This justing me is waig prepared by:

MAIL TO: HOUSEHOLD FINANCE CORPORATION III e/n ADMINISTRATIVE SERVICES. 961 WEIGEL DRIVE P C. POX 8635 Walter State

ELEMERST, HL 60126

AUSTIN PAMELA (Name) 961 WEIGEL DRIVE ELMHURST, IL 60126 (Address)

**MORTGAGE** 

1 2 1990

90277832

## **E** IF CHECKED, THIS MORTGAGE SECURES FUTURE ADVANCES

between the Mortgans. JAMES JOHN MUELLER AND PARTICIA LYNN MUELLER A/K/A PATRICIA LYNN MUELLER A/K/A PATRICIA LYNN MUELLER A/K/A PATRICIA LYNN MUELLER A/K/A  HOUSEHOLD BANK F.S.B.  existing under the laws of UNITED STATES. whose address is 33 PARK & SHOP AVENUE.  **HUSBAND ND WIFE The following craggaph preceded by a checked box is applicable:  1. WHEREAS, 80 rower is indebted to Lender in the principal sum of U.S. N/A which indebtedness is evidenced by Borrower's Loan Repayment and Security Agreement dated N/A and extensions and receivers thereof therein "Note"), providing for monthly installments of principal and interest at the rate specified in the Note (precin "contract rate") fincluding any adjustments to the amount of payment or the contract rate if that rate is variable) and other charges payable at Lender's address stated above, with the balance of the indebtedness, in the Note therein "Contract rate") including any adjustments to the amount of payment or the contract rate if that rate is variable) and other charges and the principal sum of \$ 35,000.00  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate and an initial advance of \$ 3,000.00  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate and an initial advance of \$ 3,000.00  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate and an initial advance of \$ 3,000.00  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate and the manual of payment or the contract rate if that rate is variable; and the principal sum above and an initial advance of \$ 3,000.00  TO SECURE TO Lender the repayment of all of the covenants and	TUIC MODEC ACE	is made this 8th	day of June	10	90
PARTICIA LYNN KAUPNAN* (herein "Borrower"), and the Mortgagee.  BIUSEHOLD BANK F. S. B.  Existing under the laws of UNITED STATES, whose address is 33 FARK corporation organized and existing under the laws of UNITED STATES, whose address is (herein "Lender").  **HUSBAND ND WIFE  The following pragraph preceded by a checked bux is applicable:  **UNITED WHEREAS, gorower is indebted to Lender in the principal sum of U.S. \$ N/A which indebtedness is evidenced by Borrower's Lean Repayment and Security Agreement dated N/A and extensions and receives thereof therein "Note", providing for monthly installments of principal and interest at the rate specified in the Note (herein "contract rate") including any adjustments to the amount of payment or the contract rate if that rate is variable and offer charges payable at Lender's address stated above, with the balance of the indebtedness, if not sooner paid, due and payob's on  **E WHEREAS, Borower is indeviated to Lender in the principal sum of \$ 35,000.00 or so much thereof as may be advanced pursuant to Borrower's Revolving Loan Agreement dated 6/18/90 and extensions and renewals thereof therein "Note", providing for payments of principal and interest at the rate specified in the Note therein "contract rate") including any adjustments to the amount of payment or the contract rate in the principal sum above and an initial advance of \$ 5,000.00 in the Note therein "contract rate") including any adjustments to the amount of payment or the contract rate in the rate is variable, and other charges the paymint of all other sums with interest thereon, advanced by the Note, with interest thereon advanced and other charges the paymint of all other sums with interest thereon, advanced in accordance herewith to protect the security of this Mottpage, and the priormante of the covenants and agreements of the contract of accordance herewith to protect the security of this Mottpage, and the priormante of the covenants and agreements of the covenants and agreements of the covenants and a	herween the Mortgagor.	JAMES JOHN MU	ELLER AND PATRI	CIA LYNN MUELLER	A/K/A
ELK GROVE, IL 50007 (therein "Lender").  #HUSBAND AND MIFE  The following paragraph preceded by a checked box is applicable:      WHEREAS, Sorrower is indebted to Lender in the principal sum of U.S.   N/A which indebtedness is evidenced by Borrower's Loan Repayment and Security Agreement dated   N/A and extensions and the relationship of the Note (see in "contract rate") (including any adjustments to the amount of payment or the contract rate if that rate is variable and after a charges payable at Lender's address stated above, with the balance of the indebtedness, if not sconer past, due and payable on   N/A	PATRICIA LYNN K	KAUFMAN* (herein "Bo	orrower"), and the Mor	igagee,	
ELK GROVE, IL 50007 (therein "Lender").  #HUSBAND AND MIFE  The following paragraph preceded by a checked box is applicable:      WHEREAS, Sorrower is indebted to Lender in the principal sum of U.S.   N/A which indebtedness is evidenced by Borrower's Loan Repayment and Security Agreement dated   N/A and extensions and the relationship of the Note (see in "contract rate") (including any adjustments to the amount of payment or the contract rate if that rate is variable and after a charges payable at Lender's address stated above, with the balance of the indebtedness, if not sconer past, due and payable on   N/A				a corporati	on organized and
The following puragraph preceded by a checked box is applicable:  [1] WHEREAS, 30 rower is indebted to Lender in the principal sum of U.S. \$ N/A which indebtedness is evidenced by Borrower's Lean Repayment and Security Agreement dated. N/A and extensions and renews is thereof therein. Note: In providing for monthly installments of principal and interest at the rate specified in the Note therein. "Contract rate." Including any adjustments to the amount of payment or the contract rate if that rate is variable and other charges payable at Lender's address stated above, with the balance of the indebtedness, if not sooner paid, due and payable on [N/A].  [2] WHEREAS, 80 rower is indebted to Lender in the principal sum of \$ .35.00.00. or so much thereof as may be advanced pursuant. For rower's Revolving Loan Agreement dated. 6/8/90. or so much thereof as may be advanced pursuant. For rower's Revolving Loan Agreement dated. 6/8/90. or so much the Note therein "contract rate" including in a glustments to the amount of payment or the contract variable, providing for a credit limit stated in the principal sum above and an initial advance of \$ .300.00. do [N/A].  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate is, fuding any adjustments to the amount of payment or the contract rate if that rate is variable and other charges; the paym in of all other sums, with interest thereon, advanced by a recordance of the covernation and agreement and accordance of the covernation and agreement accordance of the covernation and agreement accorda	existing under the laws	OF UNITED STATE			I AVIIIOI
which indebtedness is evidenced by Borrower's Lean Repayment and Security Agreement dated N/A and extensions and renewise thereof therein "Note", providing for monthly installments of principal and interest at the rate specified in the Note therein "contract rate") (including any adjustments to the amount of payment or the contract rate if that rate is variable) and offer charges payable at Lender's address stated above, with the balance of the indebtedness, if not sooner paid, due and pay be done to the contract rate if that rate is variable) and the renewals thereof therein "Note" providing for payments of the amount of payment or the contract rate Note thereof as may be advanced pursuant to Borrower's Revolving Loan Agreement dated 6/8/90. or so much thereof as may be advanced pursuant to Borrower's Revolving Loan Agreement dated 6/8/90. and extensions and renewals thereof therein "Note" providing for payments of payment or the contract rate variable, providing for a credit limit stated in the principal sum above and an initial advance of \$5,000.00.  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate in buding any adjustments to the amount of payment or the contract rate is variable, providing for a credit limit stated in the principal sum above and an initial advance of \$5,000.00.  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate in buding any adjustments to the amount of payment or the contract rate is variable, providing for a credit limit stated in the principal and interest at the rate specified in the following described property located in the country of protect the security of this Mortgage; and the prior final principal and interest at the rate specified in the prior final principal and interest at the rate specified in the prior final principal and interest at the rate specifi	*HUSBAND AND W			iem Lender j.	
which indebtedness is self-leneed by Borrower's Lean Repayment and Security Agreement dated N/A Interest at the rate specified in the Note (herein "Note"), providing for monthly installments of principal and interest at the rate specified in the Note (herein "contract rate") (including any adjustments to the amount of payment or the contract rate if that rate is variable) and site of charges payable at Lender's address stated above, with the balance of the indebtedness, if not sooner paid, due and payable on N/A  EWHEREAS, Borrower is indebted to Lender in the principal sum of \$3.35,000.00 or so much thereof as may be advanced pursuant. The foreover's Revolving Loan Agreement dated 6/8/90 and extensions and renewals thereof (herein Note"), providing for payments of principal and interest at the rate specified in the Note effects of the principal sum above and an initial advance of \$5,000.00.  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate in finding any adjustments to the amount of payment or the contract rate in finding any adjustments to the amount of payment or the contract rate in the applicable contract rate in finding any adjustments to the amount of payment or the contract rate in the principal sum above and an initial advance of \$5,000.00.  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon, at the payoff the principal sum above and an initial advance of \$5,000.00.00.  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, the applicable contract rate in funding any adjustments to the amount of payment or the contract rate in the applicable contract rate in funding any adjustments to the amount of payment or the contract rate in the rate payoff and the principal and interest at the rate specified in the principal and interest at the rate specified in the pri	The following puragra	aph preceded by a check	ed box is applicable:		
and extensions and renewns thereof therein "Note", providing for monthly installments of principal and interest at the rate specified in the Note therein "Contract rate" (including any adjustments to the amount of payment or the contract rate if that rate is variable) and air r charges payable at Lender's address stated above, with the balance of the indebtedness, if not sooner paid, due and payable on	C) WHEREAS, Some	ower is indebted to Lend	der in the principal sum of	/: V:V: V	
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WHEREAS, Borrower is indebted to Lender in the principal sum of \$ 35,000.00 or so much thereof as may be advanced pursuant to borrower's Revolving Loan Agreement dated 6/8/90 and extensions and renewals thereof (herein Note). Providing for a principal and interest at the rate specified in the Note therein "contract rate" including any adjustments to the amount of payment or the contract rate if that rate is variable, providing for a credit limit stated in the principal sum above and an initial advance of \$ 5,000.00.  TO SECURE to Lender the repayment of the in lebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate in oding any adjustments to the amount of payment or the contract rate if that rate is variable) and other charges; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prifor nance of the covenants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of COOK.  LOT 10 IN BRANIGARS POREST VIEW HOMESITES SUBDIVISION OF PART OF SECTION 28, TOWNSHIP 41 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 9, 1955 AS DOCUME VT 16356261, IN COOK COUNTY, ILLINOIS.  TAX PARCEL \$08-28-203-006  OCOPYTICAL SECURITIES OF THE CORDING SEPTEMBER 9, 1955 AS DOCUME VT 16356261, IN COOK COUNTY, ILLINOIS.  TAY PARCEL \$08-28-203-006  OCOPYTICAL SECURITIES OF THE CORDING SEPTEMBER 9, 1955 AS DOCUME VT 16356261, IN COOK COUNTY, ILLINOIS.  TAY PARCEL \$08-28-203-006  OCOPYTICAL SECURITIES OF THE CORDING SEPTEMBER 9, 1955 AS DOCUME VT 16356261, IN COOK COUNTY, ILLINOIS.  TAY PARCEL \$08-28-203-006  OCOPYTICAL SECURITIES OF THE CORDING SEPTEMBER 9, 1955 AS DOCUME VT 16356261, IN COOK COUNTY, ILLINOIS.  TAY PARCEL \$000.000 AND THE CORDING SEPTEMBER 9, 1955 AS DOCUME VT 16356261, IN COOK COUNTY NECOSITIES OF THE CORDING SEPTEMBER 9,	rate if that rate is variable)	and other charges payabl	le at Lender's address state	d above, with the balance of	the indebtedness,
thereof as may be advanced pursuan. 16 Sorrower's Revolving Loan Agreement dated 6/18/90 and extensions and renewals thereof (herein Note:) providing for payments of principal interest at the rate specified in the Note therein "contract rate" including any adjustments to the amount of payment or the contract rate if that rate is variable, providing for a credit limit stated in the principal sum above and an initial advance of \$ 5,000.00 .  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate in "inding any adjustments to the amount of payment or the contract rate if that rate is variable) and other charges; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior mance of the covenants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	if not sooner paid, due an	id payable on	N/A		······
thereof as may be advanced pursuan. 1º Sorrower's Revolving Loan Agreement dated 6/4/90 and extensions and renewals thereof (herein Note): providing for payments of principal and interest at the rate specified in the Note (therein "contract rate") including any adjustments to the amount of payment or the contract rate if that rate is variable, providing for a credit limit stated in the principal sum above and an initial advance of \$ 5,000.00 .  TO SECURE to Lender the repayment of the indebtedness, including any future advances, evidenced by the Note, with interest thereon at the applicable contract rate in finding any adjustments to the amount of payment or the contract rate it that rate is variable) and other charges; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior mance of the covenants and agreements of Borrower herein contained, Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	X WHEREAS, Borro	ower is indebacd to Lend	ler in the principal sum o	f \$ 35,000.00	or so much
rate if that rate is variable) and other charges; the paymint of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior nance of the comeants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	thereof as may be advance	ed pursuant to Forrower	's Revolving Loan Agree	ment dated _6/8/90	and S
rate if that rate is variable) and other charges; the paymint of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior nance of the comeants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	extensions and renewals the	nereof (herein Note"), p	reviding for payments of	principal and interest at the	rate specified in
rate if that rate is variable) and other charges; the paymint of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior nance of the comeants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	variable, providing for a cre	dit limit stated in the prin	cipal sum above and an init	tial advance of \$ 5,000.00	
rate if that rate is variable) and other charges; the paymint of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior nance of the comeants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of					and house Note
rate if that rate is variable) and other charges; the paymint of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the prior nance of the comeants and agreements of Borrower herein contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	With interest thereon at the	er the repayment of the	indenteuness, including a	iny future advances, evident	it or the contract
contained. Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of COOK. State of Illinois:  LOT 10 IN BRANIGARS FOREST VIEW HOMESITE'S SUBDIVISION OF PART OF SECTION 28, TOWNSHIP 41 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 9, 1955 AS DOCUMENT 16356261, IN COOK COUNTY, ILLINOIS.  TAX PARCEL #08-28-203-006  OROTORING \$15.25  100 * 10	rate if that rate is variable).	and other charges; the pa	yment of all other sums, v	with interest thereon, advance	ed in accordance
County of	herewith to protect the secu	irity of this Mortgage; an	d the performance of the c	covenants and agreements of	Borrower herein
LOT 10 IN BRANIGARS FOREST VIEW HOMESITES SUBDIVISION OF PART OF SECTION 28, TOWNSHIP 41 NORTH, RANSE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 9, 1955 AS DOCUMENT 16356261, IN COOK COUNTY, ILLINOIS.  TAX PARCEL #08-28-203-006  ORD 77832  DET-01 RECORDING \$15.25  160 ** 14.999 TRAN 7845 06/12/90 16:00:00  - \$8955 \$ G \$= -90 - 277832  COOK COUNTY RECORDER  STRUCTURE OF STATE  CHICAGO, IL 60602  Which has the address of 331 FORESTVIEW ELK GROVE  Which has the address of Street (City)  (City)  (City)  (Herein "Property Address") and is the Borrower's address.	County of	nereby mortgage, grant a			
PART OF SECTION 28, TOWNSHIP 41 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 9, 1955 AS DOCUMENT 16356261, IN COOK COUNTY, ILLINOIS.  TAX PARCEL #08-28-203-006  OR 977832  . UFI-01 RECORDING	County or american				
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THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 9, 1955 AS DOCUME IT 16356261, IN COOK COUNTY, ILLINOIS.  TAX PARCEL #08-28-203-006  ORDITING  15.25  12/999 TRAN 7845 06/12/90 16:00:00  \$48955 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	LOT 10 IN BRANI	GARS FOREST VII	EW HOMESITES SUI	11 EAST OF	
THEREOF RECORDED SEPTEMBER 9, 1955 AS DOCUMENT 16356261,  IN COOK COUNTY, ILLINOIS.  TAX PARCEL #08-28-203-006  OR 1778, 12  It 1999 IRAN 7845 06/12/90 16:00:00  #8955 # G #-90-277832  CDOK COUNTY RECORDER  Street Street Street (City)  Which has the address of 331 FORESTVIEW  Which has the address of (Street) (City)  (City)  (City)  (City)	THE THIRD PRINC	TPAL MERIDIAN.	ACCORDING TO THE	HP PLAT	
IN COOK COUNTY, ILLINOIS.  TAX PARCEL #08-28-203-006  ORD'7'78.32  . DFTI-01 RECURDING	THEREOF RECORDE	D SEPTEMBER 9,	1955 AS DOCUME	T 16356261,	
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The prai fitter for the street of the street	DADOTT #00.	20-202-006		Contract of the second	
#895 # G #-90-277832  COOK COUNTY RECORDER  CHICAGO, IL 60602  which has the address of	TAX PARCEL #U8-	28-203-000 000	ワウツのつつ		
SADUSTRECORDER  TRW PFAL FSTATE  CHICAGO, IL 60602  which has the address of 331 FORESTVIEW  ELK GROVE  (City)		•	1 1 (39.3) C		
TRW PFAI FSTATE  CHICAGO, IL 60602  which has the address of 331 FORESTVIEW  ELK GROVE  (City)  (Street) (Herein "Property Address") and is the Borrower's address.					
which has the address of 331 FORESTVIEW ELK GROVE  (City)  (City)  (Hinois 60007 (herein "Property Address") and is the Borrower's address.	m . k . l	·,			
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which has the address of 331 FORESTVIEW ELK GROVE  (City)  (City)  (Hinois 60007 (herein "Property Address") and is the Borrower's address.	TRW PEAL ESTATE	10		1	)
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which has the address of 331 FORESTVIEW ELK GROVE  (Street) (City)  (Hinois 60007 (herein "Property Address") and is the Borrower's address.	CHICAGO, IL 60602	10			
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(Street) (City)  Illinois 60007 (herein "Property Address") and is the Borrower's address.	which has the address of	331 FORESTVIEW	1		
	60007	(Street)	therein "Decument Adden		ddrece
in the state of th	(Zip Code)	e man appropriate and the state of the state	merem Froperty Addre	as I and is the pullowers a	MMI MAI.

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances and rents, all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are hereinafter referred to as the "Property."

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 unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

UNOFFICIAL Shall not be a waiver of or preclude the exercise of any such right or remedy.

successors in interest. Any forbeatance by Lender in exercising any 13th or remedy hereunder, or otherwise afforded by amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's nor he required to commience proceedings against such successor or refuse to extend time for payment or otherwise modify and shall be paid to Lender, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

10. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amontivation of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not operate to release, in any manner, the liability of the original sortower and Borrower's successors in interest. Lender shall be provided to common a properties against each encourage to release in interest.

condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned 9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's

this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in Iny amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the contract rate, shall become

tees, and take such action as is necessary to protect Lender's interest.

Lender option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable attorneys' or it any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contented in this Mortgage, planned unit development, and constituent documents.

creating or governing the condominium or planned unit development, the by laws and regulations of the condominium or or a planned unit development, Borroiver shall perform all of Borrower's obligations under the declaration or covenants shall comply with the provisions of any lease if this Mortgage is on a leaschold. If this Mortgage is on a unit in a condominium keep the Property in good repair and shall not commit waste or permit impairment or de crimation of the Property and 6. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Maintenance of Property; Property

secured by this Morrgage to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums

is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits. Lender is authorized If the Property is abandoned by Borrower, or if Borrower fails to respond to a smiler within 30 days from the date notice of loss if not made promptly by Borrower.

or ground tents, it siny.

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extende", and such other hazards as Lender may require. The insurance carrier providing the insurance shall be choser by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance pointies and renewals thereof shall be in a form acceptable to Lender shall have the right to hold the policies and renewals thereof, subject to the tert is of any mortgage, deed of trust or other security the other shall have agreement with a flen which has priority over this Mortgage.

In the event of loss, Borrower shall give prompt notice to the insur nee carrier and Lender. Lender may make proof the event of loss, Borrower shall give prompt notice to the insur nee carrier and Lender. Lender may make proof of loss, flortower shall give prompt notice to the insur nee carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

or ground rents, it any.

covenants to make payments when due. Borrower some pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which, may attain a priority over this Mortgage, and lessehold payments my mortgage, deed of trust or other security agreem at with a lien which has priority over this Mortgage, including Borrower's 4. Prior Mortgages and Deed of Trust, Carpes; Liens, Borrower shall perform all of Borrower's obligations under

and then to the principal.

by Lender shan not be surneichly for the verse seesaments, insurance premiums and ground reflict as they half duct, accessory to make up the deficiency in one or more payments as Lender may required by to Lender any amount necessary to make up the deficiency in one or more payments as Lender may required by Lender is any lender any funds held by Lender than immediately prior to the Property or the Property is otherwise acquired by Lender, Lender shall application by Lender, any Funds held by Lender application as a credit against the sums accurred by this Mortgage.

3. Application of Payments. All payments received by Lender under the Note and paragraphs I and 2 hereof shall be applied by Lender. The thought of Payments are credit against the sums accurred by this Mortgage. by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground tents as they fall due, Borrower the due dates of the premiums and ground rents, shall exceed the amount required to pay said takes, assessments, insurance premiums and ground tents as they fall due, such excess shall be, at Bottower's option, either promptly regain to Bottow et or credited to Bottower on monthly installments of Funds. If the amount of the Funds held

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to

on the Funds of the purpose for which each debit to the Funds was made. The Funds showing credits and debits to the Funds showing credits and debits to the Funds showing showing credits and debits for the Funds showing credits and debits to the Funds was made. The Funds are pledged as additional security for the sums were ed by this Mortgage. or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender. If Borrower pays Fands to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge to so holding and applying the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the lender may not charge to a problem of the formal pays the funds.

estimates thereof. Bottower shall not be obligated to make such payments of Funds to Lender to the extent that Bottower "Funds") sometime to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for mortgage insurance, of yearly premium installments for mortgage insurance, if any, all as reasonably estimated insurance, thus one twelfth of yearly premium installments and reasonable and reasonable and it as reasonable yearly premium installments and bills and reasonable. the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum therein

the Note. Borrowers shah promptly pay when due all amounts required by the Note.

2. Funds for Taxes and Insurance, Subject to applicable law or waiver by Lender, Borrower shall pay to Lender on

UMEORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest at Variable Rates. This mortgage secures all payments of principal and interest due on a variable rate loan. The contract rate of interest and payment amounts may be subject to change as provided in

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11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note. (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.

12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have

been given to Borrower or Lender when given in the manner designated herein.

13. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. Borrowa's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time

of execution or offer recordation hereof.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements

made to the Property.

16. Transfer of the Property of Borrower sells or transfers all or any part of the Property or an interest therein, excluding (a) the creation of a lien or ensurabrance subordinate to this Mortgage, (b) a transfer by devise, descent, or by operation of law upon the death of a joint terant, (c) the grant of any leasehold interest of three years or less not containing an option to purchase, (d) the creation of a purchase money security interest for household appliances, (e) a transfer to a relative resulting from the death of a Borrower, (f) a transfer, where the spouse or children of the Borrower become an owner of the property, (g) a transfer resulting from a decree of dissolution of marriage, legal separation agreement, or from an incidental property settlement agreement, by which the spouse of the Borrower becomes an owner of the property, (h) a transfer into an intervives trust in which the Borrower is and renains a beneficiary and which does not relate to a transfer of rights of occupancy in the property, or (i) any other transfer or disjostion described in regulations prescribed by the Federal Home Loan Bank Board, Borrower shall cause to be submitted information required by Lender to evaluate the transferce as if a new loan were being made to the transferce. Borrower will carrioue to be obligated under the Note and this Mortgage unless Lender releases Borrower in writing.

If Lender does not agree to such sale or transfer, Lender may declare all of the sums secured by this Mortgage to be immediately due and payable. If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 12 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower may pay the same declared due. If Borrower fails to pay such sums prior to the expiration of such period. Lender may, without further notice or demand on Borrower, invoke any remedies permitted

by paragraph 17 hereof.

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

17. Acceleration: Remedies. Except as provided in paragraph 16 belon, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay view due any sums secured by this Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial riocceding, and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and he right to assert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender, at Lender's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, incl. diag, but not limited to, reasonable attorneys' fees and costs of documentary evidence, abstracts and title reports.

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage due to Borrower's breach. Borrower shall have the right to have any proceedings begun by Lender to er force this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender ill sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures an breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys' fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lieu of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration

had occurred.

19. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof, in abandonment

of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 7 hercof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by 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 Mortgage. The receiver shall be liable to account only for those rents actually received.

Pederal law. 20. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if any.

21. Waiver of Homestead, Borrower hereby waives all right of homestead exemption in the Property under state or

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

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