UNOFFICIAL

MORTGAGE

0.0343

414

90144058

On the	<u>.Y</u> d	ay of	FEBRUITEY	19	<u> 12.,</u>	n	11914	DEHN
who live(s	s) AL	744	1- 177 Fin	2Mustou	16-6-	60636	;	
Crossway	rs Park Driv	e, Woodbury	IGES and WARRANTS to New York 11797, all of II C748	re land, buildings,	and other impro	ements now o	r in the fut	ure owned by the
Property In	11 2		County in					
a sul West Princ	71 in bdivis % of cipal	Hastic ion of Section Meridia	and Rhett's A the north Wes 20, Township in, in Cook Co leago, Illinoi	ddition t t a of th 38 North bunty, Ill	o Englewo e North W , Range	ood on the West & of 14, East	he Hil E the of th	l, being South
			1-301-043	TAE 1	144058		3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
The Brook	arly Dwhai	ADRIGAGE	S and WARRANTS the mo	rinaned oronerty	ta Oxlard ta ora	vide socurity for	n debt ow	ina under a Reinii
Installmer as Buyer i to be assi Financed' Contract, the improvi	nt Contract and gned to Oxi ') and Is pa In consecut vements de risaid Contr	(i.i.e "Contra INFFC forc. The de yable, ogeth five munth's scribed in the act. The Con	of the transfer of the Control of the transfer with a FINANCE GHAF in stallments of \$1.00 for act, with the full debrac, at a provides for late equal to wice the debt over the transfer of the debt o	19 9 U TC It is \$ 1 \(\frac{1}{2} \) GE (as defined in \(\frac{1}{2} \) I, if not paid earlier, charges; however,	between as Con To S the Contract) or unch, commen due 446 In no event shall	tractor/Seller wi (referred to in talculated at the long 60 days fro months after the	hich Contractine Contractintorest interest inter	act has been or is at the "Amount to specified in the cof completion of the first payment."
I. PROPE	RTY SUBJ	ECT TO MO	o the folk wirig terms: RTGAGE: The Froperty O	wner subjects the	mortgaged proj	perty to paymen	it of the de	ibt due under the
Oxford, w	ANCE: The ill pay the p ov this morte	remiums for	ner will mäintain insurand the insurance ai d will tra	nster to Oxford all	proceeds of suc	th insurance to t	he extent o	of the unpaid debt
J. TAXES mortgage 4. OTHER mortgage 5. RECEIF receipts to 4 above C	AND-ASSE d property. R MQRTGAG d property. PTS: FAILUF D Payments	SSMENTS GES: The Priand will not be TO MAKE to be a controlled by the pay	The Property Owner will pay, or violate any other term of a CERTAIN PAYMENTS. Upobaragraphs 2: 3 and 4 above ment II Oxford makes any the Property Owner, payal	ur.e. all installing iny other mortgag or Oxfor.ca witten e. If the Preperty O such parments, the	ents of principal e. request, the Pro wher fails to mak a amount of such	and interest on perty Owner sha e any payment re payment will be	thy other all furnish to equired by a added to the	mortgage on the house of the solution of the house of the
or the ma 5. NO ALT without O 7. IMMED delault debt due o CHARGE 8. DEBT 1 mortage u over any le mortage u over any le for any le fo	ximum rate ERATION OF Service of the Control of the	permitted by FMORTGAD mesion. The mesion. The ENT UPON Entre Contract and the armode chartance chartanster of ding title to to a Africa des Africa de Africa		erty Owner without the mortgaged produce under the Construction of the Contraction of the	after, demolish of opertry in good retraction in good retraction in the contraction of the payment of the contraction that begin comor the purposes a person or by mol forectours as colden and the contraction of the purposes. Oxford may be colden and the colden and the colden are colden and the colden are colden and the colden are colden and the cold	or remove any parepair and conditivation 3D days at demand the impediate in the pare	ict of the michien the its due oned attemption to the important more of the uncar mortgage one of the uncar mortgage of received.	tate or if any other yrneni of the entire section FINANCE. Contract and this power of direction and the portion of the entire contract. If property may be entire.
13. STATE Property (14. FUTUI) persons with have (15. TRAN) will have (16. WAIVE (16. FORE foreclose which mamortgage foreclosus (16. FORE foreclosus (16. F	Owner to ser RE OWNER RE OWNER RE OWNER SFER OF MA BILLIAN RE OF HOM RENING LAV CLOSURE ats tien, and y be incurr d property re proceeding act, with int to the Proport L DESCRIF	on any addition of the more of	OWNER: The Property Or onal papers to make this laye shall be binding upon e any interest in the mort whord may transfer its interest of have if Oxford were structed by this mortgage foreclosure suit there sha of Oxford for reasonable inbuted and applied in thall other items which under as herein provided; thin ORIZATION: The Propert in this mortgage.	mortgage fully efforthe Property Own- jaged property, est in this mortgag. I the holder, includes and waives all ri- y the law of lithings becomes due, whill be allowed as ad- attorneys' lees at- teleficial form or this mortgage cold, all principal and	ective, the Prope or, his, her or the e. Any subseque ling the right to: ght of homestea is, bether by accele ditional indebter ad other costs. To of priority: First, astitute secured interest remain	inty Owner will signification of Ovice transfer. It is a compilion in the decidence of the proceeds of the procedul of the proceeds of the procedul of the pro	ign fach proportion of sinterfaction of sinterfactions and the superfactional to the Contraction of the Cont	apers sentatives, and all activities mortgage aged property d has the right to e all expenditures losure sale of the es incident to the that evidenced by it, and fourth, any
			-	morte	e) acknowledge t gage:	hat I (we) have	received	a copy of this.
This mort In Presen		een duly exe	cuted by the Property Ow	rer.		ans X	Leci	(LS)
	Lic	a.Ja	234240:		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	iphoppais bwi	NER)	18
		ISUBSCRIBIN	S WITHESSI			(PHOPERTY OW)	NEM)	` (L.S.)

This instrument was prepared by, and when recorded should be malled to:

OXFORD CREDIT CORP. 300 CROSSWAYS PARK DRIVE, WOODBURY, NEW YORK 11797



UNOFFICIAL COPY

and a second of the second of		·	
STATE OF ALLIGIOUS L () 4 %	the state of		
COUNTY OF			115.
11	and	, a Notary Public for and in said County, do hereby certify th	
personally known to me to be the same person(s		subscribed to the foregoing instrument, appeared before me this di	zn ayliki
in person, and acknowledged that he/she/they and purposes therein set forth, including the re-	signed and delivered the elease and waiver of the	said instrument as his/her/their free and voluntary act, for the using it of homestead.	es ,
Given under my hand and notarial seal this		.49	<u>.</u> .
My commission expires			_
	. · ·	(NOTARY PUBLIC)	
STATE OF ILLINOIS			
() ss:	The state of the second	24	
COUNTY OF BUYER FINE		s. Alabam Dublia for and is said County do bacoby south, the	à
LISM TRAMPAS	<u></u>	, a Notary Public for and in said County, do hereby certify the, the subscribing witness to the foregoing instrument	*
personally known 'a 'ne, who, being by me dul			C/HUNG (
		luntary act, for the uses and purposes therein set forth; that he/she ame, and that he/she, said subscribing witness, at the time subscribe	
My commission expires	19.91	/S/ LBERNARIOLOPICE!	•••
		MY COMMISSION EXPIRES 12/18/91	
0	XC .		
		. DEPT-01 RECORDING	\$13.1
	0	. T\$6666 TRAN 0559 04/02/90 1	11.00.00
	0/	- T#6666 TRAN 0559 04/02/90 1	្ ព្រះសម្រត់ស្រ
OCC 16-3 ILL	T_{\sim}	. \$5617 \$ E *-90-14A	6058
		. CODK COUNTY RECORDER	
),	
1			
		1 1000	
ORP.		700	
OSP John			
		STECORD WHO RETURN CORP.	
IS IS IS	(A)		
	्र रे	ONTORP CREAT COME SON CROSSWAYS PARK CONG. TONG DEURY, THEW YORK 21795.	
MORTGAGE TO - RD CREDIT (ed by this instru] .⊸{Si	TO DEURY. THE W	
≅ 3	Ž		
MORTGAGE OXFORD CREDIT OXFORD Linis instituted by this instituted by the content of	8급		
MORTGAGE MORTGAGE TO - OXFORD CREDIT (The land affected by this instrum the	COUNTY OF COUNTY OF STATE OF ILLINOIS SECTION	* 1 3 co-8	
The la	OUT TAT	BLOCK LOT	
	SE ST	■ 2 / 2 / 1 / 2	
•			

SUEETUS

WIT TO THE



CAROLA PERMIT DECEMBER