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TITLE NO. 32022517

secured by this Mortgage.

 $\mathbb{Q}((\partial \mathcal{A}^{*})_{\mathcal{A}}) = \mathbb{Q}((\partial \mathcal{A}^{*})_{\mathcal{A}}) + \mathbb{Q}((\partial \mathcal{A}^{*})_{\mathcal{A}}) + \mathbb{Q}((\partial \mathcal{A}^{*})_{\mathcal{A}}) + \mathbb{Q}((\partial \mathcal{A}^{*})_{\mathcal{A}})$

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number to a

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IS INSTRUMENT WAS PREPARED BY: والمصديق ويعالك يصدين

Ed Swarson

(NAME) 1425 Lake COok Rd, Deerfield, IL 60015 (ADDRESS)

	क्षित्रक्षेत्र । १३१ सम्बद्धाः स्थापन्न स्थापना ।	Market State Control	MORTGAGE	R R	9007927	
		ing. Bengan Nyantana ao amin'ny faritr'i Salatana .		·	30013K7	
8		28th	December	19 88	hannian the Morename	
1983	THIS MORTGAGE is made this Hans P. Muecke and			 • • ·		
90	(herein "Borrower"), and the Mortg whose address is 1425 Lake Cook F			ganized and existing under the	laws of The State of Elinois.	
25 50 1	WHEREAS, BORROWER has (hereinafter AGREEMENT) under w	which Borrower may from time	e to time, one or more times,	obtain loan advances not to ex	lecember 28, 1988	
_	gregate principal sum of Fifty from Lender on a secured line of cre	thousand and 00/	7 100 DOLLA	as is 50,000.00 Fifty	thousand & 00/100	
517	DOLLARS (\$ 50,000.00	which indebtednes	ss is evidenced by said AGRE!	EMENT providing for morehly p	ayments and for an adjust-	
3	able rate of interest and is due and and this Mortgage.	to exercise the second second				
30	TO SECURE to Lende (a) the	repayment of the indebted:	ness evidenced by the Agreen	ment, with interest thereon, the	payment of all other sums.	
w.	with interest thereon, advanged in a	scoordance nerewith to prote (b) the repayment of any furt	ure advances, with interest th	ereon, made to Borrower by Le	suges brigging and addensess	
ORD DATA	24 hereof (herein "Future ACANYA County of COOK	. State o	mortgage, grant and convey	to Lender the following descri	bed property located in the	
	Lot 17 in Block 5 in diaston Park Unit No. 6 being a resubdivision of part of Palatine Heights Unit No. 1 being a subdivision of the North 1/2 of the North East 1/4 of Section 24, Township 42 North, Range 10, East of the Third Principal Meridian, according to the Plat thereof recorded or September 14, 1967 as Document Number 20260468, in Cook					
<u>щ</u>	County, Illinois.		•		and the second	
Œ	and the second of the second o	en e	. 4	. Dept-01 . Täilil JRAN/9:	5.4.2 90:11:19:90/384c01/	
	Jan Jan San San San San San	to consequent to the second	32		B9067927	
,	<i>, , , , , , , , , , , , , , , , , , , </i>	পার সভালারের সীরারাজ্যালে ১৯১১ বিজ্ঞানিক জিলাল		. COURTOUNTY	RECORDER CARROLLER	
1		o Lorda (d. 1905). States (Paris et al. 1965). Tigas (g. 1808). Burario de Person (d. 19	LEVE V			
		overster i verster i Van stekken state overste		en e	over skriverne si Vision i vision i re	
		-24-207-042		n. t. kili		
	which has the address of	6 Belle Ave.	(street)	Palatine (city)		
	erisatura grepiaakeriatin 🐠	11inois: 60067-			erein "Propeny Address").	
	TOGETHER with all the improv	(state and 2ip	code)	Asecy ots, pobls, appurlenanc	es rents royalists mineral	
	oil and gas rights and profits, water replacements and additions thereto with said property (or the leasehold	er, water rights, and water:s , shall be deemed to be and	tock, and all futures now or a remain a part of the property o	her as a canched to the propoper of as this Mongage; and a	eny, all of which, including 🧎	
	그 지수는 기계 시간 사는 지난 전기 년 사람은 숙양을 되었던 바로 했다면 수	e de de la compte			mer and comes the Senser.	
	~ BORROWER covenants that Bo ty, that the Property is unencumber	orrower is lawruny seisecror ed, and that Sorrower will w	use estate mereby conveyed at Errant and delend generally th	e tide to the Pay any aminst a	dams and demands, suc-	
	ject to any declarations, easements	or restrictions listed in a sch	edule of exceptions to coverag	ge in any tide insura loe pi licy	nsuring Lender's interest in	
	the Property.			/x	•	
	UNIFORM COVENANTS. Bo	rrower and Lender covenar	nt and agree as follows:	- 131	رين المراجعة المراجعة ال	
	1. Payment and Principal ar	nd Interest Borrower shall	l promptly pay when due the p	principal of and interest on the	ind atedness evidenced by	
	the Agreement; and late charges as					
	2. Payment of Taxes, Insur	rance and Other Charges.	Borrower shall pay all taxe	es, hazard insurance premium	s, assessments, and other	
	charges, fines and impositions attri- rents, if any, by Borrower making pa	butable to the Property which	h may attain a priority over the	is Security Instrument, and lead shall commonly brown to Leade	reticid payments or ground >	
	rents, it any, by contower making pa under this paragraph and Borrower	ryment, when due, directly it r shall promptly turnish to L	ander receipts evidencing suc	ch payments. Borrower shall pr	concilly discharges any Fen	
	which has priority over this Security	Instrument; provided, that E	Somewer shall not be required	to discharge any such lien so '	long as Borrower: (a) shall	
	agree in writing to the payment of th	e obligation secured by such	itien in a manner acceptable i	to Lender; (b) shall in good laith	contest such ben by, or de-	
	fend against encorcement of such &	ien in, legal proceedings whi	ch in the opinion of Lender op	seuste so busveug gus eurocceme	au or the neu or scheigte or	
	the Owners or severel thereafters	fol shall carries from the hole	ter of such lieg an agreement	in a form satisfactory to Leggie	r subordinating such fien to	
	the Property or any part thereof; or ((c) shall secure from the hole	der of such lifen an agreement	in a form satisfactory to Lecde		
	this Security Instrument.	(c) shall secure from the hold	der of such हिंहा का कटुरस्काकार	in a form satisfactory to Lecte	ශ	
		(c) shall secure from the hole any part of the Property is su	der of such lien an agreement bject to a lien which may attain	in a form satisfactory to Lende n a priority over this Security for	CO Strument, Lender shall send, O	
	this Security Instrument. If Lender determines that all or	(c) shall secure from the hole any part of the Property is such a. Borrower shall satisfy such	der of such fien an agreement bject to a lien which may attain lien or take one or more of the	in a form satisfactory to Lecde n a priority over this Security for a actions set forth above within t	CO strument, Lender shall send CO lendays of giving at notice.	

4. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fir hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require; provided, that Lender shall not require that the amount of such coverage exceed that amount of coverage required to pay the sums

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Deerfield, N. 60015

- 23. Terms of Agreement. The point endivariable rate egit ement which his mortging se trutes contains provision allowing for changes in the interest rate every month. The Borrower and Lender further coverant and agree as follows:
 - (A) INTITIAL RATE

The Annual Percentage Rate of interest under this AGREEMENT shall be 11.00 % and a daily periodic rate of _0301 %.

(B) CHANGE DATES

Commencing on the date of this AGREEMENT, the interest rate may be adjusted by T.E.C.U. on the first day of each month. These dates shall be known as "Change Dates".

(C) INDEX

Changes in the interest rate shall be based upon changes in the "Index". The Index shall be the highest domestic Prime Rate as reported in the Money Rate Section of the Michest Edition to The Wall Street Journal on the last business day of the month immediately preceding the beginning of each billing period. If the Wall Street Journal stops reporting the prime Rate, or if the Prime Rate is not available on the said last business day, then T.E.C.U. will choose a comparable index as a substitute for the prime Rate and will notify the Borrower of such change.

This AGREEMENT has an "Initial Index" figure of 10.50 %.

(D) CALCULATION OF CHANGES

Prior to each Change Date, T.E.C.U. shall determine any change in the interest rate, and shall calculate the new interest rate by adding one-half (%) of one percent (1%) to the Current Index. T.E.C.U. will round the result of this addition to the nearest one-eight of one percentage point (0.125%). This rounded amount will be my new interest rate until the next Change Date. If the new interest rate increases or decreases, my monthly payment may also increase or decrease.

(E) EFFECTIVE DATE CHANGES

My new interest rate will be ome effective on each Change Date and I will pay the amount of my new monthly payment beginning on the Change Date until the amount of my mor with payment changes again.

(F) DISCLOSURES

T.E.C.U. will send statements at least "uarierly reflecting changes in the interest rate and payments during the quarterly period. The disclosure shall reflect the change of the interest rate, if any and the amount of the new payment, and other transactions in the account during the period. Such statement shall be presumed correct unless Borrows: notifies T.E.C.U. in writing of any error within sixty (60) days after the closing date of the billing period.

- 24. FUTURE ADVANCES. UPON REQUEST OF BORROWER, LENDER AT LENDER'S OPTION PRIOR TO RELEASE OF THIS MORTGAGE, MAY MAKE FUTURE ADVANCES TO BORROWER SUCH FUTURE ADVANCES, WITH INTEREST THEREON, SHALL BE SECURED BY THIS MORTGAGE WHEN EVIDENCED BY AGREEMENTS STATING THAT SAID AGREEMENT IS SECURED HEREBY.
- 25. PRIORITY. THIS MORTGAGE IS GIVEN TO SELURE AN OPEN-END VARIABLE RATE AGREEMENT (A REVOLVING LOAN) AND SHALL SECURE NOT ONLY THE EXISTING INDEBTEDNE'S UNDER SAID AGREEMENT BUT ALSO SUCH FUTURE ADVANCES, WHETHER SUCH ADVANCES ARE OBLIGATORY OR TO BE MADE AT TH' OPTION OF THE LENDER, OR OTHERWISE, AS ARE MADE WITHIN TWENTY (20) YEARS FROM THE DATE OF SAID AGREEMENT TO THE SAME FYTENT AS IF SUCH FUTURE ADVANCES WERE MADE ON THE DATE OF THE EXECUTION OF THEIR MORTGAGE, ALTHOUGH THERE MAY SEND ADVANCE MADE AT THE TIME OF THE EXECUTION OF SUCH MORTGAGE, AND ALTHOUGH THERE MAY SEND INDEBTEDNESS OUT. TO THIS ANY ADVANCE IS MADE.
 - 26. Waiver of Homestead. Borrower hereby waives all right of homester a exemption in the Property.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

	Vana & Mushe
State of Minois, Cook County SS:	TŚ
1. Edward W. Swanson a Notary Put	blic in and for said county and State, do here by or nify that
Hans P. Muecke and Sandra L. Muecke, his	wife, in Joint Tenancy
·	subscribed to the foregoing instrument, appeared before delivered the said instrument as <u>their</u> free and voluntary act, for the
uses and purposes therein set forth.	
Given under my hand and official seal, this 28th day My commission expires:	December 1988
(Space Selow This Line Reserved For Lender and Recorder)	Magnette
MAIL TO:	
Travenol Employees Credit Union	Monte of the Strikes of the Strikes 3/29/32
1425 Łake Cook Road	**************************************