

## UNOFFICIAL COPY

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## MORTGAGE

Scamrie Jones &amp; EARNESTINE JONES

On the 30<sup>th</sup> day of NOVEMBER, 1988, SAMMIE E. EARNESTINE JONES  
 who live(s) at 5234 S. PRINCETON, CHICAGO, IL  
 (the "Property Owner") MORTGAGES and WARRANTS to Oxford Credit Corp. ("Oxford"), whose principal place of business is at 300  
 Crossways Park Drive, Woodbury, New York 11707, all of the land, buildings, and other improvements now or in the future owned by the  
 Property Owner and located at 5234 S. PRINCETON, CHICAGO, IL  
 in COOK County in Illinois (the "mortgaged property"), the legal description of which is as follows:

Lot 100 in Larned & Plumba's Subdivision of the SW 1/4 of the NW 1/2 of the SE 1/4  
 of Section 9, Township 38 North, Range 14, East of the Third Principal Meridian,  
 in Cook County, Illinois. Commonly known as: 5234 S. Princeton, Chicago, IL  
 PIN #20-09-409-013

P.I.N. Number(s): 20-09-409-013

The Property Owner MORTGAGES and WARRANTS the mortgaged property to Oxford to provide security for a debt owing under a Retail  
 Installment Contract (the "Contract") dated 11-30-88, between SAMMIE E. EARNESTINE JONES as Buyer and AMERICAN REMODELING HOME IMPROVEMENT CORP. as Contractor/Seller which Contract has been or is  
 to be assigned to Oxford. The debt owing under the Contract is \$ 24,000.00 (referred to in the Contract as the "Amount  
 Financed") and is payable, to go her with a FINANCE CHARGE (as defined in the Contract) calculated at the interest rate specified in the  
 Contract, in consecutive monthly installments of \$ 361.75, each, commencing 60 days from the date of completion of  
 the improvements described in the Contract, with the full debt, if not paid earlier, due 120 months after the due date of the first payment  
 due under said Contract. The Contract also provides for late charges; however, in no event shall the total aggregate indebtedness secured by  
 this mortgage exceed an amount equal to twice the debt owing under the Contract.

The Property Owner also agrees to the following terms:

1. PROPERTY SUBJECT TO MORTGAGE: The Property Owner subjects the mortgaged property to payment of the debt due under the Contract.
2. INSURANCE: The Property Owner will maintain insurance against fire and other hazards on the mortgaged property for the benefit of Oxford. Will pay the premiums for the insurance and will transfer to Oxford all proceeds of such insurance to the extent of the unpaid debt secured by this mortgage.
3. TAXES AND ASSESSMENTS: The Property Owner will pay, on time, all taxes, assessments, and sewer, water or other charges on the mortgaged property.
4. OTHER MORTGAGES: The Property Owner will pay, on time, all installments of principal and interest on any other mortgage on the mortgaged property, and will not violate any other term of any other mortgage.
5. RECEIPTS; FAILURE TO MAKE CERTAIN PAYMENTS: Upon Oxford's written request, the Property Owner shall furnish to Oxford duplicate receipts for payments required by paragraphs 2, 3 and 4 above. If the Property Owner fails to make any payment required by paragraphs 2, 3 or 4 above, Oxford may make the payment. If Oxford makes any such payment, the amount of such payment will be added to the debt secured by this mortgage and will be a debt of the Property Owner, payable on Oxford's command, with interest equal to the lesser of a rate of 16% per year or the maximum rate permitted by law.
6. NO ALTERATION OF MORTGAGED PROPERTY: The Property Owner will not alter, demolish or remove any part of the mortgaged property without Oxford's permission. The Property Owner will keep the mortgaged property in good repair and condition.
7. IMMEDIATE PAYMENT UPON DEFAULT: If any installment due under the Contract is not paid within 30 days after its due date or if any other "default" as defined in the Contract occurs, or if any term of this mortgage is violated, Oxford may demand the immediate payment of the entire debt due under the Contract and this mortgage. Upon payment in full after any such demand, a refund of the unearned portion of the FINANCE CHARGE and any insurance charges may be due as described in the Contract.
8. DEBT DUE ON SALE: Oxford may, at its option, also demand immediate payment of the entire debt due under the Contract and this mortgage upon any sale or transfer of the mortgaged property or upon any assignment or pledge of the beneficial interest in or power of direction over any land trust holding title to the mortgaged property. Upon payment in full after any such demand, a refund of the unearned portion of the FINANCE CHARGE and any insurance charges may be due as described in the Contract.
9. RIGHT OF ACCESS: After a default, or if Oxford reasonably believes a default has been committed under this mortgage or the Contract, Oxford, in addition to its other remedies, may enter the mortgaged property for the purposes of inspection.
10. DEMAND IN PERSON OR BY MAIL: Demand for payment may be made in person or by mail.
11. SALE AS SINGLE PROPERTY; RECEIVER UPON FORECLOSURE: In case of foreclosure, a receiver for the mortgaged property may be appointed, and the mortgaged property may be sold as one piece of property. Oxford may be appointed as such receiver.
12. LIENS ON PROPERTY: The Property Owner will not allow any mechanics', materialman's, workmen's judgment or tax lien to attach to the mortgaged property.
13. STATEMENTS BY PROPERTY OWNER: The Property Owner is the sole owner of the mortgaged property. Should it be necessary for the Property Owner to sign any additional papers to make this mortgage fully effective, the Property Owner will sign such papers.
14. FUTURE OWNERS: This mortgage shall be binding upon the Property Owner, his, her or their heirs and personal representatives, and all persons who subsequently acquire any interest in the mortgaged property.
15. TRANSFER OF MORTGAGE: Oxford may transfer its interest in this mortgage. Any subsequent holder of Oxford's interest in this mortgage will have all the rights Oxford would have if Oxford were still the holder, including the right to transfer.
16. WAIVER OF HOMESTEAD: The Property Owner covenants and waives all right of homestead exemption in the mortgaged property.
17. GOVERNING LAW: This instrument shall be governed by the law of Illinois.
18. FORECLOSURE: If the debt secured by this mortgage becomes due, whether by acceleration or otherwise, Oxford has the right to foreclose its lien, and in any such foreclosure suit there shall be allowed as additional indebtedness in the decree for sale all expenditures which may be incurred on behalf of Oxford for reasonable attorney's fees and other costs. The proceeds of any foreclosure sale of the mortgaged property shall be distributed and applied in the following order of priority: First, on account of all expenses incident to the foreclosure proceedings; second, all other items which under this mortgage constitute secured indebtedness additional to that evidenced by the Contract, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Contract; and fourth, any overplus to the Property Owner.
19. LEGAL DESCRIPTION AUTHORIZATION: The Property Owner hereby authorizes Oxford to determine the legal description of the mortgaged property and enter it on this mortgage.

I (We) acknowledge that I (we) have received a copy of this mortgage.

This mortgage has been duly executed by the Property Owner.

In Presence Of:

*Sammie Jones*  
 (DESCRIBING WITHIN)  
*Hebi, Iliza.*

This instrument was prepared by, and when recorded should be mailed to:

OXFORD CREDIT CORP.  
 300 CROSSWAYS PARK DRIVE,  
 WOODBURY, NEW YORK 11707

*X Sammie Jones* (L.S.)  
 (PROPERTY OWNER) *Sammie Jones*  
*Earnesteine Jones* (L.S.)  
 (PROPERTY OWNER) *EARNESTINE JONES*  
 (L.S.)

