## UNOFFICIAL COPY

MORTGAGE

	MORTGAGE		J. HOEC	
On the 17 day of MARCH	, 3 <u>1</u> 10	88 5100	KE & CHRISTINE	HUFF
who live(s) at 2011 DACROW EVAN	5000 W	10015 60	201	
THE WOLLD BY A SHARP AND A SHARP AND A STORE OF THE SHAPE AND A STORE O	An Olivery A December 2	Name 100 day 100		is at 300
Crossways Park Drive, Woodbury, New York 11797, all Property Owner and located at 2011 DATCOL	of the land, buildings,	and other improvemen シロー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	nts now or in the future own. ちーーたけフロリ	ed by the
C. 34344			gal description of which is a	
The same in the same of the sa	_		•	
Lot 15 (except the North 14 feet	and the South	4 feet therec	of) in Block 2 in	McNeils
Addition to Evanston in the Nort	h West 1/4 of	the North East	. 1/4 of Section 1	3, Township
41 North, Range 13, East of the	Phird Principa	l Meridian, in	Cook County, []]	inois.
P.I.N. Number(s): 10-13-201-015	_			Service A
			. · · · · · · · · · · · · · · · · · · ·	** ** **
The Property Owner, MORTGAGES and WARRANTS the	mortgaged property to	Oxford to provide sec	curity for a debt owing under	a Retail
as Buyer and MCTEN GENERAL CON	19 88	between JEVO	MEN GIRLSTON	_ HUFF
as Buyer and MOTATION CHOLETTE CON	76. 100	as Contractor/	Seller which Contract has be	en or is
to be assigned to Oxfo d. The debt owing under the Con Financed") and is payable to jether with a FINANCE CH	tract is \$1 \( \cdot \cdot \cdot \) ABGE (as defined in the	ne Contract) calculater	ed to in the Contract as the " If at the interest rate specific	'Amount ed in the
Contract, in consecutive month by installments of \$	169. 49	each, commencing 60	days from the date of comp	letion of
the improvements described in the Contract, with the full d				
due under said Contract. The Contract colso provides for la this mortgage exceed an amount e jurit to twice the debt	te charges; however, in	no event shall the total	aggregate indebtedness sed	cured by
	owing under the contr	uo.		Œ
The Property Owner also agrees to the foll ming terms: 1. PROPERTY SUBJECT TO MORTGAGE; The Property	Owner subjects the m	ortgaged property to	payment of the debt due ur	nder the
Contract. 2 INSURANCE. The Property Owner will maintain as its				~
Oxford, will pay the premiums for the insurance and will be	ranster to Oxford all p	oceeds of such insura	ince to the extent of the unp	aid debt
secured by this mortgage. 3. TAXES AND ASSESSMENTS: The Property Owner will	l nav on time all taxe	s bas etnemereese e	ewer water or other charge	s on the
mortgaged property.				<del>-</del> -
<ul> <li>4. OTHER MORTGAGES: The Property Owner will pay, mortgaged property, and will not violate any other term of</li> </ul>		s of principal and inte	erest on any other mortgage	on the
5. RECEIPTS; FAILURE TO MAKE CERTAIN PAYMENTS: L				
<ul> <li>receipts for payments required by paragraphs 2, 3 and 4 ab</li> <li>4 above, Oxford may make the payment. If Oxford makes ar</li> </ul>	ly such payments, the a	mount of such paymen	t will be added to the debt sec	ured by
this mortgage and will be a debt of the Property Owner, pay or the maximum rate permitted by law	able on Oxic, a 3 dema	nd, with interest equal t	to the lesser of a rate of 16% p	оег уваг
6. NO ALTERATION OF MORTGAGED PROPERTY: The Pro-				roperty
<ul> <li>without Oxford's permission. The Property Owner will kee</li> <li>T. IMMEDIATE PAYMENT UPON DEFAULT: If any installment</li> </ul>				ry other
"default" as defined in the Contract occurs, or if any term of	this mortgage is violace	<ol> <li>Cxford may demand</li> </ol>	the immediate payment of th	eentire 🚓 🕽 🗀
debtidue under the Contract and this mortgage. Upon payrich CHARGE and any insurance charges may be due as desc			no ungarnea portion of the Fi	C.
8. DEBT DUE ON SALE: Oxford may, at its option, also omortage upon any sale or transfer of the mortgaged propert	tomand immediate pay	yment of the entire de		
over any land trust holding title to the mortgaged property.	pon payment in full afte	er any such ∡emand, a r		
FINANCE CHARGE and any insurance charges may be do 9. RIGHT OF ACCESS: After a default, or if Oxford reason	te as described in the solly believes a default.	Contract. has been commit adul	Odar this mortgage or the Co	ontract
Oxford, in addition to its other remodles, may enter the m	ortgaged property for	the purposes caincoed		(J.
<ul> <li>10. DEMAND IN PERSON OR BY MAIL: Demand for payments</li> <li>11. SALE AS SINGLE PROPERTY; RECEIVER UPON FOR</li> </ul>			(a) the mortgaged property (	may be
appointed, and the mortgaged property may be sold as on 12. LIENS ON PROPERTY. The Property Owner will not allo	ne piece of property. C	extord may be appoin (	i as such receiver	
mortgaged property	•		( )	
1.3. STATEMENTS BY PROPERTY OWNER. The Property Company Owner to sign any additional papers to make this				for the
14. FUTURE OWNERS: This mortgage shall be binding upo	n the Property Owner, I			and all
persons who subsequently acquire any interest in the mol 15. TRANSFER OF MORTGAGE: Oxford may transfer its inte		my subsequent holder	of Oxford's in, erest in this mo	rtgage
will have all the rights Oxford would have if Oxford were s	ill the holder, including	the right to transfer.		
் 16. WAIVER OF HOMESTEAD: The Property Owner releas று7. GOVERNING LAW: This instrument shall be governed		oi nomestead exempt	ion in the mortgaged prope	rty.
48 FORECLOSURE: If the debt secured by this mortgaging foreclose its lien, and in any such foreclosure suit there sh				
which may be incurred on behalf of Oxford for reasonable	e attorneys' fees and o	other costs. The proce	eds of any foreclosure sale	of the
mortgaged property shall be distributed and applied in to				
the Contract, with interest thereon as herein provided; this				
overplus to the Property Owner.  19. LEGAL DESCRIPTION AUTHORIZATION The Proper	ty Owner hereby auth	orizes Oxford to deter	mine the legal description	of the
mortgaged property and enter it on this mortgage.			<del>-</del>	
	mortgag	, ,	have received a copy of the	/
This mortgage has been duly executed by the Property Ov	mer.	2 sept	V Heels	
In Presence of:	· · · · · · · · · · · · · · · · · · ·	J. C.	ITY OWNER)	(L.S.)
Hereber 1 100000	7 x:1	A LITTER	Stroke J	Harat.
ALTOTAL WILLES		(PROPER	Towns I	.(L.S.)
HELECOL K IN JAKING			Cicristian Hot	L .(L.S.)
This instrument was prepared by, and when recorded sho	ould be	(PAOPER	TY OWNER)	. ( 0. )
mailed to: KY1-T		9 9 20 20 20	The House St.	TSOM

OXFORD RESOURCES CORP.

300 CROSSWAYS PARK DRIVE, WOODBURY, NEW YORK 11797

Pink Copies - Title Holder(s)

## UNOFFICIAL COPY

	COUNTY OF CAN	ELL Y. JANAS	こと(100) はいむ ロ	said County, do hereby certify that (his/her spouse).
	in person, and acknowledged t	e same person(s) whose name(s) is hat he/she/they signed and deliver. Including the release and waiver carial seal this! day of	ed the said instrument as his/her/the of the right of homestead.  MYCC+()	ir free and voluntary act, for the uses
	STATE OF ILLINOIS	MI COMMISSION CAP	SEAL " JANAS TE OF ILLINOIS	NAT POBLIS
	ANTERNA TRANSO	peing by me duly sworn did depas	a Notary Public for and in the subscribing to and say that he/she resides at 5.0 and voluntary act, for the uses and pure	witness to the foregoing instrument.
	said subscribing witness, war pre his/her name as witness the rei	sent and saw him/her/them execute	the same, and that he/she, said subsc	
88300242	enter de la companya	OrCo	NOT.	OFFICIAL SEAL ANNE M. CONSOLE ARY PUBLIC STATE OF ILLINO/S OFFISSION EXP. APR.11.1992
	OR 16 3 ILL.	04	C,	Rev. 9/87
88200545	JERUNE FINT	OXFORD RESOURCES CORP.  The land affected by this instrument lies in the of COUNTY OF	SECTION BLOCK LOT O for (1), (2), (3), (4), (4), (5), (4), (4), (4), (4), (4), (4), (4), (4	88200545
				545
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12.00

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