

UNOFFICIAL COPY

87681894

COOK COUNTY, ILLINOIS
FEDERAL HOME LOAN BANK

1987 DEC 30 PM 3:31

87681894

(Space Above This Line For Recording Data)

Loan # 0010002012

DOC. 020

MORTGAGE

00

THIS MORTGAGE ("Security Instrument") is given on DECEMBER 18
1987. The originator is DONNA M. SALVATORE, DIVORCED AND NOT SINCE REMARRIED
("Borrower"). This Security Instrument is given to
FIRST FAMILY MORTGAGE COMPANY, INC., which is organized and existing
under the laws of ILLINOIS, and whose address is
2900 E. 60th ST., CHICAGO, IL 60532 ("Lender").
Borrower owes Lender the principal sum of SIXTY FIVE THOUSAND SIX HUNDRED & 00/100
Dollars (U.S. \$ 65,600.00). 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 JANUARY 1st, 2018. This Security Instrument
secures to Lender: (a) the repayment of the debt evidenced 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 Borrower'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
located in COOK County, Illinois:

SEE LEGAL RIDER ATTACHED

87681894

TAX I.D. NO. # 17 10 401 005 1645 *DMR*
NORTH
which has the address of 155 EAST HARBOR DR # 4801
(Street)
Illinois 60601 ("Property Address");
(Zip Code)

CHICAGO

(City)

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 seized 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.

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UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. **Payment of Principal and Interest; Prepayment and Late Charges.** Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. **Funds for Taxes and Insurance.** Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments 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 mortgage insurance premiums, if any. These items are called "escrow items." Lender may estimate the Funds due on the basis of current data and reasonable estimates of future escrow items.

The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay the escrow items. Lender may not charge for holding and applying the Funds, analyzing the account or verifying the escrow items, unless 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 requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender 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 was made. The Funds are pledged as additional security for the sums secured by this Security Instrument.

If the amount of the Funds 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 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 Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 19 the Property is sold or acquired by Lender, Lender shall apply, no later 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 credit against the sums secured by this Security Instrument.

3. **Application of Payments.** Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied: first, to late charges due under the Note; second, to prepayment charges due under the Note; third, to amounts payable under paragraph 2; fourth, to interest due; and last, to principal due.

4. **Charges; Liens.** Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien 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 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 which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

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 "extended coverage" and any other hazards for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the 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 applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has 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 30-day period will begin when the notice is given.

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 the 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 Instrument immediately prior to the acquisition.

6. **Preservation and Maintenance of Property; Leaseholds.** Borrower shall not destroy, damage or substantially 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 fee title shall not merge unless Lender agrees to the merger in writing.

7. **Protection of Lender's Rights in the Property; Mortgage Insurance.** If Borrower fails to perform the 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 in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender does not have to do so.

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 the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

62-1894

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ILLINOIS STATE SECURITY INSTRUMENTS INC.

ISSUED PURSUANT TO THE LAW OF ILLINOIS

IN MARCH OF EIGHTY-ONE BY THE BOARD OF COUNTY CLERKS

LAW, ILLINOIS 60532

2900 GREEN AVENUE

FIRST FAMILY MORTGAGE COMPANY, INC.

BOX 333-WJ

RECORD AND RETURN TO:

JEAN DYKES

PREPARED BY:

NOTARY PUBLIC

MY COMMISSION EXPIRES: 6-5-88

ZMK , 19 87.

827681991

GIVEN UNDER MY HAND AND OFFICIAL SEAL, THIS 14TH DAY OF FEBRUARY
AND PURPOSES THEREIN SET FORTH.

THE SAID INSTRUMENT AS HEREBE FREE AND VOLUNTARY ACT, FOR THE USE
THIS DAY IN PERSON, AND ACTNOWLEDGED THAT SHE SIGNED AND DELIVERED
WHOSE NAME IS SUBSCRIBED TO THE FOREGOING INSTRUMENT, APPENDED HEREBE ME
SINCH REMARKETH , PERSONALLY KNOWN TO ME TO BE THE SAME PERSON
COUNTY AND STATE, DO HEREBE CERTIFY THAT DONNA M. SARTORIUS, DIVORCED AND NOT
A NORMALLY PUBLIC IN AND FOR SAID
COUNTY SS: ILLINOIS , THE UNDERSIGNED

[Space Below This Line For Acknowledgment]

Notary Public

-Borrower
(Seal)

Instrument filed in my office. Borrower accepts and agrees to the terms and conditions contained in this Security
BY SIGNING HEREOW, Borrower accepts and agrees to the terms and conditions contained in this Security

Admissible Rider
 Standard Rider

DONNA M. SARTORIUS
[Signature]

Instrument filed in my office(s) executed by Borrower and recorded with:
23. Rider to this Security Instrument, if one or more riders are executed by Borrower and recorded together with
this Security instrument, the coverings of such rider shall be incorporated into and shall amend and supplement this Security instrument as if the rider(s) were a part of this Security instrument.
22. Waiver of Homeestead, Borrower waives all right of homestead excepted in the Property.
Instrument without charge to Borrower, Borrower shall pay any recording costs.
21. Release, Upon payment of all sums secured by this Security Instrument, Lender shall release this Security
recorder bonds and reasonably attorney fees, and when to the sum secured by this Security instrument.
the property holding those parts due. Any rents collected by Lender or the receiver shall be applied first to pay off
appointed receiver, shall be entitled to enter upon, take possession of and manage the property and to collect the rents of
prior to the expiration of any period of redemption following judicial sale. Lender (in person, by agent or by judge) shall
20. Under the same conditions as paragraph 19 or judgment of the Property and at any time
but not limited to, reasonable attorney's fees and costs of title evidence.
Lender shall be entitled to collect all expenses incurred in purifying the remedies provided in this paragraph 19, including
this Security interest without further demand and may foreclose this Security instrument by judicial proceeding,
before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by
Instrument Borrower to remediate receiver acceleration and sale of the Property. The notice shall further
inform Borrower to cure the deficiency by judicial proceeding and sale of the Property. The notice shall further
accrue by this Security instrument, foreclose by judicial proceeding and sale of the Property. The notice shall further
and (d) that failure to cure the deficiency is given to Borrower, by which the debt must be cured;
defaulter; (c) a date, not less than 30 days from the date the notice is given to Borrower to accelerate to cure the
balance of any amount of any covenant in this Security instrument (but not prior to acceleration under paragraphs 13 and 17
breach of any covenant of agreement to provide otherwise). The notice shall specify: (a) the defaulter; (b) the action required to
accelerate the debt; (c) the date of acceleration; (d) the action required to provide otherwise.

NON-UNIFORM COVENANTS. Lender and Lender's trustee covenant as follows:

DOC 020

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18. Borrower's Right to Remonstrate. 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 remonstrance) before sale of the Property pursuant to any power of sale contemplated in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument if the Borrower fails to pay the amount due under this Security Instrument and the Note had no acceleration provision (as set forth above). The Note and this Security Instrument will be subject to the same laws as the instrument creating them.

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 Lien unmet. If Borrower fails to pay these sums prior to the expiration of this period, Lender may take any remedies permitted by this Security instrument without further notice or demand on Borrower.

17. Transfer of the Property or Beneficial Interest in Borrower, if all or any part of the Property of any interest in it is sold or transferred for a beneficial interest in Borrower 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.

14. Notices. Any notice to Bottower provided for in this Security Letter must shall be given by delivery in or by mailing to first class mail unless applicable law requires otherwise to Lender. The notice shall be directed to the property address of any other address Bottower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address set forth herein or any other address Lender designates by notice to Bottower. Any notice to Bottower given to Lender shall be deemed to have been given to Bottower even if given before Lender receives it by registered or certified mail.

13. **Lenders' Remedies.** If encumbrances or application of this Note of Indebtude creates or tends to create a security instrument which is unenforceable, illegal, or otherwise ineffective, Lender may require immediate payment in full of all sums secured by this Security Instrument and may invoke any remedies permitted by paragraph 12. If under exercises of this option, Lender shall take the steps specified in the second paragraph of

12. **Loan Charges.** If the loan accrued by this instrument is subject to a law which sets maximum loan charges, and this law is mainly interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then such loan charges shall be reduced by the amount necessary to reduce the charge to the permitted limits; and (b) any such loan charge shall be reduced by the amount permitted limits will be prorated to borrowers under Note A as provided in Note B.

11. Security Instruments shall bind and control the successors and assigns of Lender and Borrower, subject to the provisions and agreements of this Security Instrument and several Lenders; joint and several liability co-signers. The governants and agreements of this Security Instrument shall bind and control the successors and assigns of Lender and Borrower, subject to the provisions and agreements of this Security Instrument and several Lenders; joint and several liability co-signers.

by the original Borrower or by the wife's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of present or future exercise of any right or remedy.

In the event of a claim for damages, or in, after notice by Borrower to make an award or settle a claim for damages, Borrower shall be entitled to receive within 30 days after the date of the notice given under Section 11 of this Agreement, either to repayment of the sum(s) paid by the Borrower to the Lender or to the sum(s) paid by the Lender to the Borrower.

In this document, unless otherwise specified, the term "proceeds" shall be applied to the sums received by the Borrower under the Note and the principal amount of the Note, and the term "principal" shall mean the principal amount of the Note.

1. **Scope.** [Enter text of the agreement.] This Agreement shall be construed and interpreted in accordance with the laws of the State of [Enter state name].

2. **Definitions.** [Enter definitions of key terms used in the agreement.]

3. **Term.** The term of this Agreement shall commence on [Enter start date] and shall continue until [Enter end date], unless terminated earlier by mutual agreement or by either party giving [Enter notice period] days written notice to the other party.

4. **Termination.** This Agreement may be terminated by either party giving [Enter notice period] days written notice to the other party, provided that such termination does not affect the rights and obligations of the parties accrued prior to the date of termination.

5. **Assignment.** This Agreement may not be assigned by either party without the prior written consent of the other party, except that either party may assign this Agreement to its successors and assigns without the prior written consent of the other party, provided that such assignment does not affect the rights and obligations of the parties accrued prior to the date of assignment.

6. **Confidentiality.** Each party agrees to keep confidential all information received from the other party under this Agreement, except information that is generally known in the industry or that is already in the public domain.

7. **Entire Agreement.** This Agreement contains the entire agreement between the parties and supersedes all prior negotiations, understandings, and agreements between them.

8. **Amendments.** Any amendment to this Agreement must be in writing and signed by both parties.

9. **Governing Law.** This Agreement shall be governed by the laws of the State of [Enter state name].

10. **Dispute Resolution.** Any dispute arising out of or relating to this Agreement shall be resolved by arbitration in accordance with the rules of the American Arbitration Association. The arbitration award shall be final and binding on both parties.

11. **Notices.** All notices under this Agreement shall be in writing and delivered personally or by certified mail to the address specified in the first section of this Agreement.

12. **Waiver.** No waiver of any provision of this Agreement shall be valid unless it is in writing and signed by both parties.

13. **Survival.** The provisions of this Agreement shall survive termination of the Agreement for the purpose of settling disputes and protecting rights.

14. **Entire Agreement.** This Agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, understandings, and agreements between them.

15. **Amendments.** Any amendment to this Agreement must be in writing and signed by both parties.

16. **Governing Law.** This Agreement shall be governed by the laws of the State of [Enter state name].

17. **Dispute Resolution.** Any dispute arising out of or relating to this Agreement shall be resolved by arbitration in accordance with the rules of the American Arbitration Association. The arbitration award shall be final and binding on both parties.

18. **Notices.** All notices under this Agreement shall be in writing and delivered personally or by certified mail to the address specified in the first section of this Agreement.

19. **Waiver.** No waiver of any provision of this Agreement shall be valid unless it is in writing and signed by both parties.

20. **Survival.** The provisions of this Agreement shall survive termination of the Agreement for the purpose of settling disputes and protecting rights.

If Landlord receives monies payable in advance as a condition of making the loan secured by this Security Instrument, Landlord shall not have authority to demand it back unless the amount is used to pay off the principal balance of the note.

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DOCUMENT NO. 4801, IN HARBOUR DRIVE CONDOMINIUM, AS DELINERATE, ON THE
 SURVEY PLAT OF THAT CERTAIN PARCEL OF REAL ESTATE, (HERIBNATITER CALLED
 "PARCEL"), LOTS 1 AND 2, IN BLOCK 2, IN HARBOUR POINT, UNIT NUMBER 1,
 BEING A SUBDIVISION OF PLAT OF THE LANDS, LYING EAST OF AND ADJOINING
 THAT PART OF THE SOUTH WEST FRACITION, 1/4 OF FRACITION 10,
 TOWNSHIP 39 NORTH, RANGE 14 OF THE THIRD PRINCIPAL MERIDIAN,
 INCLOSED WITHIN FILED IN THE OFFICE OF THE THIRD PRINCIPAL MERIDIAN,
 ADDITION TO CHICAGO, BEING THE WHOLE OF THE SOUTH WEST FRACITION 1/4
 PRINCIPAL MERIDIAN; TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD
 FRACITION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD
 OCCUPIED BY THOSE PARTS OF BELL, CAISSON, CAISSON CAP AND COLUMN LOTS
 PRINCIPAL MERIDIAN; TOWNSHIP WITH ALL OF THE LAND, PROPERTY AND SPACE
 OF FRACITION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD
 PARCEL VERITICALLY UPWARD AND DOWNWARD OF SAID LOT 1, IN BLOCK 2,
 PROJECTED PARTS THEREOF, AS SAID LOTS ARE DESCRIBED, ENUMERATED AND DEFINED ON THE
 SAID PLAT OF HARBOUR POINT UNIT NUMBER 1, FALLING WITHIN THE BOUNDARIES,
 PURPOSES; WHICH SURVEY IS ATTACHED TO THE CITY OF CHICAGO, FOR UTILITY
 SPACE TO BE DEDICATED AND CONVEYED TO THE CITY OF CHICAGO, FOR PROPERTY AND
 AFORESAID, AND LYING ABOVE THE UPPER SURFACE OF THE LAND, PROPERTY AND
 OWNERSHIP; AND OF EASEMENTS, BY-LAWS, COVENANTS AND RESTRICTIONS, FOR
 THE 155 HARBOUR DRIVE CONDOMINIUM ASSOCIATION, MADE BY CHICAGO TITLE AND
 OFFICE OF THE RECORDING HAVING BEEN AMENDED BY 1ST AMENDMENT
 2293563, (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 COUNT, ILLINOIS, AS DOCUMENT 2293564, AND BY DOCUMENT 23018815; AND
 SECOND AMENDMENT TO DECLARATION OF COMMONSHIP AND OF
 EASEMENTS, RESTRICTIONS, COVENANTS AND RESTRICTION 21,
 1980 AS DOCUMENT 2563281, AND DECEMBER 4, 1980 AS DOCUMENT 2569227
 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS,
 EASEMENTS FOR THE BENEFIT OF PARCEL 1, AFORESAID THROUGH,
 EASEMENTS OF ACCESS LOT 3, IN BLOCK 2, OF THE SAID HARBOUR POINT UNIT NUMBER
 OVER AND ACROSS LOT 3, IN BLOCK 2, OF THE BENEFIT OF PARCEL 1, AFORESAID
 1, ESTABLISHED PURSUANT TO ARTICLE III OF THE DECLARATION OF COVENANTS,
 CONDITIONS AND RESTRICTIONS, AND EASEMENTS, FOR THE HARBOUR POINT
 PROPERTY OWNERS, ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY,
 AS TRUSTEE UNDER TRUST NOS. 58912 AND 58930, RECORDED IN THE OFFICE OF
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 ILLINOIS, AS DOCUMENT 2293562 AND AS AGREEMENT FROM CHICAGO
 TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT
 DECEMBER 17, 1971 KNOWN AS TRUST NUMBER 58912 TO THOMAS C. MC
 FORTY IN THE RESERVATION AND GRANT OF RECIPROCAL EASEMENTS, AS SHOWN ON
 THE PLAT OF HARBOUR POINT UNIT NUMBER 1, AFORESAID, AND AS SUPPLEMENTED
 BY THE PROVISIONS OF ARTICLE III, OF THE DECLARATION OF COVENANTS,
 CONDITIONS AND RESTRICTIONS FOR THE HARBOUR POINT
 PROPERTY OWNERS, ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY,
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 ILLINOIS, AS DOCUMENT 2293562 AND AS AGREEMENT FROM CHICAGO
 TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT
 DECEMBER 17, 1971 KNOWN AS TRUST NUMBER 58912 TO THOMAS C. MC
 DATED OCTOBER 14, 1977 AND RECORDED DECEMBER 14, 1977 AS DOCUMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 EASEMENTS FOR THE BENEFIT OF PARCEL 1, AFORESAID AS SET
 PARCEL 3:

24236556

RECORDED IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 EASEMENTS FOR THE BENEFIT OF PARCEL 1, AFORESAID AS SET
 PARCEL 2:

IN COOK COUNTY, ILLINOIS
 EASEMENTS OF ACCESS FOR THE BENEFIT OF PARCEL 1, AFORESAID
 OVER AND ACROSS LOT 3, IN BLOCK 2, OF THE BENEFIT OF PARCEL 1, AFORESAID
 1, ESTABLISHED PURSUANT TO ARTICLE III OF THE DECLARATION OF COVENANTS,
 CONDITIONS AND RESTRICTIONS, AND EASEMENTS, FOR THE HARBOUR POINT
 PROPERTY OWNERS, ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY,
 AS TRUSTEE UNDER TRUST NOS. 58912 AND 58930, RECORDED IN THE OFFICE OF
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 ILLINOIS, AS DOCUMENT 2293562 AND AS AGREEMENT FROM CHICAGO
 TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT
 DECEMBER 17, 1971 KNOWN AS TRUST NUMBER 58912 TO THOMAS C. MC
 DATED OCTOBER 14, 1977 AND RECORDED DECEMBER 14, 1977 AS DOCUMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 EASEMENTS FOR THE BENEFIT OF PARCEL 1, AFORESAID AS SET
 PARCEL 1:

IN COOK COUNTY, ILLINOIS
 EASEMENTS OF ACCESS FOR THE BENEFIT OF PARCEL 1, AFORESAID
 OVER AND ACROSS LOT 3, IN BLOCK 2, OF THE BENEFIT OF PARCEL 1, AFORESAID
 1, ESTABLISHED PURSUANT TO ARTICLE III OF THE DECLARATION OF COVENANTS,
 CONDITIONS AND RESTRICTIONS, AND EASEMENTS, FOR THE HARBOUR POINT
 PROPERTY OWNERS, ASSOCIATION, MADE BY CHICAGO TITLE AND TRUST COMPANY,
 AS TRUSTEE UNDER TRUST NOS. 58912 AND 58930, RECORDED IN THE OFFICE OF
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 ILLINOIS, AS DOCUMENT 2293562 AND AS AGREEMENT FROM CHICAGO
 TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT
 DECEMBER 17, 1971 KNOWN AS TRUST NUMBER 58912 TO THOMAS C. MC
 DATED OCTOBER 14, 1977 AND RECORDED DECEMBER 14, 1977 AS DOCUMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 (SAID DECLARATION HAVING BEEN AMENDED BY 1ST AMENDMENT
 RECORDING IN THE OFFICE OF DEEDS, OF COOK COUNTY, ILLINOIS,
 EASEMENTS FOR THE BENEFIT OF PARCEL 1, AFORESAID AS SET
 PARCEL 0:

UNOFFICIAL COPY

RIDER TO SECURITY INSTRUMENT

DOC. 022

This Security Instrument Rider is attached to and made part of a Security Instrument (Deed of Trust, Mortgage or Deed of Trust to Secure Debt) dated 12-18-87 given by the undersigned (the "Borrower") to secure Borrower's Note to **FIRST FAMILY MORTGAGE COMPANY, INC.** (the "Lender") of the same date and shall be deemed to amend and supplement said Security Instrument.

Amended and Supplemental Provisions: In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. ASSUMPTION

Lender will consent to a transfer of the property subject to the Security Instrument if (i) the credit of Borrower's successor in interest meets the Lender's then current underwriting criteria; (ii) Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender; and (iii) Borrower's successor in interest pays to Lender an assumption fee in an amount requested by Lender, which shall not exceed the amount requested by Lender for similar transactions.

B. INTEREST RATE AND PAYMENT ADJUSTMENTS. The following paragraph is hereby added to the Security Instrument:

INTEREST RATE AND PAYMENT ADJUSTMENTS. The Promissory Note secured by this Security Instrument contains the following provisions:

C. INTEREST RATE ADJUSTMENTS

(A) Definitions

'INDEX' MEANS THE WEEKLY AUCTION AVERAGE (INVESTMENT) RATE ON U.S. TREASURY BILLS WITH A SIX MONTH MATURITY, AS PUBLISHED BY THE FEDERAL RESERVE BOARD. IN THE EVENT SUCH INDEX IS NOT AVAILABLE, INDEX SHALL MEAN A SUBSTITUTE INDEX SELECTED BY NOTE HOLDER IN COMPLIANCE WITH FEDERAL LAW. 'INITIAL INDEX' MEANS THE INDEX RATE PUBLISHED BY THE FEDERAL RESERVE BOARD DURING THE WEEK PRIOR TO RECEIPT OF LOAN APPLICATION. THE INITIAL INDEX ON THIS LOAN IS 7.22%. 'CURRENT INDEX' MEANS THE INDEX VALUE MADE AVAILABLE BY THE FEDERAL RESERVE BOARD 45 DAYS PRIOR TO EACH CHANGE DATE.

"INITIAL DISCOUNT" The Initial Discount is 2.72 %.
"MARGIN" The Margin is 2.75%.

"FULLY INDEXED RATE" is the sum of the applicable Index value plus the Margin.

"INTEREST RATE" means the annual rate of interest charged on the principal balance of the loan from time to time.

"INITIAL INTEREST RATE" means the Interest Rate charged as of the date the Note is executed as shown in Section 2. It is equal to the initial Fully Indexed Rate less the Initial Discount.

"CHANGE DATE" means each date on which the Interest Rate could change, which is the date on which every **SIXTH** regularly scheduled monthly payment is due.

"THEN CURRENT INTEREST RATE" means, for the period prior to the first Change Date, the Initial Interest Rate. Thereafter, it means the Interest Rate after the most recent Change Date.

"PAYMENT ADJUSTMENT DATE" means the date on which each Payment Adjustment shall be effective, namely the first day of the month following each Change Date.

(B) INTEREST RATE ADJUSTMENTS

I understand that on each Change Date, the Note Holder shall decrease, or may at its option, increase the Interest Rate as follows. Before each Change Date, the Note Holder will calculate the new Interest Rate by adding the Margin stated in the Loan Approval Letter and in Section 3(A) above, to the Current Index to arrive at the Fully Indexed Rate. The Note Holder then rounds the Fully Indexed Rate to the nearest one eighth of one percentage point (0.125%). This rounded amount, subject to the following limitations, will be the new Interest Rate until the next Change Date. The Interest Rate will never be increased or decreased on any single Change Date by more than **1,000 PERCENT** from the rate of interest in effect during the preceding **SIX** months. The Interest Rate will never be more than **13.25%** nor be in excess of five percentage points (5%) below the Initial Interest Rate. The fact that the Note Holder may not have invoked a permissible increase in whole or in part shall not be deemed a waiver of the Note Holder's right to invoke such an increase at a later time.

E. PAYMENTS

(C) **Amount of Monthly Payments.** Monthly installments of principal and interest will be due on the first day of each month. Commencing on (date set forth in the Note), my monthly payments will be U.S. \$ (amount set forth in the Note), subject to adjustment as follows: as of each Change Date, the amount of the monthly installments of principal and interest will be increased or decreased to an amount sufficient to repay the remaining Principal Balance in full at the Then Current Interest Rate in substantially equal payments by the Final Payment Date (a "Payment Adjustment"). Each Payment Adjustment shall be effective on the first day of the month following each Change Date."

IN WITNESS WHEREOF, Borrower has executed this Security Instrument Rider.

 12/18/87
 Borrower: **DONNA M. SALVATORE**

Borrower _____ **_____** Date _____
_____ _____ **_____** _____

Borrower _____ **_____** Date _____
_____ _____ **_____** _____

Loan # 0010002012

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CONDOMINIUM RIDER J 9 4

THIS CONDOMINIUM RIDER is made this 18th day of DECEMBER, 19⁸⁷, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to FIRST FAMILY MORTGAGE COMPANY, INC. (the "Lender") of the same date and covering the Property described in the Security Instrument and located at: 155 EAST HARBOR DR., #4801, CHICAGO, IL, 60601.
et al.
(Name of Property Address)

The Property includes a unit in, together with an undivided interest in the common elements of, a condominium project known as:

HARBOR DRIVE CONDOMINIUM
(Name of Condominium Project)

(the "Condominium Project"). If the owners association or other entity which acts for the Condominium Project (the "Owners Association") holds title to property for the benefit or use of its members or shareholders, the Property also includes Borrower's interest in the Owners Association and the uses, proceeds and benefits of Borrower's interest.

CONDOMINIUM COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. Condominium Obligations. Borrower shall perform all of Borrower's obligations under the Condominium Project's Constituent Documents. The "Constituent Documents" are the: (i) Declaration or any other document which creates the Condominium Project; (ii) by-laws; (iii) code of regulations; and (iv) other equivalent documents. Borrower shall promptly pay, when due, all dues and assessments imposed pursuant to the Constituent Documents.

B. Hazard Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" policy on the Condominium Project which is satisfactory to Lender and which provides insurance coverage in the amounts, for the periods, and against the hazards Lender requires, including fire and hazards included within the term "extended coverage," then:

(i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of one-twelfth of the yearly premium installments for hazard insurance on the Property; and

(ii) Borrower's obligation under Uniform Covenant 5 to maintain hazard insurance coverage on the Property is deemed satisfied to the extent that the required coverage is provided by the Owners Association policy.

Borrower shall give Lender prompt notice of any lapse in required hazard insurance coverage.

In the event of a distribution of hazard insurance proceeds in lieu of restoration or repair following a loss to the Property, whether to the unit or to common elements, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender for application to the sums secured by the Security Instrument, with any excess paid to Borrower.

C. Public Liability Insurance. Borrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy acceptable in form, amount, and extent of coverage to Lender.

D. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or any part of the Property, whether of the unit or of the common elements, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security Instrument as provided in Uniform Covenant 9.

E. Lender's Prior Consent. Borrower shall not, except after notice to Lender and with Lender's prior written consent, either partition or subdivide the Property or consent to:

(i) the abandonment or termination of the Condominium Project, except for abandonment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent domain;

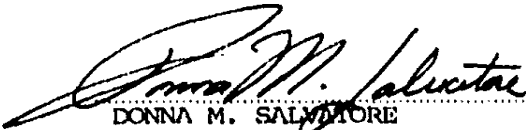
(ii) any amendment to any provision of the Constituent Documents if the provision is for the express benefit of Lender;

(iii) termination of professional management and assumption of self-management of the Owners Association; or

(iv) any action which would have the effect of rendering the public liability insurance coverage maintained by the Owners Association unacceptable to Lender.

F. Remedies. If Borrower does not pay condominium dues and assessments when due, then Lender may pay them. Any amounts disbursed by Lender under this paragraph F shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Condominium Rider.



DONNA M. SALVATORE

(Seal)
Borrower

(Seal)
Borrower

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