 NORTH, RANGE 9 EAST OF THE

THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. Clark's Offic

06-22-412-005-0000

which has the address of

60 JACKSON LANE

STREAMWOOD

Illinois

7 a 7586 frust

(Zip Code)

("Property Address");

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

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

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

UNOFFICIAL COPY SETATES NAMES OF STATES OF STA
RECORD AND RETURN TO: 130x 333- Z-LD
HOFFMAN ESTATES, IL 60195
PREPARED BY: LINDA BARONE Modery Public Modery Public
My Commission expires: 10-18-89
Given under my hand and official seal, this 12th day of September 19 86
eet torth.
signed and delivered the said instrument as THEIR free and voluntary act, for the uses and purposes therein
subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that T he
do hereby certify that patricia L. Dietrich, Spinster and to me to be the same person(s) whose name(s) Are patricia L. Dietrich, Spinster and to me to be the same person(s) whose name(s)
the underedged , a Notary Public in and icr said county and state
STATE OF ILLINOIS, Du Page
[Space Below This Line For Acknowl. dgmen's]
TOWARD CO.
(sa2)
(LSe.) ————————————————————————————————————
MARK R. ZETTEK/BACHELOR —Borrower
PATRICIA L. DIETRICH/SPINSTER—BOITOWEI
Instrument and in any rider(s) executed by Horrower and recorded with it.
DY SIGNING BELOW, BOITO A Socepts and agrees to the terms and covenants contained in this Security
Graduated Pavrient Rider Planned Unit Development Rider
Adjustab'c, Late Rider Condominium Rider
23. Rider's to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security in transmit, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Chee', a plicable box(es)]
22. Waiver of Homestead. Ecrrower waives all right of homestead exemption in the Property.
receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Security Instrument. 21. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument, Lender shall release this Security Instrument, Lender shall release this Security Instrument.
20. Lender in Possession. Upon acceleration under paragraph 19 or abandonment of the Property and at any time prior to the expiration of any period of redemption following judicial sale, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on
NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows: 19. Acceleration; Remedies. Lender anall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraphs 13 and 17 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 existence of a default or any other defense of Borrower to asceleration and the right to assert in the foreclosure proceeding the none existence of a default or any other defense of Borrower to asceleration and foreclosure. If the default is not cured on before the date apecified 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 require immediate payment in full of all sums secured by this Security Instrument without further demand and may require immediate payment in full of all sums secured by but not instend to collect all expenses incurred in pursuing the remedies provided in this paragraph 19, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender required mortgage insurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

8. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender

shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby

assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower.

If the Property is abandoned by Horrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or softle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is gatherized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or

to the sums secured by this Security Instrument, whether or not then due.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

10. Borrower N. t J. eleased; 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 any successor in interest of Borrower shall not be required to commence proceedings against any successor in interest or 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 original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the (xe/circ of any right or remedy.

11. Successors and Assigns Boun'; Joint and Several Liability; Co-signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is 20-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the 15 miles of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) a rees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without

that Borrower's consent.

12. Loan Charges. If the loan secured by this Sec trity Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) ary such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any surest already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to rake this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund to exceed permitted in the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

13. Legislation Affecting Lender's Rights. If enactment of expiration of applicable laws has the effect of rendering any provision of the Note or this Security Instrument unenforceable according to its terms, Lender, at its option, may require immediate payment in full of all sums secured by this Security Instrument and may invoke any remedies permitted by paragraph 19. If Lender exercises this option, Lender shall take the s.e., s. pecified in the second paragraph of

paragraph 17

14. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice. Porrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

15. Governing Law; Severability. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security is rument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the

Note are declared to be severable.

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

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed 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.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note had no acceleration 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; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraphs 13 or 17.

requesting payment.

the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from

Lender may take action under this paragraph 7, Lender does not have to do so.

Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights If Borrower fails to perform the 7. Protection of Lender's Rights in the Property; Mortgage Insurance.

fee title shall not merge unless Lender agrees to the merger in writing.

change the Property, allow the Property to deteriorate or commit waste. If this Security Instrument is on a leasehold, Borrower shall comply with the provisions of the lease, and if Borrower acquires fee title to the Property, the leasehold and

6. Preservation and Maintenance of Property; Leaseholds. Borrower shall not destroy, damage or substantially

Instrument immediately prior to the acquisition.

postpone the due uate of the monthly payments referred to in paragraphs 1 and 2 or change the amount of he payments. If under paragraph 19 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal chall not extend or

when the notice is given.

offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 3 1-d 1y period will begin Borrower abandons the Property, or does not answer within 30 days a notice from Lender, h. . "he insurance carrier has applied to the sums secured by this Security Instrument, whether or not then due, with sair excess paid to Borrower. If all receipts of paid premiunts and renewal notices. In the event of loss, Borrower, hell give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower and Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened the insurance proceeds shall be restoration or repair is not economically feasible or Lender's security would be lessened the insurance proceeds shall be applied to the sums secure by the same security may be in the insurance proceeds shall be applied to the sums secure by the same security is not economically feasible or Lender or not then the insurance proceeds shall be applied to the sums secure.

Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause.

unreasonably withheld. insurance carrier providing the insurance shall be chosen by Borrower achiect to Lender's approval which shall not be requires insurance. This insurance shall be maintained in the arican's and for the periods that Lender requires. The

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extent decoverage" and any other hazards for which Lender

of the giving of notice.

notice identifying the lien. Borrower shall satisfy the lien or act one or more of the actions set forth above within 10 days the Property is subject to a lien which may attain prioricy over this Security Instrument, Lender may give Borrower a agreement satisfactory to Lender subordinating the liet to this Security Instrument. If Lender determines that any part of Borrower shall promptly discharge, any lier which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien or forfeiture of any part of the Property; or (c) secures from the holder of the lien an prevent the enforcement of the lien or forfeiture of any part of the Property; or (c) secures from the holder of the lien an prevent the enforcement of the lien or forfeiture of any part of the Property; or (c) secures from the holder of the lien and prevent the enforcement of the lien or forfeiture of any part of the Property; or (c) secures from the holder of the lien any part of

receipts evidencing the payments.

Property which may attain prior by over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the pers in loved payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower shall promptly furnish to Lender and under this paragraph.

application as a creative decimes secured by this Security Instrument.

3. Application of I syments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs I and 2 shall be applied: first, to late charges due under the Mote; second, to prepayment charges due under the Mote; third, to amounts payable inder paragraph 2; fourth, to interest due; and last, to principal due.

4. Charges; Liens. Dorr wer shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain a very thire. Sometive and last sequence and impositions attributable to the Property which may attain to over this Security.

Upon provided by Lender and the deficiency in one or more payments as required by Lender.

Upon provided in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a crear, are not the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a crear, are not the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a crear, are not a secured by this Security Instrument.

3. Application of I syments. Unless applicable form provided by Lender and Lender at the time of the sale of the sale of the sale of the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application of I syments. Unless applicable for the sale of the

the due dates of the Eunds held by Lender, together with the future monthly payments of Funds payable prior to the due dates of the escrow items, shall exceed the amount required to pay the escrow items, shall exceed the amount required to pay the escrow items when due, the excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly payments of Funds. If the amount of the Funds held by Lender is not sufficient to pay the escrow items when due, Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more payments as required by Lender.

Upon payment in full of all sums secured by this executed by this executed by the following the funds in full of all sums secured by this executed by the following payment in full of all sums secured by this executed by the following the funds in full of all sums secured by this executed by the following the following the funds in full of all sums secured by this executed by the following the following the following the funds have the following the follow

shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds made. The Funds are pledged as additional security for the sums secured by requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing that interest shall be paid on the Funds. Unless an agreement is made or applicable law state agency (including Lender if Lender is such an institution). Lender shall apply the Funder to pay the escrow items. Lender may not charge for holding and applying the Funds, analyzing the account or verifying the escrow items, unless I ender may not charge for holding and applying the Funds, analyzing the account or verifying the escrow items,

The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a federal or basis of current data and reasonable estimates of future escrow items. 2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender for Taxes and Insurance and Lister are due under the Note, until the Note is paid in full, a sum ("Funds") equal to one-twelfth of: (a) yearly taxes and assessments which may attain priority over this Security Instrument; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard insurance premiums; and (d) yearly morttagage insurance premiums, if any. These items are called "escow items." Lender may estimate the Funds due on the host state of the Funds of Churcent data and reasonable are items are called "escow items." Lender may estimate the Funds due on the

the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note. Borrower shall promptly pay when due

1. Payment of Principal and Interest; Prepayment and Late Charges. UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

INOFFICIAL GOPSY2 4

ADDENDUM TO PROMISSORY NOTE, MORTGAGE AND RIDER TO NOTE AND MORTGAGE

THIS ADDENDUM modifies and supplements the Promissory Note (the "Note") executed or assumed by the undersigned and payable to the order of CTX Mortgage Company and the Mortgage and the Rider to Note and Mortgage (together the "Security Instrument") securing the Note. Whenever there is any conflict between this Addendum and the Note or the Security Instrument, the provisions of this Addendum shall be paramount and the Note and the Security Instrument shall be construed accordingly.

This Addendum shall be in effect only so long as CTX Mortgage Company, its successors and assigns, other than Federal Home Loan Mortgage Corporation or Federal National Mortgage Association, are the owners and holders of the Note. If Federal None Loan Mortgage Corporation or Federal National Mortgage Association buys all or some of Lender's rights under the Security Instrument and the Note, then the promises, agreements and provisions contained in this Addendum shall be null and void and will no longer have any force and effect. Provisions deleted by this Addendum shall be automatically reinstated upon a sale of all or part of Lender's rights in accordance with the preceding sentence.

Section 5 of the Note is hereby deleted and the following is hereby substituted therefor:

LOAN CHARGES

"It is the intent of the Note Holder and my intent to contract in strict compliance with applicable usury law. In furtherance thereof, the Note Holder and I stipulate and agree that none of the terms and provisions contained in this Note, or in any other instrument executed in connection herewith, shall ever be construed to create a contract to pay, for the use, forbustance or detention of money, interest at a rate in excess of the maximum interest rate permitted to be charged by applicable law. Neither I nor any guarantors, endorsers or other parties now or hereafter becoming liable for payment of this Note shall ever be required to pay interest on this Note at a rate in excess of the maximum interest that may be liwfully charged under applicable law, and the provisions of this paragraph shall control over all other provisions of this Note and any other instruments now or hereafter executed in connection herewith which may be in apparent conflict herewith. The Note Holder expressly disavows any incention to charge or collect excessive unearned interest or finance charges in the event the maturity of this Note is accelerated. If the maturity of this Note shall be accelerated for any reason or if the principal of this Note is paid prior to the end of the term of this Note, and as a result thereof the interest received for the actual period of existence of the loan evidenced by this Note exceeds the applicable maximum lawful rate, the Note Holder at its option shall either refund to me the amount of such excess or shall credit the amount of such excess against the principal balance of this Note then outstanding. event that the Note Holder shall collect monies which are deemed to constitute interest which would increase the effective interest rate on this Note to a rate in excess of that permitted to be charged by applicable law, all such sums deemed to constitute interest in excess of the legal

ILLINOIS --- Use with Forms 3200 and 3014 (12/83)

(CIX Rev. 4/29/85)

WKAGROO RDADTEON NIC

ADAMENT OF PROMERSONS NOTE: ROTTCACCE ADAM ACCE ON RESERVED ON RESERVED ACCE.

The second control of a control of a second of the control of the

The second of the control of the con

self that to the sold will be the peoply deleted and the the sold self that the sold and the sol

ESSENCE CASE . 8"

And the contract of the contra

MLERGIB-Haw with Forms 2000 and 2014

GUNN ROWS AVROVADE

rate shall/upon such determination, at the Note Holder's option, be immediately returned to me or credited against the principal balance of this Note then outstanding. The term "applicable law" as used in this paragraph shall mean the laws of the State of Illinois or the laws of the United States, whichever laws allow the greater rate of interest, as such laws now exist or may be changed or amended or come into effect in the future."

2. The following sentence is hereby added to Subsection 6(E) of the Note:

"Should the indebtedness represented by this Note or any part thereof be collected at law or in equity or through any bankruptcy, receivership, probate or other court proceedings or if this Note is placed in the hands of attorneys for collection after default, I and all endorsers, guarantors and sureties of this Note jointly and severally agree to pay, in addition to the principal and interest due and payable hereon, reasonable attorneys' and collection fees."

3. Section 9 of the Note is hereby deleted and the following is hereby substituted therefor:

"9. WAIVERS

"Notwithstanding anything to the contrary contained herein, I and all inforsers, guarantors and sureties of this Note and all other persons liable or to become liable on this Note severally waive presentment for payment, demand, notice of demand and of dishonor and nonpayment of this Note, notice of intention to accelerate the maturity of this Note, protest and notice of protest, diligence in collecting, and the bringing of suit against any other party, and agree to all renewals, extensions, modifications, partial payment;, releases or substitutions of security, in whole or in part, with or without notice, before or after maturity."

4. The following paragraph is hereby added to the Note as a new Section 11:

"11. DISHONORED CHECKS

"If any payments provided for herein all made with a check or any other instrument which is not lagel tender of the United States of America or which is not horored for any reason by the financial institution on which it is drawn, the Note Holder will have the option to charge me a fee commensurate with the Note Holder's expenses incarred in collecting such check, which I agree is reasonable. The amount of the fee shall be determined by the Note Holder in its sole discretion."

5. The following paragraph is hereby added to the Note as new Section 12:

"12. PARTIAL PAYMENT

"The Note Holder shall have the right to refuse to accept any monthly payment which is less than the full amount (including any late charge) owed by me to the Note Holder. Payment of any amount owed by me to the Note Holder shall be deemed to be made only when actually received by the Note Holder."

្នាល់ក្នុងសមត្ថ ដូច្នេះ បានប្រទេស ស្រាស់ ស្រាស់ ស្រាស់ ស្រាស់ ស្រាស់ ស្រាស់ ស្រាស់ សម្រាស់ ស្រាស់ ស្រាស់ ស្រាស ស្រាស់ ស្រាស់

The translation of the second

eng has boreleb ydenes or eroW est he s colrect redsences Verbusisedap ydened si j ing series a leading trading the set of the finish for

According to the control of the cont

The following paragraph is hereby added to the Nove on CLEAN SUPPLEMENT OF

"FIL DIRROLDEED CHECKL

a drive shame on a microst too Lectrons accesses you. The has samees accessed to the second for the second of the second second second second for the second second

One following paragraph to hereby added to the Note on a new Sercion 12:

TREMSO JANTASO (117

of review at ingit who even trade metica north of verset i ele macchie raymant which is lead than than the init concert the miles and the control over of the to the residence of the tenth of said the second of any me to the Hone Holder of the less of the saily when details occurred by the Holder Control of th

6. Paragraph 2 of the Security Instrument is hereby deleted and the following is hereby substituted therefor:

"2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall, concurrently with the execution and delivery of this Security Instrument, deposit in any escrow account established by Lender to assure payment of taxes. assessments, hazard insurance premiums, flood insurance premiums (if applicable), leasehold payments or ground rents on the Property (if any), private mortgage insurance premiums and other impositions relative to the Property, an aggregate sum equal to (a) the total amount of such charges attributable to the period from the last date on which each such charge would have been paid under the pormal lending such charge would have been paid under the normal lending practices of Lender to the due date of the first installment payment under the loan secured hereby plus (b) one-sixth of the estimated total amount of such charges that will become due and payable during the 12-month period following the due date of the first installment payment plus (c) if the amounts deposited or to be deposited with Lender pursuant to the following sentence would be insufficient to avoid a deficiency on the due date of such charges, the mount necessary to avoid such deficiency. Thereafter Borrower shall, on each date when an installment of principal and/or interest is due on the Note, deposit in such escrow account established by Lender a sum (for the purpose of assuring payment of such charges) equal to the pro rata portion (b(s))d on the number of installment payments due during the 12-month period following the due date of the first installment) of the estimated total amount of such charges that will become due and payable during the 12-month period following the due date of the first installment payment give such amount as is necessary to maintain an additional beince of one-sixth of the estimated total amount of such charges, except that, if Lender determines there will be a deficiency on the due Lender determines there will be a deficiency on the due date of such charges, it may require that additional deposits, sufficient to make up the deficiency, be submitted in equal amounts with each payment up to the date upon which such charges become due and payable. After giving Borrower notice of such deficiency and of the additional deposits required to make up the deficiency, Lender may deduct the necessary amounts from Borrower's regularly-scheduled installment payments if Borrower fails to make the additional deposits. (All amounts thus to make the additional deposits. (All am deposited are herein called the "Funds"). (All amounce thus

"Lender shall have the right to rely upon tax information furnished by applicable taxing authorities in the payment of such taxes or assessments and shall have no obligation to make any protest of any such taxes or assessments. Any excess of the Funds over the amounts required for the above described purposes shall be at Lender's option either promptly repaid to Borrower (upon Borrower's written request) or credited to the outstanding principal or credited to Borrower on monthly installments of Funds. All the Funds shall be applied by Lender toward the payment of such taxes, assessments, premiums and other charges when statements therefor are presented to Lender; provided, however, that, if a default shall have occurred hereunder, the Funds may at Lender's option be applied to the payment of the indebtedness secured hereby in the order determined by Lender in its sole discretion, and provided further that Lender may at any time, in its discretion, apply all or any part of the Funds toward the payment of any such taxes, assessments, premiums or other charges which are past due, together with any penalties or late charges with respect thereto. The conveyance or transfer of Borrower's interest in the Property for any reason

inger mage. Protein de tromper i deut in vir formande in 2005 de la vir gregoria de 1000 in 2005. La gregoria de la compansa de tromper in la gregoria de la gregoria de 1000 de la gregoria de la gregoria de l

UNOFFICIAL COPY 2 (including/without limitation the foreclosure of a

(including/without limitation the foreclosure of a subordinate lien or security interest or a transfer by operation of law including transfer incident to death or divorce) shall constitute an assignment or transfer of Borrower's interest in and rights to the Funds held by Lender under this Section but subject to the rights of Lender hereunder. In the event of any such conveyance or transfer, Lender shall have the option (but shall have no obligation) to return the Funds then held by Lender to Borrower. Upon payment in full of all indebtedness secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender or, in the event of prepayment of such indebtedness, Lender may, at its option, deduct such amount from the net pay-off figure. If under paragraph 19 hereof the Property is sold or the Property is acquired by Lender, Lender shall apply any Funds held by Lender at the time of application as a credit against the indebtedness secured by this Security Instrument in the order determined by Lender in its sole discretion.

"Payment of the Funds to Lender by Borrower is not intended to and does not create a trust or any other fiduciary clationship between Borrower and Lender. The Funds are faid to Lender to ensure the payment of taxes, assessments, premiums and other charges and to preserve and protect Lender's interest in the Property so that Lender's interest shall it all times be first and prior to any other claims or liens. Borrower shall not be charged any fee for Lender's own work in accounting for, analyzing, verifying and paying the taxes assessments, charges and insurance premiums, but Lender shall not pay Borrower any interest or other sum on the Funds nor shall Lender pay Borrower any income which Lender may eceive as a result of Lender's investment, on Lender's behelf, of the Funds. Lender may invest, for Lender's sole Legit, all or any portion of the Funds. Any income received as a result of such investment shall be and remain Lender's and Lender shall have no duty to account to Borrower for any profits from such investment. In the event it should be determined that Lender must pay Borrower interest on, or income received by Lender as a result of Lender's investment of, the Funds, then Lender, if permitted by law, may charge Borrower for the reasonable expenses of Lender in accounting for, analyzing, verifying and paying the taxes, assessments, premiums and other charges. Lender shall annually give to Borrower without charge a statement setting forth the total amount of the Funds paid by Borrower and all payments made by Lender for Borrower from the Funds for taxes.

7. The following paragraph is hereby added as the fourth subparagraph in Paragraph 17 of the Security Instrument.

"Borrower agrees to notify Lender if all or any part of the Property or an interest therein is sold or transferred in any form or manner whatsoever, including but not limited to (a) the voluntary or involuntary creation of a lien or encumbrance on the Property whether or not subordinate to the lien of this Security Instrument; (b) the creation of a security interest on any personal property which will become affixed to the Property; (c) transfer by descent, devise or gift; (d) the creation of a written or oral lease or rental agreement upon the Property or any part thereof; (e) any arrangement whereby all or part of the burdens or benefits of ownership of the Property are transferred, whether or not legal title is conveyed, including without limitation a relocation agreement, a relocation management agreement or power of attorney; (f) the placing of the Property in an inter vivos or testamentary trust, or (g) any transfer by operation of

on the Newscard of the State of

្រន់ដូចមុខសុទ្ធ និង ដែលមានសុទ្ធ ស<mark>ណ្តាល់ ខ្លួន ស្គ្រា</mark> និងខន្ត្រីក្នុង ទទួល និទី ១៤ ស្គីគេ មិនខណ្ឌនិយាញ និង**មានស្រែខណ**្ឌ

The control of the second secon

UNOFFICIAL COPY
law, and Borrower further agrees to furnish Lender with a

law, and Borrower further agrees to furnish Lender with a copy of any and all instruments evidencing any of the foregoing. Upon the request by Borrower for pay off figures with respect to the indebtedness secured hereby, Borrower shall furnish Lender with a certified copy of the applicable contract of sale if requested by Lender. Borrower agrees that the indebtedness secured hereby shall not be paid by one other than Borrower without the approval of Lender. Without regard to whether or not the indebtedness secured hereby is accelerated upon any of the foregoing events as provided in this paragraph 17 or otherwise hereunder, Lender shall have the right to require payment of a sum as a transfer fee or otherwise to pay for the expense of transferring the said indebtedness on its books. No failure by Lender to act under this paragraph shall constitute a waiver by Lender of any right or remedy hereunder."

8. The last sentence of Paragraph 18 of the Security Instrument is hereby deleted and the following sentence is hereby substituted therefor:

"However, this right to reinstate shall not apply in the case of acceleration under paragraph 13."

9. The following paragraphs are hereby added at the end of Paragraph 19 of the Security Instrument:

"In addition to the right to accelerate the indebtedness secured hereby otherwise provided in this paragraph 19, Lender shall have the right to declare all such indebtedness secured hereby to be immediately due and payable upon the occurrence of any of the following events:

- (a) any representation contained herein or in any other instrument securing the Note or otherwise made by Borrower or any other person or entity to the Lender in connection with the loan evidenced by the Note is false or misleading ir, any material respect; or
- (b) a receiver, trustee or custodian is appointed for, or takes possession of, all or substantially all of the assets of Corrower or any of the Property, either in a proceeding brought by Borrower, or in a proceeding brought against Borrower, and such appointment is not discharged or such possession is not terminated within thirty (30) days after the effective date thereof, or Borrowar consents to or acquiesces in such appointment or possession; or
- (c) the Property or any part thereof is taken on execution or other process of law in any action against Borrower; or
- (d) Borrower shandons all or a portion of the Property; or
- (e) any of the events referred to in subheading (b) shall occur with respect to any quarantor of the payment of the indebtedness secured hereby or any part thereof and shall not be remedied within the time set forth in said subheadings."
- 10. The following paragraph is hereby added as a new Paragraph 24 of the Security Agreement:
 - "24. Partial Invalidity. A determination that any provision of this Security Instrument is unenforceable or invalid shall not affect the enforceability or validity of any other provision and any determination that the

and the second of the Land Barrier Species

. Che los tos sectedes de Varegraph 18 es tabe Beautite. Tarrenament la lotting deleupt and the foilewing sensept ly bestag adestioned therefor:

"Hewever, this each colorable and the colorable of apply about call act applying the call act applying the call act actions and a paragraph is."

ការប្រជាពលរបស់ និង និង ប្រជាពលរបស់ ប្រជាពលរបស់ និង ប្រជាពលរបស់ និង ប្រជាពលរបស់ និង ប្រជាពលរបស់ និង ប្រជាពលរបស់ ប្រជាពលរបស់ ប្រជាពលរបស់ និង និង និង ប្រជាពលរបស់ និង ប្រជាពលរបស់ និង ប្រជាពលរបស់ និង ប្រជាពលរបស់ និង ប្រជាពលរបស

ម្រើនប្រទេសមានជាមានមួយ ស្រែង នេះប្រែក្រុម សម្តេច សម្តេច សម្តេច ប្រើប្រែក្រុម ប្រជាជាមេ ប្រជាជាមេ ប្រជាជាមេ ប្រ នេះក្រុម សម្តេច និះ ប្រែក្រុម មេ មេ ប្រែក្រុម សម្តេច ប្រជាជាមេ ប្រជាជាមេ ប្រជាជាមេ ប្រជាជាមេ ប្រជាជាមេ សម្តេច សម្ច សម្តេច ស្រេច សម្តេច សម្តេច

្រាស់ ស្រែក ប្រធានដល់ក្រាស់ ប្រទេស ស្គ្រាស់ ប្រធានដល់ក្រាស់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ ប្រធានដល់ក្រាស់ ស្គ្រាស់ ស្គ្រាស់ ស្គ្រាស់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គា ស្គាល់ បានស្គាល់ ស្គ្រាស់ ស្គាល់ ស្គាល់ ស្គាល់ ស្គាល់ ស្គាល់ ស្គាល់ ស្គាល់ ស្គាល់ ស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ បានស្គាល់ ស្គាល់ បានស្គាល់ ស្គាល់ បានស្គាល់ ស្គាល់ បានស្គាល់ ស្គាល់ បានស្គាល់ ស្គាល់ ស្គា

continued a continued and cont

Sourceer absolute all of a portion of the

park. Prize si av hadreket sandre nav 19 pro (s) Priz ke padaskety gra av vrykor triv kubbr films (d) Proc una ko triarki bitturka duschetriakal kai ku kermyen Pro Stis Sau nidske keikema od dom filmis ku kovabia "Takulikaeddak bika ti dome

oma o sa isabet a despet per perago per la terretty added sa o man-Torrett in the second of the sec

"Mark y ty to 1 <u>learlinear</u> . A decorphication this new markets of the new years with the color of the color

application of any provision of this Security Instrument to any person or circumstance is illegal or unenforceable shall not affect the enforceability or validity of such provision as it may apply to any other persons or circumstances."

11. The following provisions shall apply to the Note and the Security Instrument, notwithstanding any other provision to the contrary contained therein:

All provisions in the Note or the Security Instrument expressly or impliedly requiring notice of default or of intention to accelerate (including specifically the provisions of paragraph 6(C) of the Note and paragraphs 17 and 19 of the Security Instrument) are deleted. No such notice shall be required under the Note or the Security Instrument. The foregoing shall not delete the requirement of a notice of acceleration.

All terms used in this Addendum unless otherwise indicated shall have the same meanings as in the Note and the Security Instrument, as applicable.

IN WITNESS WARREOF, this Addendum is executed this 12TH day of SEPTEMBER 1986.

PATRICIA I. DIETRICH

MARK R. ZETTEK

ការប្រទេស (Lagrange) មិន ក្នុងប្រជាពលមិន ប្រជាពលនេះ និងប្រជាពលនេះ ប្រើប្រការប្រជាពលនេះ ប្រែក្រុម ប្រែក្រុម ប្រ ប្រជាពលនេះ ប្រជាពលនេះ ប្រជាពលនេះ ប្រជាពលនេះ ប្រជាពលនេះ ប្រធានការប្រជាពលនេះ ប្រការប្រជាពលនេះ ប្រជាពលនេះ ប្រជាពល ប្រជាពលនេះ ប្រជាពលនេះ ប្រធានការប្រធានការប្រធានការប្រធានការប្រជាពលនេះ ប្រធានការប្រធានការប្រធានការប្រធានការប្រធាន ប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រធានការប្រ

ាត្រាស់ សម្រាស់ ស្រី៤ សុខ សុខស្នែក ខែ២៩ សមាននៃស្រីសម្រាស់ ប្រសាធិន្តិសម្រាស់ ស្រីស (១) សមានសន្តិស្តីសម្ភាស់ ស្រុកខែស សនាសមានាធិនាសមានាធិនិសាស (១០១២ ១៩១៣) ស្ថិតិសេស ស្ថិតិ ក្រសួនស្រីសាសិស្តិស្តីស្រីសាសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស្តិសិស

The second of th

est serve dies is die Adminden enland er Proposing allering leisternes. Beschriche des die State Beschriche des Landschafter Beschriche des Landschafter Beschriche des Landschafter Beschriches des Beschriches des Landschafter Beschriches des Beschriches

Colling Clork's Office

with the beautiers of multiplication with the second of th

200 miles - 1000 miles

UNOFF COMPY 2

RIDER TO NOTE AND MORTGAGE

This Rider to Note and Mortgage ("Rider") modifies and supplements the Promissory Note ("Note") executed or assumed by the undersigned and payable to the order of CTX Mortgage Company and the Mortgage ("Security Instrument") securing the Note. Whenever there is any conflict between this Rider and the Note or the Security Instrument, the provisions of this Rider shall be paramount and the Note and the Security Instrument shall be construed accordingly. References to the Note or the Security Instrument in any other documents executed in connection with the Note or the Security Instrument shall be deemed to be references to the Note and the Security Instrument as modified and supplemented by this Rider.

- 1. The last sentence of Paragraph 13 of the Security Instrument is hereby deleted and the following is hereby substituted therefor:
 - 'If Lender exercises this option, Lender shall take the steps specified in the third paragraph of paragraph 17."
- 2. Paragraph 17 of the Security Instrument (including a description of certain portions of Paragraph 17 of the Security Instrument set forth in Section 10 of the Note) is hereby deleted and the following is hereby substituted therefor:
 - "17. Transfer of the Property or a Beneficial Interest in Borrower. It all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Jender if exercise is prohibited by federal law as of the date of this Security Instrument. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferree as if a new loan were being made to the transferee; and (b) Lender teasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any coverant or agreement in this Security Instrument is acceptable to Lender.

"Lender may charge a reasonable fee not to exceed one percent (1%) of the outstanding principal balance of the loan as a condition to Lender's consent to the loan assumption, unless prohibited by applicable law. Lender may also require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises 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, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed 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."

IN WITNESS WHEREOF, this Rider is executed this 12TH day of SEPTEMBER , 19 86

PATRICIA L. DIETRICH

MARK R. ZETTEK

ILLINOIS--Use with Forms 3200 and 3014 (12/83)

(CTX Rev. 4/29/85)

Coop County Clork's Office

CARLEMATE APPAR SECURI ESSENS SONOT RENET BODES (TRABE)