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herein "Borrower"), a ind existing under the Ilnois 60602, (herein	nd the Mortgagee, PATHV e laws of the United State "Lender").	VAY FINANCIAL - A s of America, whose	Federal Associa e address is 100	ation, a corporation o North State Street,	rganize
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claims and demands, subject to encumbrances of record. 20000039/912 SPING ACT DOTA TO A CARRY OF LOCAL SELECTION OF A SPING ACT OF A CARRY OF A

Variable interest rate Equity-line Myer will continue to be obligated under the Mote and this Morgage unless and the person of the model the BONDWER SIRE BENDINGS IN SO IN SOUTH AND THE STREET OF STREET IN SOUTH AND TRANSPORTED BONDWER SOUTH AND THE TRANSPORTED BONDWER THE TRANSPORTED BONDW 라는 전문회가(어떻게요!? Por (c) the grant of any leasehold interest of three years or less not containing an option to purchase. 14 Transler of the Property. It Borrower sells or transfers all praytyparty the Property or an interest therein, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) a transfer by devise, descent, or by operation of law upon execution or after recordation hereof anme in the extent flot prohibited by applicable law or limited herein. of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys' fees" include all given to Borrower or Lender when given in the manner designated herein.

12. Governing Laws: Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in maniculation or clause of this Mortgage of the Mortgage of the Mortgage. Conflicts with applicable law, such conflict shall not affect other provision or clause of this Mortgage of the Mortgage of designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been vaniliabhell es esende heiro rious or no niener bersts esentos sa tender of transperson properties de la light hebred of transperson properties de la light 11. Notice, Except for any notice required under applicable law to be given in another manner. (a) any notice to Borrower provided to his Molice to Early addressed to Borrower at the Property Address of at such other address as Borrower may designate by notice to Lender as provided herein; and (b) any the Property Address of at such other address as Borrower may designate by notice to Lender as provided herein; and (b) any the Property Address of at such content and (b) any the Property Address of at such content and (b) any the Property Address of at such content and (b) any the Property Address of at such content and (c) and (c) and (c) and (c) are the property and (c) and (c) are the property and (c) and (c) are the property are the property and (c) are the property and (c) are the property and (c) are the property are the property are the property and (c) are the property are the pr VitedorAlerical Bortower of modifying third Speagrage as the colour saft galerial world with the speagraph of the colour saft galerial property. or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and Note or under this Mortgage, and (c) agrees that Lender and any other Borrower here inder ripsy agree to exter v, modify forbear entino eldsify, ar ochegionsi (d), agagno Mairi to anner entre her ne contra gono entre est interestrine sent vevro sinte entre entr contained shall bind, and the (19hts hereunder shall hune to the vessective successors and the provisions of the provisions of the provisions of paragraph of the provisions of paragraphs of the provisions of th And Algeria and Assigna Bound; Joint and Several Liability; Co-signera The coverage angles A had agreements herein applicable law analytical be a waiver of or precipite exercise of any such right or remedy. enccessots (U. [Uneter: Yuk torbeatance pk) Feudet ilu exerciejud suk itiğift oc temedki lete , 'id--' iot offictwise sitorded pk to noitsoilibom no fnemysq not emit e ... o ...o. originstal paview, s tour rebned. Ys ennementation is bessels it tour reworness to ensure the second secon priority over this mortgage. and shall be paid to Lender, subject to the terms of any mongage, deed of trus or o her security agreement with a lien which inferestination or other taking of the Property, or part thereof, or for conveyance a file of condemnation or other taking of the Property, or part thereof, or for conveyance a file of condemnation or other taking of the Property, or part thereof, or for conveyance a file of condemnation or other taking of the Property, or part thereof, or for conveyance a file of condemnation or other taking of the Property, or part thereof, or for conveyance a file of condemnation or other taking of the part pisigin analitied Lender to incur, any expense or take, την sction hereunder.

Τ. Inspection - Εριστοκοί που που καθίσε οι δε made (easopable spinon and neglections of the Property, provided single englished made (easopable spinon and neglections of the Property provided single engles and the Property provided single engles and the Property provided single engles and the Property provided and the Propert such amounts shall be payable upon notice from Lender to Borrc wer requesting payment thereof. Nothing contained in this Any (almounts disburged by Cender pursuant to this part of with interest thereon, at the Note rate, shall become additional indebtedness of Borrower and Lendar agree to other terms of payment. мві вірвістрів івм such time as the requirement forsagn insurance terr in the in accordance with Borrower's and Lender's written agreement or making the loan secured by, this Mottgage, Borrow , shall pay the premiums required to maintain such insurance in effect until lees, and take such action as is necessary to profers interest if Lender required mortgage haurance as a condition of at reuget, a obliqui, nbod uonice to Bot tower web the ance and parties and animal nicingling teasousple strotted a Documents, or if any action or proceeding is or immenced which materially affects Lender's interest in the Property, then Lender, 6. Protection of Lender's Security It Bo rower fails to perform the coverants and agreements contained in the Credit development, and constituent document Boxerujug the condominium of plend of plend of the condominium of plants of the condominium of plants unit plantied unit development, Borrow at a tall perform all of Borrower's obligations under the declaration of coverants creating of comply with the provisions of savillates if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a Keep the Property in good rething a shall not commit waste or permit impairment or deterioration of the Property and shall 5. Preservation and Main e pance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall by this Mortgage. collecten apply the in intalice proceeds at Lender's option either to restoration or tepair of the Property or to the sums secured malled by Lender (2, 8), trower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to il the Property is abandoned by Borrower, or it Borrower falls to respond to Lender within 30 days from the date notice is notimade prompit, by Borrower. In the evention, respectively and give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if lien which her priority over this Mortgage: to hold the policies and renewals thereof, subject to the terms of any mongage, deed of trust or other security agreement with a render and shall jucinde a standard mortgage clause in lavor of and in a form acceptable to Lender. Lender shall have the right auch approval shall not be unreasonably withheld. All traurance policies and renewals thereof shall bein acceptable to against loss by lite, hazards included within the term "extended coverage"; and such other hazards as Lender may require and in such amounts and fire in the term "extended coverage"; and such other hazards as Lender may require and 4. Hazard Insurance. Borrower shall keep the Improvements now existing or hereafter erected on the Property insured rents, it any.

and impositions attributable to the Property which may ettain a priority over this Morigage, and leasefield payments or ground Application of Reyments. Indees applicable law provides otherwise, all payments received by Lenderunder the Mote and the M

calidenced by the Note and lete character as browided in the Note; if the little to the Property against all claints Payment of Hincipal and Interest: Borrower shall promptly pay when due the principal and interest indebtedness

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CONENAUTS. Borrower and Lander covenant and agree as follows:

Il Lender, on the basis of any vill rmation of tains diregardia, in a transleres, rear plably determines that Lender's security may be impaired, or that there is an unacceptable likelyhood of a breach of any coverient on agreement in this Mortgage, or if the required information is not submitted, Lender may declare all of the sums secured by this Mortgage to be immediately due and payable. If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 11 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower may pay the sums declared due, if Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 15 hereof,

- 15. Acceleration; Remedies. Except as provided in paragraph 14 hereof, upon Borrower's breach of any covenant or agreement of Borrower under any of the Credit Documents, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 11 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding, and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender, at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees and costs of documentary evidence, abstracts and title reports.
- 16. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage it; (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or accomments of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 15 hereof, including, but not limited to, reasonable attorneys fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

17. Assignment of news; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 15 hereof or abandonment of the Property, have the right to coller, and retain such rents as they become due and payable.

Upon acceleration under Lar Joraph 15 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by intraceiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not imited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

- 18. Release. Upon payment of all sum: secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower, Lender shall pay all costs of recordation, if any,
 - 19. Waiver of Homestead. Borrower hereby vaives all right of homestead exemption in the Property.

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSPICE UNDER SUPERIOR

MORTGAGES	DR DEEDS OF TRUST
	ري, r' and of trust or other encumbrance with a lien which has priority ress s at forth on page one of this Mortgage, of any default under the a action.
IN WITNESS WHEREOF BORROW'S has executed the	nis Mortgaga.
Borrower signature District First File Client	
STATE OF ILLINOIS,	
THE UNDERSIGNED	, a Notary Public on and for said county and state,
do hereby certify that PAUL E. MELCHERT AND KNOWN AS KATHERINE A. SETER	RATHERINE A. MELCHERT, HIS WIFE, FORMERLY ne same person(s) whose name(s) PRIP
subscribed to the foregoing instrument, appeared before m	e this day in person, and acknowledged thathe
signed and delivered the said instrument asTEIR	free voluntary act, for the uses and purposes therein set forth.
Given under my hand and official seal, this 28th	day of July 19 86
My Commission expires: 3 -30-88 (<u> </u>
2015	Macquet & Dressler Notary Public
This instrument was prepared by:	
PEG DRESSLER	100 N. STATE ST., CHICAGO, ILLINOIS 60602
Name Wail to J	Address

LCS-016-A 8/84 3 of 3

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