AFTER RECORDING RETURN TO:

MID-AMERICA MORTGAGE CORPORATION 361 FRONTAGE ROAD BURR RIDGE, ILLINOIS 60521 COOK COUNTY, ILLINOIS

1990 SEP 24 M 11: 57

90482890

\$ 16.00

J. J

FHA MORTGAGE

FHA CASE NO.

131:6151469-796

STATE OF ILLINOIS

This Mortgage ("Security Instrument") is given on

SEPTEMBER 20, 1990

The Mortgagor is KFITH A. GIBSON, SIDNEY GIBSON, HIS WIFE AND JOEL PEREZ, A BACHELOR

whose address is 7224 SOUTH SPAULDING AVENUE, CHICAGO, IL 60629

("Borrower"). This Security Instrument is given to MID-AMERICA MORTGAGE CORPORATION which is organized and existing under the laws of THE STATE OF ILLINOIS, and whose address is 361 FRONTAGE ROAD, BURR RIDGE, ILLINOIS 60521. (Len Jer").

Borrower owes Lender the principal sum of SIXTY THOUSAND ONE HUNDRED DOLLARS

Dollars (U.S.\$ 60, 100.00

This debt is evidenced by Borrower's note dated it a same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, it not pa'd earlier, due and payable on __october_1__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 that the Note is purposed in County, Illinois:

LOT 9 IN BLOCK 6 IN FRANK A. MULROLLAND'S MARLAVN, A SUBDIVISION OF THE NORTH EAST 1/4 OF THE NORTH EAST 1/4 OF SECTION 26, TOWNSHIP 38 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 19-26-213-029-0000

which has the address of 7224 SOUTH SPAULDING AVENUE

(Street)

CHICAGO

(City)

Office

filinois

6 0 6 2 9 (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 lawfuly 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.

Page 1 of 4

90462890

Borrower shall include in each monthly payment, together with the installment of any (a) taxes and special assessments todaid or to be the Property, and (c) premiums for insurance required by puragrap . .. nut the Property, (b) toxed

Each morethly installment for items (a), (b), and (c) shall equal one-wallsh of the annual amounts, as responsibly estimated by Lander plus an amount sufficient to maintain an additional betates of set more than one-shall of the selimeted amounts. The full annual amoint each horn shall be accumulated by Lander within a period ending one month before an item would become delinquent. Lander shall be accumulated by Lander within a period ending one month before an item would become delinquent. d by Lander, hold the amounts collected in trust to pay items (s), (b) and (s) test

If at any time the total of the payments held by Londer for items (a), (b), and (b), tegester with the future mouthly payments for items payable to Londer prior to the due dates of such items, aucende by more than one-sich the estimated amount of payment to pay such items when due, and if payments on the Note are current, then Londer shall either refund the excess over one-sich of the estimated payments to tubesquent payments or credit the excess over one-sich of the estimated payments to tubesquent payments by Borrower, at the Borrower. If the total of the payments made by Borrower for item (a), (b), or (c) is lesselficient to (by the item when due, then Borrower to Londer any amount recessary to make up the deficiency on or isotore the date the item becomes due. is requir einth of the ver, at the option of

As used in this Security instrument, "Secretary" means the Secretary of Hausing and Urban Development or his or her designee. Most Security instruments insured by the Secretary are insured under programs which require advance payment of the entire mortgage insurance premium. If this Security instrument is or was insured under a program which did not require advance payment of the entire mortgage insurance premium, then este mentity payment shall also include either: (i) a mention of the annual mortgage insurance premium to be paid by fender to the Secretary, or (ii) a monthly sharpe insurance in a mergage insurance premium in this Security instrument is held by the Secretary. Each monthly statisment of the mortgage insurance premium shall be in an arround statistic to assumulate the full annual mortgage insurance premium with Lender one month prior to the date the full annual mortgage insurance premium is due to the Secretary, or if (i) is illocately instrument to held by the Secretary, each monthly charge shall be in an annual squal to one-health percent of the outstanding principal belance due on the Note. As used in this Security instrument, "Secretary" means the Secretary of He of Planeting and Urb one which require t en Development ar his or her designee. Most

payment or all sums secured by the Security inside become obligated to pay to the Security, and Lander that grandity taking any energies foreclosure sale of the Property or a sequilation by Lender, Somewar's account shall be installments for hims (a), (b) and (c). red by this Security Instrument, Borrower's 3 and any mongage insurance premium in

3. Application of Payments

3. Appreciation of Payments.

All Payments under peragraphs 1 and 2 half be applied by Lender as folk-at:

FIRST, to the montage insurance pre-sum to be paid by Lender to the Secretary or to the monthly charge by the Secretary insued of the monthly montage insurance premium, unless Borrower paid the entire montage insurance premium when this Security Instrument.

THIRD, to interest due under the Note;

FOURTH, to amortization of the principal of the Nute

FIFTH, to lase charges due under the Note.

4. Fire, Flood and Other Hazard Insurance. shall insure all improvements on the Property, which is now in existence or subs and contingencies, including fire, for which Lander requires from anon. This increases are abaltated in the amount and in the amount of that Lander requires. Borrower shall also insure all improvements on the Property, which is reprint to advange or advangement or that Lander requires. Borrower shall also insure all improvements on the Property, which is reprint to the automore or advangemently erected, against loss by floods to the extent required the Secretary. All insurance are if by arrived with companies approved by Lander. The insurance policies and any renewals shall be held by Londer and shall include toes pay this old sees in licent 1,8, and to a form acceptable to, Lender.

In the event of lost, Borrower shall give Lender immediate notice by mil." I judget majetness proof of last if rat crade promptly by Borrower. Each insurance company concerns it hareby sufficient and die of a terraine payment for such lose directly to Lender, insued of to Borrower and the Lender jointly. All or any part of the insurance proceeds may be applied by Lender, at its option, either (a) to the reduction of the insurance survival amounts applied in the order in Paragraph 3, and or the construction where the receive and this country manufacturing and any generally amounts applied in the bridge in Paragraph 3, and then to prepay that of principal, or (b) to the restoration or repet of the derivaged play sty. Any application of the proceeds the principal shall not extend or postpone the title date of the manthly payments which are retermed to the paragraph 2, or change the principal payments. Any excess insurance proceeds over an amount required to pay all outsideting full bleaders under the Note and this Security instrument of all the point to the entity injury entitled thereto.

In the event of forectoeurs of this Security instrument or other transfer of title to the Property if it eatings/letter the indebtedness, all right, title and interest, of Element in small to insurance policies in force shall pose to the purchaser.

S. Propervation and Emissionance of the Property, Leaceholas.

Borrower shall not comest werze or destroy, derriage or substantially change the Property or allow the course by to de wear and tear excepted. Limiter may inspect the property if the property is vecant or abstratemed or this liver is in detact. Lender may take reasonable action to protect and posserve such vacant or shandoned property. If this (including instrument is a) a legislated, if prover shall comply with the provinces of the lease. If flurower acquires tee title to the Property, this lease/shall and the title to the right unless. Lander agrees to the merger in writing.

8. Charges to Borrower and Protocillar at Landor's Rights in the Preparty.

Borrower shall pay all governmental or muscipal charges, these and Impositions that are not included in Paragrap. 2. Somewer shall pay these obligations on time directly to the entity which is owed the payment, if failure to pay would adversely affect tandor's interest in the Property, upon Lander's request Borrower shall promptly furnish to Lander receipts evidensing these payments.

agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect lender's rights in the Property (such as a proceeding in bankruptcy, for condemnation or to enforce less or regulations), then Lander may do and pay whetever is necess to protect the value of the Property and Lander's rights in the Property, Including payment of taxes, hexard insurance and other items ntioned in Paragraph 2.

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

7. Concernation.

The proceeds of any award or claim for demages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in piece of condemnation, are hereby assigned and shall be paid to Lander to the entert of the full amount of the indebtedness that remains unpaid under the Note and this Security Instrument. Lender shall apply such proceeds to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in the order provided in Paragraph 3, and then to propagment of principal. Any application of the proceeds to the principal shall not extend or postpone the due date of the 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 shall be paid to the entity legally entitled thereto.

Lender may collect fees and charges authorized by the Secretary

9. Grounds for Acceleration NON FFICIAL COPY

(e) Default

Lander may, except as lim full of all sums secured by this Security Instrument If:

- (i) Borrower defaults by falling to pay in full any monthly payment required by this Security Instrument prior to or on the due date of the next monthly payment, o
- ,11) Borrower defaults by falling, for a period of thirty days, to perform any other obligations contained in this Security Instrument,

(b) Sale Without Credit Approval.

Lander 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 it:

- (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 Walver.

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 HUD Secretar

In many charmstances regulations issued by the Secretary will limit Lander's rights, in the case of payment defaults, to require immedition or immedition or immedition or immedition or immediately acceleration or foreclosure if no permitted by regulations of the Secretary.

10 Relostatemen

Dorrower has a right to be clinitated if Lender has required immediate payment in full because of Borrowers's failure to pay an amount due under the Note of this Security instrument. This right applies even after foreclosure proceedings are instituted. To reinstate the Security instrument, Sorrower shall fonce in a lump sum all amounts required to bring Borrower's account current including, to the extent they are obligations of Borrower under (als "pourity instrument, foreclosure costs and reasonable and customary attorney's letis and expanses properly associated with the foreitor use indeeding. Upon reinstallement by Borrower, this Security visitrument and the obligations that it secures shall remain in effect as it is indeed and not required immediate payment in full. However, lender is not required to permit reinstatement if: (!) Lender has accepted constatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a culien frueclosure proceeding, (ii) reinstatement will preclude foreclosure on different grounds in the future, or (iii) reinstatement will adversely affact the priority of the fon created by this Security interament.

11. Borrower Not Released; Forbearance B r Lender Not a Walver.

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 shaff not operate to all and ine Bability of the original porrower 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 modity amortization of the sums secured by this Security Instrume. 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 of remedy.

12. Successors and Assigns Bound: Joint and Several Liability: Co.-Sinners.

The covenants and agreements of this Security Instrument shall bind dividence: the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 9.b. Borrower's covenants and a tre-ments 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; (ti) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may a revite extend, modify, forbear or make any accommodations with regard to the term of this Security Instrument or the Note without that Borrow or a consent.

13. Notices.

Any notice to Borrower provided for in this Security instrument shall be given by delivering it to by melting it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Advises or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's of dress stated herein or any address Lender designates by notice to Borrower. Any notice provided for in this Security instrument shall in deemed to have been given to Borrow 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 and the Note are declared to be severable.

Borrower shall be given one conformed copy of this Security instrument.

16. Assignment of ents.

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 Lander 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 6: a judicially appointed receiver may do so at any time there is a breach. Any application of renits 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.

NON-LINIFORM COVEN INTS. But over a la Lainc British for copy news on agreed as follows:

- 17. Foreclosure Precedure. If Lender requise immediate payment in full under paragraph 9, Lender may forecloss thic Security Instrument by judicial proceeding, and any remedies provided in this paragraph 17, including, but not limited to, reasonable attorneys' free and costs of title evidence.
 - 18. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this \$6000thy instrument without charge to Borrower. Borrower shall pay any recordation costs.
 - 19. Walver of Homestead. Borrower walves all right of homestead exemption in the Property.

Borrower agrees that should this Security instrument and the note accured thereby root be eligible for insurance under the National Housing Act within NtNETY DAYS from the date hereof, Lender may, at its option and notwithstanding anything in Paragraph 9, require immediate payment in full of all rums secured by this Security Instrument. A written statement of any authorized agent of the Secretary dated subsequent to NINETY DAYS from the date hereof, deciding to insure this Security Instrument and the note secured thereby, shall be deemed conclusive proof of such ineligibility. Notwithstanding the foregoing, this option may not be exercised by Lender when the unavailability of insurance is solely due to Lender's failure to remit a mortgage insurance premium to the Secretary.

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Riders to this Security Instrument. If one instrument the coverants of each such rider shell this Security (set unsent as if the rider(s) were in a p	be incorporated into and shall amend.	spégeaple parifoci).
<i>^</i> -		Burney Committee
Conduminium Rider	Aljustable Pate Rider	Growing Equity Féder
Planned U. It Development Fider	Graduated Payment Filder	X Other FHA Due-On-Sale Rider
BY SIGNING BEILDW, Borrows (compts and age Borrows; and reportive with It.	res to the tarms contained in this Sec	urity inetsument and in any sider(s) executed by
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july and we	Y Keith A.	GIBSON (Seel)
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	SIDNEY G	I STON
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	Charle H	eve. / (Seel)
	JUSE PER	E Z Summer
		(Seal)
		ganona
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STATE OF ILLINOIS.	Cool Count	
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I, THE UNDERSIGNED , a Notary Public in	and for said county and state, do here	by certify ('a) KEITH A. GIBSON, SIDNEY
GIBSON, HIS WIFE AND JOEL PEREZ, A BACKELOR	1	(),
	, personally known to me to be the	
	, personally totallines are as the an	
and a standard for the formation lands are small and a second by	ada an ana distanta at a sa a sa a sa a sa a sa a sa	
subscribed to the foregoing instrument, appeared b	erose we mit off it becaut thin min	omeodecases 1451
signed and delivered the said instrument as T I	HEIR free an voluntary apt. fo	r the uses and purposes therein set forth.
	•	
Given under my hand and official seal, this 2.0	TH dayof SEDTEMBED 400	20
•	•	
My Commission expires:	1,1993	
A STATE OF THE PARTY OF THE PAR		
NANCY A. DE MAAR	I Dilling	ALLON =
Motory Public, State of Illino	The state of the s	
My Commission Suppose 11/9/1 This instrument was propered by:	≈. /	- Notory Public
The measure was properly by.	•	
Sue Clark		•
MID-AMERICA MOR?GAGE CORPORATION		
361 Frontage Road, Burr Fedge,K. 60621		

FHA DUE-ON-SALE RIDER

This Rider is made this 201H day of SEPTEMBER 1990, and is incorporated into and shall be deemed to zure indicated and supplement the Mortgage, Deed of Trust, Deed to Secure Debt (the "Instrument") of the same date given by the undersigned (the "Mortgagor") KEITH A. GIBSON, SIDNEY GIBSON, HIS WIFE AND JOEC PERZZ, A BACKELON

and covering the properly described in the instrument and located at:

7224 SOUTH SPAULOING AVENUE, CHICAGO, IL 69629

(Property Address)

The mortgagee shall, if permitted by applicat (e) as and with the prior approval of the Federal Housing Commissioner, or his or her designee, declare all sums secured by this mortgage to be immediately due and payable if all or any part of the property is sold or otherwise transferred (other than by devise or descent) to a purchaser or grantee who does not occupy the property as his or her principal or secondary residence, or to a purchaser or grantee who does so occupy the property out whose chadit has not been approved in accordance with the requirements of the Commissioner.

BY SIGNING BELOW, Mortgagor accepts and agrees to the terms and provisions contained in this FHA Due-on-Sale Rider.

Atte Kirka	7 Kaish A. J. Com
Winess	Mortgagor KEITH A. (IBSON
Witness	Mortgager SIDNEY GIBSON
	Mortgagor JOEL PEREZ
	Mortgagor

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Property of Cook County Clark's Office

ASSIGNMENT OF MORTGAGE

90462891

For value received, MID-AMERICA MORTGAGE CORPORATION, an Illinois corporation hereby assigns and MORTGAGE COMPANY transfers to CHEMICAL BANK C/O CHEMICAL

101 EAST TOWN STREET

COLUMBUS, OHIO 43215

all its right title and interest in a certain mortgage executed by KEITH A. GIBSON, SIDNEY GIBSON, HIS WIFE AND JOEL PEREZ, A BACHELOR

to MID-AMERICA MORTGAGE CORPORATION, and bearing the date of SEPTEMBER 20

1990

and recorded as Document Number 9046 2890

signed the

20 T H day of

1990

MID-AMERICA MORTGAGE CORPORATION

1141111111

Lisa C. Grubesic

After recording return to: **MID-AMERICA MORTGAGE CORPORATION 61 Frontage Road** Bur Ricks, Illinois 60521

STATE OF ILLINIONS)

COUNTY OF COOK 1 \$9

On this

20TH

SEPTEMBER ay of يث

Before me, the undersigned, a notary public in and for the country and state afcresaid, personally appeared LISA C. GRUBESIC to me personally known, who being duly swirin, did say that she was the VICE-PRESIDENT of MiD-AMERICA MORTGAGE CORPORATION and their the seal officed to the foregoing instrument is the corporate seal of said corporation and that said as rument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and that USA C. GRUBESIC acknowledged the execution of said instrument to be the free and voluntary act and deel of MID-AMERICA MORTGAGE CORPORATION, by /L voluntary done and executed.

Witness my hand and notorial seal the day and year last above written.

OFFICIAL SEAL

SUSAN L. NEUMAN **NOTARY PUBLIC STATE OF SLINOIS**

MINION EXP. OCT. 24, 1993.

Susan L. Neum∠r

This instrument prepared by: Sue Clark

LOT 9 IN BLOCK 6 IN FRANK A. MULHOLLAND'S MARLAWN, A SUBDIVISION OF THE NORTH EAST 1/4 OF THE WORTH EAST 1/4 OF SECTION 26, TOWNSHIP 38 MORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIM: 19-26-213-029-0000

Because of

Property of County Clerk's O