88298310

(Space Above This Line For Recording Data)

LOAN NO. 011814233

MORTGAGE

THIS MOR' GAGE ("Security Instrument") is given on JUNE 30, 1988 . The mortgagor is LORA J WALSH, DIVORCED AND NOT SINCE REMARRIED ("Borrower"). This Security Instrument is given to ST. PAUL FEDERAL BANK FOR SAVINGS, which is organized and existing under the laws of the United States of America, and whose address is 6700 W. North Avenue, Chicago, Illinois 60635 "Lender"). Borrower oves Lender the pricipal sum of SIXTY SIX THOUSAND AD NO /100-66,000.00 (U.S.). 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 JULY 1, 2018 This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all rene all, 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 Tag de. covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Londer the following described property located in County, Illinois:

SEE ATTACHED

4

6555-C ADDISON CHICAGO IL 60634

which has the address of ("Property Address");

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 seised 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.

04.06

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L AHOJ HEJAW 011814233



ST PAUL FEDERAL BANK FOR SAVINGS MICHAEL J. O'COMMOR

Many justingent prepared by:

NY COMMISSION EZP, MAY 13, 1991 NOTARY PUBLIC STATE OF ILLINOIS

	775 WOLLIO
-	199/51 mm :sapires: May 13/99/
ž	Given under my hand and official seal, this
X82:3X3	gned and delivered the said instrument as herein
	abscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that
	is) personally known to me to or the same person(s) whose name(s)
	o hereby certify that
	I, Annors, Public in and for said county and state,
	tate of Illinois, County ss:
	(ls>2)
	(Seal) - HE JAW - E. AHOI
	#1680 # A # 685-87
	BY SIGNING BELOW, Borrower accepts and agrees to the terms and coverants contained in this Security settument and in any rider(2) erecuted by Borrower and recorded with it. THILLI THAN 8879 07/07/88 13:
	Adjustable ies e Rider Craduated Farm in Blanned Unit Development Rider Craduated Farm in Blanned Unit Development Rider Graduated Farm in Rider Planned Unit Development Rider Other(s) [specif.]
	23. Riders to this Security Instrument. It one or more riders are executed by Borrower and recorded together with a Security Instrument, the coverants and agreements of each such rider shall be incorporated into and shall amend and applement. Lengt applicable box(es)] 1. A security Instrument of this Security Instrument as if the rider(s) were a part of this Security Instrument. Canek applicable box(es)]

22. Waiver of Homestead, Borrower waives all right of homestead exemption in the Property.

Instrument without charge to Borrower. Borrower shall pay any recordation costs.

21. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security

the Property including those past due. Any tents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys's fees, and then to the sums secured by this Security Instrument. appointed receiver) shall be entitled to enter upon, take possession of and manage the Properly and to collect the rents of 20. Lender in Possession. Upon acceleration under paragraph 19 or abandonment of the Property and at any time prior to the expiration of any period of redemption following judicial sale, Lender (in person, by agent or by judicially prior to the expiration of any period of redemption following judicial sale, Lender (in person, by agent or by judicially

to, reasonable attorneys' fees and costs of title evidence.

entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 19, including, but not limited Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the Security Instrument, 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 non-existence failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraphs 13 and 17 unless 19. Acceleration; Remedica. Lender shall give notice to Borrower prior to acceleration following Borrower's breach NON-UNIFORM COVENANTS. Bottower and Lender further covenant and agree as follows:

8. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower.

If the Property is abandoned by borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award of settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender at a) thorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property

or to the sums second by this Security Instrument, whether or not then due.

Unless Lende, and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due dale of the monthly payments referred to in paragraphs I and 2 or change the amount of such payments.

10. Borrower Nr. Peleased; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify ar initiation of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or

remedy shall not be a waiver of or predicte the exercise of any right or remedy.

11. Successors and Assigns Bound, Joint as a Several Liability; Co-Signers. The covenants and agreements of this Security Instrument shall bind and benefit the stock ssors and assigns of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agree and the joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) so i-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the leaves of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (2) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without

that Borrower's consent.

12. Loan Charges. If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (4) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund, educes principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

13. Legislation Affecting Lender's Rights. If enactment or expiration of applicable laws has the effect of rendering any provision of the Note or this Security Instrument unenforceable according to its terms, Lender, at its option, may require immediate payment in full of all sums secured by this Security Instrumen' and may invoke any remedies permitted by paragraph 19. If Lender exercises this option, Lender shall take the step, precified in the second paragraph of

paragraph 17.

14. Notices. Any notice to Borrower provided for in this Security Instrument of all be given by defivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrowe, or Lender when given as provided in this paragraph.

15. Governing Law; Severability. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the

Note are declared to be severable.

16. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender 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.

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 Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any

remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. 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 reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note had no acceleration occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraphs 13 or 17.

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

The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a federal or current data and reasonable estimates of future escrow ilems.

secured by this Security Instrument. shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the Funds are pledged as additional security for the sums requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender Lender may agree in writing that interest shall be paid on the Funds. Unless an agreement is made or applicable law Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may not charge for holding and applying the Funds, analyzing the account or verifying the escrow items, unless state agency (including Lender if Lender is such an ingtitution). Lender shall apply the Funds to pay the escrow items.

amount necessary to make up the deficiency in one or more payments as required by Lender. amount of the Funds held by Lender is not sufficient to pay the escrow items when due, Borrower shall pay to Lender any due dates of the eserow items, shall exceed the amount required to pay the eserow 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 If the amount of the Funds held by Lender, together with the future monthly payments of Funds payable prior to the

Funds held by Lender. If under paragraph 19 the Property is sold or acquired by Lender, Lender shall apply, no later than Upon 129 ment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any

immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of

principal due. application as a circli against the sums secured by this Security Instrument.

3. Application of Sayments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs I and 2 thall be applied: first, to amounts payable under paragraph 2; second, to interest due; and last, to

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

part of the Property is subject to a lien which may attain riority 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 lien an agreement satisfactory to Lender subordin iti. Is the lien to this Security Instrument. If Lender determines that any good faith the lien by, or defends against enterment of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien or of any part of the Property; or (c) secures from the holder of the operate to prevent the enforcement of the lien or of the lien or of the pert of the Property; or (c) secures from the holder of the agrees in writing to the payment of the Ungation secured by the lien in a manner acceptable to Lender; (b) contests in Borrower shall promptly discharge an I lien which has priority over this Security Instrument unless Borrower: (a)

The insurance carrier providing the insurance shall be chosen by Portor subject to Lender's approval which shall not be insured against loss by fire, hazards included within the committended 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. days of the giving of notice.

5. Hazard Insurance. Borrower shall keep the implove nents now existing or hereafter erected on the Property

5. Hazard Insurance. Borrower shall keep the implove nents now existing or hereafter erected on the Property

All insurance policies and renewals shall be acceptable to Lender and sinclude a standard mortgage clause. Lender shall include a standard mortgage clause. unreasonably withheld.

all receipts of paid premiums and renewal notices. In the event of loss, Borro wer shall give prompt notice to the insurance

when the notice is given. offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The Juday period will begin Borrower abandons the Property, or does not answer within 30 days a notice from Lender his the insurance carrier has applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If carrier and Lender. Lender may make proof of loss if not made promptly by Potrower.
Unless Lender and Borrower otherwise agree in writing, insurance proceed, shall be applied to restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is economically feasible or Lender's security would be lessened, he insurance proceeds shall be restoration or repair is not economically feasible or Lender's security would be lessened, he insurance proceeds shall be restoration or repair is not economically feasible or Lender's security would be lessened, he insurance proceeds shall be restoration or repair is not economically feasible or Lender's security would be lessened, he insurance proceeds shall be

resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by If under paragraph 19 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds 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 I and 2 or change the amount of the payments.

and fee title shall not merge unless Lender agrees to the merger in writing. Borrower shall comply with the provisions of the lease, and if Borrower acquires fee title to the Property, the leasehold change the Property, allow the Property to deteriorate or commit waste. If this Security Instrument is on a leasehold, this Security Instrument immediately prior to the acquisition.

Lender may take action under this paragraph 7, Lender does not have to do so. Instrument, appearing in court, paying reasonable attorneys' lees and entering on the Property to make repairs. Although Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or to enforce laws or regulations), and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's 7. Protection of Lender's Rights in the Property; Mortgage Insurance. If Borrower fails to perform the covenants

from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this

apnebrace in seterimies sone instra Borrower shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the It Lender required mortgage insurance as a condition of making the loan secuted by this Security Instrument, requesting payment.

For ower 2 and 1 prace 's writ en a green et a or applicable law.

-Borrower



LOAN NO011814233 DATE JUNE 30, 1988

This Rider is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to ST. PAUL FEDERAL BANK FOR SAVINGS, (the "Lender" or "Note Holder") of the same date herewith (the "Note") and covering the Property described in the Security Instrument and located at:

6555-C ADDISON, CHICAGO IL 60634 (Property Address)

NOTICE TO BORROWER: THE SECURITY INSTRUMENT SECURES A NOTE WHICH CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND MONTHLY PAYMENTS. THE BORROWER'S MONTHLY PAYMENTS ARE IN FIXED AMOUNTS DURING THE YEAR(S) OF THE NOTE. THE REMAINING MONTHLY PAYMENTS COULD INCREASE OR DECREASE, DEPENDING ON CHANGES IN THE INTEREST RATE.

Modifications. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:
INTEREST RATE AND MONTHLY PAYMENT CHANGES
The Note has an Initial Interest Rate of 9.250 % Beginning on the date of the Note, the Borrower will pay interest at a yearly rate of 9.250 % until the first Change Date. This rate of Interest is called the Buydown Interest Rate. The Buydown Interest Rate is a reduction of the Initial Interest Rate and is made by the Lender in exchange for the payment of a "buydown" fee from the Borrower to the Lender in an amount equal to
Changes in the interest rate are governed by changes in an interest rate index called the "Index". The Index is the Federal Home Loan Bank Board Monthly National Median Annualized Cost of Funds for FSLIC-insured savings and loan associations.
To set the new interest rate before each interest Changa Date the Note Holder will first add
Two And one Half percentage points to the Current Index. The Current Index is the most recent Index figure available is days prior to each Change Date. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). This rounded amount will be the new interest rate until the next Change Date provided that on the first Change Date the new interest rate will not be increased more than
By signing this, Borrower agrees to all of the above.
Tainbulaled (Seal)
LORA J WALSH -Borrower
(Seal)

THE SOUTH 21.04 FEET OF THE NORTH 165.51 FEET OF THE MEST 1/2 OF LOT 11 IN BLOCK 1 IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHICAGO A SUBDIVISION OF THAT PART OF THE SOUTHEAST 1/4 WHICH LIES EAST OF THE RIGHT OF WAY OF THE CHICAGO, MILWAUKEE AND ST. PAUL RAILWAY COMPANY AND NORTH OF THE SOUTH 90 ACRES OF SAID QUARTER SECTION IN SECTION 19, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN,

ALSO:

PARCEL 2:

THE SOUTH 9.00 FEET OF THE NORTH 45.00 FEET OF THE MEST 30.00 FEET OF THE EAST 50.00 FEET OF LOT 11 IN BLOCK 1 IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHICAGO, A SUBDIVISION OF THAT PART OF THE SOUTHEAST 1/4 WHICH LIES EAST OF THE RIGHT OF WAY OF THE CHICAGO MILWAUKEE AND ST.PAUL RAILWAY COMPANY AND THE NORTH OF THE SOUTH 90 ACRES OF SAID QUARTER SECTION IN SECTION 19, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN;

PARCEL 3:

EASEMENTS AS SET FORTH IN THE DECLARATION OF EASEMENTS AND EXHIBIT "A", "B":AND "C" THERETO ATTACHED DATED DECEMBER 19,1964 AND RECORDED JANUARY 5,1965 AS DOCUMENT 19348899 MADE BY LOUIS DAMATO LAND DEVELOPMENT CORPORATION, AN ILLINOIS CORPORATION AND AS CREATED BY THE DEED FROM LOUIS DAMATO DEVELOPMENT CORPORATION TO SYLVESTOR AND RECORDED JULY 7,1965 AS DOCUMENT 19518677.

FC ? THE BENEFIT OF PARCEL 1 AFORESAID FOR DRIVEWAY, INGRESS AND EGRES OVER AND ACROSS THE WEST 20.00 FEET OF THE EAST 60.00 FEET OF THE NORTH 99.00 FEET OF LOT 11 (EXCEPT THAT PART THEREOF FALLING IN PARCEL 2 AFORESAID) IN BLOCK 1 IN OLIVER L. WATSON'S MAPLE GROVE ADDITION T) CHICAGO AFORESAID.

EASEMENT FOR INGPESS AND EGRESS OVER AND ACORSS THE SOUTH 3.00 FRET OF THE NORTH 107.00 FEET OF LOT 11 IN BLOCK 1 IN OLIVER L. MATSON'S MAPLE GROVE ADDITION TO CHICAGO AFORESAID.

THE EAST 3.00 FEET CF THE WEST 1/2 AND THE WEST 3.00 FEET OF THE EAST 1/2 OF THE SOUTH 370.00 FEET OF THE NORTH 472.00 FEET OF LOT 11 (EXCEPT THAT PART THER!O' FALLING IN PARCEL 1 AFORESAID) IN BLOCK 1 IN OLIVER L. WATE W'S MAPLE GROVE ADDITION TO CHICAGO AFORESAID.

GSQ

THE WEST 4.00 FEET OF THE SOUTH 250.00 FEET OF THE NORTH 452.00 FEET OF LOT 11 (EXCEPT THAT PAR' THEREOF FALLING IN PARCEL 1 AFORESAID) IN BLOCK 1 IN OLIVER L. MATSON'S MAPLE GROVE AUDITION TO CHICAGO AFORESAID.

ALSO:

THE SOUTH 6.00 FEET OF THE NORTH 230.30 PRET OF LOT 11 IN BLOCK OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHICAGO AFORESAID IN COOK COUNTY, ILLINOIS.

THE SOUTH 21.04 FEET OF THAT PART OF THE RIGHT OF HAY, 50.00 FEET MIDE (CONVEYED TO CHICAGO SUBBRAN RAILWAY COMPANY BY JETD RECORDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS ON SENTEMER 21.1987, AS DOCUMENT NUMBER 421103), WHICH LIES NORTH OF THE SOJTH LINE, PRODUCED MEST, OF THE NORTH 165.51 FEET OF THE WEST 1/2 OF LOT 11 IN BLOCK I IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHICAGO, IN THE SOJTHEAST 1/4 OF SECTION 19, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRF PLINCIPAL MERIDIAN, ALL IN COOK COUNTY; ILLLINOIS.

₁₈₂₉8310

UNOFFICIAL COPY LOAN RIDER 8 2 9 8 3 1 0

LOAN NO. DATE

011814233 JUNE 30, 1988

THIS RIDER is incorporated into a certain Security Instrument dated of even date herewith given by the undersigned (the "Borrower") to St. Paul Federal Bank For Savings (the "Lender") to secure a mortgage indebtedness; said Security Instrument encumbers real property commonly described as:

6555-C ADDISON, CHICAGO IL 60634

(PROPERTY ADDRESS)

- 1.) Borrower and Lender agree that notwithstanding anything contained in Uniform Covenant 21 of the Security Instrument, Lender is hereby authorized to charge a reasonable fee for the preparation and delivery of a release deed.
- 2.) Borrower and Lender agree that if the Federal National Mortgage Association or the Federal Home Loan Mortgage Corporation buy all or some of the Lender'r, rights under the Security Instrument, this Rider will no longer have any force or effect.

IN WITNESS WHEREOF, BORROWER has executed this RIDER.

Borrower

Borrower

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6555-C PRESCH, CHILDRE IN 60634

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ADDENDUM TO ADJUSTABLE PLATE PLOWN TRIDER (Fixed Rate Conversion and Assumption Options)

1041110 077074000

LOAN NO. 011814233 DATE JUNE 30, 1988

THIS ADDENDUM TO ADJUSTABLE RATE LOAN RIDER is incorporated into and shall be deemed to amend and supplement the Adjustable Rate Loan Rider(the "Rider") to the Mortgage, Deed of Trust or Security Deed (the "Security Instrument"), each dated the same date as this Addendum and given by the undersigned (the "Borrower") to secure Borrower's Adjustable Rate Note with Addendum To Adjustable Rate Note to ST. PAUL FEDERAL BANK FOR SAVINGS, (the "Lender") and dated the same date as this Addendum (the "Note"), covering the property described in the Security Instrument and located at:

6555-C ADDISON, CHICAGO IL 60634 (Properly Address)

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

A. FIXED INVEREST RATE OPTION

The Note provides for the Borrower's option to convert from an adjustable interest rate to a fixed interest rate, as follows:

1. Option to Cun/ert to Fixed Rate

I have a Conversion Option which I can exercise at any time unless I am in default or this Section A1 or Section A3 below will not permit me to do so. The "Conversion Option" is my option to convert the interest late I am required to pay by the Note from an adjustable rate to a fixed rate.

The conversion will be of-ctive on the first day of any month when a payment is due provided I have given the notice set form below. The date on which the conversion will be effective is called the "Conversion Date".

2. Calculation of Fixed Rate

My new, fixed interest rate will be equal to the Federal Home Loan Mortgage Corporation's required net yield for 30-year, fixed rate mortgages covered by 60-day in industry delivery commitments in effect as of the date 15 days before the Conversion Date, plus THREE ETGRITHS OF ONE PERCENT (.375%)

At no time shall the interest rate at conversion be above 13.5% per annum. If this required net yield is not available, the Note Holder will

determine my interest rate by using a comparable figure.

3. Reduction of Principal Balance Before Conversion; Appraisal

If the unpaid principal I am expected to owe on the Conversion Date will be greater than the original principal amount of my loan, the Note Holder may require an appraisal report on the value of the property described in the Security Instrument. The appraisal report must be prepared on a qualified appraisar chosen by the Note Holder. I will pay the Note Holder a reasonable fee for this appraisal report.

The unpaid principal I am expected to owe on the Conversion Date could be an amount greater than 95% of the appraisal report's stated value of the property securing my loan. If so, I cannot exercise the Conversion Option unless I pay the Note Holder an amount sufficient to reduce my unpaid principal to an amount equal to 95% of the stated value of the property.

4. Determination of New Payment Amount

If I choose to exercise the Conversion Option, the Note Holder will determine the amount of the monthly payment that would be sufficient to repay the unpaid principal I am expected to owe on the Conversion Date in full by the final payment date at my new fixed interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment. Beginning with my first monthly payment after the Conversion Date, I will pay the new amount as my monthly payment until the final payment date.

B. ASSUMPTION OPTION

The provisions of Uniform Covenant 17 of the Security Instrument provides as follows;

Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any Interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender 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.

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

Notwithstanting the provisions of Uniform Covenant 17 of the Security Instrument, Lender shall waive such option to accelerate and shall release Borrower from all obligations under the Security Instrument and the Note provided t' at, prior to the sale or transfer, (a) Borrower is not in default of the terms and conditions of the Security Instrument and the Note, (b) the credit of the person to whom the Property is to be sold or transferred is satisfactly to Lender, (c) Lender is paid Lender's then applicable assumption fee, (d) the person to whom the property is to be sold or transferred executes an assumption agreement acceptable to Lender wherein such person agrees to assume all of the Borrower's obligations under the Security Instrument and the Note.

BY SIGNING BELOW, Borrower excepts and agrees to the terms and covenants contained in this Addendum To Adjustable Rate Loan Rider.

Seal)

Seal)

Seal)

Seal)

Seal)

PARCEL 1:

THE SOUTH 21.04 FEET OF THE NORTH 165.51 FEET OF THE MEST 1/2 OF LOT 1/2 IN BLOCK 1 IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHICAGO A SUBDIVISION OF THAT PART OF THE SOUTHEAST 1/4 WHICH LIES EAST OF THE RIGHT OF WAY OF THE CHICAGO, MILWAUKEE AND ST. PAUL RAILWAY COMPANY AND NORTH OF THE SOUTH 90 ACRES OF SAID QUARTER SECTION IN SECTION 19, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN,

ALSO

PARCEL 2:

THE SOUTH 9.00 FEET OF THE NORTH 45.00 FEET OF THE TEST 30.00 FEET OF THE EAST 50.00 FEET OF LOT 11 IN BLOCK 1 IN OLIVER L. MATSON'S MAPLE GROVE ADDITION TO CHICAGO, A SUBDIVISION OF THAT PART OF THE SOUTHEAST 1/4 WHICH LIES EAST OF THE RIGHT OF WAY OF THE CHICAGO MILWAUKEE AND ST.PAUL RAILWAY COMPANY AND THE NORTH OF THE SOUTH 90 ACRES OF SAID QUARTER SECTION IN SECTION 19, TOWNSHIP 40 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN;

ALSO:

PARCEL 3:

EASEMENTS AS SET FORTH IN THE DECLARATION OF EASEMENTS AND EXHIBIT "A", "B"::AND "C" THERETO ATTACHED DATED DECEMBER 19,1964 AND RECORDED JAN ARY 5,1965 AS DOCUMENT 19348899 MADE BY LOUIS DAMATO LAND DF.EL DYMENT CORPORATION, AN ILLINOIS CORPORATION AND AS CREATED BY THE JEED FROM LOUIS DAMATO DEVELOPMENT CORPORATION TO SYLVESTOR A.KUTJAK AND GENEVIEVE KUBIAK, HIS WIFE AS JOINT TENANTS DATED JUNE 10,1965 AND RECORDED JULY 7,1965 AS DOCUMENT 19518677.

FOR THE LENEFIT OF PARCEL 1 AFORESAID FOR DRIVEMAY, INGRESS AND EGRESS JVFA AND ACROSS THE WEST 20.00 FEET OF THE EAST 60.00 FEET OF THE NOR'L 99.00 FEET OF LOT 11 (EXCEPT THAT PART THEREOF FALLING IN PARCEL 2 A ORESAID) IN BLOCK I IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHTJAGO AFORESAID.

ALSO

EASEMENT FOR INGRESS AND EGRESS OVER AND ACORSS THE SOUTH 3.00 FIET OF THE NORTH 102.03 / FLT OF LOT 11 IN BLOCK 1 IN GLIVER L. MATSON'S MAPLE GROVE ADDITION TO CHICAGO AFORESAID.

ALSO

THE EAST 3.00 FEET OF THE PUST 1/2 AND THE MEST 3.00 FEET OF THE EAST 1/2 OF THE SOUTH 370 00 FEET OF THE MORTH 472.00 FEET OF LOT 11 (EXCEPT THAT PART THEREOF FAILING IN PARCEL 1 APORESAID) IN BLOCK 1 IN OLIVER L. MATSON'S MAPLE GROVE ADDITION TO CHICAGO AFORESAID.

ALSO;

THE MEET 4.00 FERT OF THE BOUTH 350 00 FERT OF THE HORTS 452.90 FERT OF LOT 11 (EXCEPT THAT PART THERSOF FALLING IN MARCH, 1 AFORESAID) IN BLOCK 1 IN OLIVER L. MAYLOW'S MAPLE GROVE ADDITION TO CHICAGO AFORESAID.

ALSO:

THE SOUTH 6.00 FEET OF THE NORTH 230.00 FEET OF LOT 11 IN BLOCK 1 IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO C'ACAGO AFORESAID IN COOK COUNTY, ILLINOIS.

PARCEL 4:

THE SOUTH 21.04 FEET OF THAT PART OF THE RIGHT OF 4.7, 50.00 FEET TIDE (CONVEYED TO CHICAGO SUBURBAN RAILWAY COMPANY BY DELY TOOMDED IN THE RECORDER'S OFFICE OF COOK COUNTY, ILLINOIS ON SEPTEMBE. 71.1882, AS DOCUMENT NUMBER 421103], WHICH LIES NORTH OF THE SOUTH LINE, PRODUCED MEST, OF THE NORTH 165.51 FEET OF THE WEST 1/2 OF LOT 11 IN BLOCK 1 IN OLIVER L. WATSON'S MAPLE GROVE ADDITION TO CHICAGO, IN THE SOUTHELST 1/4 OF SECTION 19, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINT 173L MERIDIAN, ALL IN COOK COUNTY; ILLLINOIS.

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