## UNOFFICIAL COPY

	M.	PRTGAGE		
On the 9th day of 1	J		Christophen Z	5
who live(s) at 10929	5 EbechARds	- Calumet	PARK, IL.	
Crossways Park Drive, Wood	TGAGES and WARRANTS to Oxfo	rd Credit Corp. ("Oxford" d. buildings, and other im	), whose pfincipal place of business is aprovements now or in the future owned	at 300 by the
in Cook			y"), the legal description of which is as fo	ollows
orth 27 feet of lot n the Southeast's of hird Principal Meri ocument 14604657, i	t 12 as measured or E Section 15, Towns Idian, according to In Cook County, Ill	west line in thip 37 North, plat of said inois. Commor	red on West lineand the Maple Lane Subdivis Range 14, East of the Subdivision recoded by known as: 1039 South Park, Illinois:	ion he as
The Property Owner MORTGA	GES and WARRANTS the mortgag	ed property to Oxford to p	provide security for a debt owing under it	Relai
installment Contract "tie "Con	otract") dated	19 / between	Chaistopher E. McI	ren
to be assigned to Oxford 7 har Financed") and is payable too	Home Imp. Co debt owing under the Contract is \$ eties with a FINANCE CHARGE (a v) pataliments of \$ 5 2.5	2000:00 defined in the Contract	ontractor/Seller which Contract has bee (referred to in the Contract as the "A policibilitied at the interest rate specified repoing 60 days from the date of comple	imoun in the
the improvements described in due under said Contract. The C	alle ≲correct. With the full debi, if not	paid earlier, due	months after the due date of the first pa all the total aggregate indebtedness secu	iymerii
	es to the following terms. MORTGAGE The Property Owner s	ubjects the mortgaged p	roperty to payment of the debt due und	for the
Contract 2. INSURANCE: The Property Oxford, will pay the premiums secured by this mortgage.	Owner will maintain insurance again for the insurance and will transfer to	nst fire and other hazards o Oxford all proceeds of s	on the mortgaged property for this ben such insurance to the extent of the unpa	in debi
3. TAXES AND ASSESSMENT mortgaged property.			ints, and sewer, water or other charges	يا في
mortgaged property, and will n 5. RECEIPTS, FAILURE TO MAI receipts for payments required	iot violate any other term of a ly oth KE CERTAIN PAYMENTS: Upon Dxlo by paragraphs 2:3 and 4 above. If the	er mortgage or "5 written request, the P Projecty Owner fails to m	ial and interest on any other mortgage ( roperty Owner shall turnish to Oxford hake any payment required by paragraphs chipayment will be added to the debt secu	plicate 2 Tor
this mortgage and will be a debt or the maximum rate permitted	of the Property Owner, payable on C by law.	oxfc. d's demand, with inte	rest equal to the losser of a rate of 16% pe	er year
without Oxford's permission. T 7. IMMEDIATE PAYMENT UPON "default" as defined in the Contr	he Property Owner will keep the mo NDEFAULT If any installment due un act occurs, or if any term of this morti	rtgaged prop inty in good der the Contrac as not pai jageas violatea, € xlord ma	d within 30 days after its due date or if any ay demand the immediate payment of the	other
CHARGE and any insurance of 8. DEBT DUE ON SALE. Oxfor	narges may be due as described in d may, at its option, also demand i	the Contract mmediate payment of the	retund of the ungarned portion of the FIN/ entire debt due under the Contract an c, the beneficial interest in or power of dire	d this
over any land trust holding title to FINANCE CHARGE and any ins 9 RIGHT OF ACCESS. After a continuous control of the control o	othe mortgaged pro <mark>perty. Up</mark> on pay surance charges may be due as des default, or if Oxford re <b>a</b> sonably belie	ment in full after any such , cribed in the Contract eves a default has been co	arand, ar <b>éf</b> und of the unearned porti <b>on</b> ommitted under this mortgage or the C <b>o</b> n	of the
<ul> <li>10. DEMAND IN PERSON OR E</li> <li>11. SALE AS SINGLE PROPERT</li> </ul>	remedies, may enter the mortgaged 3Y MAIL: Demand for payment may TY: RECEIVER UPON FORECLOSU property may be sold as one piece	be made in person or by RE In case of foreclosure	mail	ny b <b>o</b>
mortgaged properly.	•		vorkmen's, judg nom or tax lien to attach	
Property Owner to sign any add 14. FUTURE OWNERS This mo	litional papers to make this mortga	ge fully effective, the Prop perty Owner, his, her or th	gaged property Shor dir be necessary k perty Owner will sign silch papers per nerrs and personal representatives, a	•
15. TRANSFER OF MORTGAGE will have all the rights Oxford w	Oxford may transfer its interest in the ould have if Oxford were still the he	is mortgage. Any subsequider, including the right to	entholder of Oxford's integer at this mort o transfor ad exemption in the mortgaged property	
17. GOVERNING LAW. This inst	trument shall be governed by the la	w of Illinois	eration or otherwise. Oxford has the rig	
which may be incurred on behi mortgaged property shall be d foreclosure proceedings; secon	alf of Oxford for reasonable attorne istributed and applied in the follow d, all other items which under this mo	ys' fees and other costs ing order of priority: Firs ortgage constitute secured	edness in the decree for sale all expendit The proceeds of any foreclosure sale t, on account of all expenses incident to findebtedness additional to that evidence ning unpaid on the Contract, and fourth,	of the to the ed by
overplus to the Property Owner 19. LEGAL DESCRIPTION AUT mortgaged property and enter i	HORIZATION: The Property Owne		ord to determine the legal description o	
This mortgage has been duly ex	recuted by the Property Owner.	morigage:	that I (we) have received a copy of this	>
In Preseptce Of:	<u>C</u> \	X Cahra		[L S.)
Store M. Hereger	NG WITHESS			) (L. <b>S</b> .)
			(PROPERTY OWNER,	
This instrument was prepared to:	by, and when reconsed should be	900511	(PROPERTY OWNERS 2	(L.S.)
	EDIT CORP.	~11	03 / 1200 []	7

## **UNOFFICIAL COPY**

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sonally known to me	to be the same person	(ers) at (a)eman esorty (a)r	subscribed to the lovegoi	ng instrument, appear	ad bafore me this day
erson, and acknowl	edged that he/she/the	ey signed and delivered the release and walver of the	e said instrument as his/h right of homestead.	er/their free and volu	ntary act, for the uses
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and the second		10			in the second
commission expires	I			(HOTARY PUBLIC)	
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KOCKMIA	- TOMYOJ		311 S a Notary Public for	•	
HENRY III	tripe in			ribing witness to the t	pregoing instrument.
badaha khawa to we	Who, being by me o	uly sworn, did depose an	Ce by that hereine resides		dual(s) described in,
who executed, the 🖊	i regoing instrument s	s his/her/their free and vo	oluntary act, for the uses a	ind purposes therein s	et forth; that he/she,
subscribing witness	was present and saw i	nim/her/them execute the s	same, and that he/she, said	l subscribing witness, à	tithe time subscribed
ner name as witness		9-1	Wennich som		<b>19</b>
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