60603

. (Address) 010047311

MORTGAGE

91050174

,1991..., between the Mortgagor, THIS MORTGAGE is made this 28TH day of JANUARY CHRISTOPHER J. SCHNEIDER, WXXANNXSCHNEEDERX A BACHELOR & JOANNE K. MURPHY HISKWIFE UNMARRIED, HAVING NEVER BEEN MARRIED

(herein "Borrower"), and the Mortgagoe, CITIBANK, FEDERAL SAVINGS BANK a corporation organized and existing under the laws of the United States, whose address is 1 SOUTH DEARBORN CHICAGO, ILLINOIS 60603

37,200.00 WHEREAS, Borrower is indebted to Londer in the principal sum of U.S. \$ indebtedness is evidenced by Borrower's note dated ______JANUARY_28__1991___and extensions and renewals thereof (herein "Note"), providing for monthly installments of principal and interest, with the balance of indebtedness, if not sconer paid, due and payable on MARCH 1, 2006

A GARAGE CONTRACTOR TO SECURE to Lender the repayment of the indebtedness evidenced by the Note, with interest thereon; the payment of all other, sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the performance of the collegents and agreements of Borrower herein contained, Borrower does hereby mortgage, grant and convey to Lender the fritowing described property located in the County of ____COOK__

UNIT NUMBER 811-3 AS DELINEATED ON SURVEY OF THE FOLLOWING DESCRIBED PARCEL OF REAL ESTATE (HEREINAFTER REFERRED TO AS "PARCEL"): LOTS 19 TO 29, BOTH INCLUSIVE, IN BLOCK 2 IN WOODLAND SUBDIVISION OF THE EAST HALF OF BLOCK 5 IN CANAL TRUSTEE'S SUBDIVISION OF THE EAST HALF OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COCK COUNTY, ILLINOIS, AND LOTS 28 AND 29 IN BLOCK 1 IN WOODLAND SUBDIVICION OF THE EAST HALF OF BLOCK 5 IN CANAL TRUSTEE'S SUBDIVISION OF THE FAST HALF OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED DECEMBER 19, 1890, IN BOOK 45 OF PLATS, PAGE 27, AS DOCUMENT NUMBER 13911238, IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO DECLARATION MADE BY PARKWAY BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED MAY 16, 1969 TRUST NO. 1049, RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS OF COOK COUNTY, ILLINGIS, AS DOCUMENT NUMBER 24266331 AND REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLE OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 200817, TOGETHER WITH AN UNDIVIDED PERCENTAGE INTEREST IN SAID PARCIL (EXCEPTING FROM SAID PARCEL ALL THE PROPERTY AND SPACE COMPRISING ALL THE UNITS THEREOF AS DEFINED AND SET FORTH IN SAID DECLARATION AND SURVEY), IN COOK COUNTY, ILLINOIS.

14-29-222.036-1053

TOGETHER: with all the improvements; now, or chereafter selected consthet property, and it it casements, arights, 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, coveriants that Borrower is lawfully selsed of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrilla and convey the Property, and that Borrower; warrants, and will defend generally the title to the Property against a control of the Property against a control 11:04:00

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

T+3333 TRAN 4552 02/01/71 11 COOK COUNTY RECORDER

1. PAYMENTS OF SRRINGIPAL AND INTEREST. Borrower shall promptly pay when due the principal and interest indebtedness evidenced by the Note and late charges as provided in the Note.

2. FUNDS FOR TAXES AND INSURANCE. Subject to applicable law or a written waiver by Lender, Borrower 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-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, all any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance; plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills 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 to the holder of a prior mortgage or deed of trust if such holder is an institutional lender

ILLINOIS-HOME IMPROVEMENT- 1/80-FNMA/FHLMC UNIFORM INSTRUMENT

416DD

If Borrower pays Funds 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 if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents, Lendermay not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender 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 agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are piedged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Lender hall apply, no later 1, in mmediately 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 Mortgage.

3. APPLICATION OF PAYMENTS. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1-r12 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower

under paragraph 2 here of, hen to interest payable on the Note, and then to the principal of the Note.

4: PRIOR MORTGAGES AND DEEDS OF TRUST; CHARGES; LIENS: Borrower shall perform all of Borrower's obligations under any mortgage, deed of 'rus' or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall 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 leasehold payments or ground rents, if any.

5. HAZARD INSURANCE. Borrows, 'nall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards include a within the term "extended coverage", and such other hazards as Lender may

require and in such amounts and for such periods as Lender may require.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withine'd. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard of organ clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mor gage.

in the event of loss, Borrower shall give prompt notice to the insurance carrrier and Lender. Lender may make proof of

loss if not made promptly by Borrower.

If the Property is abandoned by Borrower, or if Borrower fall, to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

6. PRESERVATION AND MAINTENANCE OF PROPERTY; LEASE JUDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Burn wer shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development; the by-laws and regulations of the condominium or planned unit development, and constituent documents.

7. PROTECTION OF LENDER'S SECURITY. If Borrower falls to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sures, including reasonable attorneys' fees, and take such action as is necessary to protect Lender's interest. If Lender required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become 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 this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

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 Interest in the Property.

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 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 amortization 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 be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender 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.

ILLINOIS-HOME IMPROVEMENT- 1/80-FUMA/FHLMC UNIFORM INSTRUMENT

holder is an institutional lender.

to render to the extent that Borrower makes such payments to the holder of a pitor mortgage or deed of trust it such aseasaments and bille and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to sized and no senter of emit of emit most one ylistini betamitee yldenozaes as its , yns it , eanesuani egaginom tot plus one—twelfth of yearly premium installments for hazard insurance; plus one—twelfth of yearly premium installments development assessments; It any) which may attain priority over this Mortgage and ground rents on the Property, it any, aum (harein "Funds") equal to one-twollth of the yearly taxes and assessments (including condominium and planned unit Lands on the day monthly payments of principal and interest are payable under the day word yill the Note is paid in full, a 2. FUNDS FOR TAXES AND INSURANCE. Subject to applicable law or a written waiver by Lender, Borrower shall pay to indebtedness evidenced by the Note and late charges as provided in the Note.

TAN PAYMENT OF PRINCIPAL AND INTEREST: BOLLOWER Shall promptly pay when due the principal and interest UNIFORM COVENATS. Borrower and Lender covenant and agree as follows: COOK COUNTY RECORDER

encumbrances of record; The segogition of inglined, sed, but beyearony deside the besides will had a second start atheries one worned to the second sed sed segogition of the sed sed segogition of the segogition of the

".vireqord" erit za ot berreter rettenlered

and althoughous to are spectation with a doubled property for the descend the base of the base of the base of the base of the second of the base of th appurtenances and rents all to which shall be deemed to be and remain a part of the property constraint Mortgages

TOCETHER, with allothe improvements now or hereafter erected on the property, and all excements, rights, and the property of the control of the second section with the second section of the second section se (Stb Code)

which has the address of 811 WEST OAKDALE

CHICAGO

The state of the s early a comparable was a callege franchist of course of the

suggestion of the control of the state of th T4-58-555-036-1053

to Agranda and Green and Carrest to anyther the commence of the co

and the second of the second second second second

HEREIN.

... (herein "Property Address"); ... (1997/2) Mar and the second of the second of the state

PROVISIONS OF SAID DECLARATION WERE RECITED AND STIPULATED AT LENGTH SUBJECT TO ALL RIGHTS, CONDITIONS, COVENANTS, AND RESERVATIONS AS THOUGH THE AND RESERVATIONS CONTAINED IN SAID DECLARATION THE SAME AS THOUGH THE

EASEMENTS OF RECORD FOR THE BENEFIT OF SAID PROPERTY.

THIS MORTGAGE IS SET FORTH IN THE AFONLY ENTIONED DECLARATION AND ALL OTHER RIGHTS AND MORTGAGOR FURTHERMORE EXPRESSLY GRANTS TO THE MORTGAGEE ITS SUCCESSORS AND ASSIGNS AS RIGHT AND EASEMENTS FOR THE MORTGAGEE ITS SUCCESSORS REAL ESTATE, THE RIGHT AND EASEMENTS FOR THE HENEFIT OF SAID PROPERTY

SEE ATTACHED RIDIR FOR LEGAL DESCRIPTION. PARCEL OF REAL STATE (HEREINAFTER REFERRED TO AS "PARCEL"):

Lifety Morragasticas assertation AL OLI CHIMANIS FRIGHMANCE :

ক্রিকার উর্বেশ্যালয়ের

LILL OF SECURIO THE PERSON STREET STR

Published To Service S 1.34毫分 (1.54)

inakatan ga Pagadis in a load Asisward Calva. Carlotto in la rigida grant mara da iang balan bian at

Agustinia (C. C. Statellia).

ALC:

建设的线线等位置

UNOFFIÇIAL COPY

EV8 840 remedy tigreunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or original Borrower and Borrower's successors in Interest. Any forbearance by Lender in exercising any right or remedy payment or otherwise most or despired the succession of the succession of any demand made by the not emit bnetze of ezular or rezessous dous fanisgs agnibeacorq esnemmos of beriuper ed for fleds rebried. Jeaning and strower strewer series of the series of the series of the series of the series of series of series of the seri to itsensing in rossessure yns of rebnes, yd beinerg egsgrioM sint yd benuser amus ent, to noifasitioms, to noifasitiom, MOREOMER NOT RELEASED; FORBEARANCE BY LENDER NOT A WAIVER, Extension of the time for payment or agephom sinh revo trioning senthis Mortgage. sessioned shall be paid to Lender, subject to the terms of any mortgage, deed of trust or other security agreement with condemination for softer saking of the Property, or spact thereof, for conveyance in fleu of condemnation, are hereby SECONDEMNATION The proceeds of any award or claim for damages, direct or consequential, in connection with any toll-ender's interest in the Property. betales solesed esuas eldanosas privilega noitsegan dana yna ot soisq esiton seworsog evig llada sebned tarif bebivorg RESINSPECTIONS Lender may make or cause to be made reasonable entries upon and inspections of the Property, contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder. payment, such smounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing to semist indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lander agree to assente the secured and indebted to seem to see the secured to seem t Any ismounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Not state become wal eldatilggs to frameargs raffirw s'tandau. bns s'ieworrog diliw ear shrooss in setsnimiet eanstuant dous tot fremeriuper edt as emit dous titur faette meausing a condition of making the loan secured by this Mortgage, Borrower shall pay the premium, troulred to maintain such se estionneys' fees, and take such action as is necessary to protect Lender's interest. It Lender es pired mortgage insurance as Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburs; such appearan Mortsego, or it say action or proceeding it grown menced which materially attacts. Lends or proceeding, then PROTECTION OF LENDER'S SECURITY If Borrower fells to perform the covens of septements contained in this by laws and regulations of the condominium or planned unit development, and consistent documents. obligations under the declaration or coverants creating or governing the condition or planned unit development, the s'rewer's a condominium or a planned unit development, borrower shall perform all of Borrower's deferioration of the Property and shain of my with the provisions to see the seement to me teasehold. If this or trampitedmit finned to steaw thmmos ton, then the steam of the standard of PRESERVATION AND MAINTENANCE OF PROPERTY; CLASEHOLDS; CONDOMINIUMS; PLANNED UNIT to the sums secured by this Mortgage. sufficient so discrete and apply the insurance proceeds at Lender's ortion either to restoration or repair of the Property or s'mailed by Lender to Borrower that the frauence cerr et offers to settle a claim for insurance benefits, Lender is ilfithe Property is abandoned by Borrower, or if Borrower is a so respond to Lender within 30 days from the date notice loss if not made promptly by Borrower. in the event of loss, Borrower shall give prompt notice to the insurance carriler and Lender. Lender may make proof of security agreement with a lien which has priority over this Mortgage. shall have the right to hold the policies and hene. A's thereot, subject to the terms of any mortgage, deed of trust or other acceptable to Lender and shall include a standard Mortgage clause in favor of and in a form acceptable to Lender. Lender miol e ni ed ilene foerent elemenes bas selvitor ennesueni IIA. kinditiw ridenosasinu od ton llaris lavorgga rious The insurance carrier providing the itsura ice shall be chosen by Borrower subject to approval by Lender; provided, that require and in such amounts and for such periods as Lender may require. insured against loss by fire, hazards arounded within the term "extended coverage", and such other hazards as Lender may BO TO SE STANDINGE BO TO THE STANDING OF THE STANDING OF THE STANDING OF THE PROPERTY yns if ainer brugig to stnemysg blodesse! Other charges, fines and in costitions attributable to the Property which may setain a priority over this Mortgage, and Borrower's covenants to mate, payments when due, Borrower shall pay or cause to be paid all taxes, assessments and under any mortgage, (ead of trust or other security agreement with a lien which has priority over this Mortgage, including 4 BRIOR WORK CACE AND DEEDS OF TRUST CHARGES LIENS BOLLOWER shall perform all of Bollower's obligations under paragraph & hree then to interest payable on the Mote, and then to the principal of the Mote. Note said paragraph a find Sthereof shall be applied by Lender Hirst in payant to the payable to Lender by Borrower CAMENTAL SOLUCE PAYMENTS Unless applicable law provides otherwise, all payments received by Lender under the ine to emitted to see a see a see a see a see a secure of the seems seems to emitted to see the seems of the liente rebned, 'téhnal yd' bentock exiwtethy is don't the Property' le singe inquire actuired yd' bentock eximent

apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at vd bled sbruff vne rewortoB of brutet yriging pled services the rolling of brutet Brut

enulusa yem reputer any sa stromyte erom to eno ni yene lefelency in one or more payments as Lender may require. TowortoB, leif yelf as stnot brucig bis smulmerg consideration list and the of theis list ed for leaver essessments, infaurance premiums and ground vents as they stall due, such excess shall be, at Borrowerts option, either eakes of the same ant of rolle shall be about 10 stremilesent that how that the telephone and the payable problems are problems. security for the sums secured by this Mortgage.

isnoilibbe as begbeig ers abnuf ent. absm asw abnuf ent of fideb dase daidw tof ecoquic ent bas abnuf ent of sideb bas estings of the Funds shall give of Borrower, without charge, an annual accounting of the Fund showing cradings to see the grant yes severally were selected to be selected to see the selection of the sel tnements at the control of this Mortage that interest on the Fund set he paid to bottower, and unless such agreement and the settle of the second of the period of the second o reworige zyeg tehned azelnu allid bne' strematestes blee guillgmos bne gniytiney to frugase blee gnisylene, abnuff ent gnivique bas gniblor oz 101 agrero Jon vemplabnadi zinen bruorg bas emulmorq acansiuzni eframezaeze (zaxaf bisa veq 01 or gueranteed by a Federal or state agency finctuding Lender is such as institution). Lender shall apply the Fund it Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured

CONDOMINIUM RIDER

CITICORP SAVINGS

LOAN NUMBER: 010 473 NOFFICIAL COPY of Corporate Office Chicago, Illinois 50603

Telephone (1 312) 977-5000

THIS CONDOMINIUM RIDER Is made this

28TH

JANUARY

, ₁₉ 91

day of and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Intrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to Citicorp Savings of Illinois a Federal Savings and Loan Association (the "Lender") of the same date and covering the Property described in the Security Instrument and located at:
811 WEST OAKDALE, CHICAGO, ILLINOIS

(Property Address)

The Property includes a unit in, together with an undivided interest in the common elements of, a condominium project known as:

GASLIGHT VILLAGE/ONE

(Hame of Condominium Project)

(the "Condominium Project"). If the owners association or other entity which acts for the Condominium Project (the "Owners Association") holds title to property for the benefit or use of its members or shareholders, the Property also includes Borrower's interest in the Owners Association and the uses, proceeds and benefits of Borrower's interest.

CONDOMINIUM COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

- A. Condominium Obligations. Borrower shall perform all of Borrower's obligations under the Condominium Project's Constiturat Documents. The "Constituent Documents" are the: (i) Declaration or any other document which creates the Condominism Project; (ii) by-laws; (iii) code of regulations; and (iv) other equivalent documents. Borrower shall promptly pay, when due all dues and assessments imposed pursuant to the Constituent Documents.
- B. Hazard Insurance. So long as the Owners Association maintains, with a generally accepted insurance carrier, a "master" or "blanket" police on the Condominium Project which is satisfactory to Lender and which provides insurance coverage in the amounts, to the periods, and against the hazards Lender requires, including fire and hazards included within the term "extended coverage," then:
- (i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of one-twelfth of the yearly premium installments for hazard insurance on the Property; and
- (ii) Borrower's obligation under Uniform Covenant 5 to maintain hazard insurance coverage on the Property is deemed satisfied to the extent that the regulact coverage is provided by the Owners Association policy.

Borrower shall give Lender prompt notice of any lapse in required hazard insurance coverage.

In the event of a distribution of haza d it surance proceeds in lieu of restoration or repair following a loss to the Property, whether to the unit or to common elements, any proceeds payable to Borrower are hereby assigned and shall be paid to Lender for application to the sums secured by the Security Instrument, with any excess paid to Borrower.

- C. Public Liability Insurance. Borrower shall take such actions as may be reasonable to insure that the Owners Association maintains a public liability insurance policy executable in form, amount, and extent of coverage to Lender.
- D. Condemnation. The proceeds of any award in claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other taking of all or ray part of the Property, whether of the unit or of the common elements, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the Security Instrument as provided in Uniform Covenant 9.
- E. Lender's Prior Consent. Borrower shall not, except after notice to Lender and with Lender's prior written consent, either partition or subdivide the Property or consent to:
- (i) the abandonment or termination of the Condominum Project, except for abandonment or termination required by law in the case of substantial destruction by fire or other cast ally or in the case of a taking by condemnation or eminent domain:
- (ii) any amendment to any provision of the Constituent Documen's if he provision is for the express benefit of Lender;
 - termination of professional management and assumption of self management of the Owners Association;
- (iv) any action which would have the effect of rendering the public flability insurance coverage maintained by the Owners Association unacceptable to Lender.
- F. Remedies. If Borrower does not pay condominium dues and assessments when due then Lender may pay them. Any amounts disbursed by Lender under this paragraph F shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall be in increst from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Bonowar requesting payment.

By Signing Below, Borrower accepts and agrees to the terms and provisions contained in this Condominium, Pider.

Joanne K. Mur SCHNEIDER JOANNE K. MURPHY

-Borrowe

MULTISTATE CONDOMINIUM RIDER—Single Family—FNMA/FHLMC UNIFORM INSTRUMENT

or

UNOFFICIAL COPY

Property of Coot County Clerk's Office

UNOFFICIAL COPY 010047311

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.

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 Nent that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not a cet 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:" ttorneys! fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. BORROWER'S COTAL Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time

of execution:or:after:records conhereof::

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 Borrov or may have against parties who supply labor, materials or services in connection with improvements made to the Proper v.

16. TRANSFER OF THE PROPERTY. If dorrower sells or transfers all or any part of the Property or an interest therein, excluding (a) the creation of a lien or encumprante subordinate to this Mortgage, (b) a transfer by devise, descent, or by operation, of law upon the death of a joint transfigor, ic) the grant of any leasehold interest of three years or less not containing an option to purchase. Borrower shall raise to be submitted information required by Lender to evaluate the transferee as if a new loan were being made to the transferee. Borrower will continue to be obligated under the Note and this Mortgage unless Lender releases Borrower in writing to a common way and the second variable variable and the second variable variable

If Lender, on the basis of any information obtained, reseding, the transferee, reasonably determines that Lender's security may be impaired, or that there is an unacceptabl, likelihood of a breach of any covenant or agreement in this Mortgage, or if the required information is not submitted, Lenger may declare all of the sums secured by this Mortgage to be immediately due and payable. If Lender exercises such of iran to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph; 12 hereofy, Such notice e',a' provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower may pay the jums 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 Londer further covenant and agree as follows:

17. ACCELERATION, REMEDIES. EXCEPT AS PROVIDED IN PARAGRAPH 13 HF LEOF, UPON BORROWER'S BREACH OF ANY COVENANT OF AGREEMENT OF BORROWER IN THIS MORTGAGE HICLUDING THE COVENANTS TO PAY WHEN DUE ANY SUMS SECURED BY THIS MORTGAGE, LENDER PRIOR TO ACCELERATION STALE CIVE NOTICE TO BORROWER AS PROVIDED IN PARAGRAPH 12 HEREOF, SPECIFYING: (1) THE BREACH; (2) THE ACTION FLOURED 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 PROCEEDING, AND SALE OF THE PROPERTY. THE NOTICE SHALL FURTHER INFORM BORROWER OF THE RIGHT OF REINSTATE AFTER ACCELERATION AND THE RIGHT TO ASSERT IN THE FORECLOSURE PROCEEDING THE NONEXISTE 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 FOR CLOSE THIS MORTGAGE BY JUDICIAL PROCEEDING. LENDER SHALL BE ENTITLED TO COLLECT IN SUCH PROCEEDING ALL EXPENSES OF FORECLOSURE, INCLUDING, 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 enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b): Borrower cures all 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 lien 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 or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

UNOFFICIAL COPY

Upon acceleration under paragraph 17 hereof 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.

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.

REQUEST FOR NOTICE: OF DEFAULT AND FORECLOSURE: UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to give 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 other foreclosure action.

IN WITNESS VINTREOF, Borrower has executed this Mo	rtgage.
	Churchen 1 Delivere
-Borrower	CHRISTOPHER J. SCHNEIDER
Borrower	ADXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Ox	JOANNE K. MURPHY
STATE OF ILLINOIS COOK	County ss:
, THE UNDERSIGNED , a Notary Public CHRISTOPHER J. SCHNEIDER/AND AND AND AND AND AND AND AND AND AND	c in and for said county against do hereby certify that to have knew XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
A BACHELOR U	NMARRIED, HAVING NEVER BEEN MARRIED
personally known to me to be the same person(s) who e name instrument, appeared before me this day in person, and ac' now instrument as THEIR free voluntary act, for the uses and p	ledged thathet signed and delivered the said
Given under my hand and official seal, this 28TH	JANUARY , 1991
My Commission expires:	Notary Public
"OFFICIAL SEAL"	John Public
JANICE A	IAL SEAL! FRANKLIN State of Illinois
Commission	n Expires 2/26/94

RECORD AND RETURN TO: (Space Below This Line Reserved For Lender CITIBANK, FEDERAL SAVINGS BANK

BOX 165