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UNOFFICIAL COPY \$9159475

		MORTGAGE	Martha L.	•
On the day of	March	19 89		Brown
who live(s) at 3914 (the "Property Owner") MORTGAG Crossways Park Drive, Woodbury, N	1. TILECT ES and WARRANTS lew York 11797, all of 3914	Chicago, The to Oxford Gredit Corp. ("C the land, buildings, and o furon, Chica	60624 Dxlord"), whose principe ther improvements now 90, 72, 6064	Il place of business is at 300 or in the future owned by the
in Cook				ription of which is as follows:
Lots 27 and 28 in The Subdivision of the North, Range 13 East Illinois. Commonly	West 1/2 of t t of the Th	he North West ird Principal	4 of Section Meridian, in	11, Township 39
P.I.N. Number(s): 16-11-1		-		
The Property Own in N'ORTGAGES a	nd WARRANTS the r	nortgaged property to Oxfo	ord to provide security to	r a debt owing under a Retail
as Buyer and 44 Ho	me Service	5	as Contractor/Seller v	which Contract has been or is
as Buyer and to be assigned to Oxfort (" debt of Financed") and is payably to jethor	wing under the Control with a FINANCE CHA	RGE (as delined in the Go	(referred to in entract) calculated at the	the Contract as the "Amount interest rate specified in the
Contract, in consecutive month, is in the improvements described in the Coduc under said Contract. The Contract this mortgage exceed an amount equipment of the contract of th	tract, with the full do	bt, if not paid earlier, due e charges; however, in no e	60 months after the	om the date of completion of a due date of the first payment pate indebtedness secured by
The Property Owner also agrees to to 1 PROPERTY SUBJECT TO MORTS	ne joj ow no terms: AĞE. Tar. Property	Owner subjects the mortg	aged property to payme	nt of the debt due under the
Contract. 2. INSURANCE: The Property Owner Oxford, will pay the premiums for the	will maintair Insuran Insurance and will tr	ce against fire and other h ansfer to Oxford all proces	azards on the mortgage ds of such insurance to	od property for the benefit of the extent of the unpaid debt
secured by this mortgage. 3. TAXES AND ASSESSMENTS: The mortgaged property.				
4. OTHER MORTGAGES: The Proper mortgaged property, and will not violate	ate any other term of	any other mortgage.		•
5. RECEIPTS; FAILURE TO MAKE CEI receipts for payments required by part 4 above. Oxford may make the paymenthis mortgage and will be a debt of the or the maximum rate permitted by lain	RTAIN PAYMENTS: Up agraphs 2, 3 and 4 about. If Oxford makes an Property Owner, pays	oon Oxfrid a written reques ve. If this Property Owner fa visuch payments, the amou	lls to make any payment r it of such payment will be	equired by paragraphs 2, 3 or added to the debt secured by
6. NO ALTERATION OF MORTGAGED without Oxford's permission. The Pro 7. IMMEDIATE PAYMENT UPON DEFF "default" as defined in the Contract ooldebt due under the Contract and this in CHARGE and any insurance charges	PROPERTY: The Property Owner will keep ULT: If any Installmenturs, or If any term of the ortgage. Upon payment and a page.	o the mortgaged Froperty in It due under the Con'rervis his mortgage is violated, Ox ent in full after any such for	n good repair and condi not paid within 30 days af ford may demand the imr	tion. ter its due date or if any other nediate payment of the entire
8. DEBT DUE ON SALE: Oxford may mortage upon any sale or transfer of the over any land trust holding title to the manual country of the oxide any land.	, at its option, also di a mortgåged property ortgåged property. U	emand Immediate payment or upon any assignment or pon payment in full after any one described in the Confi	pledge of the beneficial in vsuct. dum and, a refund o	terest in or power of direction of the unearned portion of the
RIGHT OF ACCESS: After a default Oxford, in addition to its other remed to DEMAND IN PERSON OR BY MAI	, or if Oxford reasons ies, may enter the mo L: Demand for paym	bly believes a default has b ortgaged property for the p ent may be made in perso:	een committe a under th urposes of it is pection. n or by mail.	
11. SALE AS SINGLE PROPERTY, RE appointed, and the mortgaged propeinted. LIENS ON PROPERTY: The Proper	ty may be sold as on	e plece of property. Oxfore	f may be appointed as a	ch receiver.
mortgaged property 13. STATEMENTS BY PROPERTY OW Property Cwner to sign any additiona 14. FUTURE OWNERS: This mortgage	papers to make this	mortgage fully effective, the	te Property Owner will st	gn ruch papers.
persons who subsequently acquire at 15. TRANSFER OF MORTGAGE: Oxfor will have all the rights Oxford would h	y interest in the morf d may transfer its inte	gaged property restin this mortgage. Any si	ubsequent holder of Oxfo	
16. WAIVER OF HOMESTEAD: The Pr 17. GOVERNING LAW: This instrumer 18. FORECLOSURE: If the debt security	operty Owner release it shall be governed t	es and waives all right of hi by the law of Illinois.	omestead exemption in t	••
foreclose its lien, and in any such fore which may be incurred on behalf of 0 mortgaged property shall be distributoreclosure proceedings; second, all of the Contract, with interest thereon as	closure sult there sha Exford for reasonable led and applied in th ther items which unde	ill be allowed as additional attorneys' lees and other e following order of priori ir this mortgage constitute s	indebtedness in the deci- costs. The proceeds of by: First, on account of a secured indebtedness ad	ree for sale all expenditures any foreclosure sale of the all expenses incident to the ditional to that evidenced by
overplus to the Property Owner. 19, LEGAL DESCRIPTION AUTHORIZ mortgaged property and enter it on th				
This mortgage has been duly executed		mortaage:	wledge that I (we) have	received a copy of this
In Presence Plant A Park	7	~ ×2	Marke J	Seven (L.S.)
SHEET BOWN	STVU (· <i>y</i> ····,		Therha L. Brown (L.S.)
	Shelly Bur	Kowite	(PROPERTY OWN	EA)

prepared by, and when recorded should be

(PROPERTY OWNER)

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