

UNOFFICIAL COPY

90199279

THIS INSTRUMENT WAS PREPARED BY PATRICIA HAMB
ONE SOUTH DEARBORN STREET
CHICAGO, ILLINOIS 60603



Mortgage

Citibank, Federal Savings Bank

Corporate Offices
One South Dearborn Street
Chicago, Illinois 60603
Telephone (1 312) 977 5000

LOAN NUMBER: 010025933

THIS MORTGAGE ("Security Instrument") is given on APRIL 26
19 90 . The mortgagor is PAUL J. THOMA AND DIANE L. THOMA, HIS WIFE
DEPT-01 RECORDING \$15.00
T#2222 TRAN 4588 95/01/90 16:16:00
#1297 # B **90-199279
COOK COUNTY RECORDER

("Borrower"). This Security Instrument is given to Citicorp Savings of Illinois, A Federal Savings and Loan Association, which is organized and existing under the laws of The United States, and whose address is One South Dearborn Street, Chicago, Illinois 60603 ("Lender"). Borrower owes Lender the principal sum of ONE HUNDRED FORTY ONE THOUSAND AND NO/100 Dollars (U.S.\$ 141,000.00). This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on MAY 1, 2020.

This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property located in COOK County, Illinois:

LOT 21 IN TALBOT'S MILL, BEING A SUBDIVISION OF PART OF THE SOUTH 1/2 OF SECTION 31 AND SOUTHWEST 1/4 OF SECTION 32, ALL IN TOWNSHIP 41 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 23, 1989 AS DOCUMENT NUMBER 89-287964, IN COOK COUNTY, ILLINOIS.

90199279

BOX 334

08-31-400-053
08-31-400-037

90199279

which has the address of 1204 MONTEGO COURT, ELK GROVE VILLAGE
Illinois 60007 Street "Property Address"
(Zip Code)

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water rights and stock and all fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property".

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

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNOFFICIAL COPY See also [Official Copy](#)

Any amounts disbursed by Lender under this paragraph shall be payable to Borrower or to Borrower's attorney for payment of expenses, upon notice from Lender to Borrower requesting payment.

FCPA Section 599. OTHER CORP. SANCTIONS ON THE USES AND SPENDING

7. Protection of Lenders' Rights in the Property; Shortridge Insurance. If Borrower fails to perform the 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), probable, for condemnation or to enforce laws or regulations in the Project, or under any other circumstances, Lender may take action under this paragraph. Lender may include paying any sums secured by a lien which has priority over this Security interest in instruments, fees and attorney's fees and other expenses incurred by Lender to protect the value of the Property and Lender's rights in the Project, or to enforce laws or regulations in the Project, or to make repairs. Although Lender may take action under this paragraph, Lender does not have to do so.

6. **Preservation of Property; Remedies.** Borrower shall not commit waste. If this Security Instrument is on a leasehold, Borrower shall not merge with the property or commit waste. and if the lessee and his heirs, executors, administrators, successors and assigns, shall not merge unless Lender agrees to the merger in writing.

3. Hazarded Insurance included with the term, extended coverage, and any other hazards for which Lender requires insurance against loss by fire, hazards included with the improvements now exist, or hereafter created on the Property insured of paid premiums and renewals. In the event of loss, Borrower shall give prompt notice to Lender and Lender shall have the right to hold the policies and renewals. If Lender reclaims, Borrower shall promptly give to Lender All insurance policies and renewals shall be receivable to Lender and shall in like a standard mortgage clause have the right to hold the policies and renewals until he chooses his Borrower's right to Lender's approval will be unreasonably withheld.

3. Application of *Fayme*nt. This applies to late charges due under the Note; second, to prepayment charges due under the Note; third, to amounts payable under paragraph 2; fourth, to interest due; and last, to principal due.

held by Lender if Lender is not the original owner of the Property, or held by Lender if Lender is the original owner of the Property, prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Security Instrument.

If the amount of the Funds held by Lennder together with the future monthly payments of Funds payable prior to the due date dates of the escrow items, shall exceed the amount required to pay the escrow items when due, the excess shall be, at Borrower's option, either paid, or repaid to Borrower or credited to Borrower on monthly payments of Funds. If the excess amount of the Funds held by Lennder is not sufficient to pay the escrow items when due, Borrower shall pay to Lennder any amount necessary to make up the deficiency in order to more payments as required by Lennder.

debts to the Funds and the purpose for which each debt is made. The Funds are pledged as additional security.

The Funds shall be held in an institution the depositors or accountants of which are insured or guaranteed by a federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay the escrow items. Lender may

2. Funds for taxes and insurance are due under the Note until the Note is paid in full. A sum ("Funds") equal to one-twelfth of the day monthly payments are due under the Note until the Note is paid in full or to a written notice by Lender may estimate the Funds due on the basis of current data and reasonable estimates are called "escrow items". Lender may estimate the Funds due on the basis of current data and reasonable estimates are called "escrow items". Lender may estimate the Funds due on the basis of current data and reasonable estimates are called "escrow items".

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

UNIFORM COVENANTS: Borrower and Lender covenant and agree as follows:

UNOFFICIAL COPY

Page 1725

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

549

UNOFFICIAL COPY

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

19. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraphs 13 and 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 19, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

20. Lender in Possession. Upon acceleration under paragraph 19 or abandonment of the Property and at any time prior to the expiration of any period of redemption following judicial sale, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Security Instrument.

21. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.

22. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

23. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Check applicable box(es)]

- | | | |
|--|---|--|
| <input type="checkbox"/> Adjustable Rate Rider | <input type="checkbox"/> Condominium Rider | <input type="checkbox"/> 2-4 Family Rider |
| <input type="checkbox"/> Graduated Payment Rider | <input type="checkbox"/> Planned Unit Development Rider | <input type="checkbox"/> Adjustable Rate Mortgage Conversion Rider |
| <input type="checkbox"/> Other(s) [specify] | | |

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it.

Paul J. Thoma
PAUL J. THOMA

--Borrower

Diane L. Thoma
DIANE L. THOMA

--Borrower

--Borrower

--Borrower

State of Illinois, Cook County ss.

I, THE UNDERSIGNED, a Notary Public in and for said county and state,
do hereby certify that
PAUL J. THOMA AND DIANE L. THOMA, HIS WIFE

, personally known to me to be the same Person(s) whose name(s) ARE
subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that LESLY
signed and delivered the said instrument as THEIR free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and official seal, this 26 day of April, 19 96.
My Commission Expires:

"OFFICIAL SEAL"	
PAT DAVIS	
Notary Public, State of Illinois (Space Below This Line Reserved For Lender and Recorder)	
My Commission Expires 3/97	

Pat Davis

Notary Public

BOX #165

62660199276