30470277

MORTGAGE

4701517

This MORTGAGE is made this 26 Regor, JUNETH A. CAMBRIA P HAND WIFE, AS JUINT	th day of No Fatricia A. Cameri Tenants	September A. HUSBAND	Whitmen the
oin "Borrower"), and the Mortgages,	Did Stone Gradit Corporatio	m of illinois, a corpor	etion organized
existing under the laws of Illinois 1701 E. WOODE FELD KD = 838 60	O SCHAUMRURG, ILLINUI	8 60175	
rein "Lender").	. •		
Whereas, Borrower is indepted to Len in indeptedness is evidenced by Borro wells thereof (herein "Mote"), previous ance of indeptedness, if not sooner p	er's note dated <u>Sep</u> ing for monthly installmen	tember 25, 1990 and	erest, with the
To Secure to lander the repayment of payment of all other sums, with it rity of this Montgege; and the part of, Borrower do 5 hereby mortgege, ted in the County of	terest thereon, edvances ormense of the coverants e grant and convey to Lend	in accordance herewith and agreements of Borro der, the following dead	to protect the
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LOT 5 (EXCEPT THE EAST 10 F OF THE WEST 1/2 OF THE WEST 1/2 OF THE NORTH EAST 1/4 O TOWNSHIP JS NORTH, RANGE 23	1/2 OF THE SOUTH 1/2 THE NORTH EAST 1/4 (EAST OF THE THARD R	OF THE SOUTH OF SECTION 15, RINCIPAL	
MERIDIAN, ACCORDING TO THE AS DOCUMENT NO. 8802447, IN	CODE COUNTY. ILLINOIS		
PERMANENT PARCEL NUMBER: 19	35 ?14-021 ; ; ;	Shi i wi kilibi	ING
	OZ	# <i>000000 1 5000</i> (1.69 년 1,7290 년의 번 (영향 (4. 21년 의
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has the eddress of	WATER BLACK	igi i	
ols (herein	Property Address*);	'S -	,
IZIP Codel Together with all the laprovements	now or horeafter erected	on the property, and	ell essements,
rs, appurtenances and rents, sil of red by this Mortgage; and all of th	foregoing, together with	said property (or the I	resemple estate
his Mortgage is on a leasehold) are Surrower covenents that Borrower is	mere institut reterred to as	the Property."	
ortgade, grant and convey the Prop	erty, and that the Proper	ty is unencumbered, as	cept for engue-
ies of record. Borrower covenents i irry against all claims and demands,	subject to encumbrances of	record.	שוו עו פוזון שו
HIFCRM COVENANTS. Borrower and Leni 1. Payment of Principal and inte	er covenant and agree as front. Sorrower shall ord	ollows: worly pay when due th	m principal and
est indubtedness evidenced by the H	ite and lete charges as pro	wided in the Note.	
wer shell pay to Lender on the day, until the Note is paid in full, a seemts (including condominium and lity over this Nortcage and ground in	monthly payments of princi- ium (herein "Funds") equal- plenned unit development ents on the Property, it s	pel and interest are pa to one-twelith of the y assessments, it any) w my, plus ene-twelith of	yapie under the yearly taxes and high may attain) yearly premium
allments for hezerd insurance, plus	one-twelfth of yearly pro- ted Initially and from th	mium installments for	mortgage insur-

If Borrower pays Funds to Lender, the Funds shell be held in an institution the deposits or accounts of which are insured or guaranteed by a federal or state eguncy (including Lander If Lunder is such an Institution). Lender shell apply the funds to pay sold taxes, assessments, insurance pressures and ground 55 form \$963 (L. (Rev. 3/85) MP

mortyage or dued at trust it such haider is an institutional lender.

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rents. Lender may not charge for so helding and applying the funds, analyzing said account or verifying and compiling said assessments and bills, unless Lander pays Borrower interest on the funds and applicable law permits Lander to make such a sharge. Harrower and Lander may agree in writing or the fine of succution of this Mortgage that interest on the funds shall be paid to Borrower, and unless auth agreement is made or applicable law requires such interest to be paid, Lander shall not be required to pay Borrower any interest or carnings on the funds. Lander shall give to Borrower, without charge, an ensual accounting of the funds showing credits and debits to the funds and the purpose for which each debit to

The funds was made. The Funds are pledged as additional security for the sums secured by this Martgegon if the emount of the funds held by Lender, together with the future monthly installments of funds payable prior to the due dates of taxes, assessments, insurance premiums and ground ments as they tall due, such access shall be, at Borrower's option, either grouptly repaid to Berrower or monthly installments of funds. If the amount of the funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground ments as they fell due, Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lander shall promptly refund to Borrower any Funds held by Lander. It under paragraph 17 hereof the Property Is said or the Property is otherwise equired by Lander shall apply, no later than innediately prior to the sale of the Property or its acquisition by Lander, any Funds held by Lander of the time of application as a widdly against the

sums secured by nils Mortgage.

要性性に大はない。

3. Applic (1) of Payments, Unless applicable law provides experience att payments received by Londor the Fato and paragraphs I and 2 hereof shall be applied by Londor first in payment of amounts payable to Lorson by Sorrower under paragraph 2 hereof, then to interest payable on the Note, and then to the principal of the Note.

4. Prior tortgages at Deeds of Trust; Charges; Liens, Burrover shell perform all of Sorrover's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Extraver's devenants to make payments when due, Borrover shell pay or cause to be paid all taxes, vary ments and other charges, times and impositions attributeble to the Property which may attain a priority over this Mortgage, and lessential payments or ground rents, if any.

5. Huzard insurance. Borrow's that! Heep the improvements now existing of hereafter erected on the Property insured against loss by tire, hazards included within the term "extended coverage", and such other hazards as Londor may require one is cuch assunts and for such periods as Londor may require.

The insurance carrier providing the invience shall be chosen by Barrower subject to approval by Lender; provided, that such approval shall not be unreasonably mithheld. All insurance policies and renewals thereof shall be in a form acceptable to under shall have the right to hold the policies and favor of and in a form acceptable to Lander, Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any martings, deed of trust or other security agreement with a lien which has priority over this Martinga.

In the event of loss, Sorrover shall give prompt saying to the insurance corrier and Landor. Landor

may make proof of loss if not made promptly by Berrover.

If the Property is abandance by Barraner, or if Barraner falls to respond to Lendar within 30 days true the date notice is mailed by Lendar to Barraner that the incurance service offers to settle a sleim for insurance benefits, Lendar is authorized to collect and (opt) the incurance proceeds at Lendar's option either to restoration or repair of the Freperty or to the companies by this Martgage.

6. Preservation and Maintenance of Property; Langua 2015 Condenialums; Planned Unit Developments. Borrover shell keep the Property in good repair and artif not commit applicant or deterioration of the Property and shell comply with the Worlfalms of any lease if this Mortgage is on a teasenoid. If this Mortgage is on a unit is a concentium or a planned unit development, Borrover shell perform all of Borrover's obligations under the MacLaration or devenants creating or governing the condominium or planned unit development, the by-ites and requisitions of the condominium or planned unit development, and constituent documents.

7. Protection of Lender's Security. It Borrower falls to perform the carabits and agreements contained in this Hortgage, or it any action or proceeding is somewhead which materially affects Lender's interest in the Property, then Lender, at Lender's aption, upon action to Borrower, may action such appearances, disburse such sums, including reasonable attorneys! face, and take such action on is necessary to protect Lender's interest, it Lender required mertgage insurance as a condition of making the ions secured by this Hortgage, Sorrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in assertance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thorons, of the Note rate, shell become additional indebtodness of Borrower secured by this Martgage. Unless Corrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Corrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to insur any expense or take any action hereunder.

- 8. Inspection, Lander may make or couse to be made researchie entries upon and inspections of the Property, provided that Lander shall give Berrover notice prior to any such inspection specifying reasonable cause therefor related to Lander's interest in the Property.
- 9. Condemnation. The proceeds of any award or claim for denages, direct or consequentlet, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lander, subject to the terms of any corregage, deed of trust or other security agreement with a clien which has priority over this Mertgage.
- 19. Sorrower Not Released; Ferbureases by Lender-Not a Molver. Extension of the 1the for psymbol or modification of enertization of the sums secured by this Mortgage granted by Lundar to any buckessor in interest of Borrower shell not operate to release, in any monner, the fieldiffy of the original Borrower and Borrower's successors in interest, Lender shell not be required to companies proceedings

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egainst such successor or refuse to extend time for payment or otherwise modify emortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any torbearance by Lander in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

- 11. Successors and Assigns Bound; Joint and Several Liability: Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower because may agree to extend, modify, torbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.
- 12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by melling auch notice by certified mell addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mell to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 13. Governing Law: Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisaiction in which the Property is located. The foregoing sentence shall not limit the applicability of Fugger: law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "gosts", "expenses" and "efformeys" fees" include all sums to the extent not prohibited by applicable law or limited herein.
- 14. Borrower's Copy. Borrower's hall be furnished a donformed copy of the Note and of this Mortgage at the time of execution or after recordation hereof.
- 15. Rehabilitation Loan Agreement. Corrover shall fulfill eit of Borrover's obligations under any home rehabilitation, improvement, repair or other ioan agreement which Borrover enters into with Lender. Lender, at Lender's option, may require Borrover to execute and deliver to Lender, in a torm acceptable to Lender, an assignment of any rights, claims or detenses which Borrover may have against parties who supply labor, materials or services in Jonaction with improvements made to the Property.
- 16. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or an interest therein is sold or transferred by Borrower (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a latural person or persons but is a corporation, partnership, trust or other legal entity) without Lendon's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Security instrument which does not relete to a transfer of rights of occupancy in the property, (b) the dreation of a purchase money security interest for household appliances (c) a transfer by devise, descent to by reportion of law upon the death of a joint tenant or (d) the grent of any leasehold interest of three tears or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums solved by this Security instrument to be immediately due and payable.

If Lender exercises such option to accelerate, Lender shall mail Borrowic notice of acceleration in accordance with paragraph 12 hereot. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared die. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 17 hereot.

Lender may consent to a sale or transfer it: (1) Borrower causes to be _utilited to Lender information required by Lender to evaluate the transferee as if a new ioan were taling made to the transferee; (2) Lender reasonably determines that Lender's security will not be impaired and that the risk of a breach of any covenant or agreement in this Security instrument is acceptable, (3) interest will be payable on the sums secured by this Security instrument at a rate acceptable to Lender; (4) changes in the terms of the Note and this Security instrument required by Lender are made, including, for example, periodic adjustment in the interest rate, a different final payment date for the loan, and addition of unpaid interest to principal; and (5) the transferse signs an assumption agreement that is acceptable to Lender and that obligates the transferse to keep all the promises and agreements made in the Note and in this Security instrument, as modified if required by Lender. To the extent permitted by applicable law, Lender also may charge a reasonable fee as a condition to Lender's consent to any sale or transfer.

Borrower will continue to be obligated under the Note and this Security instrument unless Lender releases Borrower in writing.

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

17. Acceleration; Remedies. Except as provided in paragraph 16 hereot, upon Borrover's breach of any covenant or egreement of Borrover in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall give notice to Borrover as provided in paragraph 12 hereot specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Borrover, by which such breach must be cured; and (4) that tailure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage forestowers by Judicial proceeding, and sale of the Property. The notice shall further inform Borrover of the right to reinstate after acceleration and the right to essert in the toreclosure proceeding the nonexistence of a detault or any other dates of

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the notice, Lender, at Len der's option, may designs all of the sur a secured by this Martgage to be diately due and payable without further due nd and any foreclose this Hortgage by judicial Lunder shell be entitled to cottect in such proceeding all expenses of foreclosure, including, but not limited to, reseasable aftermout this mid cours of decimentary apidence, aparents and title reports.

18. Borrower's Right to Relatitate. Notwithstanding Lander's acceleration of the sums secured by this Mortgage due to Borrower's breech, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to the entry of a judgment entorsing this Mortgage It: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower gures att breathes of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays off reasonable expenses incurred by Lander in enforcing the covenants and agreements of Berrower contained in this Mortgage, and in entorsing Landerta remedies as provided in paragraph 17 horses, instuding, but not finited to, reasonable attorneys! tees; and (d) Borrower takes such action as Londor may reasonably require to assure that the lies of this Mortgage, Lender's interest in the Property and Berrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and durs by Borrower, this Mortgage and the obligations secured hereby shell remain in full force and effect as IT ho acceleration had occurred.

19. Adaption of Rents; Appointment of Receiver. As additional security hereunders, Bornover hereby assign) to Lender the rents of the Property, provided that Borrover shall, prior to escalanation under paragrage 17 hereof or abandonment of the Property; have the right to collect and retain such rents as they become du) and payable,

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lander shalf be entirled to have a receiver emplointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's teas, premiums on receiver's bonds and reasonable atterneys? fees, and then to the sums secured by this Mortgage. The receiver shelf be flable to account only for those rents actually received.

Release. Upon payment of all sums secured by this Hortgage, Lender shalf release this Hortgage 20, without charge to Borrower. Borrower theil pay all mosts of recordation, if any,

21. Walver of Homestead. Borrows hereby walves all rights of "Nelliastead exemption in the Property.

REQUEST FIR INTICE OF DEPART AND FORE LOSURE UNDER SUPERYOR MONTGAGES FA LEEDS OF TRUST

Borrover and Lender request the holder of any services, dead of trust or other encumbrance lien which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior ensumbrance and of any sale of toreclosure action.

in Witness Whereof, Borrower has executed this Mortgag

CAMBRIA

PATRICIA A. CAMBRIA

State of Illinois, COOK County 85: I, DEBBIE L. SIENKO, a Notary Public in and for said county and state, do hereby certifiy that JOSEPH A. CAMBRIA AND PATRICIA A. CAMBRIA, HUSBAND AND WIFE, AS JGINT TENANTS personally known to me to be the same person(s) whose name(s) are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that they signed and delivered the said instrument as their free voluntary act, for the uses and purposes therein set forth.

Given under my hand and official seal, this 26th day of September,

My Commission Expires:

DEBBIE L. SIENKO

(Space Below This Line Reserved For Lender and Recorder) Please return to: OLD STONE CREDIT CORPORATION OF ILLINOIS ..

W. 42 - 44 - 7 1701 E. WOODFIELD RD - STE 640

OSCHAUMBURG, ILLINOIS

OFFICIAL SEAL DEBBIE L. SIENKO NOTARY PUBLIC STATE OF ILLINGS MY COMMISSION ESP. JUNE 5, 1991

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