88363445

State of Illinois

Mortgage

2968412 <u> 31:5426606-703</u>

This Indenture, made this 14th day of JUNE , 19 88 , between

VONCILLE HENDERSON, DIVORCED NOT SINCE REMARRIED

, Mortgagor, and

SOCO MORTGAGE CORPORATION

a corporation organized and existing under the laws of THE STATE OF ILLINOIS , Mongagee.

Witnesseth: That whereas the Mortgagor is justly indebted to the Mortgagee, as is evidenced by a certain promissory note bearing even date herewith, in the principal sum of FIFTY SIX THOUSAND THREE HUNDRED ELEVEN

AND NO/100

Dollars (\$ 56.311.00

payable with interest at the rate of

(%) per annum on the unpaid balance until paid, and made payable to the order of the Mortgagee at its office in per centum (10.000 13655 SOUTH CICERO, CRESTWOOD, ILLINOIS 60445

at such other place as the helice loss designate in writing, and delivered; the said principal and interest being payable in monthly installments of

FOUR HUNDRED NINETY FOUR AND 17/100

Dollars (\$ 494.17

AUGUST , and a like sum on the first day of each and every month thereafter until the note . 19 88 is fully paid, except that the final payment of orencipal and interest, if not sooner paid, shall be due and payable on the first day , 20 18. JULY

Now, Therefore, the said Mortgagor, for the bener vacuing of the payment of the said principal sum of money and interest and the performance of the covernment and agreements herein contained, does of thise presents Mortgage and Warrant unto the Mortgagee, its successors or assigns, the following described Real Estate situate, lying, and being in the county of and the State of Illinois, to wit:

LOT 8 IN HENNING E. JOHNSONS MEADOW LANE SUBDIVISION IN THE WEST 1/2

OF THE WEST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 11, TOWNSHIP 36 NORTH, RANGE 14, EAST OF THE THIRD PRINCPAL AFRIDIAN IN COOK COUNTY ILLINOIS

~~ax €0 **706**7

THIS INSTRUMENT BEING RERECORDED TO INCLUDE ATTACHED RIDER

184444 TRAN 9393 96/21/88 15:25:09 #290 + D #~88-271855 COOK COUNTY RECORDER

58363445

29-11-418-008

MTS 30002,

COMMONLY KNOWN AS:

15031 MEADOW LANE

60419 DOLTON, ILLINOIS

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues, and profits thereof; and all appearants and finners of every kind for the purpose of supplying or distributing heat, light, water, or power, and all plumbing and other finances in, or that may be placed in, any building now or hereafter standing on said land, and also all the estate, right, title, and interest of the said Morteagor in and to said premises.

This form is used in connection with mortgages insured under the one- to four-family programs of the National Housing Act which require a One-Time Mortgage Insurance Premium payment (including sections 203(b) and (ii) in accordance with the regulations for those programs

Previous edition may be used until supplies are exhaustêd - 🌭 HUD-92116-M.1 (9-86 Edition) 24 CFR 203 17(a)

AARU ***:

Voncille Henderson	voncille Henderson (Scal)				843€
	[Scal]				33345
-88-363	3445		·		_ ``
the undersigned coald, Do Hereby Certify That VONCILLE HEND on whose name on and acknowledged that sign and voluntary act for the uses and purposes the con set for	subscribed gned, sealed, and	VORCED NOT S , his wife, to the foregoing instr delivered the said inst	INCE REMAR personally known a rument, appeared t nument as	o me to be the same refore me this day in	;
Given under my hand and Notarial Seal this	14	t day J	UNE G	, A.D. 19 58	- :
My commission expires!	TC-	pacar	in Un	Notary Public.	
•	Record in the	Recorder's Office of			
County, Illinois, on the	~	day of		A.D. 19	
o'clock m., and duly recorded in Book	of	Page .			
PREPARED BY: DOROTHY M. BUDDELL CRESTWOOD, IL 60445		7	S Ox		
RECORD AND RETURN TO:		·	Office		
SOCO MORTGAGE CORPORATION	[T]	er.	7-01	0	\$ 15
13655 SOUTH CICERO CRESTWOOD, ILLINOIS 60445				9 08/11/88 19/18	
	_	#7	115 # 15 - ¥- COOK COUNTY R	-88-34 34 4 ECORDER	45
ATTN: DOROTHY M. BUDDELL					

HUD-92116M-1

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Page 4 of 4

special assessments; and

hereb) shail be added togetinet and the aggregate amount merene shall be paid by the Mortgagor each month in a single payment to the special or paid in the oeder second forth of the Mortgagee to the following items in the oeder second forth of ground tenta if any, taxes, special assessments, fire, and other hearth mortisated forth in interest on the noise secured hereby.

(iii) another on the noise secured hereby.

(iii) another on the noise secured hereby.

(iii) another on the noise secured hereby. hereby shall be added together and the aggregate annount thereof paragraph and all payments to be made under the note secured. All payments mentioned in the preceding subsection of this.

र्रक्त श्रीवातलय अञ्चेनानेनेह प्रतार रोवह हत अगतलवाह न्या या रिवानलपुन्न रोवस्

If the total of the payments made by the Mortgagor under rayon of in handling delinquent payoners more than litteen (15) days in arrears, to cover the exita expense מסנ לס לעבבל לישה עבמנה (16) לסור בשבה למלושו (15) לסר בשבה קשה ווחבתו ुओह्म् अस्तू र १०भारत (सम्बन्धार) वर्षा अधिकार अस् קקוב שנ נסב של זו יחקט לשל שוכנון המשינונותוב שנו בוכנון מן קבושון: क्रमण क्या का अलावे अध्वैद्योधकार क्या १४४ एकाचै क्रम्या ४८५७० एक्यर ५०००

acquired, the balance then remaining in the funds accumulated ment of such proceedings of a the time the property is otherwise विवास प्राप्त प्रतिवर्धकारिक एक प्रतिवर्धक विवास विवास वर्षा विवास वर्षा विवास वर्षा विवास वर्षा विवास वर्षा व peception if the Morrespec sequines the property otherwise after of this mottgage leading in a public sale of the premises coreied entone teng out to gue nobau tibelob a od liade negit il dquegasiseg cumulated under the programons of subsection in of the preceding count of the Mortgagor any balance remaining in the funds in computing the amount of such indebtedness, credit to the acor the courte indeptedness tepresented therees, the Mortgagee shall, den er sith the prostatora of the note secured hereby, full payment ार्वे राजाः १५८ वृत्तिकार्यस्य व्यापन् । अस्य विश्वास्य प्राप्तिकार्यस्य । या प्रच्यान tents, takes, assessments, or insurance preniums shall be due. If at deficiency, on or before the date when payment of such ground specified to the Montgagee any amount necessary to make up the when the same shall become due and payable, then the Mortgagne tag feith and association insurance premiums, as the case may be: preceding paragraph shall not be sufficient to pay ground rents. out to the treatestanc tolar and the More almost subsection of the gagoe, or refunded to the Mortgagor It however, the monthly shall be credited on subsequent payments to be made by the Mort ουσειατίς της της του πουτίσο στι τος συστερίας της εργαίτες μοτιβίας με που μοτικ tarest, and assessments, or indutance premiums, as the case may be, of the payments actually made by the Mortgages for ground rents, subsection (a) of the preceding paragraph shall exceed the amount

become due for the use of the premises hereinabove described the tents, issues, and profits now due or which may bereafter बुर अवेद्यामा है जो तो प्रतिष्ट (वेशम प्रतिष्ट के अधिवास अप एट भूतिस्विधित व And as Additional Security for the fayor at 10 the indebtedness

the amount of principal then tema ning unpaid under said note

under subsection iai of the preciding naragraph as a credit against

acceptable to the Mortgagee. In event of loss Mortgagor will give: have attached thereto loss payable clauses in favor of and in form policies and renewals thereof shall be held by the Morrgagee and odi ban oogagitolk odi ya barotqqu esinaqinoo in boritas od ment of which has not been made beteinbefore. All magnature shall Ked ang pickakoad populansian yons an subanapad Kula teng pagik tiki bottods as that he required by the Mortgages and will pay prompt hazards, casualties and contingencies in such anisotate and for such ाञ्जीर विवार भूगों एवं स्वयं स्थापनुष्ट अञ्चरद्वाग्योति अतं एवं अपात वर्ग अपात वाच्या प्रावता created on the mortgaged property insured as nat be required That He Will Keep the improvements now existing or betealter

gagee in trust to pay said ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by More to the date when such ground tents, premiums, taxes and decided by the number of months to slapse before one month prior comuned by the Mortgager, less all sums aiready paid therefor क प्रदेश कालू करराज्यायाण अस्त तृत्व का प्रदेश प्राचीकित्व प्रेता प्रवासक שנים סוניבו בשישות וושתישונים המשבושה ועם בוסנוה ההביל בנוסבוני לוחו

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any touring the unably own pur owedned ago any training readher pur

structures and fittures, unto the said Mortgagee, its successors

To Have and to Hold the above described premises, with the

base days bese finds, evenill be state within each margine it hearestraff with the summer of the taking and the taking the mean

אָ ובי-תישורה שות הידור שנו אוני לי שוא בת נכלחת בין בין נובר simoly hour or asymptotical out to inspect of the first expension If he stack and he giventible had based of here tail manneages be been add made in him he against throat in one and he be absorbed. arti fur io samuill pir- uo gumusaar pur sari je fel ei mao intermediate procedures and their fact of their past constraints st apriting out of state. Consider the constraint האננטשבתו, שא נפא גוללנו בהן אכם או שבלהבחונא שכת או חבונונובו the sound of the soungly mitenaed to be effected by write of this יבה הממה ווליסופ איזין לנוכנונוסטי דעלוניועל נכודו נודל וועלידיו ונוכל אוון הק to keep such premises in good repair, and not to do, or permit to

2 387D K ्रम्य १४ तत्त्वर्थे व्यवस्थवयः । १० ५ - ५०० तत्र्यः त्रव्येत्त्रीयः । १० १८ व्यक्ति वर्षः १९ द्रोवेष्ठेषः १९ १८ १८ (१९६६ वर्षः १९३१) १८ १८ १९ १९ १९ १९ १९ १९ १९ १९ १९ Commission and a kind of the contraction of the con รับที่ ภูษา 🦟 ลังสามารถหมูกราชคลง มี เมลิก มี ตั้ง 🛴 รากกล้านว่า เมลิก กราช प्राप्ताना प्राप्ता का क्षित्रीयाच्या प्राप्ता (प्राप्ते को स्था) क्षान्तेक प्राप्त sam, upos kit som aadedin 45 och veidat pint up toemand בודין נות נדשה או המשומשות ביו אינון לנכשים או האוד ביו און נדען payments or to satisfy any peak are in an electric other than fine east of the refusal or neglect of the Mongagor to make such

Mortgagee

and the no examply the of the suit bothon of the band premises of the part educate to bieseut the conjection of the law assention of the law. Tiente mainte protectata areategarea de taues a matabora espidas dentes situatos espidas establicas. लावे (स्कें) आसावेलावेवेंस (व् १००१)मा (११५५८० आ) ५० आसर अग्न ५०१ व्यवस्थात साध्यक्ष प्रतास का नम्म का सुद्धा है भूकता हैंगडे अपने साध्यक्ष के का माध्यक के माध्यक के माध्यक के בנגנווסס קסירונבסק בכנגים מניחם) בחנג ומכנגמן מניובר ומובנית המונובור व्या अपन्यति । ए एवर्चन प्रमानस्य १० प्रथमध्यक्षमा नस्य (प्रताव १५०,०००) . अक्षांबर्गान्त्रचे । १६०५ ७३ वर्षक्रा करो करबर्ग ३३ वंबर्गेर ३६० चेप्यायक्ष्य कर्ण स्था वेबर्गेर postrátnogy out trut osámpurtsmississas elemnos out of párátholl and to enceationing matter all publicating electrons at the

לו**אומי**ל לפי שלמלי להפישחופ

And the said Mortgagor further coverants and agrees as follows:

Abole of in part on any installment due date an idab anti-geq or bakhasar a agaleriid. baberong anatadt tannum indebtodress evidenced by the said note, at the times and in the That he will promptly pay the principal of and interest on the

the A sum equal to the ground rents of any, next due, plus the smus galwood) satistical galut er ston base sati timo dinom dues to हेरादको । पूर शुक्राईडरेट आहे जिले का एक शुक्राईडरेट वर प्रथ होता हुन principal and interest payable under the terms of the note secured. That together with and in addition to, the monthly payments of

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of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of fore closure of this mortgage or other transfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

That if the premises, or any part thereof, be condemned under any power of eminent domain, or acquired for a public use, the damages, proceeds, and the consideration for such acquisition, to the extent of the full amount of indebtedness upon this Mortgage, and the Note secured barely remaining unpaid, are hereby assigned by the Mortgagor to the Mortgagee and shall be paid forthwith to the Mortgagee to be applied by it on account of the indebtedness secured hereby, whether due of not.

The Mortgagor Further Agrees that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act, within from the date hereof twritten statement of any officer of the Department of Housing and Urban Development of authorized agent of the Secretary of Housing and Urban Development dated time from the date of this mortgage, declining to insure (aid) note and this mortgage being deemed conclusive proof of such in highlife ty), the Mortgagee or the holder of the note may, at its option declare all sums secured hereby immediately due and payable. Notwithstanding the foregoing, this option may not be exercised by the Mortgagee when the ineligibility for insurance under the National Housing Act is due to the Mortgagee's failure to remit the National Housing Act is due to the Mortgagee's failure to remit the mortgage insurance premium to the Department of Housing and Urban Development.

In the Event of default in making any monthly payment provided for herein and in the note secured hereby for a period of thirty (30) days after the due date thereof, or in case of a breach of any other covenant or agreement herein stipulated, then the whole of said principal sum remaining unpaid together with accrued interest thereon, shall, at the election of the Mortgagee, without notice, become immediately due and payable.

And In The Event that the whole of said debt is declared to be due, the Mortgages shall have the right immediately to foreclose this mortgage, and upon the filing of any bill for that purpose, the court in which such bill is filed may at any time thereafter, either before or after sale, and without notice to the said Mortgagor, or any party claiming under said Mortgagor, and without regard to the solvency or insolvency of the person or persons liable for the payment of the indebtedness secured hereby, at the time of such applications for appointment of a receiver, or for an order to place Mortgagee in possession of the premises and without regard to the value of said premises or whether the same shall be then occupied by the owner of the equity of redemption, as a homestead, enter an order placing the Mortgagee in possession of the premises, or appoint a receiver for the benefit of the Mortgagee with power to collect the rents, issues, and profits of the said premises during the pendency of such foreclosure sun and, in case of sale and a deficiency, during the full statutory period of redemption, and such rents, issues, and profits when collected may be applied toward the payment of the indebtedness, costs, taxes, insurance, and other items necessary for the protection and preservation of the property

Whenever the said Mortgagee shall be placed in possession of the above described premises under an order of a court in which an action is pending to foreclose this mortgage or a subsequent mortgage, the said Mortgagee, in its discretion, may: keep the said premises in good repair; pay such current or back taxes and assessments as may be due on the said premises; pay for and maintain such insurance in such amounts as shall have been required by the Mortgagee; lease the said premises to the Mort gagor or others upon such terms and conditions, either within or beyond any period of redemption, as are approved by the court; collect and receive the rents, issues, and profits for the use of the premises hereinabove described; and employ other persons and expend itself such amounts as are reasonably necessary to carry out the provisions of this paragraph.

And in Case of Foreclosure of this mortgage by said Mortgagee in any court of law or equity, a reasonable sum shall be allowed for the solicitor's fees, and stenographers' fees of the complainant in such proceeding, and also for all outlays for documentary evidence and the cost of a complete abstract of title for the purpose of such foreclosure; and in case of any other suit, or legal proceeding, wherein the Mortgagee shall be made a party thereto by reason of this mortgage, its costs and expenses, and the reasonable fees and charges of the attorneys or solicitors of the Mortgagee, so made parties, for services in such suit or proceedings, shall be a further lien and charge upon the said premises under this mortgage, and all such expenses shall become so much additional indebtedness secured hereby and be allowed in any decree foreclosing this mortgage.

And There Shall be Included in any decree foreclosing this mortgage and be paid out of the proceeds of any sale made in pirsuance of any such decree: (1) All the costs of such suit or spits, advertising, sale, and conveyance, including attorneys', sobinors', and stenographers' fees, outlays for documentary evidence and cost of said abstract and examination of title; (2) all the moleus advanced by the Mortgagee, if any, for the purpose authorized in the mortgage with interest on such advances at the rate of forth in the note secured hereby, from the time such advances ar, male; (3) all the accrued interest remaining unpaid on the indebtedness hereby secured; and (4) all the said principal money remaining unpaid. The overplus of the proceeds of the sale, if any, shall then be paid to the Mortgagor.

If the Mortgagor shall pay sail note at the time and in the manner aforesaid and shall abide by, comply with, and duly perform all the covenants and agreeme its herein, then this conveyance shall be null and void and hiorizance will, within thirty (30) days after written demand therefor by Mortgagor, execute a release or satisfaction of this mortgage, and Idottgagor hereby waives the benefits of all statutes or laws which require the earlier execution or delivery of such release or satisfaction by Mortgagoe.

It is Expressly Agreed that no extension of the time for payment of the debt hereby secured given by the Mortgagee to any successor in interest of the Mortgagor shall operate to release, in any manner, the original liability of the Mortgagor.

The Covenants Herein Contained shall bind, and the benefits and advantages shall inure, to the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Wherever used, the singular number shall include the plural, the plural the singular, and the masculine gender shall include the feminine

FHA ASSUMPTION POLICY RIDER 2968412

NOTICE: THIS RIDER ADDS A PROVISION TO THE INSTRUMENT ALLOWING THE MORTGAGEE TO REQUIRE PAYMENT OF THE NOTE IN FULL UPON TRANSFER OF ALL OR PART OF THE PROPERTY.

This Assumption Policy Rider is made this 14th day of JUNE . 1988 , and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Deed to Secure Debt (the "Instrument") of the same date given by the undersigned (the "Mortgagor") to secure the Mortgagor's Note (the "Note") of the same date to

SOCO MORTGAGE CORPORATION

(the "Mortgagee") and covering the property described in the Instrument and located at:

15031 MEADOW LANE, DOLTON, ILLINOIS 60419

(Property Address)

AMENDED COVENANT. In addition to the covenants and agreements made in the Instrument, Mortgagee and Mortgagor further covenant and agree as follows:

The Mortgagee shall with the prior approval of the Federal Housing Commissioner, or his designee, declare all sums secured by this mortgage to be immediately due and payable if all or part of the property is sold or otherwise transferred (other than by devise, descent or operation of law) by the mortgagor, pursuant to a contract of sale executed not later than 1212 124 months after the date on which the mortgage is endorsed for insurance, to a purchaser whose credit has not been approved in accordance with the requirements of the Commissioner.

IN WHINESS WHEREOF, the Mortgagor has executed this Assumption Policy Rider.

(Scali Mortgagor	74	(Seal) Mortgagor	VONCILLE HENDERSON
(Seal		(Scal)	
Mortgagor		Mortgagor	
(Sign Original Only)			
4	4'		
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NOTE: If the property is not the principal or secondary residence of the Mortgagor, 24 months will be chessed instead of 12 months.

(Space below this line for acknowledgement)

86362145

Property of Cook County Clerk's Office

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MALS SOR