## UNOFFICIAL 20PY 7 5 89203375

• .		JNOFFIC		PACE FOR RECORDER'S U	9203375		
j	of _						
GN	•	MOR	RTGAGE		• • • • • • • • • • • • • • • • • • • •		
5/2	On theuay or	PRIL		NATE Woodson			
ン	(the "Property Owner") MORTGA	AGES and WARRANTS to Oxford	d Credit Corp. ("Oxford"), w	whose principal place of bu	usiness is at 300		
	Property Owner and located at	y, New York 11797, all of the land, 7743 SOUTH REDGI		overnents now or in the rutu	are owned by the		
	in Cook	•		), the legal description of wh			
	the West one- Stinson's Sub	irty (30) feet of half ( 1/2 ) of the odivision of East ( west one quarter ( North, Range 14, E	e South one-hal Grand Crossing	lf (½) of Block g, a Subdivision	k 21 in James on / 🗯 🗀		
	P.I.N. Number(s): know	n as: 7743 South	ast of the Thi Ridgeland Ave	enue, Cook Cour	nty.		
	20-25-31 The Property Owner (10RTGAGE)	• • •	d property to Oxford to pro-		no under a Retail		
-	Installment Cont. ac. (ine "Contrac	ct") dated April 01	, 19 89 between	ANNIE Woods	ON		
	to be assigned to Oxford. The deb Financed") and is payable togethe Contract, in consecutive month, vi- the improvements described in the due under said Contract. The Contract	ner with a FINANCE CHARGE (as on its statements of \$ _ 139 , 31	defined in the Contract) ca defined in the Contract) ca each, commend ead earlier, due	(referred to in the Contract alculated at the interest rate ucing 60 days from the date months after the due date of the tital Sporeps to the cities	t as the "Amount e specified in the of completion of the first payment fire\$\$\sellin{\text{\$12.100}}\$		
	The Property Cwited also agrees to	to the following terms:  RTGAGE The Property Owner sub	•	. COOK COUNTY ST			
	Gontract. 21 INSURANCE: The Property Own Oxford: will pay the premiums for i		st fire and other hazards on	n the mortgaged property f	for the benefit of		
	mortgaged property. 4. OTHER MORTGAGES: The Promortgaged property, and will not visually street of the property of the property of the payments required by pieces. Oxford may make the payments mortgage and will be a debt of the maximum rate permitted by	CERTAIN PAYMENTS: Upon Dxfor paragraphs 2, 3 and 4 above. If the Pi ment. If Oxford makes any such paye the Property Owner, payable on Oxi y law.	ll installments of principal a r mortgage. So written request, the Prop Pror erty Owner fails to make rments, the amount of such p (for d's demand, with interes)	and interest on any other r perty Owner shall furnish to 0 e any payment required by pa payment will be added to the st equal to the lesser of a rate	mortgage on the Oxford duplicate aragraphs 2, 3 or debt secured by a of 16% per year		
	6. NO ALTERATION OF MORTGAGI without Oxford's permission. The F7. IMMEDIATE PAYMENT UPON DE "default" as defined in the Contract and this CHARGE and any insurance charge 8. DEBT DUE ON SALE: Oxford more than 1990 and 19	Property Owner will keep the mort EFAULT: If any installment due unde loccurs, or if any term of this mortgal is mortgage. Upon payment in full al ges may be due as described in the nay, at its option, also demand into	Itgaged prupyrty in good reject the Contruct and paid winge is violater, Calord may dafter any such discussion and a roll the Contract.	epair and condition.  within 30 days after its due da  demand the immediate payr  fund of the unearned portion  write dabt due under the C	ate or if any other ment of the entire of the FINANCE		
	mortage upon any sale or transfer of overalls and trust holding title to the FINANCE CHARGE and any insura 9. FIGHT DEACLESS. After a defa Oxfort structure (Fiss other remind). Lewis AND IN PERSON OR BY M 11. SALE AS SINGLE PROPERTY appointed, and the mortgaged projects.	ie mortgaged property. Upon payme ance charges may be due as descr ault, or if Oxford reasonably believe nedles, may enter the mortgaged p MAIL: Demand for payment may be GECEIVER UPON FORECLOSURE sporty may be sold as one piece of	ent in full after any such acciribed in the Contract. res a default has been commoroperty for the purposes of the made in person or by materials. But in case of foroclosure, a ref property. Oxford may be a	ાતાત, arefund of the unearn m!, ed in der this mortgage of in', હ્યો છું. all. ાદે ું receive∿ t he mortgaged p appoints' as arch receiver.	or the Contract,		
	12. LIENS ON PROPERTY: The Property Owner will not allow any mechanics', materialmen's, workmen's judginent or taxillen to attach to the mortgaged property.  33. STATEMENTS BY PROPERTY OWNER: The Property Owner is the sole owner of the mortgaged property. Should he necessary for the Property Owner to sign any additional papers to make this mortgage fully effective, the Property Owner will sign so the 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 interer. 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 releases 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 oraclose 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 attorneys' fees and other costs. The proceeds of any foreclosure sale of the nortgaged property shall be distributed and applied in the following order of priority: First, on account of all expenses incident to the oreclosure proceedings; second, all other items which under this mortgage constitute secured indebtedness additional to that evidenced by he 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 AUTHOR mortgaged property and enter it on		t (We) acknowledge tha	to determine the legal det at I (we) have received a c	•		
	This mortgage has been duly execu	ated by the Property Owner.	mortgage:	111. 12 - d	2-0111		
	In Presence Of amel	Pecser.	X. Wilsue.	(PROPERTY OWNER) Annie	H. Woodson		
	(SUBSCRIBING V	VITNESS)		(PROPERTY OWNER)	(L.S.)		
	This instrument was prepared by, a mailed to:	and when recorded should be		(PROPERTY OWNER)	(L.S.)		
•	OXFORD CREDIT CORP.  300 CROSSWAYS PARK DRIVE, WOODBURY, NEW YORK 11797		892	203375 12	00 E		

## OSCA UNOFFICIAL COPY

STATE OF ILLINOIS	) ) <del>58</del> :	SOADTHOM		•
COUNTY OF	)		Public for and in said County, o	do hereby certify that
A MAR		and	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(his/her spouse).
		icee name(s) is (are) subscribed to th		
in person, and acknowled	ged that he/she/they sign forth, including the relea	ned and delivered the said instruments and waiver of the right of homest	it as his/her/their free and volus lead.	ntary act, for the uses
Given under my hand and	d notarial seal this			19
My commission expires _				• •
by commission expires _	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	19	(NOTARY PUBLIC)	
various Joseph		((1,2n), (2,0), (2,2n), (2,2		**
TATE OF ILL MOIR		ner tilv er tve til en statiste did Tille		
TO SECURE OF A PARTY OF THE PAR	<b>一种</b> 音樂 智慧	gad hag kit produktiva parada gili jako kija ili 1999. ili 1999. Parada produktiva ili 1999. ili		an in the term of term of the term of term of the term of term of term of term of term of
OON WOF THE	-00-		Public for and in said County, o	to hereby partify that
Cornect Page	un		he subscribing witness to the f	
personally known (4) 30.	no. being by me duly sy	orn, did depose and say that he/sh		
hat he/she knows and	dreme Wood	ada V	to be the indivi	duelist described in.
and who executed, the fore		her/their free and voluntary act, for t		
aid subscribing witness, w		er/them execute the same, and that he	e/she, said subscribing witness, a	at the time subscribed
Siven under my hand and		day of Caril		19
sumble the second of the secon	CVA.	10 Course V	2 longula.	
<b>Viylaommission expirés L</b> 1735 : 11 pp. 1951, 36 de l	<del>randika kan</del>	and provided the second second to the second secon	(NOTARY PUBLIC)	
		and the state of t	4.7	• I stone in the stone of the s
,	0.5		OFFICIA	IL SEAL
and the second of the second o		e de la companya de l	MOTARY PUBLIC S	TATE OF HUMOIS
sobble a land a cons		a de la casa de la cas		A-12,1992
24 KB + 2.44, 37 (2) (2) (2)	STATE OF THE PARTY OF THE		, , ,	
The state of the s		0/		
OCC 16-3 ILL		$\tau_{-}$		1/88
a nam is Casic to commi		and the second		
er al a exte of 18m. parven	BARRIANITER DE LIGITO DE COMO	6	~	The second section of the second section section of the second section
1		95.3	63 1.	
. [			A Comment	
	c			
	a. 8			
<b>.</b>	CORP Umeant Ho			
. S	ŭ   ĝ			
		<b> </b>	2 2	trem but
	CREDI	18.	T	
<b>E</b>   S	70 6	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Wood	OXFORD CREDIT	<b>\ </b> \\	25 25	
J Ni	<b>2</b>   ₹	w' =       \ \	JAN Ur	
12	X P	1 £ 5 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		•
AUNIE MOCO		STATE OF ILLMOIS SECTION BLOCK LOT	Merchall A	)
1.3	Z & 3	3 E & W = 3 C		(O)
14		· · · · · · · · · · · · · · · · · · ·	しると	