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	Return after recording to:	PKTPST		strumor was pripared by					
	Continental III	0418		Jean My Carb Frth					
	231 South LaSall	Le Street		231 South LaSallemetre	10 C		•		
Ų	Chicago, IL 606		,	Chicago, IL 60697988					
N	or Flucorders' Box: 202	<i>' c . C</i>			Γ			*******	7
	Attention: Jean M. Lambert	<u>zh</u>			1	3		^ ^	/
ひきにたっからん			MORTGAGE	:	- 1	8 (ا (زر	VQ.	
<i>§</i>	T1115 1160 T6 165 1		20 th	dw.ot October	L		_		
ų.	19 DASTROME I BARDTROME IN DEST	/id E. Zyer	and Connie R. Z	yer " " " " " " " " " " " " " " " " " " "					a
<u>\</u>	Mortgagor and CONTINENTAL ILLINOIS	NATIONAL BANK	AND TRUST COMPANY OF CH	IICAGO, 231 South LaSalle Street, Chicage and the word "Lender" refers to Continenta	Hitinois 606	97.	as Mor	Inngee	۸
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`	Line Agreement (the "Agreement") dated	the same date as the	s Mortgage in the amount of \$	ol plus accuped interest (Florance Charges)	loos ennea	18.0	nd oth	er amou	ni
Ų	that may be owing under the Agreement pr	oviding for monthly p	payments of interest (Pipance C	ment glatgoup Baut (Widing under a certi of plus accruod interest (Finance Charges), hat as substitution for all sums owing to	Landor har	oun	der an	d undy	Įĥ
3	("Maturity Date") and all renewals, extension	ons or modifications	of the Agreement, (ii) any amou	nts advanced to protect the security of this i	Aortgago, (i	11) []1	e perio	orinnic	90
1	(Annual Percentage Rate) at which the Fin	ance Charge is com	pulad may change over the tern	rits navanced to protect the security of this I Inlined in the Mortgage. The Agreement sets to of the Agreement. The Annual Percentage of the Agreement the highest (unless London the Bates as reported in the Key Money Sec fect of an Increase in the Annual Percentage	Rato may v	nry	onch n	nonih li	ib
X	the highest rate quoted in which case the n	iext highest Prime Ra	to shall be applicable) of the Pri	me Raies as reported in the Key Money Sec	tion of the	Vall	Strout	Journa	0
Ğ	scheduled minimum monthly payment of	the Finance Charge.	following described coal spirite in	control in the Country of COOk	State of t	Oine	alm marks	inct onl	
3				ocated in the County ofCook				,001 O/11	, .
	LOT 24 IN BLOCK 9 IN	SALINGER A	ND HUBBARD KENIL	WORTH BLVD ADDITION TO	OAK P	ARI	Κ,		
ų	A CHRISTATOR OF THE	EAST 1/2 O	F THE NORTH WEST	1/4 OF SECTION 6. TOW	NSHIP .	39	NOF	ΚΤΗ,	
Ø	RANGE 13 EAST OF THE	THIRD PRIN	CIPAL MERIDIAN,	IN COOK COUNTY, ILLINO	15.				
_									
7	PTN: 16-06-119-001-0	2000 DAA							
	10	DTIO	wy						
1	C	A							
3	•	//,							
Ĺ	The property has an address of	1046 N.	Grove; Oak Park,	IL 60302					
	Representations and Warranties. You shown as "Exceptions" in the little insurance policy, (iii) you have the title insurance policy, (iii) you have the title insurance policy, (iii) you have the the title insurance policy, (iii) you have the harmless from any loss or claims arising from any loss or claims. You agree and loss of the from any loss or claims are claims and loss of the from any loss or dam and any loss of the from any loss or dam and any loss or dam and the from ane	represent and warra co policy rolating to it o right to mortgage for oright to mortgage for on a breach of the at e. o.	and bunder, its successors and the Property. (ii) you awn the Property. (ii) you awn the Property for London. Property for London. Browning see the lone and warrance and wa	ind aprobal taxes and assessments and write asset of payments or ground rents, it any, and it is a respective due dates thereof. You that I see a section of the asset of the	e from alf clear than show than show the cipal and in the cipal and cipal	alma annity divide annity divi	e except and had on post due to the control of the	pt for the contions of the contions of the contions of the continuation of the continu	ossiniti da de la companya de la com
	without inquiry into the accuracy of same Any amounts disbursed by Lender p indebtedness secured by this Mortgage. Up payment thereof. Nothing contained in the considered a waiver of any right accrusing If Lender required private mortgage i insurance in effect until such time as the r 8. Inspection, Lender may make at ca.	or into the validity of pursuant to this Para nless you and Lender is Paragraph 7 shall	if any tax, assessment, sale, for graph 7, with interest thereon ragree to other terms of paymer require Lender to incur any ex	ayment of ground ronts (it any), and proc any bill, statement, or estimate procured fr lefiture, tax lien or title or cialm thereof. at the rate then applicable under the Agra nt, such amounts shall be payable upon noti pense or take any action hereunder, and is graph 7. id by this Mortgage, you shall pay the prer dance with your and Lender's written agre tions of the Property, provided that Lender	ement, shi cofrom Len naction by I	ill be der enc	ecome to you ter sho	ndditio request	i
	constangation of ather taking of the Prof	norty or oast thornol	t or for conveyance in Bou OLG	ward or claim for damages, direct or consi- condemnation, are hereby assigned and a coods either to restoration or repair of the P	THE THE DAY	100	្តប្រាប្បារ	i Lones	

multiorized to collect the proceeds and, at Lender's sole option and discretion, to apply said proceeds either to restoration or repair of the Property or to the sums secured by this Mortgage.

10 Continuation of our Obligation; Forbearance by Lender Not a Walver, Remedies Cumulative, Extension of the time for payment or modification of the sums secured by this Mortgage granted by Lender by Union to you or any of your successors in interest shall not operate to retine the sums secured by this Mortgage by reason of any demand made by you or your successors in interest. Any forbearance by Lender to operate he was a summary of the sums secured by this Mortgage by reason of any demand made by you or your successors in interest. Any forbearance by Lender to otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by you or your successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by this Mortgage than a summary of the payment of the summary of the security of the indebtodness secured by this Mortgage. All remedies provided in this Mortgage, as authorized by Paragraph 7 hereof, including but not limited to the procurement of insurance, the payment of taxes or other lions, rents or charges or the making of repairs, attendant to any other right or remedy under this Mortgage or attended by they or equity, and may be exercised concurrently, independently or successors and assigns of Londer and you. All coverants and agreements of yours shall increase the Agreement of yours and assigns of Londer and you. All coverants and agreements of yours shall be processed only to mortgage and warrant that your interest in the Agreement without your consent and without releasing that Mortgage and to release homestend rights; (b) is not personally liable on the Agreement without your consent a

UNOFFICIAL COPY

14. Your Copy, You shall be Jurnished a conformed copy of the Agreement and of this Mortgage at the time of execution or after recordation hereof.

15. Rehabilishon Lean Agreement, You shall fulfill all of your obligations under any home rehabilitation, improvement, repair, or other lean agreement which you enter into with Lender, Lender, as Lender's option, may require you to execute and deliver to Lender, in form acceptable to Lender, an assignment of any rights, claims or defenses which you may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of the Property or of a Beneficial Interest in Mortgager. It shall be an immediate default hereunder if, without the prior written consent of Lender, which consent shall be granted or written consent of Lender, which shall be granted or writtened at Lender's sole discretion, you shall cort consent to or shall softer or permit any conveyance, sale (including installment saile), assignment, transfer, lien, pledge, mortgage, security interest, or other encumbrance or alienation (collectively "Transfer") of the Property or any part thereof or interest therein for it all or a portion of the beneficial interest of Mortgagor is Transferred, where Mortgagor is not a natural person). In the event of such default, Lender may declare the entire unpel databance, including insteast, immediately due and payable; provided, however, the foregoing provisions of this Paragraph 16 shall not apply to the lien of current taxes and assessments not yet due and payable. This option shall not be exercised by Lender it exercise is prohibited by Federal law as of the date of this Mortgage.

Interest therein for it all or a portion of the posterior immediately due and parable provided, however, in the search and the

IN WITNESS WHEREOF, Mortgagor has executed this wingage. David E. Zyer Connie R. Zyer Mortgagor STATE OF ILLINOIS COUNTY OF DAVID a Notary Public in and for said county and state, do hereby certify DAVID ZYER foregoing instrument, appeared before me this day in person, and acknowledged that signed and delivered the said instrument free and voluntary act, for the uses and purposes therein set forth. 212 day of 19 Given under my hand and official seal, this My Commission expires: DAVID A. CARLSON VOINTA CHETCIAL SEAL" MY NOTARY COMMISSION STATE OF ILLINOIS EXPIRES MARCH 25. 1988 David A. Carlson Natary Public, State of Illinois COUNTY OF CARLSON DAUNA May distributes considerations and the filter CONNIE that CONN:E subscribed to the personally known to me to be the same person(s) whose name(s) 1013 __ signed and delivered the said instrument foregoing instrument, appeared before me this day in person, and acknowledged that HER OWN 19 87 Given under my hand and official seal, this Notary Public My Commission expires: " DAVID A. CARLSON MY NOTARY COMMISSION "OFFICIAL STAL" David A. Cerison EXPIRES MARCH 25, 1988 Notary Public, State of Minois My Commission Expires 3125/88

COOK COUNTY, BLUMOIS FILED FOR RECORD

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