SECOND

9617 W. Grand Avid am 10.0. Box 236

Franklin Park, Illinois 60131

MORTGAGE

WG21622)		
BOX	333	- CC

(3)

THIS	S MORTGAGE	is made this	12th gay of	August		13 88
Mortgagor,	John P.	Scanion a	ind Ryan L. Sc	August anlon, his wife, i	n joint tenancy.	. Iz
(herein "Bor	rrower), and t	he Mortgagee,				
Leyden Sch	ools Creat Un	on organized a:	nd existing under Mint	ois law whose address is 9617	W. Grand Ave., P.O. Box 2	236, Franklin Park, II, 60121.
, West	EREAS, Borrey	set has emered	into a Revulvino Cred	it Loan Plan with the Lender o	ated August 12,	
19	ander which B	orrower may tro	om time to time, one i	ormore times, but a nican ad USAND AND NO/100	ances not to exceed at a	ny time an apprepate piso-
			540,000.0	0	a car mad line of made :	have and which Saunten
Credit Loan	Plan provides	OF AUGUST	erate of interest. FI	NAL PAYMENT OF PRI	NCIPAL AND INTER	EST SHALL BE DUE
10 1	ECUPE to Let	rcer the repair	ient of any and all to	An advances which Lender :	nav make now or in the t	luture under the Revoving
				opether with the payment of tharpes, costs and attorney t		
agreements	at Barrower a	ntein sontaines	. Borrower does here	oller pers, icosis i and latterney t By grant and convey to Lende	s sees, and the periornal Cand Lender's successor	nce of the coverants and . Siandiassions, with power
to sale, the	following des	n ord property	closated in the Cour	oty of Cook	State of	litinois:
LOTS 10	AND 11 I	FLOCK 4	IN C. T. YERK	E'S SUBDIVISION OF	BLOCKS 33 TO 36	AND 41 TO 44.
ALL INCL	USIVE IN	SUBDIVISI	ON OF PART OF	SECTION 19, TOWNS	HP 40 NORTH, RAT	NGE 14. EAST OF
THE THIR	D PRINCIP	PAL MERISI	AN, IN COOK C	GUNTY, ILLINOIS.	•	•
P.I.N. I	4-19-312-	-010 & 14-	17-312-011			100
			Ox			1700

	PAL MERISTAN, IN COOK COUNTY	, illinois.	1	200
		COUNTY		
which has the address of 60618	3433 N. Leavitt Stream Fromerty Address's	C _C	Chicago, (Cata)	III:nois

TCGETHER is this, the improvements new or hereafter erected on the property, and all easements, rights, appurtenances and rents all of which shall be denined to the and remning a part of the property covered by this Mortgage, and all of the "diegoing, together with said property (or the leaset). It estate if this Murrgage is on a leasehold) are recembatter referred to as the "Property."

Boths were obvening to that \$0.00 were a lawfully solved of the estate hereby sun veyed and has the right to my itigage, grant and convey the Property, and that the Property is uncertainty except for encumbrances of record. Bothswere obvenings that the Property is uncertainty and defined severally the title to the Property against all craims and demands, subject to encumbrances of record self-prior to the date of faving and this Morragade.

Changes of the Control of Control of

In this event of loss, Borrower or all overpromotinative to the insurance cather and Lender, Lender may make profit loss if not made promptly 50 By min.

It is By as a loss and other to Borrower tails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower tail to insurance cather to settle a claim for insurance benches. Lender is authorized to correct and apply the ship stander proceeds at Lender is 100 neither to recreative or repair of the Property or to the sums secured by this Mortgage.

Origination and Maintenance of Property, Leaseholds; Condominiums; Planned Unit Developments. Borrower shall property in proceeds a 1 and shall not 100 min. Whate or permit impairment or deterioration of the Property and shall comply at hithe provisions of any reasend this 5 Mortgage is on a lost time. Wortgage is on a lost some shall perform a lot Borrower so a gallons under the declaration or covenants creating or governing the condominium or planned unit development, the by laws and regulations of the condominium or planned unit development, and constituent documents.

Origination of Lender's Security. If Porrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which in aterially affects Lender's interest in the Property, then Lender, at Lender's cotion, upon notice to Borrower, may make such appearances, discusse such such such as conditions as indepensable actions. Interest if Lender required in original insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect unit such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law. ance with Borrower's and Lender's written agreement or applicable law

Any amounts disbursed by L shall become additional indebted to Re olving Credit Loan Agreement rate, Lender agree to other terms of payment, shall become additional indebtedness of techning recursed by this lading and leass to rower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 6 shall require Lender to incur any expense or take any action hereunder.

7. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

8. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has pricrity over this Mortgage.

9. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of any successors in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. 10 Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind. and the rights hereunder shall inture to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 15 hereof.

All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Revolving Credit. Loan Plan. (a) is co-signing this Mortgage only to mortgage, grant and convey that corrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Revolving Credit Loan Plan or under this Mortgage, (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Revolving Credit Loan Plan without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property 11. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by certified mail addressed to Borro wer at the Property Audiess or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

12 Governing Lar. Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the property is located. The foregoing I not not shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Revolving Gredit Loair Plan conflicts with applicable law, such conflicts shall not affect other provisions of this Mortgage or the Revolving Gredit loair Plan conflicts with applicable law, such conflicts shall not affect other provisions of this Mortgage or the Revolving Gredit loair Plan conflicts with applicable law, such conflicts shall not affect other provisions of this Mortgage on the Revolving Gredit is an Plan which can be given by Gredit in an Plan. Loan Plan which can be give lieffect without the conflicting provision, and to this end the provisions of this Mortgage and the Revolving Credit Loan Plan are declared to be severable [3 styled herein, costs]. "expenses" and "attorneys" fees "include all sums to the extent not prohibited by applicable law or limited herein 13. Borrower's Copy. Bolifor er shall be furnished a conformed copy of the Revoking Credit Loan Plan and of this Morgage at the time of execu-13 Borrower suppy, to incrementation a continuous and the second transfer recordation nerest.

14. Rehabilitation Loan Agricement. Borrower shall fulfin an of Borrower's obligations under any home rehabilitation, improvement, sepair, or other loan agreement within Borrower enters into with Lender, Lender, at Lender's option, may require Borrower to execute and deliner to Lender, in a form acceptable if it tender, an assignment of any rights, claims or defenses which Borrower may have against patties who supply labor, materials or service, in connection with improvements made to the Property.

15 Transfer of the Property. If the Birrower shall cause or permit the transfer of any legal or equitable interest in the real estate which is described in the Mortgage, or enter into any contract for the sain of said real estate or any part thereof, the Lender may at the Lender's option, without prior notice, shall see the outstanding balance of the revolving credit loan immediately due and payable. Nothing in the Revolving Credit Loan Plan shall serve in the Mortgage, or enter into any contract for the saln of said real estate or any part thereof, the Lender may at the Lender's option, without prior notice, declare the then outstanding balance of the revolving cringt loan immediately due and payable. Nothing in the Revolving Credit Loan Plan shall serve to find a transfer otherwise except from such a replication under state or Federal law. Nothing in the Revolving Credit Loan Plan shall serve to facetlaration in accordance with paragraph 17 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 tails to pay such sums prior to the expiration of such period, Lender may, without further notice in definand on Borrower, invoke any remedies permitted by paragraph 16 hereof. NON-UNIFORM COVENANTS. Borrower and Lovins further coverant and agree as follows:

16. Acceleration; Remedies. Except as provided in paragraph 15 hereof, upon Borrower's breach of any coverant or agreement of Borrower in this Mortgage, or in the Revolving Credit Loan Agreement, including the coverants to pay when due any sums secured by this Mortgage, Lender, prior to acceleration, shall give notice to Borrower's 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 1 the date the notice is mailed to Borrower, by which such breach must be gage, terber, provide acceleration, shall give notice to both a provided in paragraph. I hereof specifying, (1) the brach (2) the activity required to cure such breach (3) a date, not less than 10 days? (...) 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 differential in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding, and sale of the Priper y. 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 Corrower facilities in the notice, Lender, at Lender's option, may declare all celeration and foreclosure. If the breach is not cured on or before the 1017, specified in the notice, Lender, all Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and paj able without twither demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceduring all expenses of foreclosure, including, but not limited to, reasonable attorneys' fees and costs of documentary evidence, abstracts and full reports.

17. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the 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's scentinued at anytime prior to entry of a judgment enforcing this Mortgage: (ii) Borrower pays Lender, all sums which would be then due under this Mortgage and the Revolving Credit Loan Plan had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower origined 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 16 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower the such action as Lender may reasonably require to assure that the fien of this Mortgage. Lender's interest in the Property and Borrower's obtorious or pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligat on secured hereby shall remain in full lotte and shall continue unimpaired. Upon such payment and cure by Borrower, this Morrgage and the obligation; secured hereby shall remain in fun torce and effect as if no acceleration had occured. 18. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Burrowe increby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph in hereof or aband inment of the Property, have the right to collect and retain such rents as they become due and payable. Upon acceleration under paragraph 16 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 the receiver shall be applied first to payment of the costs of management of the Property and collection of relias, including, but not firmled to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the Jums secured by this Mortgage.

The receiver shall be liable to account only for those rents actually received. 19. Release. Upon payment of all sums secured by this Mortgage, Lender, upon Borrower's written requ 20 Waiver of Homestead. Borrower hereby waives all rights of homestead exemption in the Property 21, Priority of Future Advances. All future advances shall have the same priority as if advanced at the date of this Mort, apr REQUEST FOR NOTICE OF DEFAULT
------AND FORECLOSURE UNDER SUPERIOR------MORTGAGES OR DEEDS OF TRUST Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to give Plotice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other foreclosure action. IN WITNESS WHEREOF, Borrower has executed in a Mortgade Battowet Borrower

Cook STATE OF ILLINOIS. David A. Redman a Notary Public in and for said county and state, do hereby certify that John P. Scanlon and Ryan L. Scanlon, his wife in joint tenancy, personally known to me to be the same person(s) whose name(s) they subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that _____ the Y____ signed and delivered the said instrument astheir__ free voluntary act, for the uses and purposes therein set forth 12th day of August <u>cial caal t</u>his _ OFFICIAL STAL My Con nission ex**BAVSD A. REDMAN** NOTARY PUBLIC STATE OF ILLINOIS MY CONGRESSION ETP. DEC. 13, 1991

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AND SER OF CHE