

# UNOFFICIAL COPY

COOK COUNTY, ILLINOIS  
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State of Illinois

## MORTGAGE

FHA Case No.  
131-6161944 - 731

THIS MORTGAGE ("Security Instrument") is made on AUGUST 30TH , 19 90 .  
The Mortgagor is DON L. GLASELL , DIVORCED & NOT SINCE REMARRIED AND MARJORIE DERRAH .  
DIVORCED AND NOT SINCE REMARRIED

To Whom Address is DRAPER AND KRAMER INCORPORATED , ("Borrower"). This Security Instrument is given to

which is organized and existing under the laws of ILLINOIS , and whose address is 33 WEST MONROE STREET CHICAGO , ILLINOIS 60603 ("Lender"). Borrower owes Lender the principal sum of

EIGHTY FOUR THOUSAND AND 00/100

Dollars (U.S. \$ 84,000.00 ). This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on SEPTEMBER 01 2020 . This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 6 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property located in COOK

County, Illinois:

SEE LEGAL RIDER ATTACHED

90432019

TAX IDENTIFICATION NUMBER: 17-04-216-064-1046  
which has the address of 1360 N. SANDBURG TERRACE #2202 CHICAGO , ✓  
Illinois 60610 [Street, City],  
[ZIP Code]. ("Property Address");

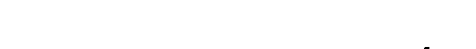
TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water rights and stock and all fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

1. Payment of Principal, Interest and Late Charge. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and late charges due under the Note.

2. Monthly Payments of Taxes, Insurance and Other Charges. Borrower shall include in each monthly payment, together with the principal and interest as set forth in the Note and any late charges, an installment of any (a) taxes and special assessments levied or to be levied against the Property, (b) leasehold payments or ground rents on the Property, and (c) premiums for insurance required by paragraph 4.

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Given under my hand and affixed hereto this day of April 1990.	
My Commission expires:	
<p style="text-align: center;">OFFICIAL SEAL.</p> 	
<p style="text-align: center;">Notary Public, State of Illinois Navy Pier, Chicago, Illinois Cook County Notary Public</p>	
<p style="text-align: center;">My Commission Expires 7/30/92</p>	
<p style="text-align: center;">JOHN P. DRAKE</p>	
<p style="text-align: center;">DRAPER AND KRAMER, INCORPORATED</p>	
<p style="text-align: center;">33 WEST MONROE STREET CHICAGO, ILLINOIS 60603</p>	

THE UNDESIGNED DIVORCE L. GLASSELL . DIVORCED & NOT SINCE REMARRIED AND MARJORIE DEERAH .  
THIS DIVORCE PUBLISHED AND FOR SWORN COUNTY AND STATE DO HEREBY CERTIFY

STATE OF ILLINOIS.	
COUNTY OF	
REDOCK	
Courtly do:	
Page 4 of 4	
Borrower (Seal)	
DON L. GLASSELL	
<i>DON L. GLASSELL</i>	
WITNESSES:	
<i>MARJORIE LEBERRAH</i>	

**BY SPINNING BLOW**, Borrower accepts to the terms contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it.

**Accessioned Clause:** Borrower agrees that should this Security Instrument and the note secured hereby not be eligible for insurance under the National Housing Act within 180 days from the date immediate payment in full of all sums secured by this option and notwithstanding any right in Paragraph 9, require immediate payment in full of all sums secured by this security instrument and the note secured hereby not be eligible for insurance under the National Housing Act within 180 days.

Accessories Department | Bookseller Services | Business Services | Corporate Services | Customer Support | Education Services | Financial Services | General Services | Human Resources | Legal Services | Marketing Services | Product Development | Research & Development | Sales & Marketing | Strategic Planning | Supply Chain Management | Technology Services | Training & Development | Treasury Services | Workforce Management

NON-UNIFORM FORM COVENANTS: Borrower and Lender further covenant and agree as follows:

17. Foreclosure Procedure. If Lender requires immediate payment in full under Paragraph 9, Lender may foreclose this security instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 17, including, but not limited to, reasonable attorney's fees and costs of little evidence.

18. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recording costs.

19. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

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Any application of the proceeds of the principal shall be extended to the principal amount of little monthly payments, which are referred to in Paragraph 2, or change the amount of such payments. Any excess proceeds over an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled thereto.

**8. Fees.** Lender may collect fees and charges authorized by the Secretary.

**9. Grounds for Acceleration of Debt.**

(a) **Default.** Lender may, except as limited by regulations issued by the Secretary in the case of payment defaults, require immediate payment in full of all sums secured by this Security Instrument if:

(i) Borrower defaults by failing to pay in full any monthly payment required by this Security Instrument prior to or on the due date of the next monthly payment, or

(ii) Borrower defaults by failing, for a period of thirty days, to perform any other obligations contained in this Security Instrument.

(b) **Sale Without Credit Approval.** Lender shall, if permitted by applicable law and with the prior approval of the Secretary, require immediate payment in full of all the sums secured by this Security Instrument if:

(i) All or part of the Property is otherwise transferred (other than by devise or descent) by the Borrower, and

(ii) The Property is not occupied by the purchaser or grantee as his or her primary or secondary residence, or the purchaser or grantee does so occupy the Property but his or her credit has not been approved in accordance with the requirements of the Secretary.

(c) **No Waiver.** If circumstances occur that would permit Lender to require immediate payment in full, but Lender does not require such payments, Lender does not waive its rights with respect to subsequent events.

(d) **Regulations of T(UT) Secretary.** In many circumstances regulations issued by the Secretary will limit Lender's rights in the case of payment defaults to require immediate payment in full and foreclose if not paid. This Security Instrument does not authorize acceleration or foreclosure if not permitted by regulations of the Secretary.

**10. Reinstatement.** Borrower has a right to be reinstated if Lender has required immediate payment in full because of Borrower's failure to pay an amount due under the Note or this Security Instrument. This right applies even after foreclosure proceedings are instituted. To reinstate the Security Instrument, Borrower shall tender in a lump sum all amounts required to bring Borrower's account current including to the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and reasonable and customary attorneys' fees and expenses properly associated with the foreclosure proceeding. Upon reinstatement by Borrower, this Security Instrument and the obligations that it secures shall remain in effect as if Lender had not required immediate payment in full. However, Lender is not required to permit reinstatement if: (i) Lender has accepted reinstatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a current foreclosure proceeding, (ii) reinstatement will preclude foreclosure on different grounds in the future, or (iii) reinstatement will adversely affect the priority of the Lien created by this Security Instrument.

**11. Borrower Not Released; Forbearance By Lender Not a Waiver.** Extension of the time of payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successor in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

**12. Successors and Assigns Bound; Joint and Several Liability; Co-Signers.** The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 9.b. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forgive or make any accommodations with regard to the term of this Security Instrument or the Note without that Borrower's consent.

**13. Notices.** Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

**14. Governing Law; Severability.** This Security Instrument shall be governed by Federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.

**15. Borrower's Copy.** Borrower shall be given one conformed copy of this Security Instrument.

**16. Assignment of Rents.** Borrower unconditionally assigns and transfers to Lender all the rents and revenues of the Property. Borrower authorizes Lender or Lender's agents to collect the rents and revenues and hereby directs each tenant of the Property to pay the rents to Lender or Lender's agents. However, prior to Lender's notice to Borrower of Borrower's breach of any covenant or agreement in the Security Instrument, Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower. This assignment of rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of breach to Borrower: (a) all rents received by Borrower shall be held by Borrower as trustee for benefit of Lender only, to be applied to the sums secured by the Security Instrument; (b) Lender shall be entitled to collect and receive all of the rents of the Property; and (c) each tenant of the Property shall pay all rents due and unpaid to Lender or Lender's agent on Lender's written demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any act that would prevent Lender from exercising its rights under this paragraph 16.

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or a judicially appointed receiver may do so at any time there is a breach. Any application of rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of rents of the Property shall terminate when the debt secured by the Security Instrument is paid in full.

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**7. 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 place of condemnation, are hereby assigned and shall be paid to Lender to the extent of the full amount of the indebtedness that remains unpaid under this Note and this Security Instrument. Lender shall apply such proceeds to the reduction of the indebtedness under this Note and this Security Instrument, first to any deficiency paid in the order prescribed in Paragraph 2 and then to prepayment of principal.

Any amounts disbursed by Lender under this Paragraph shall become an additional debt of Borrower and be secured by this Security Instrument. These amounts shall bear interest from the date of disbursement, at the Note rate, and at the option of Lender, shall be immediately due and payable.

the entity which is owed the payment. If failure to pay would adversely affect Lender's interest in the Property, upon Lender's request Borrower shall promptly furnish to Lender receipts evidencing these payments.

6. **Charges to Borrower and Protection of Lender's Rights in the Property.** Borrower shall pay all Governmental or Municipal

The provisions of the lease, if otherwise agreements relate to the property, the leasehold rent and the title shall not be held damages under agrees to the merger in writing.

5. Preservation and Maintenance of the Property, Lender shall not commit waste or destroy, damage or substantially change the Property or allow the Property to deteriorate, reasonable wear and tear excepted. Lender may inspect the property if the property is vacant or abandoned or the loan is in default. Lender may take reasonable action to protect and preserve such property as vacant or abandoned property. If this Security Instrument is on a leasehold, Borrower shall comply with the terms of the leasehold agreement.

In the event of forcible seizure of this Security instrument or other transfer of title to the Property that extinguishes the indebtedness, all right, title and interest of Borrower in and to insurance policies in force shall pass to the purchaser.

Third, to interest due under the Note;  
Fourth, to amortization of the principal of the Note;  
Fifth, to late charges due under the Note.

Second, to any taxes, specific assets, leases, leasehold payments or ground rents, and fire, flood and other hazard insurance premiums, as required;

First, to the mortgagor in whose name Premium is to be paid by Lender to the Secretary of the Monteith Premium to be paid by Lender to the Secretary of the Monteith Premium unless Borrower paid the entire mortgage insurance premium when this instead of the monthly mortgage insurance Premium, unless Borrower paid the entire mortgage insurance premium when this instead of the monthly mortgage insurance Premium, unless Borrower paid the entire mortgage insurance premium when this

De credited with any basis, including for all intangibles for items (a), (b), and (c).

If Borrower fails to Lender the full payment of all sums secured by this Security Instrument, Borrower's account shall be credited with the balance remaining for items (a), (b), and (c) and any mortgage insurance premium

As used in this Security Instrument, "Secretary" means the Secretary of Housing and Urban Development or his designee. Most Security Instruments are insured under programs which require advance payment of the entire mortgage balance premium. If this Security Instrument is or was insured under a program which did not require advance payment of the entire mortgage balance premium, then each monthly payment shall also include either: (i) an initial amount mortgagor premium to be paid by Lender to the Secretary, or (ii) a monthly charge instead of a monthly insurance premium if this Security Instrument is held by the Secretary. Each monthly installment of the entire mortgage balance premium is due monthly payable in advance except that the first premium is due at the time of the instrument. The amount of the monthly premium is determined by the Secretary prior to the date the full annual mortgage insurance premium is due to the Secretary, or if this Security instrument is held by the Secretary, each monthly charge shall be in an amount sufficient to accumulate to one-half percent of the outstanding principal balance due on the Notes.

is insufficient to pay the item when due, then Borrower shall pay to Lender any amount necessary to make up the deficiency on or before the date the item becomes due.

Each monthly installments for items (a), (b) and (c) shall equal one-twelfth of the annual amounts, as reasonably estimated by Lender, plus an amount sufficient to maintain an additional balance of not more than one-twelfth of the full annual amount for each item shall be accumulated by Lender within a period ending one month before an item would become delinquent. Lender shall hold the amounts collected in trust to pay items (a), (b), and (c) before they become delinquent. If at any time the total of the payments held by Lender for items (a), (b), and (c) before for items (a), (b), and (c) shall exceed one-twelfth of the total of the payments made by Borrower for item (a), (b), or (c) the excess over one-twelfth of the estimated payments or credit the excess over one-twelfth of the estimated payments to Lender shall either refund the excess or charge Lender one-twelfth of the Note rate current, then Lender shall either refund the excess or charge Lender one-twelfth of the Note rate current, whichever is greater.

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672 440-120-0000

AMERICAN NATIONAL INSURANCE COMPANY • 333 N. WACKER DR., CHICAGO, IL 60601

FHA MORTGAGE INSURANCE • 800-555-2222

(d) Notwithstanding anything contained in this Adjustable Rate Rider, in no event will any new adjusted interest rate be more than five percentage points higher or lower than the initial interest rate to exceed the 5% Cap.

(e) If the calculated interest rate is less than the existing interest rate by more than one percentage point, the new adjusted interest rate will be equal to one percentage point less than the existing interest rate (subject to the 5% Cap).

(f) If the calculated interest rate exceeds the existing interest rate by more than one percentage point, the new adjusted interest rate will be equal to one percentage point higher than the existing interest rate (subject to the 5% Cap).

(g) If the calculated interest rate exceeds the initial interest rate by more than one percentage point, the new adjusted interest rate will be equal to one percentage point higher than the existing interest rate (subject to the 5% Cap).

(h) If the difference between the calculated interest rate and the existing interest rate is less than or equal to one percentage point, the new adjusted interest rate will be equal to the calculated interest rate (subject to the maximum allowable change over the term of the security instrument of five percent).

(i) If the calculated interest rate is the same as the existing interest rate, the interest rate will not change.

(j) The calculated interest rate will be determined as follows:

(k) The current Change Date (such interest rate being called the "existing interest Rate"). Then, the new adjusted interest rate, if any, will be determined as follows:

(l) The current Change Date will be compared to the interest rate being established immediately prior to the current Change Date ("Calculated Interest Rate"), for each Change Date.

(m) The amount of one percentage point (0.125%). The rounded sum, of the Margin plus the current index one-eighth of one percentage point (0.125%), will be rounded to the nearest "Margin," will be added to the current index and the sum of this addition will be rounded to the nearest one-eighth of one percentage point (0.125%).

(n) The amount of the index will be determined, using the most recently available figure, thirty (30) days before the Change Date ("Current Index").

(o) The amount of the index must be made, and the amount of the new adjusted interest rate, if any, as follows:

3. Each adjustment to the interest rate will be made based upon the following method of employing the weekly average yield on United States Treasury Securities and used to a constant maturity of one year ("Index"); the security instrument must be made, and the amount of the new adjusted interest rate, if any, as follows:

2. The first adjustment to the interest rate (if any adjustment is required) will be effective on the first day of January, 1992, which date will not be less than twelve months nor more than eighteen months from the due date of the first interest payment under the Note, and thereafter each adjustment to fully amortize the unpaid principal balance of the Note, at the new adjusted interest rate, over the remaining term of the Note.

(1) Under the Note, the initial stated interest rate of EIGHT AND ONE HALF percent (8.5%) per annum ("Initial Interest Rate") on the unpaid principal balance is subject to certain changes, as hereinafter described. When the interest rate changes, the equal monthly installments of principal to change, as heretofore provided, so that each monthly installment will be in an amount necessary to fully amortize the unpaid principal balance of the Note, at the new adjusted interest rate, over the remaining term of the Note.

(2) The first adjustment to the interest rate (if any adjustment is required) will be effective on the first day of August, 1990, per annum ("Initial Interest Rate") on the unpaid principal balance of the Note, at the new adjusted interest rate, if any, as follows:

ADDITIONAL OBLIGATIONS. In addition to the covenants and agreements made in the security instrument,

THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE  
AS OF THE MONTHLY PAYMENT, THE NOTE LIMITS THE AMOUNT THE BORROWERS  
CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE  
BORROWER MUST PAY.

[Proprietary Address]

1360 N. SANDBURG TERRACE #2202, CHICAGO, ILLINOIS 60610

(the "Lender") of the same date and covering the property described in the security instrument and located at:

DRAFFER AND KRAMER, INC.

(the "Borrower") to secure Borrower's Note ("Note"), to the Mortgagor, Deed of Trust or Security Deed ("Security Instrument") of the same date given by the undersigned day of AUGUST , 19 GO , and is incorporated into and shall be deemed to amend and supplement

THIS ADJUSTABLE RATE RIDER is made this 30TH

## ADJUSTABLE RATE RIDER

131-6161944-731

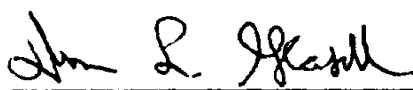
FHA Case No.

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the new adjusted interest rate will be limited to five percentage (5%) points higher or lower, whichever is applicable, than the Initial Interest Rate.

- (e) Lender will perform the functions required under Subparagraphs 3(a), (b) and (c) to determine the amount of the new adjusted rate, if any. Any such new adjusted rate will become effective on the Change Date and thereafter will be deemed to be the Existing Interest Rate. The new Existing Interest Rate will remain in effect until the next Change Date on which the interest rate is adjusted.
  - (f) If the Index is no longer available, Lender will be required to use any index prescribed by the Department of Housing and Urban Development. Lender will notify Borrower in writing of any such substitute index (giving all necessary information for Borrower to obtain such index) and after the date of such notice the substitute index will be deemed to be the Index hereunder.
4. (a) If the Existing Interest Rate changes on any Change Date, Lender will recalculate the monthly installment payments of principal and interest to determine the amount which would be necessary to repay in full, on the maturity date, the unpaid principal balance (which unpaid principal balance will be deemed to be the amount due on such Change Date assuming there has been no default in any payment on the Note set that all prepayments on the Note have been taken into account), at the new Existing Interest Rate, in equal monthly payments. At least 25 days before the date on which the new monthly payment at the new level is due, Lender will give Borrower written notice ("Adjustment Notice") of any change in the Existing Interest Rate and of the revised amount of the monthly installment payments of principal and interest, calculated as provided above. Each Adjustment Notice will set forth (i) the date the Adjustment Notice is given, (ii) the Change Date, (iii) the new Existing Interest Rate as adjusted on the Change Date, (iv) the amount of the adjusted monthly installment payments, calculated as provided above, (v) the Current Index and the date it was published, (vi) the method of calculating the adjustment to the monthly installment payments, and (vii) any other information which may be required by law from time to time.
- (b) Borrower agrees to pay the adjusted monthly installment amount beginning on the first payment date which occurs at least twenty-five (25) days after Lender has given the Adjustment Notice to Borrower. Borrower will continue to pay the adjusted monthly installment amount set forth in the last Adjustment Notice given by Lender to Borrower until the first payment date which occurs at least twenty-five (25) days after Lender has given a further Adjustment Notice to Borrower. Notwithstanding anything to the contrary contained in this Adjustable Rate Rider or the Security Instrument, Borrower will be relieved of any obligation to pay, and Lender will have forfeited its right to collect, any increase in the monthly installment amount (caused by the recalculation of such amount under Subparagraph 4(a)) for any payment date occurring less than twenty-five (25) days after Lender has given the applicable Adjustment Notice to Borrower.
- (c) Notwithstanding anything contained in this Adjustable Rate Rider, in the event that (i) the Existing Interest Rate was reduced on a Change Date, and (ii) Lender failed to give the Adjustment Notice when required and (iii) Borrower, consequently, has made any monthly installment payments in excess of the amount which would have been set forth in such Adjustment Notice ("Excess Payments"), then Borrower, as Borrower's sole option, may either (1) demand the return from Lender (who for the purposes of this sentence will be deemed to be the lender, or lenders, who received such Excess Payments, whether or not any such lender subsequently assigned the Security Instrument) of all or any portion of such Excess Payments, with interest thereon at a rate equal to the sum of the Margin and the Index on the Change Date when the Existing Interest Rate was so reduced, from the date each such Excess payment was made by Borrower to repayment, or (2) request that all or any portion of such Excess Payments, together with all interest thereon calculated as provided above, be applied as payments against principal.
5. Nothing contained in this Adjustable Rate Rider will permit Lender to accomplish an interest rate adjustment through an increase (or decrease) to the unpaid principal balance. Changes to the Existing Interest Rate may only be reflected through adjustment to Borrower's monthly installment payments of principal and interest, as provided for herein.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Adjustable Rate Rider.

  
DON L. GLASELL

(Seal)

-Borrower

(Seal)  
-Borrower

  
MARJORIE DERRAH

(Seal)

-Borrower

(Seal)  
-Borrower

[Space Below This Line Reserved for Acknowledgment]

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UNIT NO. 2202G IN CHAM, SANDBURG VILLAGE CONDOMINIUM NO. 7 AS DEPICTED ON A SURVEY OF LOT 1 (EXCEPT THE NORTH 85.05 FEET AND THE BASE 30 FEET THEREOF); LOT 2 (EXCEPT THE SOUTH 56.30 FEET OF THE WEST 175.50 FEET THEREOF); LOT 3 AND THAT PORTION OF CERMANIA PLAT EXTINGUISHING THE WEST END OF THE EAST 30 FEET OF LOT 1 EXCEPTING SOUTHERN PORTION OF LOT 2, AND IN CHICAGO LAND CLEARANCE COMMISION NO. 3, BEING A CONSTRUCTION OF LOTS AND PARTS OF LOTS AND VACANT ALLOTMENTS IN BURGESS IN ADDITION TO CHICAGO AND CERMANIA SUBDIVISION, AND IN THE NORTHWEST 1/4 OF SECTION 4, TOWNSHIP 39 NORHL, RANGE 14, EAST OF THE THIRD SECTIONAL LINE, MICHIGAN, IN COOK COUNTY, ILLINOIS; WITH THE PROPERTY AS DESCRIBED AS DOCUMENT NUMBER 25382049 AND CONDOMINIUM DOCUMENT NUMBER 14317958 LOCATED IN THE CERMANIA UNIT VILLAGE AS DOCUMENT NUMBER 14317958 LOCATED IN THE CERMANIA UNIT VILLAGE ALSO HEREBY GRANTS TO MORTGAGORS AND ASSIGNEES, AS RECHIERS AND RESEEMERS APPURTENANT TO THE ABOVE DOCUMENTATION REAL PROPERTY, AND RIGHTS AND LEASEMENTS WHICH THE BORROWER OR SELLER POURS IN THE VILLAGE OF SAID DOCUMENT NUMBER.

THIS MORTGAGE IS SUBJECT TO ALL WARRANTIES, EASIMENTS, RESTRICTIONS, CONDITIONS AND RESEMBLATIONS, CONTRAINDED IN SAID DOCUMENTATION WHICH RECITED AND SET FORTH AT THE TIME HEREIN.

THIS MORTGAGE IS SUBJECT TO ALL WARRANTIES, EASIMENTS, RESTRICTIONS, CONDITIONS AND RESEMBLATIONS, CONTRAINDED IN SAID DOCUMENTATION WHICH RECITED AND SET FORTH AT THE TIME HEREIN.

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IN WITNESS WHEREOF, BORROWER HAS EXECUTED THIS FHA CONDOMINIUM RIDER.

MARJORIE DERRAH

DON L. GLASSELL

1. RESOLUTION OF INCONSISTENCY. IF THIS SECURITY INSTRUMENT AND NOTE BE INSURED UNDER SECTION 24(C) OF THE NATIONAL HOUSING ACT, SUCH SECTION AND REGULATIONS ISSUED THEREUNDER AND IN EFFECT ON THE DATE HEREOF SHALL GOVERN THE RIGHTS, DUTIES AND LIABILITIES OF THE PARTIES HERETO, AND ANY PROVISION OF THIS OR OTHER INSTRUMENTS EXECUTED IN CONNECTION WITH THIS SECURITY INSTRUMENT AND NOTE WHICH ARE INCORPORATED IN THIS SECURITY INSTRUMENT, PROVIDED THAT THE SECURITY INSTRUMENT IS NOT AMENDED TO CONFIRM THEERETO, OF THE COMMON EXPENSES OR ASSESSMENTS AND CHARGES IMPOSED BY THE OWNER'S ASSOCIATION, AS PROVIDED FOR IN THE INSTRUMENTS ESTABLISHING THE OWNER'S ASSOCIATION, SHALL CONSTITUTE A DEFAULT UNDER THE PROVISIONS OF SECTION 24(C) OF THE HOUSING ACT AND RESULT IN A LIEN MORTGAGE, AS USED IN THE SECURITY INSTRUMENT THE TERM "ASSESSMENTS", EXCEPT WHERE FEES TO ASSESSMENT AND CHARGES BY THE OWNER'S ASSOCIATION SHALL BE DEFINED TO MEAN "SPECIAL ASSESSMENTS BY STATE OR LOCAL GOVERNMENTAL AGENCIES."
2. ASSESSMENTS. FAILURE OF THE BORROWER TO PAY THE BORROWER'S SHARE OF THE COMMON EXPENSES OR ASSESSMENTS AND CHARGES IMPOSED BY THE OWNER'S ASSOCIATION, AS PROVIDED FOR IN THE INSTRUMENTS ESTABLISHING THE OWNER'S ASSOCIATION, SHALL CONSTITUTE A DEFAULT UNDER THE PROVISIONS OF SECTION 24(C) OF THE HOUSING ACT AND RESULT IN A LIEN MORTGAGE, AS USED IN THE SECURITY INSTRUMENT THE TERM "ASSESSMENTS", EXCEPT WHERE FEES TO ASSESSMENT AND CHARGES BY THE OWNER'S ASSOCIATION SHALL BE DEFINED TO MEAN "DISTRICTS OR OTHER PUBLIC TAXING OR ASSESSING BODIES".

IN ADDITION TO THE COVENANTS AND AGREEMENTS MADE IN THE SECURITY INSTRUMENT, BORROWER AND LENDER FURTHER COVENANT AS FOLLOWS:

SANDBURG VILLAGE CONDOMINIUM

THE PROPERTY COMPRISES OF A UNIT, TOGETHER WITH AN UNDIVIDED INTEREST IN THE COMMON ELEMENTS, IN A CONDOMINIUM PROJECT KNOWN AS:

1360 N. SANDBURG TERRACE #2202  
CHICAGO, IL 60610

(HEREIN "LENDER") AND COVERING THE PROPERTY DESCRIBED IN THE SECURITY INSTRUMENT AND LOCATED AT:  
DRAPER AND KRAMER, INCORPORATED

THIS CONDOMINIUM RIDER IS MADE THIS 30TH DAY OF AUGUST, 1990, AND IS INCORPORATED INTO AND SHALL BE DEEMED TO AMEND AND SUPPLEMENT A MORTGAGE (HEREIN "SECURITY INSTRUMENT") DATED OF EVEN DATE HERWITH GIVEN BY THE UNDERSIGNED (HEREIN "BORROWER") TO SECURE BORROWER'S NOTE TO :

FHA CONDOMINIUM RIDER