UNOFFICIAL COPYS

Sladessy Ac

90151745

THIS MORTGAGE ("Security Instrument") is given on the Mortgagor in THOM A. DAVIS, "manager and a bachelor sept-91 recording the 222 yran 1938 04/04/79 15:222 yran 1938 04/04/79 15:222 yran 1938 04/04/79 15:222 yran 1938 04/04/79 15:2000 county recorder record county recorder recorder recorder in 2443 W. MOFFAT, CHICAGO, ILLINOIS 60647 ("Borrower"). This Security Instrument is given the organized and existing under the laws of the State of Illinois and who frees in 6131 W. Sth 2 rest Onk Lawn, Illinois 80453 ("Lender"). Borrower owes Lender the principal sum SIXTY ONE THOUSAND SIX HUNDER FIFTY & CO/100 ***ennesses****************************				_		
THIS MORTGAGE ("Security Instrument") is given on the Mortgager is THOM A. DAVIS, "unmeasured a bachelor september of THOM A. DAVIS, "unmeasured abachelor september of THOM A. DAVIS, "unmeasured abachelor september of Thomas and the september of The State of Illine's security Instrument is given the state of Illine's and who is set in State of Illine's security Instrument ("Leader"). Borrower owee Lender the principal sum sixty one THOMAS SIXTY ONE THE SOUTHRAST 1/4 OF SECTION SE, TOWNSHIP 40 NORTH, RANGE 19, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS. 100 TAX ID NO. 13-38-418-208-0000 TAX ID		(Space Above This Line	For Recording D			
THIS MORTGAGE ("Security Instrument") is given on the importance of the Mortgager is THOM A. DAVIS, "unmanaged-ad- a bachelor Settle-10" INC. 22 THOM 1938 04/04/79 15: 4889 % 30 490 151.7 CORN COUNTY NECONSTR. Crewn No tipings Co. Crewn No	ate of Illinois	MORT	GAGE	• • • • • • • • • • • • • • • • • • •		244
THIS MORTGAGE ("Security Instrument") is given on the first of the security instrument of the security instrument is given on the security instrument on the security				CMC. N	O 000 107	8897
TRECEZZ TREN 1938 94/04/79 15: #8667 # B =			11/	Marah 2		~~~
COOK COUNTY RECOMMER Crewn Me () see Co. ich is organized and existing under the laws of the State of Illine's and who reces is 8331 W, 85th 2 rest Osk Lawn, Itline's \$0453 ("Leader"). Borrower owes Leader the priscipal sum SIXTY ONE THOUSAND SIX HUNGED FIFTY & 00/100 encompagement of the same date as this Security Instrument ("Note"), which provides for monitally payments, with the full debt, if not paid earlier, due and payable and pay the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other nums, wirest, advanced under paragraph 6 to protect the Security Instrument secures to Leader: (a) the repayment of the remover's consents and agreements under this Security Instrument and the Note, For this purpose, Borrower does here't request, great and convey to Leader the following described proceety located in COOK County, Illine 107 88 IN COLEMOUR'S SUBDIVISION OF BLOCK 4 IN JOHNSTON'S SUBDIVISION OF THE EAST 1/2 OF THE SOUTHRAST 1/4 OF SECTION 38, TOWNSHIP 40 NORTH, RAMSE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS. 108 108 109 13745 TAX ID NO. 13-38-418-008-0000 TAX ID NO. 13-38-418-008-00	e Mortgegor is THOM A. DAVIS	,-ummersed a back	lelor			
COOK COUNTY MECORDER Crewn Me tage Co. Ich is organized and existing under the laws of the State of Illinois and who irees is S131 W. 85th offer Oak Lawn. Illinois \$0453 ("Leader"). Borrower ower Leader the principal sum SIXTY ONE THOURAND SIX HUNDSOFFIFTY & 00/100 consequences and seasons are seasons of the state of Illinois to the State of Illinois and who irees is S131 W. 85th offer Oak Lawn. Illinois \$0453 ("Leader"). Borrower ower Leader the principal sum SIXTY ONE THOURAND SIX HUNDSOFFIFTY & 00/100 consequences are seasons on the seasons of the se					7	
("Borrower"). This Security Instrument is given to be organized and existing under the laws of the State of Illineis and who frees in S131 W. SSth 207est Osk Lawn, Illineis S0453 ("Lender"). Borrower owes Lender the principal sum SIXTY ONE THOUSAND SIX HUNGSED FIFTY & 00/100 secsessessessessessessessessessessessess						
crewn No. 1) age Co. ich is organized and existing under the laws of the State of Illinois and who lease is \$131 W. \$5th firest. Oak Lawn, Illinois \$0483 EIXTY ONE THOURAND SIX HUNUSED FIFTY & 00/100 enessessessessessessessessessessessesses	ore address in 2448 W MOFFAT	, CHICAGO, ILLINOIS				
the State of Illine;s and who frees is 6131 W. 85th 2 freet Osk Lawn, Illine's 80453 SIXTY ONE THOUGAND SIX HUNDSON FIFTY & 00/100 enemembers enemembers enemembers ("Lender"). Borrower owes Lender the principal sum SIXTY ONE THOUGAND SIX HUNDSON FIFTY & 00/100 enemembers enemembers enemembers (Inst (U.S. \$ 81,880.00). This debt is evidenced by Borrower's note dated the same date as this Security April 1, 2020 This county, with the full debt, if not paid earlier, due and payable of the principal sum trument ("Note"), which interest, and all renewals extensions and modifications; (b) the payment of the defenced by the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other sums, with recovery coverants and agreements under this Security Instrument; and (c) the parformance recovery overants and agreements under this Security Instrument; and (c) the parformance recovery great and convey to Lender the following described property located in COOK County, Illine LOT SS IN COLEMOUR'S SUBDIVISION OF BLOCA 4 IN JOHNSTON'S SUBDIVISION OF THE EAST 1/2 OF THE BOUTHEAST 1/4 OF ASCITION 36, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. TAX ID NO. 13-36-418-908-9009	70_	_	, ("Borrov	ver"). This Security	Instrument	is given
Oak Lawn, Illino's 80453 EIXTY ONE THOUBAND SIX HUNDSTO FIFTY & GO/100 measuremens are consumered. Itars (U.S.\$ 81,880.00). The dobt is evidenced by Borrower's note dated the same date as this Securit trument ("Note"), which provides for monitally payments, with the full debt, if not paid earlier, due and payable of April 1, 2020 April 1, 2020 This Security Instrument secures to Lender: (a) the repayment of the debtence by the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other sums, with reset, advanced under paragraph 6 to protect the receivity of this Security Instrument; and (c) the performance rower's coreants and agreements under this Security Instrument and the Note, For this purpose, Borrower does barely regage, grant and convey to Lender the following described property located in COOK County, Illied LOT 88 IN COLEMOUR'S SUBDIVISION OF BLOSS 4 IN JOHNSTON'S SUBDIVISION OF THE EAST 1/2 OF THE SOUTHRAST 1/4 OF PECTION 38, TOWNSHIP 40 NORTH, RANGE 19, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, TAX ID NO. TAX ID NO. 13-38-418-908-9009	Crewn Me (1) age	Co.				·
Onk Lawn, IIIIno's \$0453 ("Londer"). Borrower owes Lender the principal sum BIXTY ONE THOURAND SIX MUNICIPAL (FIFTY & GO/10G measures accesses accesses through the sum of the principal sum ("S. \$ 81,850.00"). This debt is evidenced by Borrower's note dated the same date as this Security Irument ("Note"), which provides for monitify payments, with the full debt, in not paid earlier, due and payable of the principal sum of the federaced by the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other sums, with the full debt, in not paid earlier, due and payable of the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other sums, with the full debt, in not paid earlier, due and payable of the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other sums, with the full debt, in not paid earlier, due and payable of the debt and the Note, the payment of all other sums, with the full debt, in not paid earlier, due and payable of the debt and the Note, in the date of the debt and payable of the debt and the Note, in the payment of all other sums, with the full debt, in not paid earlier, due and payable of the debt and payable of the payable of th		*****	State of III	ineis	•	and who
SIXTY ONE THOUSAND SIX HUNGEL FIFTY & 00/100 **ensure **e			("Leoder").	Borrower owes Les	der the princi	inel sum
itars (U.S.\$ g1_880_00). The debt is evidenced by Borrower's note dated the same date as this Securit trument ("Note"), which provides for monitify payments, with the full debt, if not paid earlier, due and payable of April 1, 2020 denced by the Note, with interest, and all renewals extensions and modifications; (b) the payment of all other sums, with recest, educated under paragraph 6 to proteot the recurity of this Security Justicument; and (o) the performance recest, educated under paragraph 6 to proteot the recurity of this Security Justicument; and (o) the performance recest, educated the security for the security for the purpose, Borrower does hereby recests occurred to constant and the Note, For this purpose, Borrower does hereby regard, grant and convey to Leader the following described prometry located in COOK County, Illian COOK COUNTY, ILLINOIS. TAX ID NO. 13-98-418-908-9000 TAX ID NO. 13-98-418-908-90000 TAX ID NO. 13-98-418-908-9000 TAX ID NO. 13-98-418-908-90000 TAX ID NO. 13-98-418-908-900000 TAX ID NO. 13-98-418-908-90000 TAX ID NO. 13-98-418-908-900000 TAX ID NO. 13-98-418-908-900000 TAX ID NO. 13-98-418-908-900000000000000000000000000000000			A	***********	****	
TAX ID NO. 13-36-416-008-0000 TAX ID NO. 13-36-416-008-0000 TAX ID NO.	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph trawer's covenants and agreements). Thus debt is evidence for monthly payments, . This Security Instrand all renewals extension 6 to protect the recurity under this Security learns	with the full deb ument secures to as and modification of this Security ment and the No	t, if not paid earlie Leader: (a) the ns; (b) the payment Instrument; and te. For this purpose,	or, due and prepayment of of all other of (c) the perfet Borrower do	eyable I the de nums, wi rmance can beret
90151745 TAX ID NO. 13-36-416-008-0000 TAX ID NO.	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph rrawer's covenants and agreements). Thus debt is evidence for monthly payments, . This Security Instrand all renewals extension 6 to protect the recurity under this Security learns	with the full deb ument secures to as and modification of this Security ment and the No	t, if not paid earlie Leader: (a) the ns; (b) the payment Instrument; and te. For this purpose,	or, due and prepayment of of all other of (c) the perfet Borrower do	eyable the de nume, wi rmance ten berek
90151745 TAX ID NO. 13-38-418-008-0000 TAX ID NO. TAX ID NO. TAX ID NO. (Street, City	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, edvanced under paragraph trawer's covenants and agreements rigage, grant and convey to Leader). Thus debt is evidence for monthly payments, . This country lastre and all renewals extension 6 to protect the security under this Security lastre the following described pro-	with the full deb ument securer to as and modification of this Security ment and the No- merty located in	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and te, For this purpose,	or, due and prepayment of all other (c) the perfet Borrower do	eyable the de nume, wi rmance ten berek
TAX ID NO. 13-38-418-008-0000 TAX ID NO. TAX ID NO. TAX ID NO. Ch has the address of 2443 W. MOFFAT. CHICAGO	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph trawer's covenants and agreements rigage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/). Thus debt is evidence for monthly payments, . This Security Instrument and all renewals extension 6 to protect the security under this Security Instrument the following described protection of the security of the following described protection of the security of the	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the defaums, wisemance tem bereb
TAX ID NO. 13-36-416-008-0000 TAX ID NO. TAX ID NO. TAX ID NO. (Street, City)	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph rrawer's covenants and agreements rtgage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/). Thus debt is evidence for monthly payments, . This Security Instrument and all renewals extension 6 to protect the security under this Security Instrument the following described protection of the security of the following described protection of the security of the	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable of the del rums, wi rmance res bereb
TAX ID NO. 13-38-418-008-0000 TAX ID NO. TAX ID NO. TAX ID NO. Ch has the address of 2443 W. MOFFAT. CHICAGO	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, edvanced under paragraph trawer's covenants and agreements rigage, grant and convey to Leader LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST). Thus debt is evidence for monthly payments, . This Security Instrument and all renewals extension 6 to protect the security under this Security Instrument the following described protection of the security of the following described protection of the security of the	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the defaums, wisemance tem bereb
TAX ID NO. TAX ID NO. th has the address of 2443 W. MOFFAT, CHICAGO (Birest, City)	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph trawer's covenants and agreements rigage, grant and convey to Leader LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST). Thus debt is evidence for monthly payments, . This Security Instrument and all renewals extension 6 to protect the security under this Security Instrument the following described protection of the security of the following described protection of the security of the	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the defaums, wisemance tem bereb
TAX ID NO. TAX ID NO. the has the address of 2443 W. MOFFAT, CHICAGO (Street, City)	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph trawer's covenants and agreements rigage, grant and convey to Leader LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST). Thus debt is evidence for monthly payments, . This Security Instrument and all renewals extension 6 to protect the security under this Security Instrument the following described protection of the security of the following described protection of the security of the	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the del rums, wi rmance rem bereb
TAX ID NO. TAX ID NO. th has the address of 2443 W. MOFFAT, CHICAGO (Street, City)	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph trawer's covenants and agreements rigage, grant and convey to Leader LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST). Thus debt is evidence for monthly payments, . This Security Instrument and all renewals extension 6 to protect the security under this Security Instrument the following described protection of the security of the following described protection of the security of the	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the del rums, wi rmance rem bereb
TAX ID NO.	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, advanced under paragraph trawer's covenants and agreements rigage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST 90151745). Thus debt is evidence for monthly payments, This Security Instrument all renewals extension 6 to protect the security under this Security Instrument the following described protection of the SUBDIVISION (2 OF THE SOUTHRAST OF THE THIRD PRINCE)	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the defaums, with the mance ten bereb
	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, edvanced under paragraph reaver's covesants and agreements rigage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST 90151745). Thus debt is evidence for monthly payments, This Security Instrument all renewals extension 6 to protect the security under this Security Instrument the following described protection of the SUBDIVISION (2 OF THE SOUTHRAST OF THE THIRD PRINCE)	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the defaums, with the mance ten bereb
	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, edvanced under paragraph trawer's covenants and agreements rigage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST 1/RANGE 13, EAST). Thus debt is evidence for monthly payments, This Security Instrument all renewals extension 6 to protect the security under this Security Instrument the following described protection of the SUBDIVISION (2 OF THE SOUTHRAST OF THE THIRD PRINCE)	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the del rums, wi rmance rem bereb
ols 80847 (ZIP Code) ("Property Address");	trument ("Note"), which provided April 1, 2020 denced by the Note, with interest, prest, edvanced under paragraph trawer's covenants and agreements rigage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST 1/RANGE 13, EAST). Thus debt is evidence for monthly payments, This Security Instrument all renewals extension 6 to protect the security under this Security Instrument the following described protection of the SUBDIVISION (2 OF THE SOUTHRAST OF THE THIRD PRINCE)	with the full debument secures to and modification of this Security ment and the Nomerty located in OF BLOTE 4 IN 174 OF SECTIO	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other other of all other othe	reyable the del rums, wi rmance rem bereb
	trument ("Note"), which provides April 1, 2020 denced by the Note, with interest, prest, edvanced under paragraph rower's covenants and agreements rigage, grant and convey to Lender LOT 58 IN COLE OF THE EAST 1/ RANGE 13, EAST 1/RANGE 13, EAST). This debt is evidence for monitally payments, This country limits and all renewals, evidence of to protect the security under this Security limits the following described on HOUR'S SUBDIVISION OF THE SOUTHEAST OF THE THIRD PRINCES OF THE	with the full debument secures to and modification of this Security ment and the Notice ty located in DF BLOCK 4 IN 1/4 OF SECTION IPAL MERID/AN	t, if not paid earlie Lender: (a) the ns; (b) the payment Instrument; and (te, For this purpose, COOK JOHNSTON'S SU N 36, TOWNSHIP	or, due and prepayment of all other (a) the perfect County BOIVISION 40 NORTH, TV, ILLING	the de rums, wi rmance les bereb

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unancumbered, 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.

- 1. Payment of Principal, Interest and Late Charge, Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and late charges due under the Note.
- 2. Mentitly Payments of Taxes, Insurance and Other Charges, Berrower shall include in each monthly payment, together with the principal and interest as set forth in the Note and any late charges, an installment of any (a) taxes and special assessments levied or to be levied against the Property, (b) leasehold payments or ground cents on the Property, and (c) premiums for insurance required by paragraph 4.

PHA Illinois Mortgage - 1209

-4G(IL) (100 ti

Each monthly installment by tame in the same in the sa item would become delinquent. Lender shall hold the amounts collected in trust to pay items (a), (b), and (c) before they become delineuent.

If at any time the total of the payments held by Lender for items (a), (b), and (c), together with the future monthly payments for such items payable to Lender prior to the due dates of such items, exceeds by more than one-sixth the estimated ount of payments required to pay such items when due, and if payments on the Note are current, then Lendor shall either refund the excess over one-sixth of the estimated payments or credit the excess over one-sixth of the estimated payments to subsequent payments by Borrower, at the option of Borrower. If the total of the payments made by Borrower for item (a), (b), or (c) is insufficient to pay the item when due, then Borrower shall pay to Lender any amount necessary to make up the deficiency on or before the data the item becomes due.

As used in this Security Instrument, "Secretary" means the Secretary of Housing and Urban Development or his or her designes. 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 each monthly payment shall also include either: installment of the annual mortgage insurance premium to be paid by Lender to the Secretary, or (ii) a monthly charge instead of a mortgage insurance premium if this Security Instrument is held by the Secretary. Each monthly installment of the mortgage insurance premium shall be in an amount sufficient to accumulate 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 this Security Instrument is held by the Secretary, such monthly charge shall be in an amount equal to one-twelfth of one-half percent of the outstanding principal balance due on the Note.

If Borrower tenders to Leader the full payment of all sums secured by this Security Instrument, Borrower's account shall be credited with the betance remaining for all installments for items (a), (b), and (c) and any mortgage insurance premium installment that Lender has not become obligated to pay to the Secretary, and Leader shall promptly refund any excess funds to Borrower. Immediatery prior to a fereclosure sale of the Property or its acquisition by Lender, Borrower's account shall be credited with any belance remaining for all installments for items (a), (b), and (c).

3. Application of Paymont. All payments under paragraphs 1 and 2 shall be applied by Lender as follows:

First, to the mortgage insurance premium to be paid by Lender to the Secretary or to the monthly charge by the
Secretary instead of the monthly mortgage insurance premium, unless Borrower paid the entire mortgage insurance premium when this Security Instrument was signed

Second , to any taxes, special assessments, leasehold payments or ground rents, and fire, flood and other hazard insurance premiums, as required;

Third, to interest due under the Note;

Fourth, to amortization of the principal of the Note;

Fifth, to late charges due under the Note.

4. Fire, Flood and Other Hazard Insurance. Excours shall insure all improvements on the Property, whether now in existence or subsequently erected, against any hazards, car salt ms, and contingencies, including fire, for which Lender requires lagurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. Borrower shall also linear all improvements on the Property, whether now in existence or subsequently erected, against loss by floods to the extent required by the Secretary. All insurance shall be carried with companies approved by Lender. The insurance policies and any renewals shall be held by Lender and shall include loss payable clarger in favor of, and in a form acceptable to, Lender.

In the event of loss, Borrower shall give Lender immediate notice by mail. Lender may make proof of loss if not made promptly by Borrower. Each insurance company concerned is hereby at the rized and directed to make payment for such loss discriby to Lender, instead of to Borrower and to Lender jointly. All or any rate of the insurance proceeds may be applied by Impler, at its option, either (a) to the reduction of the indebtedness under the Note and this Security Instrument, first to any Display at its option, either (a) to the reduction of the indeptedness under the Note and this security instrument, then to any display and the amounts applied in the order in Paragraph 3, and then to prepayment of principal, or (b) to the restoration or repair the damaged property. Any application of the proceeds to the principal shall out extend or portrone the due date of the synthip payments which are referred to in Paragraph 2, or change the amount of such payments. Any excess insurance papereds over an amount required to pay all outstanding indebtedness under the Note as this Security is trippent shall be paid to the entity legally entitled thereto.

In the event of foreclosure of this Security Instrument or other transfer of title to the Property that extinguishes the indebtedness, all right, title and interest of Borrower in and to insurance policies in force shall sees to the purchaser.

- 5. Preservation and Maintenance of the Property, Leaseholds. Borrower shall not commit runts or destroy, damage or substantially change the Property or allow the Property to deteriorate, reasonable wear and the excepted. Lender may inspect the property if the property is vacant or abandoned or the loan is in default. Lender may the reasonable action to protect and preserve such vacant or abandoned property. If this Security Instrument is on a leasehold, Degiver shall comply with the provisions of the lease. If Borrower sequires fee title to the Property, the leasehold and fee title shall not be merged unless Lender agrees to the merger in writing.
- 6. Charges to Borrower and Protection of Lender's Rights in the Property. Borrower shall pay all governmental or municipal charges, fines and impositions that are not included in Paragraph 2. Borrower shall pay those obligations on time directly to the entity which is owed the payment. If failure to pay would adversely affect Lender's interest in the Property, upon Lender's request Borrower shall promptly furnish to Lender receipts evidencing these payments.

If Borrower fails to make these payments or the payments required by Paragraph 2, or fails to perform any other covenants and 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 laws or regulations), then Leader may do and pay whatever is necessary to protect the value of the Property and Leader's rights in the Property, including payment of taxes, hazard insurance and other items mentioned in Paragraph 2.

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

7. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in place of condemnation, are hereby assigned and shall be paid to Lender to the extent 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 prepayment of principal.

Any application of the proceeds to the rince a start to extend on a stoom—the due is the mountly payments, which are referred to in Paragraph 2, or mange the amount of such asymmetric day extended ever-an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled thereto.

- 3. Fees, Leader may delicat fees and charges authorized by the Secretary."
- 9. Grounds for Acceleration of Debt.
 - (a) Default. Lender may, except as limited by regulations issued by the Secretary in the case of payment defaults, require immediate payment in full of all sums secured by this Security Instrument if:
 - (i) Borrower defaults by failing to pay in full any monthly payment required by this Security Instrument prior to or on the due date of the next monthly payment, or
 - (ii) Borrower defaults by failing, for a period of thirty days, to perform any other obligations contained in this Security Instrument.
 - (b) Sale Without Credit Approval. Lender shall, if permitted by applicable law and with the prior approval of the Secretary, require immediate payment in full of all the same secured by this Security Instrument if:
 - (i) All or part of the Property is otherwise transferred (other than by device 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 Warter. 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 Secretary. In many circumstances regulations issued by the Secretary will limit Lender's rights in the case of payment defaults to require immediate payment in full and foreclose if not paid. This Security Instrument does not extherize acceleration or foreclosure if not permitted by regulations of the Secretary.
- 10. Reinstatement. Borrower has a right to be reinstated if Londer has required immediate payment in full because of Borrower's failure to pay an amount due under the Note or this Security Instrument. This right applies even after foreclosure proceedings are instituted. To reinstate the Security Instrument, Borrower shall tender in a lump sum all amounts required to bring Borrower's account control including, to the extent they are obligations of Borrower under this Security Instrument, proceeding. Upon reinstatement by Borrower, this Security Instrument and the obligations that it secures shall remain in affect as if Lender had not required immediate payment in full. However, Lender is not required to permit reinstatement if: (i) Lender has accepted relastatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a current foreclosure proceeding, (ii) reinstatement will preclude foreclosure on different grounds in the future, or (iii) reinstatement will account affect the priority of the lien created by this Security Lastrument.
- 11. Borrower Not Released; Forbearance by Lender Not a Waiver. 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 shall not operate to release the liability of the original Borrower or Borrower's successor in interest. Lender shall not be required to commence proceedings against any successor in interest or reluse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender is exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- 12. Successors and Assigns Bound; Joint and Several Liability, Co-Signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Linder and Borrower, subject to the provisions of paragraph 9.b. Borrower's covenants and agreements 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 sums secured by this Security Instrument; and (c) agrees that Lender and any olds. Borrower may agree to extend, modify, forbear or make any accommodations with regard to the term of this Security Instrument or the Note without that Borrower's consent.
- 13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or the mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shrings given by first class mail to Lender's address stated herein or any address Lender designates by notice to Borrower. Any notice provided for in the Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.
- 14. Coverning Law; Severability. This Security Instrument shall be governed by Federal 1.22 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 or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
 - 15. Borrower's Copy, Borrower shall be given one conformed copy of this Security Instrument.
- 15. Assignment of Rents. 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, Forrower shall collect and receive all rents and revenues of the Preperty as trustee for the benefit of Lender and Borrower. This assignment of rents constitutes an absolute assignment and not an assignment for additional security only.
- If Lander 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 Lander's written demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any sot 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 or a judicially appointed receiver may do so at any time there is a breach. Any application of rents 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 [11].

NON-UNIFORM COVENAUTS. Border and Lender surfler covered and applications splitters

- 17. Foreclosure Procedure. If Lender requires immediate payment in full under paragraph 9, Lender may foreclose this Security Instrument by judicial preceding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 17, including, but not limited to, reasonable atterneys' fees and costs of title evidence.
- 18. Release. Upon payment of all sums secured by this Security Instrument, Leader shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.
 - 19. Waiver of Homestead, Borrower waives all right of homestead exemption in the Property.

6	
eligible for insurance under the Nations: Fouring Act withersof, Lender may, at its option and not sithetanding as secured by this Security Instrument. A written states	should this Security Instrument and the note secured thereby not be thin. Ninety days from the date sything in Paragraph 9, require immediate payment in full of all sums neat of any authorized agent of the Secretary dated subsequent to declining to insure this Security Instrument and the note secured
thereby, shall be deemed conclusive proof of such in- exercised by Lender when the unavailability of in the su	eligibility. Notwithstanding the foregoing, this option may not be note is solely due to Lender's failure to remit a mortgage insurance
this Security Instrument, the covenants of each such !	or more riders are executed by Borrower and recorded together with ider shall be incorporated into and shall amend and supplement the t is it the rider(s) were in a part of this Security Instrument.
Condominium Rider	Adjustable Rate Rider Growing Equity Rider Oraduated Payment Rider Other
BY SIGNING BELOW, Borrower accepts and agree	s to the terms contain of in this Security Instrument and in any rider(s)
executed by Berrower and recorded with it.	
//Witnesses:	A Shared (Soul)
(41) 4212	THOM A. DAVIS, entermine a bachelor (Seal)
	Borrower
(Seal) -Berrower	- Borrower
STATE OF ILLINOIS,	Apple County so:
•	
that THOM A. DAVIS a backelo	7
subscribed to the foregoing instrument, appeared before a signed and delivered the said instrument as Given under my hund and official seal, this 28	personally known to me to be the same person(s) whose name(s) ne this day in person, and acknowledged that he free and voluntary act, for the uses and purposes therein set forth day of warch , 19/80
My Commission expires:	AL Notes Public
This Instrument was prepared by: Crewn Mertgege Co. 131 W. 95th Street Hotary Public. Experiment Commission Experiments.	162 of 1410015 \$ 12127133
—490LI 1900 11	