## UNOFFICIALECOPY

Mortgagor,	13 mod 11113			
			ration of Illinois, a corp	oration organized
<del>-</del>	r the laws of illinois wh	MS3 800F855 15		·
(herein "Lender")				
	ower is indebted to Lende			<u></u>
	s is evidenced by Borrowe			nd extensions and
	<pre>fhereIn "Note"), providit edness, if not sooner pai</pre>		filments of principal and in	nterest, with the
To Secure to	lender the recoverest of	the Indebtedness au	Idenced by the Note, with	Interest therees
			nced in accordance herewit	
-			ints and agreements of Born	
located in the co		, State of 11	Lender, the following de Linois:	scribed property
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		C'		- <b>% 943 158</b> 8 In Revolutes
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		4		
8			<b>X</b>	
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which has the addr	ess of	, · · · · · · · · · · · · · · · · · · ·		
		(Street)	ICI	lty1
(titnois		roperty Address");	$\tau_{\alpha}$	
•	Code! all the improvements n	ow or hereafter are	icted on the property, and	f All ansamouts.
rights, appurtena	nces and rents, all of w	hich shall he deeme	d to be end remain a part	of the property
			rith said property (or the	reasehold estate
- ;	s on a leasehold) are her earts that Borrower is la		s as the importy." S estate hereby conveyed a	d has the right
to mortgage, gran	t and convey the Proper	ty, and that the Pr	openty is unencumbered, e	xcept for encuir-
	, Borrower covenants tha olf claims and demands, so		and will defend generatly	the title to the
	RTS. Borrower and Lender	•	- <del>-</del>	
			promptly pay when due th	ne principal and
	ess evidenced by the Note		i provided in the Note. Habie law or a written wa	diene bie Leinden
			incipal and interest are p	
			just to one-twelfth of the	
			ant assessments, If any) will the little of	
	· · · · · · · · · · · · · · · · · · ·		premium installments for	• •
anco, If any, all	las reasonably estimated	d initially and from	n fine to fine by Lender	on the basis of
			ower shall not be obligated such payments to the ho	

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of witch and insured or guaranteed by a federal or state agency (Including Lender If Lender is such an

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rests. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable faw paralits Lender to make such a charge. Sorrower and Lender may agree in writing at the time of execution at this Mortgage that interest on the Funds shall be eath to Borrower, and unless such agreement is made or applicable faw requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual 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 pledyed as additional security for the sums secured by this Mortgage.

If the amount of the funds held by Lendur, together with the figure monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's aption, either promptly repold to Borrower or credited to Borrower on monthly installments of Funds. It the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more payments as Lender may require.

then payment to full of all some secured by this Mortgage, Lender shall promptly refund to Borrover any Funds held by Lender. If under paragraph 17 hernof the Property is sold or the Property is otherwise equired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisite. Ny Lender, any Funds held by Lender at the time of application as a credit against the same secured by this Mortgage.

- 3. Application of Payments, Unioss applicable for provides otherwise, at payments received by Lender under the Horn and paragraphs 7 and 2 hereof shell be applied by Lender first in payment of amounts payable to 1 refer by Borrower under paragraph 2 hereof, then to interest payable on the Mote, and then to the principal of the Note.
- 4. Prior Mortgages and Bases of Trust; Charges; Liene. Borrower shell perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a tien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shell pay or cause to be said all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and teasehold payments or ground cents, if any.
- 5. Merce's Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by itre, huzards included within the term "extended coverage", and such other lazards as Lender may require and in such amounts and for such periods as Lender may require.

The Insurance carrier providing the figurance shall be chosen by Borrover subject to approve by Lender; provided, first such approved shall ris be unreasonably withheld. All insurance policies and rememble thereof shall be in a form acceptable to lender and shall include a standard nortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and rememble thereof, subject to the forms of any more paid, deed of trust or other security agreement with a line which has priority over this Mortgage.

In the exact of loss, Borrower shelt give prompt notice to the insurance carrier and Lender, Lender may make prouf of loss if not made promptly by Borrower.

If the Property is abandoned by Borrower, or it Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and ap (y) the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

6. Preservation and Materianne of Property; Lausahoffs; Condominiums; Planned Unit Bavelepanets. Borrower shell keep the Property in good repair and shell not commit waste or permit imperment or deterioration of the Property and shell comply with the provisions of any lease if this Mortgage is on a tessehold. If this Mortgage is on a unit in a condominium or a planned unit devalopment, Borrower shell perform all of Borrower's obligations under its declaration or consents creating or governing the condominium or planned unit development, the by-laws are regulations of the Condominium or planned unit development, and constituent documents.

To Protection of Lander's Secrety, if Surrower fails to perform the coveres and agreements contained in this Morpage, or if any action or proceeding is compered which materially offects Lander's interiors in the Proceeding than Lander, at Lander's option, upon nutice to Sorrower, my make such apparament, dispurse such such, including resonable attorneys! tess, and take such intion as is pecasively to protect Lander's interest. If Lander rungled mortgage insurance as a condition of making the now uncured by this Mortgage, burrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lander's united in agreement or applicable law.

Any moments distanced by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shell become edifficant independent of Borrower society by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Hothing contained to this paragraph 7 shall require Lender to Incur any appears or take any action herounder.

- ## Impaction, Linder new make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's Interest in the Property.
- 9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in tieu of condemnation, are hereby assigned and shall be paid to Leider, subject to the terms of any mortgags, deed of trust or other security agreement with a tien which has priority over this Mortgage.
- 10. Borrower and Betweends forbearance by Lembur Not a Matver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shell not operate to release, in any manner, the Hability of the original Borrower's successors in interest. Lender shall not be required to commence proceedings.