UNOFFICIAL C P¥0164894

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James Bond Christine	Boy'd Christing C. Sheally.
who live(s) at 14339 5 COLTORE O	KOOS.
(the "Property Owner") MORTGAGES and WARRANTS to Fical Credit	Corporation ("FCC"), whose principal place of business is at
Property Owner and located at 14339 5	IGE Grove
	ounty in Elinois (the "mortgaged property"), the legal description of which is as follows: North 15 feet of Lot 18 in Block 2 in Calumet Park First
220551/04 Addition, being	g a subdivision of the West 1/2 of Section 2, Township 36 4, East of the Third Principal Heridian, in Cook County,
14339 Cottage June	
Commonly known as: P.I.N. Number(s): <u>A9-03-309-048</u>	
"Contract") dated	perty to FCC to provide security for a debt owing under a Retall installment Copuract (the
as Buyer and ST (VI) (E KEMOCELING CT to be assigned to FCC. The drut owing under the Contract is \$	as Contractor/Seiler which Contract has been or is 79.75.00 [referred to in the Contract as the "Amount"]
Financed") and is payable, toget as with a FINANCE CHARGE (as define	d in the Contract) calculated at the interest rate specified in the Contract, in consecutive
monthly installments of S	each, commencing approximately 30 days from the date of completion of
the improvements described in the Chr. the WONDING Held (The) paide	earlier, due 84 months after the due date of the first payment due under sald ent shall the total aggregate indebtedness secured by this mortgage exceed an amount
and the second s	rs the mongaged property to payment of the debt due under the Contract.
2. INSURANCE: The Property Owner will maintain insurance against fire as	nd other hazards on the more page property for the benefit of FCC, will pay the premiums
 4 OTHER MORTGAGES: The Property Owner will pay, on tin e, at installm nor violete any other term of any other mortgage. 	nents of princi分别到例hydreston Benefither mortgage on the mortgaged property, and will
5. RECEIPTS: FAILURE TO MAKE CERTAIN PAYMENTS: Upon FCC witten paregraphs 2. 3 and 4 above. If the Property Owner fails to make am paymany such payments, the amount of such payment will be added to that disk	request, the Property Owner shall furnish to FCC duplicate receipts for payments required by ment required by paragraphs Z130r4 above, FCC may make the payment. If FCC makes by secured by this mortgage with will be a debt of the Property Owner, payable on FCC's
demand, with interest equal to the maximum rate permitted by law 6. NO ALTERATION OF MORTGAGED PROPERTY: The Property Owns of	mi not after, demolish or remove any part of the mortgaged property without FCC's per-
mission. The Property Owner will keep the mortgaged property in good 7. IMMEDIATE PAYMENT UPON DEFAULT: If any installment due under the	he Cuntraint is not paid with 30 days after its due date of it any other "det tuit " as detined in
the Contract occurs, or if any term of this mortgage is violated, FCC ma mortgage. Upon payment in full after any such demand, a refund of the une	by a smand the immediate payment of the entire debt due under the Contract and this earned rule of the FINANCE OF ARGE and any insurance charges may be due as des-
cribed in the Contract. 8. DEBT DUE ON SALE: FCC may, at its option, also demand immediate	payment of the entire debt due under the Contract and this mortgage upon any sale or
mortgaged property. Upon payment in full after any such demand, a refundue as described in the Contract	of the beneficial interest in or power of direction over any land trust holding title to the ad of the unear lied portion of the FINANCE CHARGE and any insurance charges may be
remedics, may enter the mortgaged property for the purposes of inspec	withas been committed under this mortgage or the Contract, FCC, in addition to its other tition.
10. DEMAND IN PERSON OR BY MAIL: Demand for payment may be m 11. SALE AS SINGLE PROPERTY; RECEIVER UPON FORECLOSURE: In	n case of forectosure, a receive. of the mortgaged property may be appointed, and the
mortgaged property may be sold as one piece of property. FCC may be appointed as such received. 12. ASSIGNMENT OF RENTS. To further secure the Indebtedness, Property Owner does hereby soil (s. ign and transfer unto FCC all the rents, issues and	
profits now due and which may hereafter become due under or by virtue cocupancy of the Property or any par: thereof, which may have been a stabilish an absolute transfer and assignment of all of such leaves and	of any lease, whether written or or it, rrany letting of, or of any agreement for the use or where to love the hereofter made or agreed to, it being the intention hereby to a agreements unto FCC, and Property where the series appoint irrevocably FCC.
upon such terms as FCC shall, in its discretion determine, and to collect a	ny) to rent, lease or let all or any portion of the Property to any party at such rental and all of said rents, issues and profits arising it in or accruing at any time hereafter, and significant to the profits arising it in or accruing at any time hereafter, and significant to the profit of the profits arising it in or accruing at any time hereafter, and significant to the profit of the pro
nronern/	chanics', materialmen's, workmen's, judgment or t. x lien to attach to the mortgages to
14. STATEMENTS BY PROPERTY OWNER: The Property Owner is the sole owner of the mortgaged property. Should it be: s sry for the Property Owner to significantly additional papers to make this mortgage fully effective, the Property Owner will sign such papers.	
15. FUTURE OWNERS: This mortgage shall be binding upon the Property Owner, his, her or their heirs and personal represent tity is, and all persons who subsequently acquire any interest in the mortgaged property. 16. TRANSFER OF MORTGAGE: FCC may transfer its interest in this mortgage. Any subsequent holder of FCC's interest in this mortgage "It have all the rights FCC".	
would have if FCC were still the holder, including the right to transfer.	
17. WAIVER OF HOMESTEAD: The Property Owner releases and waives 18. GOVERNING LAW: This instrument shall be governed by the law of I	llinois.
19. FORECLOSURE: If the debt secured by this mortgage becomes due, we have foreclosure suit there shall be allowed as additional indebtedness in the	whether by acceleration or otherwise, FCC has the right to foreclose its lien, and in any the decree for sale all expenditures which may be incurred on behalf of FCC for reason-
able attorneys' fees and other costs. The proceeds of any foreclosure sale	le of the mortgaged property shall be distributed and applied in the following cross of edinos: second, all other items which under this mortgage constitute secured indebted-
ness additional to that evidenced by the Contract, with interest thereon as I	herein provided; third, all principal and interest remaining unpaid on the Contract; and
20. LEGAL DESCRIPTION AUTHORIZATION: The Property Owner hereby it on this mortgage.	authorizes FCC to determine the legal description of the mortgaged property and enter
	I (We) acknowledge that I (we) have received a copy of this mortgage:
This mortgage has been duly executed by the Property Owner.	(LS)
in Presponse Of.	STORY ONNES
Letter 1.111	(L.S.)
Grand Grant (State of State of	(LS.)
This instrument was prepared by and when recorded should be mailed it	to:

FIRST CREDIT CORPORATION
570 LAKE COOK ROAD • SUITE 115
DEERFIELD, ILLINOIS 60015

STATE OF ILLINOISDESDELLE NOFFICIAL CO a Notary Public for and in said County, do hereby certify that this/her spouse). and personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he/she/they signed and delivered the said instrument as his/her/their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Giver under my hand and notarial seal this 19 My commission explies STATE OF ILLINOIS a Notary Public for and in said County, do hereby certify that the subscribing witness to the foregoing instrument, illman personally known to me, who, being by me duly sworn, did depose and say that he/she resides at 2518 D. TOUNG.

that he/she knows said 2005 UNISTIVE BOYA. UNISTIVE SHEET SHEET TO the Uses and purposes therein set forth; that he/she, said subscribing witness, was present and say in wheeling executed the same, and that he/she, said subscribing witness. It is time subscribed his/her name as witness. ANUARY Given under my hand and note all seal this day of LANCE WISE
Notary Public, State of timos
My Commission Experts 2-20-9 My commission expires IRW REAL ESTATE **LOAN SERVICES** SUTF #1015 TOU A. LaSALLE \$13.25 Dept-61 recording EHICAGO, IL 170502 784N 255B 94/11/98 13:93:89 T#2222 *-90-164894 90161294 COOK COUNTY RECORDER British <u>...</u> CORPORATION this instrument (2) affected by 2 2 Ģ, Ó

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