## UNOFFINO TALABORY LEGS

July 914 7055 19 91 (herein "Borrower")
ATION
insed to do business in Iffinals
is 50643 (herein ''Lender'')
which indebtedness is evidenced by Borrower's erein "Note"), providing for monthly installments of principal dinuary 1, 1997
with interest thereon; the payment of all other sums, with it and the performance of the covenants and agreements and the following described property located in the
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northwest quarter of the southwest quarter of Section 29, Township 37 North, Range 14, Fast of the third Principal Meridian, according to the Plat there-of registered in the Office of the Registrar of Titles of Cook County, Illinois, on November 29, 1956, as Document Number 1708298, in Cook County, Illinois.

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O/A	91476959
12417 Justine, Calumet Pa ) Parcel Index Number, 25-29-331	

TOGETHER with all the improvements now or hereast excited 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 the 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 selsed of the est.a. nereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrances of recurd. Jon ower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

UNIFORM COVENANTS. Borrower and Linder covenant and agree as follows

1. Payment of Principal and Interest. Gorrower shall primptly pay when due the principal are undebladness evidenced by the Note and late charges as provided in the Note

2. Funds for Taxon and Insurance. Subject to applicable law or a written warver by Lender dorsewer shall pay to Lender on the day monthly payments of principal and interest are
payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-hwellth of the Leaf', taxon and assessments uncluding condominum and pranned until development
yearly premium installments for montgage insurance, if any, at as reasonably estimated initially and from time to time it. Lender on the basis of assessments and bits and reasonable estimates thereof
Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments for mortgage or deed at trust if such holder is an

If Borrower pays Funds to Lender. The Funds shall be held in an institution the deposits or accounts of which are insuled or graduated by a Federal or state agency including Lender it Lender is If Borrower pays Funds to Lender. The Funds shall be held in an inetitution the deposits or accounts of which are institution. Lender is state agency innoluding Lender if Lender is such an inetitution. Lender shall apply the funds to pay state taxes, assessments, instruction and ground cents. Let ar may not charge for so noting and applying the Funds analyzing may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such as former is made of paying spot at garge. So rower and Lender shall not be required to pay Borrower any interest or earnings on the Funds. Shall be paid to Borrower, without charge, an unnual actioning of the Punds such interest to be the Funds and the punpse for which each debit to the Funds was made. The Funds are pledged as additional security for the sur-is such as the Punds shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fail due. Borrower shall pay to Lender any amount upon payment in till of all sums secured by this Mortgage. Lender may require.

Upon payment in till of all sums secured by this Mortgage, Lender into promptly returned to Borrower any Funds held by Lender. If one payancation 17 hereof the Property is otherwise acquired by Lender shall apply, no later than immediately prior to the sale of the Property of its acquisition by Lender.

Upon payment in full of all sums secured by this Mortgage. Lender shall promptly related to Borrower any Funds held by Lender. If unifer parametath 17 hereof the Property is sold or the Property at otherwise acquired by Lender. Lender shall apply, no later than immediately prior to the sale of the Property of its acquirition by Lender. In unifer that its limit of an including borrows acquired by Lender to India and paragraphs. The Mortgage are a credit against the sums accurately by the Mortgage are an including Borrower under paragraph 2 hereal, liten to interest negative to Lender by Borrower under paragraph 2 hereal, liten to interest negative to the Note and paragraphs of the Note 4. Prior Recriptages and Deede of Frust; Changes; Litenes. Berrower shall perform all of Borrower in the Note and priority over this Mortgage. Including Borrower's occuments to make payment and in Borrower shall perfor to the Note and priority over this Mortgage. Including Borrower's shall be a priority over this Mortgage including Borrower's shall be priority over this Mortgage.

5. Heared Insearaments—Borrower shall keen the inneurons shall be chosen by Borrower shall perfor in the Property instance carrier providing the inneurance shall be chosen by Borrower shall perfor in the Property instance carrier providing the inneurance shall be chosen by Borrower shall perfor providing the inneurance shall be chosen by Borrower shall perfor providing the inneurance shall be chosen by Borrower shall perfor providing the inneurance shall be chosen by Borrower shall perfor any property in the sweet of loss, Borrower shall prior priority in shall be sweet of loss, Borrower shall prior priority in shall be sweet of loss, Borrower shall prior priority in shall be sweet of loss, Borrower shall priority in shall be chosen by Borrower shall priority in shall be sweet of loss, Borrower shall priority in shall be chosen by Borrower shall priority in shall be sweet of loss, Borrower shall priority priority in shall be sweet of loss, Borrower shall

10. Surrower Not Reference: Fortegrance By Lender Not a Walver. Extension of the time for payment or modification of anortization of the sums secured by this Mortgage granted by Lender to any successor in Interest of Borrower shall not operate to reference in Repulsity of the original Serrower and Sorrower's successors in interest. Lander shall not be required to commence proceedings against such successors in refuse to entend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand only the original Serrower and Serrower is successors in interest. Any fortest and by tender in exercting any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or

original florrower and Borrower's successors in interest. Any terpearance by lenser in searcising any right or remedy remember, or constrained any such right or remedy.

11. Buocessers and Assigns Stated, Jelint and Several Liebitity; Co-eigeners. The coverants and agreements herein contained shall bind, and the rights hereunder shall inure to the respective successors and assigns of lender and Several Liebitity; Co-eigeners. All coverants and agreements of Borrower shall be joint and saveral. Any Serrower this hereignes this Mortgage, but does not execute the Contract; (a) is en-signing this Mortgage, grant and convey that Borrower's interest in the Property to Lender under the lerms of accommodations with regard to the tends of this Mortgage or the Contract without this Borrower's entered and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest.

## UNOFFICIAL COPY

12. Nestices. Except for any notice required under applicable taw 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 Berrower at the Property Address or all such other address as Borrower may designate by netice to Lender as provided netices. Any notice required to the property for the property of the property of the property and the search of the property of the pr REQUESTS FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST Borrower and Lender request the holder of ar y mortnage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to g Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or of foreclosure action. IN WITNESS WHEREOF, Borrower has executed this Mortgage RENEE WEBB DEPT-61 RECORDINGS 148800 Trom 5805 07/13/91 COOK County 55 STATE OF ILLINOIS. 2 Notary Public In and to Sale could and state; of throby certify that Norman F. Messer personally know personally known personally known personally known and signed and delivered the said instrument as need the and voluntary act, for the uses and nurnoses. Renee Webb to me to be the same person(s) whose name(s) <u>S</u> he . acknowledged that therein set forth. eleventh CIVER CHOOL My Commission Busines @-16-1905 ASSIGNMENT OF MORTGAGE which ( reco ded in the office of the Recorder of CRAFTER CORPORATION # of the contract described therein FOR VALUE RECEIVED, the annexed Mortgage to which it secures are hereby assigned and transferred to Home Owners Security Corporation without recourse upon the mortgage. IN TESTIMONY WHEREOF, the said \_ Secretary this by its President and attested to by its Attast: illinels State of 155 COOK County of I, the undersigned, a Notary Public in and for said County in the State aforementioned. DO HEREBY CERTIFY THAT: the persons who CRAFTER CORPORATION subscribed to the foregoing instrument, are personally known to me to be duly authorized officers of the and THAT THEY appeared before me this day in person and severally acknowledged that they signed and delivered the said instrument in writing as duly authorized officers of said corporation and caused the corporate seal of said corporation to be affixed thereto pursuant to authority given by the Board of Directors of said Corporation as their free and voluntary act and deed of said corporation for the uses and purposes therein set forth. Given under my hand and notarial seal, this day and year first above written My Commission Expired Lane R. Schaler diane State of Minole My Commission Expires 04/29/94
This instrument princed by: CRAFTER ConcommittiON: 1252 West 127th Street, Calumet Park, Illinois 60643

> HOMEOWNERS SECURITY CORP. P.O. BOX 225

LANBING, ILLINOIS EC438