Committee of the state of

CONTRACTOR OF STREET

PIRRIES CORPORATION III

APRIL DAVIS

961 WEIGEL DITTYE ELMHURST, IL 60126

[Addiesa] 415441

MORTGAGE

	· IF CHEC	KED, THIS MORTO	GAGE SECURES F	UTURE ADI	VANCES		
JOINT TENANT	or, Wayne	A SPERK AND A	r"), and the Mortg	agec,UC	DUSTRIOLD.	<u>ler as </u>	3.
Ayurothyan,	YE 60445)	(here	in "Lender").			
The following pa	agraph prece	eded by a checked box	c la applicable:				
hich indebtedness in ad extensions and to ste specified in the ste if that rate is var	s evillenced b enewall, there Note (burein) jable) and c.m	indebted to Lender in y Borrower's Loan Re pof (herein "Note"), procentract rate") (include charges payable at Le on 6/27/200	payment and Securi oviding for monthly ding any adjustments ender's address stated	ty Agreement installments of to the amou	dated	d interest at the or the contract	
nercof as may be actensions and renew the Note therein "co	ivanced purse vals thereof (ii ntract rate") in	indebled to Lender in the interior of the inte	volving Loan Agreering for payments of permission of the second of the s	nent dated <u> </u>	interest at the	rate specified in ite if that rate is	
ith interest thereon ite if that rate is var acquith to protect the	at the application in the security of the does hereby to the security of the does hereby the security of the s	epayment of the indelable contract rate (inc. er charges; the payme, this Mortgage; and the mortgage, grant and c	iding any adjustmen it of all other sums, v performance of the canvey to Lender the	ts to the amovith interest the evenants and of the following de-	unt of payment tereon, advance agreements of scribed propert	ed in accordance Horrower herein	92487612
TAX PARCEL	NUMBER:	27-30-410-00					3
UNIT DEVELO: 36 NORTH RAI 1N COOK COU	PMERT IR NGE 12 EI NTY ILLII	LLS P.U.D. UNITHE SOUTH & CAST OF THE THINOIS DATED OCT NUMBER 8845	OF SECTION 30 IRD PRINCIPA TOBER 5, 1980	T TOWNSHI MERIDIA	I P		12
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							9666
which has the add	ress of	11549 BROOKWO	OD DRIVE O	RLAND_PA			- X
	0462	(Stroet)	erein "Property Add	iress'i and is	(City) the Borrower's	address.	•

TOUE I HER 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 seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

Illinois.

UNOFFICIAL COPY

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 number, in 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 florrower 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 berein.

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

of execution or after recordation hereof.

15. Rehabilitation Cara Agreement. Borrower shall fuffill all of Borrower's obligations under any home rehabilitation, improvement, repair, or o'b'r John 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 but a against parties who supply labor, materials or services in connection with improvements

made to the Property.

16. Transfer of the Property, if Corrower sells or transfers all or any part of the Property or an interest therein, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) a transfer by devise, descent, or by operation of law upon the death of a joint tenant, (c) the grant of any leasehold interest of three years or less not containing an option to purchase, (d) the creation of a purchase mone-incurity interest for household appliances, (e) a transfer to a relative resulting from the death of a Borrower, (f) a transfer where, he 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 Porrower becomes an owner of the property, (h) a transfer into an intervivos trust in which the Borrower is and remains a bine licitary and which does not relate to a transfer of rights of occupancy in the property, or (i) any other transfer or disposition of meritied 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 continue (a) be abligated under the Note and this Mortgage unless Lender releases Borrower in writing.

If Lender does not agree to such sale or transfer, Lender (nat) declare all of the sums secured by this Mortgage to be immediately due and payable. If Lender exercises such option to ac elerate, Lender shall mail Borrower notice of neceleration in accordance with paragraph 12 hereof. Such notice shall provide a print of not less than 30 days from the date the notice is mailed or delivered within which Borrower may pay the sums 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 covenant and agree as follows:

17. Acceleration; Remedies. Except as provided in paragraph 16 hereof, whor Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when die 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 dat 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 to reinstate after acceleration and the right to essert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and for closure. If the breach is not cured on or before the date specified in the notice, Lender, at Lender's option, may declare all the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose that viortgage 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 a cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no accelerations had occurred.

19. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender 2 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 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.

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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 Federal law.

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