04174326

97544340

\$51,00

Adjustable Rate Mortgage

	or in accordance with coverants contained in the Mortgage.
	(2) any advances made by the Mortgagos to the Mortgagos, or its successor in hile, for any purpose, at any time before the release and cancellation of this Mortgago, but at no time that ther Mortgagos tesure advances on account of said original Molt logeliter with such additional advances, in a sum in this Mortgagos to time that the Mortgagos tesure advances on account of said original Molt logeliter with such additional advances, in a sum in particular to the Mortgagos and cancellation of a success of the Mortgagos and cancellation of the Mort
	(b) This morigoge is specifically made subject to the ferms and provisions contained in the attached rider which by this reference is made a part hereof.
	which payments are to be applied, first, lo inlerest, and the balance to principal, until said indebledness is paid in full.
	1932.04), commoncing the 151 (1932.04), commoncing the 151
	(4) 235006,00 Subject 10 which Note, logather with interest thereon as therein provided, is pay ole in monthly installments of Dollars
	TWO HUNDRED THIRTY-FIVE THOUSAND AND NOVIDO DOLLON
	(1) (a) the poyment of a Note exacuted by the Mortgegor to the order of the thurspee bearing such and a to the principal sum of
: 	TO HAVE AND TO HOLD the said property, with said buildings, improvements, lixtures, an univances, apparatus and equipment, and with all the rights and privileges thereanth behaving, unto said tights and benefits said therefore said tights and benefits and benefits said therefore and valuation and valuation laws of any state, which said rights and benefits said thortgagor does here up release and waive TO SECURE
	Together with all buildings, improvements, fixtures or apparlanances now or a teraffed thereon or placed therein, including all pupiloning, water, light, power, exclusion, intuities, or articles, whether in single units or centrally controlled including of which by fersors to there is the characters, and any other thing now or becents, for no or things, including screens, and own other fining now or becents, for no or this fact and the formation or other, and windows, for coverings, screen doors, in-a-door bacts, awaings, slower and whatever which are including screens, whether so and are hereby declated to be part of the rise to by pledged, stratged, including creens or mild the above that all obserments and each present of the formation of said premises which are listed thereto or the formation of the formation of said premises which are the pyrically attached thereto or mild the said owners paid off the proceeds of the foeth are presented.
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	Wandaran Chanas Anan **
+ T	CDDK COUNTY RECORDER (************************************
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30	7+3-59 + 80874
30	PERMANENT INDEX #17-05-126-000 1 DEPT-01 RECORDINGS T+3-05-126-000 T+3-05-126-000 T+3-05-126-000
30	DEPT-01 RECORDINGS T+3-528 TRAN 2764 (9/01/92 10: T+3-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5
30	COMMONLY KNOWN AS: 1265 W. CRYSTAL, CHICAGO, ILLINOIS 60622, #1908 & G *-92-647
30	LOT 8 IN BLOCK 24 10 FLSTON'S ADDITION TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 COMMONLY KNOWN AS: 1265 W. CRYSTAL, CHICAGO, ILLINOIS 60622, DEPT-01 RECORDINGS T43888 TRAN 2764 (9701/92 10:8) 10:10:10:10:10:10:10:10:10:10:10:10:10:1
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30	THERE THE THIRE STANDARD MORE MADE IN TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRE STANDARD EMPIDIAN, IN COOK COUNTY, ILLINOIS 60622. COMMONLY KNOWN AS: 1265 W. CRYSTAL, CHICAGO, ILLINOIS 60622. THESSES TRAN 2746 (9/01/92 10: 143538 TRAN 2744 (9/01/92 10: 143538 TRAN 2744 (9/01/92 10: 1500 * - 92 - 64 7
30	a corporation organised and existing under the laws of the UNITED STATES OF AMERICA hereinafter referred to as the Mortgagee, the following real salate in the County of COOK in the State of ILLINOIS , to wit: LOT 8 (N BLOCK 23 1/4 ELSTON'S ADDITION TO CHICAGO (N SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRT PAINCE MERIDIAN, IN COOK COUNTY, ILLINOIS COMMONLY KNOWN AS: 1265 M. CRYSTAL, CHICAGO, ILLINOIS 60622. T#3888 TRAN 2764 (19/01/92 18: T#3888 TRAN 2764 (19/01/92 18: #7908 \$ G *-92-647
30	CRAGIN FEDERAL, BANK FOR SAVINGS a corporation organised and existing under the laws of the UNITED STATES OF AMERICA thereinaties referred to as the Mortgagee, the Inflewing real estate in the County of COOK LOT 8 IN BLOCK 23 WELSTON'S ADDITION TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRT PARCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. COMMONLY KNOWN AS: 1255 W. CRYSTAL, CHICAGO, ILLINOIS GOEZS. 148388 TRAN 2764 (19/01/92 10: 148388 TRAN 2764 (19/01/92 10: 47908 \$ 6 *-92-647
30	a comporation organised and existing under the laws of the UNITED STATES OF AMERICA hereinafter referred to as the Mortgagee, the following real salate in the County of COOK in the State of ILLINOIS , to wit: LOT 8 IN GLOCK 23 1/4 FLSTON'S ADDITION TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRT PAINCED LARRIDIAN, IN COOK COUNTY, ILLINOIS COMMONLY KNOWN AS: 1765 W. CRYSTAL, CHICAGO, ILLINOIS 60622. T#3888 TRAN 2764 (19/01/92 16: T#3888 TRAN 2764 (19/01/92 16: #7908 \$ G *-92-647
:02	CRAGIN FEDERAL, BANK FOR SAVINGS a corporation organised and existing under the laws of the UNITED STATES OF AMERICA to the state of it. I
:02	91L1356 CRAGING telerred to as the Marigagor, does hereby blortgage and convey to a orthoration organised and existing under the laws of the UNITED STATES OF AMERICA televioration organised and existing under the laws of the UNITED STATES OF AMERICA televiorate referred to as the Mortgagoe, the following real estate in the County of COOK LOT 8 IN BLOCK 23 1/2 ELSTON'S ADDITION TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRT PAINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS EAST OF THE THIRT PAINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS TASSES TRAN 2764 (97/01/92 10: 143888 TRAN 2764 (97/01/92 10: 143888 TRAN 2764 (97/01/92 10: 143888 TRAN 2764 (97/01/92 10: 163888 TRAN 2764 (97/01/92 10: 16388 TRAN 2764 (97/01/92 10: 164888 TRAN 2764 (97/01/92 10: 16488
:02	undersigned in pursuance of a Trust Agreement dated APRIL 15, 1991 21L11356 — hereinatter referred to as the Martgager, does hereby blortgage and convey to a corporation organised and existing under the laws of the UNITED STATES OF AMERICA to the Interesting under the laws of the UNITED STATES OF AMERICA to the Martgagee, the Interesting real estate in the County of COOK 16 in the State of It. CRAGIN FEDERAL BANK FOR AMERICA LOT 8 IN BLOCK 23 W FLSTON'S ADDITION TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 LOT 8 IN BLOCK 23 W FLSTON'S ADDITION TO CHICAGO IN SECTIONS 4 AND 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRE PARCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS 143888 TRAM 2784 (19/01/92 16:
:02	not personally but as Trustee under the provisions of a Doed or Deeds in trust duly recorded and delivered to the provisions of a Doed or Deeds in trust duly recorded and delivered to as the Merigagor, does bereby blordgage and convey to a northeration organised and existing under the laws of the United STATES OF AMERICA CRACIN FEDERAL, BANK FOR SAVINGS in the State of ILLINOIS in the State of ILLINOIS COMMONLY KNOWN AS: 1265 W. CRYSTAL, CHICAGO, ILLINOIS GOBZS. COMMONLY KNOWN AS: 1265 W. CRYSTAL, CHICAGO, ILLINOIS GOBZS. T+8888 IRAN 2764 (9/01/92 10: 14888) T+8888 IRAN 2764 (9/01/92 10: 14888) T+8888 IRAN 2764 (9/01/92 10: 14888)
	not personally but as Trustee under the provisions of a Doed or Deeds in trust duly recorded and delivered to the undersigned in pursuance of a Trust Agreement dated APRIL 15, 1991 21L11356 A porporation organised and existing under the laws of the United States of AMERICA Dereinative referred to as the Mortgagee, the following real estate in the County of COOK In the State of It. Invois In the It. Invoir In the It. Invoir In the It. Invoir In the Invoir of It. Invoir In the Invoir of It. Invoir In the It. Invoir of It

A (1) To pay said indebtedness and the inferest thereton as herein and in said note provided, or according to any agreement substructive therein and the indeptedness and the most special assessments, water charges, sewer service charges, and condomination are estemants, and polore any ponelty shall be conclusively deemed valid to the purpose of this requirement; (3) To keep the inneronements now on any selected against said property that is no one to the purpose of this requirement; (3) To keep the inneronements now on the purpose of this requirement; (3) To keep the inneronements now on the purpose of this requirement; (3) To keep the inneronements now on the purpose of this requirement; and to provide public threeffer upon said premises insurance against demage by tire, and coinci hazards as the Mortgages may require to be insured against, and to provide public insurance and to the coincide public that insurance as the Mortgages may require in thing paid, or in case of loverious; and is spirit insurance as the Mortgages may require, until said indebtedness is fully paid, or in case of loverious, and appropriate and insurance as the Mortgages may require, until said indebtedness is fully paid, or in case of loverious, and appropriate and appropriate the mortal and the mortal

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgages, as contained nevern and in said Note

THE MORIGAGOR COVENANIS:

period of redemption, for the full insurability and the thereof in some companies, through such against a property and of other mass shall be satisfactory to the Mortgages, such insurance policies shall remain that for the test style in sold period or periods, and coult a me shall be satisfactory to the Mortgages, making them payable to the Mortgage, and in sold controllers all punction of the ordinate of the ordinate of the property of the Mortgage in a style punction of the ordinate of the ordinate of the ordinate of the ordinate of the Mortgage is authorized to adjust, collect and compromite, in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgage is authorized to adjust, collect and compromite, in its discretion, and the murance companies, and the Mortgage after sold sign, upon demand, all receipts, worthers and releases and acquilitances required to be signed by the murance companies, and the Mortgage agrees to sign, upon demand, all receipts, worthers and releases required of him to be signed by the Mortgages for such purpose, and the Mortgage is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the indebtedness bereby secured in its discretion, but mortality payments shall continue until said indebtedness is paid in full; (4) immediately after destruction or damage, to commence and promptic complete the rebuilding or restoration of buildings and improvements made of him to keep and premises, unless Mortgages elects to apply on the indebtedness secured hereby the proceeds of any insurance covering such destruction or damage; (5) for keep and premises in good condition and repair, without waste, and free from any mechanics or other lien or claim of lien not expressly valued by any act or omission to act, (7) To comply with all sequirements of law with respect to mortgaged premises and the use thereof, (6) Not to make, suffer or permit, without the written permission of the Mortgages being first hand and obtained, (a) any

- If norder to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, and other insurance required or accepted, the undersigned promises to pay to the Mortgagee a pro-rata portion of the current year taxes upon the disbursement of the toan and to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated by the Mortgagee to be equivalent to one-twellth of such items, which payments may, at the option of the Mortgagee, (a) be held by it without interest (provided not in conflict with State or Federal law) and commingted with other such funds or its own funds for the payment of such items, (b) be carried in a savings account and withdrawn by it to pay such items; or (c) be credited to the located battere of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items in the same accordance in a payable. If the amount estimated to be sufficient to pay said items is not sufficient, the undersigned promises to pay the difference upon demand, it such sums are held or carried in a savings account on escreta factorial, the same are hereby pledged to further secure this indebtedness. The Mortgage is authorized to pay said items is authorized to pay said items as charged or billed without further inquiry. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebledness,
- C This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is agreed, that in the event of sinh advances it is amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and that to a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note; and contract were executed and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain that torce and effect as to said indebtedness, it cluding all advances.
- D That in case of faiture to perform any or the covenants herein, Mortgager may do un Mortgagor's behalf everything so covenanted, that said Mortgagor may also do any act it may deem necessary to project the lien hereof, that Mortgagor will repay upon demand any moneys paid or disbursed by Mortgager for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage will the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of sate at acid premises if not otherwise paid, that it shall not be obligatory upon the Mortgage to inquirie into the validity of any lien, encumbrance or claim in a vanicing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to be any act hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or nout to do hereinder. may do or omit to do hereunder.
- E. That it is the intent hereof to secure payment of taid note and colig tion whether the entire amount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may Lay aded to the mortgage indebtedness under the terms of this mortgage contract.
- F. That in the event the ownership of said property or any part thereof become vested in a person other than the Mortgagor, or in the event there is an assignment of the hendricial interest in said property, the Mortgagor, without notice to a there the guaranters of the note hereby secured or the Mortgagor, deat with such successor or successors in interest with reference to this mortgage and the debt, ereby secured in the same manner as with the Guarantor or Mortgagor, and may for hear to sue or may extend time for payment of the debt, secured hereby, without our nating or in any way affecting the limbility of the Mortgagor hereunder or the guarantor of the debt secured hereby;
- G. That time is of the essence hereof and if default be made in performance of the consensation of making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lies or charge upon any of said property, or upon the filling of a proceeding in bankingtey by or against the Mortgagor, or if the Mortgagor shall make an assignment for the henefil of his creditors or if his property be placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, or upon the henefil of his creditors or if his property be placed under control of or in custody of any court, or if the Mortgagor abandon any of said property, or upon the henefil of his creditors or if his property or an assignment of the written consent of the Mortgages, or upon the death of any maker, endorser or guarantor of the note secured hereby, or in the event of the filing of a sunt to condemn all or a part of the said property or in the event of demolition of or any part of the property covered by this mortgage, or in the event the mortgagor fails to comply with the terms of a condominium by-laws or condominium declaration retorded against the property secured hereby, then and in any of said event. The Mortgage is hereby authorized and empowered hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply town. The payment of said mortgage indebtedness any indebtudness of the Mortgages in the Mortgagor, and said Mortgage may also immediately proceed to for eclose the mortgage, and in any increasure at the Mortgagor, and apply town. The payment of said mortgage indebtedness any indebtudness of the Mortgagor.
- H That the Mortgages may employ counsel for advice or other legal service at the Mortgages's discretion in counselies with any dispute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgages may be made a party on account of this ties or which may affect the title to the secured or the hen of this Instrument, or any litigation to which the Mortgagee may be made a party on account of this ties or which may affect the little to the property securing the indebtedness hereby secured or which may affect said debt or hen and any reasonable afformer's feets or incur ed shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonably incurred in the foreclosure of this mortgage, and sale of the receives securing the same and in connection with any other dispute or hitigation affecting said debt or hen, including reasonably estimated amounts to conclude the intervals in a part of the debt hereby secured. All such amounts that he payable by the Mortgager to the Mortgage on demand, and it not paid shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate then at the local rate. In the event of a foreclosure sale of said premises their shall first be paid out of the proceeds thereof all of the aircreadid amounts, then the entire indebteness whether due and payable by the terms hereof or out and the interest due thereon up to the time of such safe, and the surplus, if any, shall be paid to the Mortgagor, in the purchase shall not be obliged to see to the aircreadiant of the nurchase money. be obliged to see to the application of the purchase money
- In case the mortgaged property, or any part thereot, shall be taken by condemnation, the Mortgaged is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgages as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his assignee.
- 3. All easements, rents, issues and profits of raid premises are pledged, assigned and transferred to the Morlgagee, whether now due or hereafter to become due, All sasements, rents, issues and profits of fair premises are predged, assigned and maintered to the mortificate of account for the one of occupancy of said property, or any part thereof, whether said liese or agreement is written or werbal, and if is the intention hereof (a) to pledge said rents, issues and profits on a party with said real estate and not secondarily and such pledge shall not be deemed inerged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgages of all such leases and agreements and all the avails thereunder, together with the right in case of default, either before or after toxiciours sale, to enter upon and take possession of, mainage, maintain and operate said premises, or logether with the right in case of default, either before or after to selfcoure sale, to enter upon and take possession of, manage, maintain and operate said premises, of any part thereof, make leases for terms deemed advantageous to it, terminate or modify existing or tuture leases, collect so d avails, reals, issues and profits, regardless of when carried, and use such measures whether legal or equitable as it may deem proper to enforce collection, thereof, emility renting agents or other employees, after or repair said premises, buy termithings and equipment therefor when it deems necessary, purchase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise all powers ordinarily incident to absolute ownership, advance or bottom money necessary for any purpose herein stated to secure a tien which is shereby created on the mortgaged premises and on the income thereform which lien is prior to the lieu of any other indebtedness kereby secured, and out of the income retain reasonable compensation for itself, pay introduce premiums, toxes and assessments, and all expenses of every kind, including attorney's fees, incurred in the exercise of the powers herein given, and from time to time apply any balance of income not, in its sale discretion, meded for the aforeand purposes, tirst on the interest and then on the principal of the indebtedness hereby secured, before or after any degree of forecloure, and on the deficiency in the correction of the interest and them for these or not. Whenever all of the indebtedness secured hereby is paid, and the Mortgage, in its aforesaid purposes, first on the interest and then on the principal of the indebtedness hereby secured, before or after any decree of foreriouse, and on the deficiency in the proceeds of sale, if any, whether there be a decree in personam therefor or not. Whenever all of the indebtedness secured hereby is paid, and the Mortgagee, in it sole discretion, feels that there is no substantial uncorrected default in performance of the Mortgager's agreements herein, the Mortgagee, on satisfactory evidence thereof, shell refungish possession and pay to Mortgager any surplus income in its hands. The possession of Mortgagee may continue until all indebtedness secured hereby is paid in full or until the delivery of a Deed pursuant to a decree foreclosing the fren hereof, but if no deed be issued, then until the expiration of the statutory period during which it may be issued. Mortgagee shall, however, have the discretionary power at any time to refuse to take or to abandon possession of said premises without affecting the firm hereof. Mortgagee shall have all powers, if any, which it might have had without this paragraph. No sint shall be sustainable against Mortgagee, based upon acts or omissions, relating to the subject matter of this paragraph unless commenced within sixty days after Mortgagee's possession cleases.

Marine Control

0180318

K. That upon the commencement of any objects the property the country that the country which such the property of the Mortgager, or any party damphy under fund and entire required to the solve any of the Mortgager, or any party damphy under fund and entire the same that then be excepted by the owner of the squity of redemption, as a homesteed, appoint a receiver with power to manage and tent and to written the reals, usual and profits of said premises during the pundency of such foreclosure said and the statisticity period of redemption, and such cents, usual and profits of said premises during the pundency of such foreclosure said and the statisticity period of redemption, and such cents, usual and profits of said premises during the pundency of such foreclosure said and the statisticity period of redemption, and such cents, usuals A any time, wither before or after sale, and profile, when collected, may be applied before as well as after the sale, fowards the payment of the indebtedness, costs, taxes, insurance or other them necessary for the profection and preservation of the property, including the expenses of such receivership, or on any delictions decree whether there he a decree therefor in personam or not, and it a receiver shalf be appointed by shall remain in possession until the expiration of the full period allowed by statute for redemption, whether there he redemption or not, and until the issuance of deed in case of sale, but, it no deed be issued, until the expiration of the statutory period during which it may be issued and no losse of sale penties shall be nullified by the appointment or entry in possession of a receiver but he may efect to terminate any lease junior to the hen hereof

L. That each right, power and remedy herein conterred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently inerestith, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants, that wherever the confext hereof requires, the masculane gender, as used herein, shall include the leminine and line neuter and the singular number, as used herein, shall include the plural, that all rights and obligations under this mortgage shall extend to and be building upon the respective heirs, executors, administrators, successors and assigns of the Mortgagor, and the successors and assigns of the Mortgagee, and that the powers herein mentioned may be exercised as often as occasion therefor arises

M The corporate Trustee named herein being duly authorized to do so by the trust instrument or by any persons having a power of direction over the Trustee does hereby waive any and all rights of redemption from sale under any order or decree foreclosing this mortgage, unless this mortgage, at the time of the execution hereof, covers any fand which is improved with a dwelling for not more than four families or is given to secure a form to be used, in whole or in part, to finance the construction of a dwelling for not more than four families or is used or intended to be used for agricultural purposes,

- No The right is hereby reserved by the Mortgages to make partial release of releases of the mortgaged premises hereunder without notice to, or the consent, approval or agreement of other parties in interest, including junior beauts, which partial release or releases shall not impair in any manner the validity of or priority of this mortgage on the mortgaged premises semaining, nor release any guarantor, co-signer, surety or underser from personal liability for the indobtedness hereby secured
- O This murigage is exceeded by the undersigned not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and O this intrigage weakthed by the undersigned not perionally out as trustee as alorestall in the exercise of the power and authority conferred upon and useful in it as with Trustee and and undersigned hereby warrants that it possesses full power and authority to execute this instrument) and it is expressly inderstood and agreed that nothing herein or in said note contained that the construed as creating any liability on the said undersigned, either individuality or as Trustee aforetaid, personally one only the taid note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covariant either express or implied to aim contained, all such trability, if any, being expressly waived by the Mortgagee and by every person now or hereafter claiming any right or security, hereing and that so for as the undersigned, either individuality or as Trustee aforetaid, or its successors, personally are concerned, the legal holder or holder of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the covinent thorsel, by the enti-coment of the lien hereby created in the manner herein and in said note provided or by action to entire the

perional liability of the guarantor, IN WITNESS WHEDEAU	the undersigned corporation, no	at rangemental but	o Tarraton un nituate	and Lauren Island	
	Presuent, and its corporation	-			•
Secretary, this 13TH					
eerstary, this 1311			, A.D., 19 <u>9</u> 2	<u>.</u> .	,
• •	EDGEWARK B TR. NO. 91 (7)	ANK 356 DATED: APR	IL 15, 1991	. 1	
TTEST:	ullfon	As Trustee as	Marken A.	Bensey	•
FATE OF ILLINOIS	Asst. Secretary	40.	U	Asst. Vice	President
OUNTY OF DuPage	ss. U	undersioned. Fra	nces M. Nixon	a Nota	rv Public in
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d for said County, in the St	ate aforesaid, DO HEREBY CER	RTIFY THAT	Narilyn A. Be	enson	2 P
rsonally known to me to be	the Asst. Vice Presi	ident of EDGEMA	ARK BANK		
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cretary of said corporation,	Paul Jarosz and personally known to me to	o be the same pers	ons whose names a	rs tub cribed to th	re foregoine
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scretary of said corporation, strument, appeared before the said instrument as such arsuant to authority, given aluntary and deed of said	and personally known to me to me this day in person and sever officers of said corporation and by the Board of Directors of sa	o be the same pers rally acknowledged caused the corpor- id corporation as t rposes therein set f	ons whose names a that as such office ate seal of said corp heir free and votun orth,	rs rab cribed to the rs, they signed as paration to be affi-	ne foregoing nd delivered xed thereto,
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EDGEMARK BANK

TR. NO. 91LT1356 DATED: APRIL 15, 1891

Property or Cook County Clerks to CRAGIN FEDERAL BANK FOR SAVINGS

PROPERTY AT:

1365 W. CRYSTAL CHICAGO, ILLINOIS 60622

SUSATION STATE

UNOFFICIAL COPY

ADJUSTABLE RATE LOAN RIDER

(Corporate Land Trustee Form)

NOTICE: THE SECURITY INSTRUMENT SECURES A NOTE WHICH CONTAINS A PROVISION ALLOWING FOR CHANGES IN THE INTEREST RATE, INCREASES IN THE INTEREST RATE WILL RESULT IN HIGHER PAYMENTS, DECREASES IN THE INTEREST RATE WILL RESULT IN LOWER PAYMENTS.

This Ridor is made this 13TH day of AUGUST , 19 92 , and is incorporated into and shall be deemed to amend and supplement the Mortgago, Deed of Trust, or Deed to Secure Debt (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to
CRAGIN FEDERAL BANK FOR SAVINGS
(the "Lender") of the same date (the "Note") and covering the property described in the Security Instrument and
located at 1365 W. CRYSTAL, CHICAGO, II. 60622
Property Address
Modifications. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender
further covenant and agric as follows:
A. INTEREST RATE (ND MONTHLY PAYMENT CHANGES
The Note has an "Initia", Interest Rate" of 8.750 %. The Note interest rate may be increased or decreased on the
1ST day of the month beginning on SEPTEMBER , 19 95 and on that day of the month every
35 months thereafter.
Changes in the interest rate are governed by changes in an interest rate index called the "Index." The Index is the:
[Check one box to indicate Index.] (1) **Contract Interest Rate, Purchase of Previously Occupied Homes, National Average for all Major Types
of Lenders" published by the Federal Home Loan Bank Board,
(2) St NATIONAL MONTHLY MEDIAN COST OF FUNDS
[Check one box to indicate whether there is any maxim in limit on changes in the interest rate on each Change Date; if no bax is shocked there will be no maximum limit on changes.
(1) There is no maximum limit on changes in the interest rate at any Change Date.
(2) The interest rate cannot be changed by rare than 3 percentage points at any Change Date.
If the interest rate changes, the amount of Borrower's monthly payments will change as provided in the Note.
Increases in the interest rate will result in higher payments. Decreases in the interest rate will result in lower payments.
B. LOAN CHARGES
It could be that the loan secured by the Security Instrument is subject to a law which sets maximum loan charges
and that law is interpreted so that the interest or other loan charges callected or to be collected in connection with the
loan would exceed permitted limits. If this is the case, then: (A) any sick loan charge shall be reduced by the amount
necessary to reduce the charge to the permitted limit; and (B) any suns already collected from Borrower which
exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the
principal owed under the Noic or by making a direct payment to Borrower.
C. PRIOR LIENS
If Lender determines that all or any part of the sums secured by this Security Instrument are subject to a lien
which has priority over this Security Instrument, Londer may send Borrower a notice identifying that lien. Borrower
shall promptly act with regard to that lien as provided in paragraph A-2 and A-5 of the Security Instrument or shall
promptly secure an agreement in a form satisfactory to Lender subordinating that lien to this Security Instrument.
D. TRANSFER OF THE PROPERTY
If there is a transfer of the Property subject to paragraph F and G of the Security Instrument, Lender may require
(1) an increase in the current. Note interest rate, or (2) an increase in (or removal of) the limit on the amount of any one
interest rate change (if there is a limit), or (3) a change in the Base Indox figure, or all of the c. as a condition of
Lender's waiving the option to accelerate provided in paragraph F and G.
E. The mortgage interest may increase or decrease based upon the change of the stated index, however the interest
rate shall not exceed 14,750 % ceiling rate.
By signing this, Borrower agrees to all of the above.
by againg this, bottom agates to all of the doubt.
EDGEMARK BANK
TR. NO. 91LT1356 DATED: APRIL 15, 1991
ATTEST: As Trustee as aforesaid and not personally
$0 \cdot 0 \cdot 0 \cdot 0$
1/n, $1/1/1$, $1/1$
1 UM // By // farelyn Cl. Wester
Asst. Secretary Asst. Vice - President
This instrument is executed by Edward.

Lombard, Illinois, not personally but soley as Trustee, as aforesaid. All the covenants and conditions to be performed hereunio by EdgeMark Bank are undertaken by it solely as Trustee, as aforesaid and not individually, and no personal liability shall be asserted or be enforceable arainst EdgeMark Bank weeson of any of the covenants, statements of representations contained in this instrument.

 If more than one box is checked or if no box is checked, and Lender and Borrower named will apply.

ADJUSTABLE RATE LOAN RIDER-6/81-FHLME UNIFORM INSTRUMENT

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Topeny or Coot County Clerk's Office