

ILLINOIS SATISFACTION

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MORTGAGE NO. 279620-1 92765311
COUNTY OF COOK

THE UNDERSIGNED, CHASE HOME MORTGAGE CORPORATION

DOES HEREBY DECLARE THAT THE MORTGAGE MADE, EXECUTED AND DELIVERED
BY DAVID RAPATA AND ROSANNE RAPATA, HUSBAND AND WIFE, TO AND IN
FAVOR OF LYONS MORTGAGE CORPORATION, IN
THE AMOUNT OF \$105,000, DATED 09/02/87, RECORDED 09/15/87, AS
DOCUMENT NUMBER 87502756, IN BOOK PAGE OF
COOK COUNTY RECORDS WHICH MORTGAGE WAS
SUBSEQUENTLY ASSIGNED, IN CONNECTION WITH THE FOLLOWING DESCRIBED
REAL ESTATE SITUATE, LYING AND BEING IN THE COUNTY OF
COOK AND THE STATE OF ILLINOIS, TO WIT:

LOT 2 IN SMUDER'S RESUBDIVISION OF LOTS 19 AND 20 IN BLOCK 6 IN
WALTER G. MCINTOSH'S FORESTVIEW GARDENS, BEING A SUBDIVISION OF
LOTS 14, 15, 20, 21, 22, 23, & 28 IN CIRCUIT COURT PARTITION OF PART
OF SECTION 6, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD
PRINCIPAL MERIDIAN, IN COOK COUNTY, IL. FILED 19-06-307-0000

ASSIGNMENT FROM LYONS MORTGAGE CORPORATION TO CHASE HOME MORTGAGE
CORPORATION DATED SEPTEMBER 14, 1992 RECORDED IN THE RECORDS OF
COOK COUNTY JANUARY 29, 1993 AS DOCUMENT NO. 83044043.

92765311

IS TOGETHER WITH THE RESPECTIVE DEBT DESCRIBED IN AND SECURED THEREBY
FULLY PAID, SATISFIED AND DISCHARGED AND THIS MORTGAGE IS HEREBY
RELEASED, AND THE RECORDED TO DEEDS OF COOK COUNTY,
ILLINOIS, HEREBY IS AUTHORIZED AND DIRECTED TO ENTER OF RECORD ITS
PAYMENT AND SATISFACTION OF THE AFOREMENTIONED MORTGAGE AND
RESPECTIVE NOTE.

IN WITNESS WHEREOF, THE SAID CHASE HOME MORTGAGE CORPORATION

HAS ON THIS DAY OF SEPTEMBER 22, 1992, CAUSED THESE PRESENTS TO BE
EXECUTED FOR AND IN THE NAME AND BEHALF BY ROBERT CARUSO
AS A VICE PRESIDENT MORTGAGE CORPORATION AND ATTESTED BY AN ASSISTANT SECRETARY

CHASE HOME MORTGAGE CORPORATION
SEAL

CHASE HOME MORTGAGE CORPORATION

1980

S.Y.C. Robert Caruso
VICE PRESIDENT

ATTEST:

EVA H. ZACCARTA
ASSISTANT SECRETARY

DEPT-01 RECORDING \$23.50
T91111 TRAN 8428 10/15/92 10:14:09
\$1650 + A *-92-765311
COOK COUNTY RECORDER

STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

BEFORE ME, THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED
THE CHASE HOME MORTGAGE CORPORATION

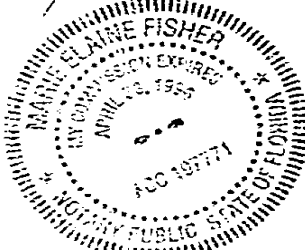
BY ROBERT CARUSO AND EVA H. ZACCARTA
WHO AS SUCH OFFICERS OF THE CORPORATION WHICH EXECUTED THE FOREGOING
RELEASE, ACKNOWLEDGED THAT THEY DID SIGN SAID RELEASE AS A
VICE PRESIDENT AND AN ASSISTANT SECRETARY
IN BEHALF OF SAID CORPORATION AND BY AUTHORITY OF ITS
BOARD OF DIRECTORS AND THAT SAID RELEASE IS THE FREE ACT AND
DEED OF SAID CORPORATION AND OF THEMSELVES AS OFFICERS, AND THAT THE
CORPORATE SEAL AFFIXED THERETO IS THE CORPORATE SEAL OF THE

CHASE HOME MORTGAGE CORPORATION

WITNESS MY HAND AND NOTARIAL SEAL THIS 22ND DAY OF SEPTEMBER 1992,

Elaine Fisher
NOTARY SEAL

PREFERRED BY GARY VANCEVENTER
C/O CHASE HOME MORTGAGE CORPORATION
4915 INDEPENDENCE PARKWAY
TAMPA, FLORIDA 33634



David Rapata
4404 S. Maple Ave.
Stickney, Ill. 60402

J350

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RECEIVED
CLERK'S OFFICE OF COOK COUNTY, ILLINOIS

RECORDED - INDEXED - FILED

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Chase Home Mortgage Corporation
PO Box 30561
Tampa, Florida 33630-3561



CHASE

STATE OF ILLINOIS
COUNTY OF COOK

BEFORE ME, the undersigned Notary Public, personally appeared ROBERT CARUSO the Vice President of CHASE HOME MORTGAGE CORPORATION ("Noteholder") who being first duly sworn as required by law, deposes and says that:

1. Noteholder is the holder of an original note dated September 2, 1987 signed by David Rapata and Rosanne M. Rapata (the "Borrower[s]") and payable in the original principal amount of \$105,000.00 (the "Original Note"), secured under a mortgage/deed of trust (the "Mortgage") from Borrower[s], dated September 2, 1987 and recorded in the clerk's office of Cook County, State of Illinois, as document #87503769.
2. The debt thereby secured having been paid in full, the Original Note and Mortgage is hereby canceled and released. However, the Original Note is lost and Noteholder is unable to locate same.
3. In the event that the Original Note is recovered, said Original Note is no longer a valid negotiable instrument and is considered void. Noteholder furthermore confirms that its interest in the Original Note has not been transferred to any third party.
4. Noteholder agrees to indemnify and hold Borrower[s] harmless from any and all damages and costs, including reasonable attorney's fees, which may result by reason of the Original Note being lost.

GIVEN UNDER MY HAND this 23rd day of September, 1992.



CHASE HOME MORTGAGE CORPORATION

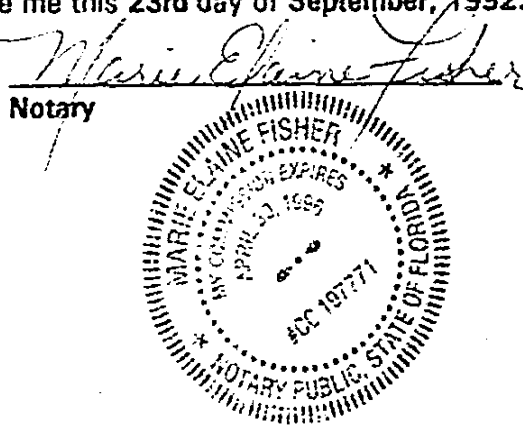
Robert Caruso—Vice President

ATTEST:

Eva H. Zaccaria—Assistant Secretary

Subscribed, Sworn to, and Acknowledged before me this 23rd day of September, 1992.

Notary



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