Please Return Recorded Document To:
THE PRUDENTIAL HOME MORTGAGE COMPANY, INC.
DOCUMENT MANAGEMENT

PO BOX 980 FREDERICK, MD 21701

92660729

Instrument Prepared By: LANUAR PEROLEN
THE PRUDENTIAL HOME MONTGAGE COMPANY, INC.
7430 NEW TECHNOLOGY WAY
FREDERICK, MD 21701

DEFI-UL RECORDINGS

\$33.50

51.**30/602M**EX

T\$8883 TRAN 2833 09/04/92 10:16:00

#9379 # G #-92-660729

COOK COUNTY RECORDER

Bpace Above This Line for Recording Data}-

#### **MORTGAGE**

THIS MORTGAGE ("Security Instrument") is given onANQUEX.24.1882. The mortgagor is SENVIEW STATE BANK #2000 DATED DECEMBER 27, 1889 AS Trustee and	
("Borrower"). This Security distrument is given to THE PRODUCTIAL HOME ME PERAGE COMPANY, INC.	has bezinagro ei abla
existing under the laws ofINF AYATE OF NEW JERREY, and whose address	
Dollars (U.S. \$	earlier, due and payable on nt of the debt evidenced by the of all other nums, with interest, as performance of Borrower's prower does hereby mortgage,

LOT 21 IN C. D. JOHNSON'S CANTERBURY PARK UNIT NO. 2, A SUBDIVISION OF PART OF THE EAST 1/2 OF THE NORTHWEST 1/4 OF SECTION 36, TOWNSHIP 42 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

04-36-100-009

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument 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 warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT cognitives, uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security distrument covering real property.

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

- 1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.
- 2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lander for a federally related mortgage loan may require for Borrower's encrow account under the federal Real Estate Settlemon. Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("RI:SPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of Corpenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in (a) institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lander, if Lender is such an institution) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Portower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with the loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, I enter shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, or wever, that interest shall be paid 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 pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law. Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender any so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security instrument, Lerder shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 21, Lender shall acquire or sell the Property, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

- 3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied; first, to any prepayment charges due under the Note; second, to kniounts payable under paragraph 2; third, to interest due; fourth, to principal due; and last, to any late charges due under the Note
- 4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions purished to the Property which may attain priority over this Security Instrument, and leasehold payments or ground renus if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner. Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amount in he paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

5. Hazard or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval



which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause, Lender shall have the right to hold the policies and renewals. If Lender requires, Horrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the traperty is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security instrument immediately prior to the acquisition.

- 6. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Luzacholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy enless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumst inces exist which are beyond Borrower's control. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civit or criminal, is begun that in Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may cure such a default and reinstate, as provided in paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not limited to, representations concerning Bor. o'ver's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply while all the provisions of the lease. If Borrower acquires the title to the Property, the leasehold and the fee title shall not merge unless Leader agrees to the merger in writing.
- 7. Protection of Lender's Rights in the Property. If Borrower fails to perfor to the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect decider's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce law, or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrows sourced by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear introduced from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Mortgage Insurance, if Lender required mortgage insurance as a condition of making the loan secured by this Security instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender lapses or ceases to be in effect, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, from an alternate mortgage insurer approved by Lender. If substantially equivalent mortgage insurance coverage is not available. Borrower shall pay to Lender each month a sum equal to one-twelfth of the yearly mortgage insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a loss reserve in lieu of mortgage insurance. Loss reserve payments may no longer be required, at the option of Lender, if mortgage insurance coverage (in the amount and for the period that Lender requires) provided by an insurer approved by Lender again becomes available and is obtained. Borrower shall pay the premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and Lender or applicable law.

- 9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.
- 10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is standaned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a catin for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given. Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security instrument, whether or not then due.

Unless Lender and Borrowce otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

- 11. 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 Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- 12. Successors and Assigns Bound; Joint and Several Lability; Co-signers. The covenants and agreements of this Security Instrument shall bind and henefit the successors and solvens of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consent.
- 13. Loan Charges. If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount recessary to reduce the charge to the permitted limit; and (b) any sums 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 No.e or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial propayment without any prepayment charge under the Note.
- 14. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Becurity Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.
- 15. Governing Law; Severability. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
- 16. Barrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.
- 17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without

Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

- 18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have entorcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.
- 19. Sale r Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or no e changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will also contain any other information required by applicable law.
- 20. Hazardous Substance. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on o in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Horrower shall promptly give Lender written news of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary. Borrower shall promptly take all necessary remedial actions in an or redance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or liazardous substances by Environmental Law and the following substances: gracilities, kerosene, other flammable or toxic petroleum products, toxic pesucides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means federal lave and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further so mant and agree as follows:

21. Acceleration; Remedies. Lender shall give notice to Borrower after to acceleration following Horrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not loss than 30 days from the date the notice is given to Borrower, by which the default mur. In cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of his sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existance of a default or any other defense of literower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect an expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title svidence.

Single Family -- FHMA/FHLMC UNIFORM INSTRUMENT

FORM 2014 08/80 (Page 6 of 8 Pages) 80913L Rev. 10/11/91

22. Release. Upon payme without charge to Borrowei 23. Waiver of Homesteas 24. Riders to this Security Instrument, the supplement the covenants	r. Borrower shall pa 1. Borrower waiver ty Instrument. If covenants and agree and agreements of t	iy any rec : all right one or m sements o	ordation costs. of homestead ex ore riders are ex if each such rid	emption in the secuted by Borr er shall be inc	Proposer Proposer	erty.  and recorded trated into and i	iogether with this
[Check applicable box(es)]					<del></del>	1 4 C	
Adjustable Ra	te Rider		ndominium Ride			1-4 Family Rid	_
Graduated Pa	yment Rider	Plas	nned Unit Devel	opment Rider		Biweekly Paym	ent Rider
Balloon Rider		Rat	s improvement i	Rider		Second Home	Rider
X Other(s) (speci	ly) Land Trust Rider						
BY SIGNING BELOW, B any rider(s) executed by Bo	orrower accepts and rower and records	d <b>agress</b> to d with it.	o the terms and o	eovenants conta	ilned i	in this Security I	nstrument and in
Witnesses:  THE RIDER OF SHED HERET  EXONERATION COURSE WHICE  This Exculpatory	H IS MADE A PART I	HEREOF	NO 38 SEE RIDEN AT EBONERATION	89 dated 12 YACHED HERET Y CLAUSE WHIC	2-12 6 co 8-12	-89 and not NTAINING TRUS MADE A PARTY	e Under Trus personally tees
conferred upon and State Bank hereby to execute this is that nothing here creating any liab State Bank person accrue thereon, or any covenant either liability, if any person now or here that so far as the State Bank person said note and the shall look soley by the enforcement in said note provide guarantor, if IN WITNESS WHEREOF, Chas caused these presseal to be hereunto as seal to be hereunto as seal to be hereunto.	warrants to nstrument), in or in sa- ility on the ally to pay r any indeb- er express, being exp- eafter claims. Pirst Par- ally are com- owner or one to the press to f the li- ided or by any. Glenview States eents to be si	hat in and id not get and in the important particular and incernation action ac	t possesse it is expr te contain d First Pe said note sa accruin plied here y waived t now right d ts succe the le of pny in nereby con ceby crast n to enfor	es full poressly unded shall arry or on any ing hereund or securices or securical or securices or securices or securices or securices or securical o	deribe n se nter ine ine is se r tl he r tl he r tl he r tl	r and autistood and construct and Glonvest that core that core and by even hereunders and Glentor holder accruing he payment manner he conal liab	hority agreed d as iew may erform ch ry r, and view s of hereunder t thereof, rein and ility of oresaid, ate
and year first above	written.		A	LENVIEW STR Trustee a ersquelly Vice Presi		BINK foresaid an  Line  Line	d not
ETATE OF ILLINOIS )	<b>5.5.</b>						
I, THE SAID COUNTY, in the ST Vice President of the Prust Officer of said names are subscribed to the St Vice President Trust Office to knowledged that the total the said corporated the	GLENVIEW STAY Bank, persons to the foregoder respectively signed and of as the free set forth; as the seal of wa the free and forth.  All notarial seal of	d, DO I TE BANK ally kr ing ins ly, app deliver and ver and ver custod sid Ban volunt	c, and Almown to me to strument as beared befored the said cluntary act said Accide the said is an of the lary act of the lary	ice Hansen to be the se such Vice to me this instrumen of said Be ant Trust corporate natrument said Benk	ame Pres day t as ank, Offi seal	persons who ident and in person a their own for the uscer did also of said Bear own free	sst, poistant ose and free see so then. ank, did
-4			, State of Illinois n <b>Expires 6/11/9</b> 6		Pu	blic	

92600719

STARS CHEMINA SALE OF CONTROL OF

(Space Selew This Line for Astmewledgment)-

voluncary act, and as the free and voluntary act of said Bank for the uses and sitix the said corporate seal of said Bank to said instrument as her own free and Assistance that the statement of the control of the Vice President of the GLEWVIEW STATE BANK, and Alice Hansen Answers are subscribed to the foregoing instrument as such Vice President and names are subscribed to the foregoing instrument as such Vice President and names are subscribed to the foregoing instrument as such Vice President and I, THE UNDERSIGNED a Notary that Suzanne Ellin, Asst.

Vice President of the GLENVIRW STATE BANK, and Alice Hansen, heat-stank COUNTY OF COOK SLYLE OF ILLINOIS ) Olice House officer Wice ATTEST: Anebient solv issa nun Deteckerty As Trustee at a toresaid and not CIENAIEN BUW E BYNK and year first above written. IN WITNESS WHEREOF, Glenview State Bank, not person. (1y but as Trustee as aforesaid, has caused these presents to be signed by its/Vite-provident, and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer, the day ... the grarantor, if any. the distance browing or by action to enforce the personal liability of an eath note enforcement of the level conveyed for the manner herein and and thock soley to the provided or by action to conveyed for the manner herein and shall look soley to the provided the payment thereof, in the enforcement of the level for the payment thereof, in the entoring hereunder of the level notes of the death of the level or holder of the level of ctacting any transfer of the said note of any interest that may account to the said note of any interest that may account the contained, all such that it is not being expression for the security, if any, being expression to the first said expression now or hereafter claiming any right or security hereunder, and that so is as the first farth any right or security hereunder, and that so is as the first farth any right or security hereunder, and that so is as the first farth and claiming any security hereunder, and that so is as the first farth and claiming any security hereunder, and that so is the farth of the State Dank personally to par the said note or any interest that may state Dank any liability on the said First Party or on said Glenview State Bank personally to par the said rate barty or on said Glenview State Bank personally to par the said note contained shall be construed as that nothing herein or in this said note contained shall be construed as the nothing personally said note contained shall be construed as the said note or any interest that may state the said note or any interest that may state bank personally to par the said note or any interest that may state the said note or any interest that may state as Trustee as afordat in the exercise of the power and suthority THIS MORTGAGE is trecuted by Glonviow State Bank not personally but LP!'s Exculpatoxy Clause attached hereto and made a part hereoff. ومصير والعالم المراجع ESPARENTION CLAUSE WHICH IS MADE A PART GLENVIEW STATE BANK, as Trustee Under frust age midth attached TR-I2-89 and not personally stem midth attached hereto containing thustees EXONERATION, CLAUSE WHICH IS MADE A PART HEREOF SEE RIDER AT IACHED HERETO CONTAINING TRUSTEES any rider(s) executed by Borrower and recorded with it. BY SIGNING BELOW, Borrower accepts and agin at the terms and coverants contained in this Recurity instrument and in Wither(a) [specify] Land Trust Rider whish smost brosse . Rate Improvement Rider Balloon Rider Planned Unit Development Rider 

Blancatly Payment Rider Craduated Payment Rider Condeminatum Rider Tabiff etaff eldateu(bA willy Ridge 1 → 1 [Check applicable box(es)] No, Riders to this Security Institutes. It one or more riders are executed by Borrower and recorded together with this Security Instrument, the coverants and agreements of this Security Instrument as if the insorporated into and shall amend and supplement the coverants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. 23. Waiver of Homestend. Borrower waives all right of homestend examption in the Property. without charge to Borrower. Borrower shall pay any recordation costs. 22. Release. Upon payment of all aums secured by this Security Instrument, Lender shall release this Security Instrument

Notation Expires 6/11/56

Given under my hand and my.

Purposes therein set forth.

#### LAND TRUST RIDER TO THE MORTGAGE/DEED OF TRUST

This Rider is dated AUGUST 24, 1992 , and is a part of and amends and supplements the Hortgage/Deed of Trust ("Security Instrument") of the same date executed by the undersigned ("Trustee") to secure a Hote of the same date to THE FRUDENTIAL HOME MORIGAGE COMPANY, INC. ("Mete Holder"). The Security Instrument covers the property described in the Security Instrument and Incested at:

1311 OXFORD LANE, CLENVIEW, IL 60025

(Property Address)

The Trustee agrees that the Security Instrument is amended and supplemented to read as follows:

- A. The property covered by the Security Instrument (referred to as "Property" in the Security Instrument) includes, but is not limited to, the right of the Trustee or of any beneficiary of the trust agreement executed by the Trustee and covering the Property to manage, control or possess the Property or to receive the net proceeds from the rental, sale, hypothecation or other disposition thereof, whether such right is classified as real or personal property.
- B. The entire principal sum remaining unpaid together with accrued interest thereon shall, at the Note Holder's election and without notice, be immediately due and payable if all or any part of the Property or any right in the Property is sold or transferred without the Lender's prior written permission. "Sale or transfer" means the conveyance of the Property or any right, title or interest therein, whether legal or equitable, whether voluntary or involuntary, by outright sale, dard, installment sale contract, land contract, contract for deed, leasehold interest with a term of account the three years, lease-option contract, assignment of beneficial interest in a land trust or any other method of conveyance of real or personal property interests.
- C. The Trustan permuts that it possesses full power and authority to execute this Security Instrument.
- D. The Borrower described in the Security Instrument is the Trustee under the Trust Agreement deted UCCOMD: 12: 1989 and known as Trust No. 1889.

  The Security Instrument is executed by the Trustee, not personally but as such Trustee in the exercise of the authority conferred upon it as Trustee under the trust described in the foregoing sentence. The Trustee 1, but personally liable on the Note secured by this Security Instrument.

By signing this Hider, the Trust a verses to all of the above.

ode 70% for Black receptes this instrument not be boardly, but as trustee afores id, and great to be held broke in it's individual supporty in any way, by reason of the same. Any recourse hereunder, is to be had only against the trust estate.

GLENVIEW STATE BANK, not personally but
The Trustee under Trust Ascessort dated Disceiller 12, 1989
In known as Trust No. 3889

Asst. Vice Presidentile

ATTEST: Trust Officer

anne

Proberty of Cook County Clark's Office