

# UNOFFICIAL COPY

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Recording Requested by and  
When Recorded Return to  
Shearson Lehman  
Mortgage Corporation  
19000 MAC ARTHUR BLVD.  
P.O. BOX 2840  
NEWPORT BEACH, CA 92658-9005  
Attention: CMS / FELECIA WILSON  
Title Order No.: 24593

Space Above for Recorder's Use  
Loan No. 626486-7

1021  
**THE NOTE THIS MORTGAGE SECURES CONTAINS PROVISIONS ALLOWING FOR CHANGES  
IN THE INTEREST RATE AND MONTHLY PAYMENTS.**

## MORTGAGE

HSD  
MSD  
THIS MORTGAGE is made this 18<sup>th</sup> day of June 1990, by and between  
MANFORD SCHMITT-DUNKER AND HELGA SCHMITT-DUNKER, HIS WIFE, IN JOINT TENANCY \*

SCHMITT SCHMITT  
\* A/K/A MANFRED SCHMITT-DUNKER & HELGA SCHMITT-DUNKER, HIS WIFE  
(hereinafter, whether one or more, referred to as the "Mortgagor"), and Shearson Lehman Mortgage Corporation ("Shearson Mortgage"), a corporation organized and existing under the laws of the State of Delaware, whose address is 1201 E. Highland Avenue, San Bernardino, California 92404, as Mortgagee hereunder.

1. **The Agreement.** Mortgagor and Shearson Mortgage have entered into a "Shearson Home Equity Credit Account Agreement or Revolving Term Equity Loan Note" of even date herewith, as now existing or hereafter amended, renewed or extended (the "Agreement") pursuant to which Shearson Mortgage has established for Borrower's benefit (as the term "Borrower" is defined below) a credit account with Shearson Mortgage (the "Credit Account"). The obligations of the Borrower under the Agreement are secured by this Mortgage, and the Agreement contains provisions regarding, among other things, advances, the revolving nature of credit, use of proceeds, promise to pay, maximum amounts of credit outstanding, loan advance procedure, the variable interest rate, other finance charges and if applicable the payment of a balloon payment. The Agreement is incorporated herein by this reference and is made a part of the Mortgage. The terms of the Agreement and any other agreement between the parties are expressly incorporated into each other and this Mortgage as though fully set forth therein and hereto. All capitalized terms contained in this Mortgage, unless otherwise specifically defined, have the same meaning as in the Agreement. All advances made pursuant to the revolving credit arrangement, established under the Agreement shall have the same priority as if made at the time of recording of this Mortgage.

2. **Security.** In consideration of Shearson Mortgage extending credit pursuant to the Agreement, and the funding thereof, and other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, Mortgagor irrevocably mortgages, grants and conveys to Shearson Mortgage, its successors and assigns the following described property located in the County of COOK  
State of Illinois;

JANU. 24593 ✓  
SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

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DEPT-01 RECORDING \$18.00  
T#3333 TRAN 0472 06/25/90 16109100  
\$3770 + C \*--90-302894  
COOK COUNTY RECORDER

which has a property address of:

26 WILDWOOD TRAIL

(Street)

PALOS PARK, ILLINOIS 60464

(City)

(State and Zip Code)

23-29-306-005 &  
P.L.N. 23-29-306-007

TOGETHER with all improvements now or hereafter erected on such property, and all easements, rights, appurtenances, rents (subject however to the rights and authorities given under this Mortgage to Shearson Mortgage to collect and apply such rents), issues, profits, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to such property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with such property (or the leasehold estate, if this Mortgage is on a leasehold) are referred to in this Mortgage as the "Property";

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Property of  
Cook County  
Clerk's Office

92715

Prepared by Felicia Wilson, IVAO Vito Arthur BIVI.

Notary Public in and for said State of Illinois  
Notary Public, State of Illinois  
Notary Commission Exp. 1/3/91

"OFFICIAL SEAL"

Given under my hand and official seal, this 18th day of June 1990  
A/K/A MANFRED SCHMIDT-DUNKER + Helga Schmidt-Dunker

I, the undersigned Notary Public in and for said County in the State of Illinois, DO HEREBY CERTIFY that  
personally known to me to be the same Person(s) whose affidavit was (were) subscribed to the foregoing instrument, appeared before me this  
day in person and acknowledged that he (they) signed, sealed and delivered the said instrument as his (their) free and voluntary act, for the  
uses and purposes herein set forth.

Notary Public in and for said State of Illinois

STATE OF ILLINOIS COUNTY OF Cook  
ss. MANFRED SCHMIDT-DUNKER  
(Signature) Helga Schmidt-Dunker, A/K/A Helga SCHMIDT-DUNKER  
Helga Schmidt-Dunker  
\*\* SHEARSON Lehman Hutton Mortgage Corporation FORMERLY KNOWN AS:  
IN WITNESS WHEREOF, Mortgagor has executed this Mortgage.  
XX Other(s) specifically LILLING'S RIDER TO THE MORTGAGE  
 PLD Rider  
 condominium Rider  
 Exhibitor B  
 Exhibitor A  
 Rider applicable book(s)  

22. Rider to this Mortgage: If one or more riders are executed by Borrower(s), the covenants and agreements of each rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider(s) were a part of this Mortgage.  
Under this Mortgage, Mortgagor shall entitle Shearson Mortgage to exercise any and all rights and remedies it has in the event of a default under this Mortgage and shall entitle Shearson Mortgage to its option, to exercise Mortgagor's Mortgage's remedies if it has in the event of a default prior and earlier to the time of this Mortgage or to Mortgagor's default on any other Mortgagor's Mortgage's terms and conditions of any Mortgage ("Senior Mortgage").  
Default on Senior Mortgage: Mortgagor agrees to comply with all the terms and conditions of any Mortgage ("Senior Mortgage") on demand, shall bear interest in due rates from the time to date payable under the Agreement and shall be secured by this Mortgage.  
Mortgage: Any sums advanced by Shearson Mortgage to cure Mortgagor's default on the Senior Mortgage shall be paid to Shearson Mortgage.  
Mortgage: To cure the default on any Senior Mortgage, Shearson Mortgage may at its option pay on Mortgagor's account any sums required to cure the default, to either Shearson Mortgage or the Senior Mortgage and shall be secured by this Mortgage.  
Mortgage: In the event of a default on any Senior Mortgage, Shearson Mortgage may at its option pay on Mortgagor's account any sums advanced by Shearson Mortgage to cure Mortgagor's default on the Senior Mortgage and shall be secured by this Mortgage.  
Mortgage: Any sums advanced by Shearson Mortgage to cure Mortgagor's default on the Senior Mortgage shall be paid to Shearson Mortgage.  
23. Rider to this Mortgage: If one or more riders are executed by Borrower(s), the covenants and agreements of each rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider(s) were a part of this Mortgage.  
In the event of Obligation: Shearson Mortgage may collect a fee of the greater of \$50 or such other maximum amount as from time to

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Unless Shearson Mortgage has otherwise agreed with Mortgagor in writing, any such application of proceeds to principal shall not extend or postpone the due date of any payment (including the final payment due on the Maturity Date) owing under the Agreement or change in the amount of any such payments.

**10. Extension Not a Release.** If Shearson Mortgage grants an extension of the time for payment of the sums secured by this Mortgage to anyone who is Mortgagor's successor in interest, the extension shall not operate to release, in any manner, Mortgagor's liability or the liability of Mortgagor's successors in interest. Shearson Mortgage shall not be required to (a) commence proceedings against such successor or (b) refuse to extend time for payment of the sums secured by this Mortgage by reason of any demand made by Mortgagor or Mortgagor's successors in interest.

**11. Forbearance Not a Waiver.** Any forbearance by Shearson Mortgage in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Shearson Mortgage shall not be a waiver of Shearson Mortgage's right to accelerate the maturity of the indebtedness secured by this Mortgage.

**12. Remedies Cumulative.** All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or the Agreement or afforded by law or equity, and may be exercised concurrently, independently or successively.

**13. Successors and Assigns Bound; Captions.** The agreements contained in this Mortgage shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Shearson Mortgage and Mortgagor; subject to the provisions of Paragraph 16. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

**14. Notice.** Except for any notice required under applicable law to be given in another manner, (a) any notice to Mortgagor provided for in this Mortgage shall be given by mailing the notice by certified mail, return receipt requested, addressed to Mortgagor at the Property address stated above or to such other address as Mortgagor may designate by notice to Shearson Mortgage as provided in this Paragraph, and (b) any notice to Shearson Mortgage shall be given by certified mail, return receipt requested, to Shearson Mortgage's address stated above or to such other address as Shearson Mortgage may designate by notice to Mortgagor as provided in this Paragraph. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or Shearson Mortgage when given in the manner designated in this Paragraph.

**15. Governing Law; Severability; Conflicts.** This Mortgage shall be governed by the law of the jurisdiction in which the property is located, provided that this provision shall not limit the applicability of Federal law. In the event that any provision of this Mortgage conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage which can be given effect without the conflicting provision, and to this end the provisions of this Mortgage are declared to be severable and separately enforceable. In the event of any conflict between the provisions appearing in other documents executed in connection with the Credit Account described in the Agreement, the terms of the Agreement shall govern.

**16. Transfer of the Property; Acceleration.** If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by Federal law as of the date of this Security Instrument.

**17. Acceleration; Remedies.** If any loan advance or any other amounts owed to Shearson Mortgage under the Agreement is not paid when due, or if Borrower breaches any other provision of the Agreement, or if Mortgagor fails to pay any sum, with interest thereon, advanced in accordance with this Mortgage to protect the security of this Mortgage or if Mortgagor fails to perform any of Mortgagor's obligations or otherwise breaches any provision of this Mortgage, Shearson Mortgage may, at its option and without notice, declare all of the sums secured by this Mortgage to be immediately due and payable without further demand, and Shearson Mortgage may invoke the power of sale, if permitted by local law, and any other remedies permitted by applicable law. Shearson Mortgage shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this Paragraph, including, but not limited to, court costs and reasonable attorneys' fees.

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 16 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.

Shearson Mortgage shall deliver to the purchaser Shearson Mortgage's deed conveying the Property so sold without any covenant or warranty, express or implied. The recitals in Shearson Mortgage's deed shall be prima facie evidence of the truth of the statements made therein. Shearson Mortgage shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable attorney's fees and costs of title evidence; (b) to all sums secured by this Mortgage; and (c) the excess, if any, to the person or persons legally entitled thereto.

To the extent permitted by law, we hereby waive the benefit of all homestead, dower, courtesy, appraisement, valuation, redemption, reinstatement, stay, extension, examination, and moratorium laws now existing or hereafter enacted and any right to have the Property marshalled upon any foreclosure.

**18. Assignment of Rents; Appointment of Receiver; Shearson Mortgage In Possession.** As additional security hereunder, Mortgagor hereby assigns to Shearson Mortgage the rents of the Property, provided that Mortgagor shall, prior to an acceleration of the sums secured by this Mortgage or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon an acceleration of the sums secured by this Mortgage or abandonment of the Property, Shearson Mortgage, 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. All rents collected by Shearson Mortgage 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 Mortgage. Shearson Mortgage and the receiver shall be liable to account only for those rents actually received.

**19. Reconveyance.** Upon payment of all sums secured by this Mortgage, Shearson Mortgage shall execute and deliver to Mortgagor an instrument in recordable form evidencing the satisfaction of this Mortgage. Mortgagor shall pay all costs and expenses incurred in connection with the preparation and recording of such instrument.

**20. Requests for Notices.** Mortgagor requests that copies of any notice of default and sale be sent to Mortgagor's residence address or Mortgagor's address shown above.

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In addition to seeking damages, Mortgagor holds the property of the other shareholders mortgaged within thirty (30) days after the date such notice is mailed, shareholder mortgagee is authorized to collect and apply the proceeds, as its option, either to restoration or repatriation of the property, or to the sum so accrued by this Mortgagor.

In the event of a loss taking of the Property or a partial taking of the Property unless otherwise agreed with the Mortgagor in writing, the sums secured by the Mortgagor prior to the date of taking shall be applied to the sums secured by the Mortgagor prior to the date of taking, with the balance paid to Mortgagee.

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

**B. Inspection** Seller or his mortgagee shall give Buyer reasonable time upon reasonable notice to inspect the property.

Any amounts disbursed by the person holding title to the property, with interest thereon, shall be added to the principal amount due under the mortgage, unless payment in full is made before the date of maturity.

**2. Protection of Security** If Mortgagor fails to perform any of Mortgagor's obligations contained in this Mortgage or if any action or proceeding is commenced which materially affects his/her interest in the property, without the written consent of the Lender, the Lender may exercise any of the powers set forth in this Article.

Times Sherrason Mortgage otherwise agrees with Mortgagor in writing, any such application of proceeds to principal shall not exceed or postpone the due date of any payment (including the final payment) due on the Mortgagor's debt under the Agreement except as provided in and to the proceeds and in and to the proceeds of those policies resulting from damage prior to the Property prior to such sale or acquisition shall pass to Sherrason Mortgage to the extent of the sum so secured by this Mortgage immediately prior to such sale or acquisition.

Liability shall be limited to the amount of the premium paid by the insured for the coverage period. The liability of the company under this policy shall not exceed the amount of the premium paid by the insured for the coverage period.

All insurance policies and packages should be in their respective favor to shareholders. Mortgagors will be responsible to shareholders for all premium payments and all notices and all receipts of premium paid. In the event of loss it will not made good by alternative provider.

shareholder's proposal will not be uncontested by whistleblower. All proceedings on insurance policies shall be paid directly to the insurance carrier.

3. **SHARING INFORMATION** We will keep the information we receive under the terms "excluded coverage", and any other hazards that Sherman Motorage may encounter and in the amounts less than the periods included within the term "excluded coverage", and any other hazards that Sherman Motorage may encounter and in the amounts less than the period(s) of trust and other leases delineated in Exhibit "B", if applicable.

that distinguishes lawfully owns the Property and has the right to grant and convey the Property under the applicable law. It is agreed that the parties hereto shall not make any claim against the other party for any damages or expenses arising from the execution of this Agreement.

3. Changes in interest rates, inflation rates and pay rates, recessions and other economic factors may have a primary effect on the property market.

(c) the performance of all other sums, with interest accrued by Borrower of all of Borrower's other obligations under the Agreement; and (d) the performance by Mortgagor of all of Mortgagor's obligations contained in this Mortgage.

TO SECURE IN SCHEDULED MORTGAGE (a) THE REPAYMENT OF ALL LOAN ADVANCES AND ALL OTHER AMOUNTS OWED TO SCHEDULED MORTGAGEE.

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## EXHIBIT A (Property Description)

Lot 27 and the East 115 feet of Lot 26 in the First Addition to Palos Huntleigh Woods, being a subdivision in the Southwest 1/4 of the Southwest 1/4 of Section 29, Township 37 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

I N V. 24593

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## EXHIBIT B (Prior Encumbrances and Other Liens)

### Senior Liens to Shearson Lehman Hutton Mortgage Corporation

A mortgage to secure an indebtedness of the amount stated herein.  
Mortgagor : Manfred Schmidt-Dunker and Helga Schmidt-Dunker, his wife  
Mortgagee : Citicorp Homeowners, Inc.  
Dated : October 27, 1986  
Amount : \$188,000.00  
Recorded : November 3, 1986  
Document : 86,515,720

### Junior Liens to Shearson Lehman Hutton Mortgage Corporation

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**ILLINOIS RIDER TO THE MORTGAGE**

This Rider is made this 18<sup>th</sup> day of June, 1990, and is incorporated into and shall be deemed to amend and supplement the Revolving/Term Security Loan Note of the same date, given by MANFRED SCHMIDT-DUNKER, HELGA SCHMIDT-DUNKER (the "Borrower") to SHEARSON LEHMAN HUTTON MORTGAGE CORPORATION ("Shearson Mortgage").

\*\* A/K/A MANFRED SCHMIDT-DUNKER AND HELGA SCHMIDT-DUNKER

\* Mortgage

Paragraph 16 shall be deemed to read:

**16. Transfer of Property; Fraud or Misrepresentation; Acceleration.** If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, or if Borrower obtains the sums secured by this Security Instrument through fraud or material misrepresentation of the facts, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by Federal law as of the date of this Security Instrument.

<p><i>Manfred Schmidt-Dunker</i>  <b>Borrower</b>  <u>16-18-90</u>  <b>Date</b></p>	<p><i>Helga Schmidt-Dunker</i>  <b>Borrower</b>  <u>16-18-90</u>  <b>Date</b></p>
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*Help a Schmid-Dunker*

FISD (Seal) HSD  
HELGA SCHMIDT-DUNKER, A/K/A  
MANFRED SCHMIDT-DUNKER

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