This Mortgage was prepared by and after mailed to Gary-Wheaton Bank 120 E. Wesley Wheaton, Illinois 60187

And the second s							
				entropias de la compansión de la compans		interior	1.2 1.8
			•	4 3		500	
							100
THIS MORTGAGE ("Mortgage") is given married to Christine Al	25+h . S	eptember	89		handra	Alifen.	now
THIS MORTGAGE ("Mortgage") is given married to Christine Al	on thisZOCH day of	III. This Markenes le	19 The mo	UP BEPR TO HIS	nis Benking (	Corporation wi	nose adrice
is 120 E. Westey Street, Wheaton, Illinois, 601		). This mortgage is	given to GAN I-MAEAI.	ma twent	v-thous	and and	no/10
	)(),[]()~~~~~~~~~~~~	) or the appreciate ur	naid amount of all loan:	a made by the Len	der bursuant i	O INNI CORTAIN L	Tiue Si Aled
Agreement ("Agreement") and Adjustable Bat	<ul> <li>Note ("Note") between the B</li> </ul>	orrower and the Lent	ler of even date herewit	b, the terms of wh	ich are incord	oraled belain l	på teratauci
The Agreement petablished a revolving L	ine of Credit pursuant to Sectio	on Sc of the Illinois Ba	nking Act, III. Pey. Slat	. Ch. 17, Sec. 312.	2. IRO NGIO P	toxices for mai	ושופותו עותות
payments, with the full debt, if not paid earlier, directly set forth in the Nate. The proemant pro-	iue and payable on demand all	from time to time /hr	years from the date of their	nis Mortgage, inte live (6) vests from	iesi anali acci i the date har:	gaze of these an	ngunus et in sed the mer
num cradit fimit assigned (a Berrower by Lande	er from time to time. All future to	ens, whether obligat	ory or optional, shall be	secured to the sa	me extent and	with the same	priorily as
nade on the data hazard					and the second		
This Mortgage secures (i) the Chayment policy with interest, advanced ont or puragraph	s 5 hareof to protect the securit	ty of this Mortosos, fi	il) the periormance of E	covens	nis and agree	menis uncer it	nis Morigaç
and the Agreement and Note, and i all all asts a	and expanses of Lender, includ	ing without limitation	attorneys' lees in enfo	roing its rights und	er the Agreer	nent, the Note.	or this Mor
gage, including any action or allorts" use ad t For this purpose, the Borrower ducation	ny the Lender in a bankrupicy	procesding. My in the Lander the	lollowing described or	operty located in	Cook	County	
	County, Illinois:			-,,			
***LOT 27 IN PARTRI	ACT HILL PHASE	12 BETNG A	CHRDINICIO	ህ OE DADT	OF THE	LIPOT	
17 ACRES OF THE EAS							
SECTION 16, TOWNSHI							
ACCORDING TO THE PL		KUED JUNE 2	4, 1976 AS L	DOCUMENT 1	NUMBER	23538650	)
IN COOK COUNTY, ILL	INOIS.***				í	र्वे संस्कृत	
07-16-319-	027 Vol. 187			٠,		A 4 19 11 11	
GOS Dond		an Fetatae	Illinois (	60194			
which has the address ofOOJ Kallu	I Daile 110 III		***************************************	VV 1.24	•		
The second		Illinois,					
TOGETHER WITH all the improvements	now or hereafter erected on the	p operty, and all e	asements, rights, appui	rtenances, rents, :	oyames, min	erai, oli and ga	toregoine :
profits, water rights and stock and all fixtures n	ow or nereatter a part of the p	ropi rty. All repracem	ふいにゅ ずいむ ちさらいけさいき ましき	II BISO DE COVEISO	nk ture worth	INDA: WH OF SUB	IN ARCHIO

of record. The Property is subject to the following prior mortgage(s):

First Gibralter Mortgage Corp.

referred to in this Mortgage as the "Property".

Name of Mortgagee

Payment of Princips) and interest. The Borrower shall promptly pay when due the principal of an 1 interest on the debt evidenced by the Note and all other amounts ing under the Note.

1985

88079544

THE BORROWER COVENANTS that the Borrower is lawfully select of the estal a hereby conveyed and has the right to mortgage, grant and convey the Property and is unencumbered, except for encumbrances of record. The Borrower warrants and will defend go...or ay the title to the Property against all claims and demands, subject to any encumbrances

Date of Mortgage

December 2,

Owing under the Note

Charges and Liens. Borrower shall pay all taxes, assessments, charges, lines and impositions attributed in the Property which may attain priority over this Mortgage, and teasehold payments or ground rents, if any. Borrower shall promptly furnish to Lender all notices of amounts to be and order of this paragraph 2. The Borrower shall make these appayments directly and promptly furnish to Lander receipts evidencing the payments. The Borrower shall promptly discharg any lien which has priority over this unless the borrower (i) agrees in writing to the payment of the payment of the borrower and the lien of proceedings which in the Lander's aphinion beginned to previous the enforcement of the lien or fortellure of any part of the Property is and, if it is a lien which may attain priority over this Mortgage, Lender may give Borrower a written notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within ten (10) days of receiving any notice. netice

Inglany notice 3 insurance, The Borrower shall keep the Property and the Improvements now existing or hereafter erected on the Property is sured ligainst loss by fire, hexards included within the term "extended coverage", and any other hexards for which Lender requires insurance. This insurance shall be maintained in a lost of experience of the periods that Lender reasonably requires. The insurance carrier providing the insurance shall be chosen by the fort were subject to Lender's approval which approval shall not be unreasonably withheld. All insurance policies and renewals shall be acceptable to Lender, shall include a standard in strying clause, and shall name the Lender as loss payee. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall include a standard in strying clause, and shall name the Lender as loss payee. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall include a standard in strying a clause, and shall name the Lender as loss payee. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall include a standard in strying a clause, and shall name the Lender as loss payee. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall include a standard in strying a payer to paid premiums and renewals. If Lender may make proof of loss if not make a primately by Borrower. Unless Lender of the Property and payer of the property is not lessened. If the restoration or repair is not economically feasible on Lender's security would be lessened, the insurance of the destand the lessened to the name secured by this Mortgage, whether or not then due. The thirty (30) day period will begin when notice is given. If 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 Mortgage immediate surns sucured by this Mortgage immediately prior to the acquisition.

Preservation and Maintenance of Property, Borrower shall not destroy, damage, or substantially change the Property, allow the Property to deteriorate, or commit

Protection of Lender's Rights in the Property. If Sorrower falls to perform the covenants and agreements contained in this Mortgage, or if there is a legal proc a. eracector or Lender's rights in the Property, it borrower rails to perform the covenants and agreements contained in this Mortgage, or if there is a regal 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 flen which has priority over this Mortgage, appearing in court, paying reasonable attorneys' fees and costs and entering on the Property to make repairs. Although Lender may take action under this paragraph 5, Lender shall not be required to do so. Any amounts disbursed by Lender under paragraph 5 shall become additional dobt of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the rate(s) set forth in the Note and shall be payable, with interest, upon notice from Lender to Borrower demanding payment.

E 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.

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.

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 tieu 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 Mortgage, whather 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 Mortgage shall be reduced by the amount of the proceeds multiplied by the following (raction: (a) the folial amount of the sums secured by this Mortgage 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 or satile a claim for damages, Borrower falls to respond to Lender within thirty (30) days after the date the notice is given. Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security instrument, whether or not then due.

By Walver Expersion of the first for navyerance or motification of smortization of the sums secured by this Mortgage oranted by Lander to any successor in interest of Borrower fails to respond to Lender to not the form of the first or navyerance or motification of smortization of the sums secured by this Mortgage oranted by Lander to any successor in interest of Borrower fails to respond to Lender to not the form.

8 Welver, Extension of the time for payment or modification of amortization of the sums secured by this Mortgage 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 reluse 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 or

Sor in highest of raises to expend time for payment or charavise modity smortization or in earlies sections or its workings by treat of any infert or general. Any forebearance by Lender in exercising any right or remedy shall not be waiver of or preclude the exercise of any right or remedy.

9. Successors and Assigns. The covenants and agreements of this Mortgage shall blind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 14 horsel. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Mortgage but does not execute the Agreement, (i) is co-signing this Mortgage under the terms of this Mortgage, (ii) is not personally obligated to pay the sums secured by this Mortgage, and (iii) agrees that Lender and any other Borrower may agree to extend, modify, forebear or make any accommodations with regard to the terms of this Mortgage or the Agreement without that Borrower's consent.

10. Loan Charges. If the interest or other loan charges collected or to be collected in Connection with the foars made under the Agreement or the Note exceed permitted.

Imilia as linally interpreted by a court of competent jurisdiction, any sums afreedy collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lendar may

ce principal, the reduction will be treated as a choose to make this refund by reducing the prin

choose to make this refund by reducing the principal condumed to Note of by nating a comprehensil to Bertower. It a refure buce principal, the reduction will be treated as a partial prepayment without any prepayment in the Note, or this Mortgage unanisoreable according to its terms, Lender, at lispinion, upon minaty (80) days prior notice to Borrower may require immediate payment in full of all sums secured by this Mortgage and may include any remediate partition of the propayh after a propagation of the propayh after the propayh after a propagation of the propayh after the propayh after a propagation of the propagation of

BY SIGNING BELOW, Borror and occepts and agrees to the terms and covenants contained in this Mortgage and in any rider(s) executed by Borrower and recorded with this Mortgage.

Borrower Chandra Alifen Wolne Christine Alifen Borrowe

STATE OF ILLINOIS

458246

Dupage COUNTY OF

NOW MADRIED TO

Chandra Alifen and Christine Alifen The undersigned, a Notary Public in and for the said county and state do a bereby cartify that \_ personnally known

are to me to be the same person(s) whose name(s)

S9.

they delivered this Mortoage as signed and

aubscribed to the loregoing Mortgage, appeared before me this day in person, and acknowledged the irrespond to the person of the free and voluntary act.
d official seal this 25th

Given under my hand and official seal this \_\_\_ September day of \_

My Co.imiss on Expires:

"U'FICIAL SEAL" SCOTI D. STEVENS Notary Public, State of Hilnois My Commission Expire: 3/17/91

EPT-01 RECOPATED \$12,000 2222 TRAN 1/2 89/27/89 16:21:00 9045 5 3 4-2 5 4-45:3246 COOK COUNTY NO OF DER