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RECORDATION REQUESTED BY:

Independence Bank of Chicago
7836 South Cottage Grove Avenue
Chicago, IL 60619

WHEN RECORDED MAIL TO:

Independence Bank of Chicago
7836 South Cottage Grove Avenue
Chicago, IL 60619

SEND TAX NOTICES TO:

CHICAGO TITLE & TRUST COMPANY AS TRUSTEE UNDER
TRUST AGREEMENT DATED 4-19-84 AND KNOWN AS
TRUST # 1085851
111 WEST WASHINGTON
CHICAGO, IL 60602

9-2037042
DEPT-01 RECORDING \$39.50
T#3333 TRAN 7998 11/10/92 \$33.00
#4877 *--92-837842
COOK COUNTY RECORDER

92837042

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

MORTGAGE

92837042

THIS MORTGAGE IS DATED OCTOBER 6, 1992, between CHICAGO TITLE & TRUST COMPANY AS TRUSTEE
UNDER TRUST AGREEMENT DATED 4-19-84 AND KNOWN AS TRUST # 1085851, whose address is 111 WEST
WASHINGTON, CHICAGO, IL 60602 (referred to below as "Grantor"); and Independence Bank of Chicago,
whose address is 7836 South Cottage Grove Avenue, Chicago, IL 60619 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grantor not personally but as Trustee under the provisions of a deed or deeds in trust
duly recorded and delivered to Grantor pursuant to a Trust Agreement dated April 19, 1984 and known as CHICAGO TITLE & TRUST CO. #
1085851, mortgages and conveys to Lender all of Grantor's right, title, and interest in and to the following described real property, together with all
existing or subsequently erected or affixed buildings, improvements and fixtures; all easements, rights of way, and appurtenances; all water, water
rights, watercourses and ditch rights (including stock in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to thermal
property, including without limitation all minerals, oil, gas, geothermal and similar matters, located in COOK County, State of Illinois (the
"Real Property"):

THE NORTH 50 FEET OF THE 284.46 FEET OF THE WEST 1/2 OF BLOCK 18 (EXCEPT THE EAST 8 FEET
USED FOR AN ALLEY) IN STONY ISLAND HEIGHTS, A SUBDIVISION IN THE SOUTH WEST 1/4 OF
SECTION 1, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK
COUNTY, ILLINOIS.

The Real Property or its address is commonly known as 9133 SOUTH CONSTANCE, CHICAGO, IL 60617. The
Real Property tax identification number is 25-01-305-038.

Grantor presently assigns to Lender all of Grantor's right, title, and interest in and to all leases of the Property and all Rents from the Property. In
addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the following meanings when used in this Mortgage. Terms not otherwise defined in this Mortgage shall
have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of
the United States of America.

Grantor. The word "Grantor" means CHICAGO TITLE & TRUST COMPANY, Trustee under that certain Trust Agreement dated April 19, 1984
and known as CHICAGO TITLE & TRUST CO. # 1085851. The Grantor is the mortgagor under this Mortgage.

Guarantor. The word "Guarantor" means and includes without limitation, each and all of the guarantors, sureties, and accommodation parties in
connection with the indebtedness.

Improvements. The word "Improvements" means and includes without limitation all existing and future improvements, fixtures, buildings,
structures, mobile homes affixed on the Real Property, facilities, additions and other construction on the Real Property.

Indebtedness. The word "Indebtedness" means all principal and interest payable under the Note and any amounts expended or advanced by
Lender to discharge obligations of Grantor or expenses incurred by Lender to enforce obligations of Grantor under this Mortgage, together with
interest on such amounts as provided in this Mortgage.

Lender. The word "Lender" means Independence Bank of Chicago, its successors and assigns. The Lender is the mortgagee under this
Mortgage.

Mortgage. The word "Mortgage" means this Mortgage between Grantor and Lender, and includes without limitation all assignments and security
interest provisions relating to the Personal Property and Rents.

Note. The word "Note" means the promissory note or credit agreement dated October 6, 1992, in the original principal amount of
\$60,000.00 from Grantor to Lender, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and
substitutions for the promissory note or agreement. The interest rate on the Note is a variable interest rate based upon an index. The index
currently is 7.780% per annum. The interest rate to be applied to the unpaid principal balance of this Mortgage shall be at a rate of 0.250
percentage point(s) under the index, subject however to the following minimum and maximum rates, resulting in an initial rate of 7.500% per
annum. NOTICE: Under no circumstances shall the interest rate on this Mortgage be less than 5.000% per annum or more than the lesser of
12.500% per annum or the maximum rate allowed by applicable law. The Note is payable in 299 monthly payments of \$443.39 and a final
estimated payment of \$447.26. NOTICE TO GRANTOR: THE NOTE CONTAINS A VARIABLE INTEREST RATE.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter owned
by Grantor, and now or hereafter attached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of,
and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of

10-08-1982
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MORTGAGE
(Continued)

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Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, payroll taxes, special taxes, assessments, water charges and sewer service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall maintain the Property free of all liens having priority over or equal to the interest of Lender under this Mortgage, except for the lien of taxes and assessments not due, and except as otherwise provided in the following paragraph.

Right To Contest. Grantor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jeopardized. If a lien arises or is filed as a result of nonpayment, Grantor shall within fifteen (15) days after the lien arises or, if a lien is filed, within fifteen (15) days after Grantor has notice of the filing, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surety bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' fees or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings.

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall notify Lender at least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property. If any mechanic's lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials, Grantor will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

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PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Mortgage.

Maintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgagee clause in favor of Lender. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of ten (10) days' prior written notice to Lender and not containing any disclaimer of the insurer's liability for failure to give such notice. Should the Real Property at any time become located in an area designated by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain Federal Flood Insurance, to the extent such insurance is required and is or becomes available, for the term of the loan and for the full unpaid principal balance of the loan, or the maximum limit of coverage that is available, whichever is less.

Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Property. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lender's security is impaired, Lender may, at its election, apply the proceeds to the reduction of the Indebtedness, payment of any lien affecting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds which have not been disbursed within 180 days after their receipt and which Lender has not committed to the repair or restoration of the Property shall be used first to pay any amount owing to Lender under this Mortgage, then to prepay accrued interest, and the remainder, if any, shall be applied to the principal balance of the Indebtedness. If Lender holds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor.

Unexpired Insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this Mortgage at any trustee's sale or other sale held under the provisions of this Mortgage, or at any foreclosure sale of such Property.

Grantor's Report on Insurance. Upon request of Lender, however not more than once a year, Grantor shall furnish to Lender a report on each existing policy of insurance showing: (a) the name of the insurer; (b) the risks insured; (c) the amount of the policy; (d) the property insured, the then current replacement value of such property, and the manner of determining that value; and (e) the expiration date of the policy. Grantor shall, upon request of Lender, have an independent appraiser satisfactory to Lender determine the cash value replacement cost of the Property.

TAX AND INSURANCE RESERVES. Grantor agrees to establish a reserve account to be retained from the loans proceeds in such amount deemed to be sufficient by Lender and shall pay monthly into that reserve account an amount equivalent to 1/12 of the annual real estate taxes and insurance premiums, as estimated by Lender, so as to provide sufficient funds for the payment of each year's taxes and insurance premiums one month prior to the date the taxes and insurance premiums become delinquent. Grantor shall further pay a monthly pro-rata share of all assessments and other charges which may accrue against the Property. If the amount so estimated and paid shall prove to be insufficient to pay such taxes, insurance premiums, assessments and other charges, Grantor shall pay the difference on demand of Lender. All such payments shall be carried in an interest-free reserve account with Lender, provided that if this Mortgage is executed in connection with the granting of a mortgage on a single-family owner-occupied residential property, Grantor, in lieu of establishing such reserve account, may pledge an interest-bearing savings account with Lender to secure the payment of estimated taxes, insurance premiums, assessments, and other charges. Lender shall have the right to draw upon the reserve (or pledge) account to pay such items, and Lender shall not be required to determine the validity or accuracy of any item before paying it. Nothing in the Mortgage shall be construed as requiring Lender to advance other monies for such purposes, and Lender shall not incur any liability for anything it may do or omit to do with respect to the reserve account. All amounts in the reserve account are hereby pledged to further secure the Indebtedness, and Lender is hereby authorized to withdraw and apply such amounts on the Indebtedness upon the occurrence of an event of default as described below.

EXPENDITURES BY LENDER. If Grantor fails to comply with any provision of this Mortgage, or if any action or proceeding is commenced that would materially affect Lender's interests in the Property, Lender on Grantor's behalf may, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends in so doing will bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses, at Lender's option, will (a) be payable on demand, (b) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) to be treated as a balloon payment which will be due and payable at the Note's maturity. This Mortgage also will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had.

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage.

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full right, power, and authority to execute and deliver this Mortgage to Lender.

Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the

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These reports (including "readership reports"), surveyors' reports, and appraisal fees, and all other sums provided by law.

Attorneys' Fees; Expenses. If Lender institutes any suit or action to recover such sum as the court may award reasonable attorneys' fees, at trial and on any appeal, whether or not any court action is involved, all reasonable expenses incurred by Lender in defense, preparation and trial of any action or proceeding to collect any sum due under this Note shall be entitled to recover

which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten (10) days before the time of the sale or disposition.

Buyer accepts the above terms and conditions, including such terms as those to the Party of the First Part in the Purchase Agreement, in full and subject to the same.

Other Remedies. Landor shall have all other rights and remedies provided in this MasterAgreement or in NIOG or available at law or in equity.

Judicial Proceedings. Under may obtain a judicial decree recodising grants if there is in all of any part of the property.

and payable, including any prepayment, a penalty which Grantor would be required to pay.

any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

CONFIDENTIAL INFORMATION CONTAINED HEREIN IS THE PROPERTY OF THOMSON SHAWARDI CORPORATION. IT IS CONFIDENTIAL AND PROPRIETARY. IT MAY NOT BE COPIED, USED, OR DISCLOSED, IN WHOLE OR IN PART, WITHOUT THE WRITTEN CONSENT OF THOMSON SHAWARDI CORPORATION.

Landers, whether residing now or later.

Breach of Other Agreement. Any breach by General or under the terms of any other agreement between Grammar and Lender that is not remedied

Grantor (if Grantor is an individual) also shall constitute an Event of Default under this Note agree.
Grantor's signature is a good witness (if Grantor is a witness). Except to the extent provided by general laws or
general regulations as an individual is an individual (if Grantor is an individual), and during a
proceeding, provided that Grantor gives written notice of such claim and furnishes reasonable or a surety bond for the claim satisfactorily to

In addition, The Notary of Granular, supplemental of a receiver for any part of Granular's property, any assignment for the benefit of creditors.

Bracelets. Any warranty, representation or statement made or furnished by or in behalf of Grantor under this Mortgage, the Notes or the Related Documents shall be limited to furnish the same made or furnished were, false in any material respect.

complaints as soon as reasonably practical.

(Continued)

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amendments. This Mortgage, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Mortgage. No alteration or amendment to this Mortgage shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Annual Reports. If the Property is used for purposes other than Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statement of net operating income received from the Property during Grantor's previous fiscal year in such form and detail as Lender shall require. "Net operating income" shall mean all cash receipts from the Property less all cash expenditures made in connection with the operation of the Property.

Applicable Law. This Mortgage has been delivered to Lender and accepted by Lender in the State of Illinois. This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.

Caption Headings. Caption headings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mortgage.

Merger. There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Multiple Parties; Corporate Authority. All obligations of Grantor under this Mortgage shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each of the persons signing below is responsible for all obligations in this Mortgage.

Severability. If a court of competent jurisdiction finds any provision of this Mortgage to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Mortgage in all other respects shall remain valid and enforceable.

Successors and Assigns. Subject to the limitations stated in this Mortgage on transfer of Grantor's interest, this Mortgage shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Mortgage or liability under the Indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Mortgage.

Waiver of Homestead Exemption. Grantor hereby releases and waives all rights and benefits of the homestead exemption laws of the State of Illinois as to all Indebtedness secured by this Mortgage.

Waivers and Consents. Lender shall not be deemed to have waived any rights under this Mortgage (or under the Related Documents) unless such waiver is in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Mortgage, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required.

GRANTOR'S LIABILITY. This Mortgage is executed by Grantor, not personally but as Trustee as provided above in the exercise of the power and the authority conferred upon and vested in it as such Trustee (and Grantor thereby warrants that it possesses full power and authority to execute this instrument). It is expressly understood and agreed that with the exception of the foregoing warranty, notwithstanding anything to the contrary contained herein, that each and all of the warranties, indemnities, representations, covenants, undertakings, and agreements made in this Mortgage on the part of Grantor, while in form purporting to be the warranties, indemnities, representations, covenants, undertakings, and agreements of Grantor, and nevertheless each and every one of them made and intended not as personal warranties, indemnities, representations, covenants, undertakings, and agreements by Grantor or for the purpose or with the intention of binding Grantor personally, and nothing in this Mortgage or in the Note shall be construed as creating any liability on the part of Grantor personally to pay the Note or any interest that may accrue thereon, or any other Indebtedness under this Mortgage, or to perform any covenant, undertaking, or agreement, either express or implied, contained in this Mortgage, all such liability, if any, being expressly waived by Lender and by every person now or hereafter claiming any right or security under this Mortgage, and that so far as Grantor and its successors personally are concerned, the legal holder or holders of the Note and the owner or owners of any Indebtedness shall look solely to the Property for the payment of the Note and Indebtedness, by the enforcement of the lien created by this Mortgage in the manner provided in the Note and herein or by action to enforce the personal liability of any Guarantor.

CHICAGO TITLE & TRUST COMPANY AS TRUSTEE UNDER TRUST AGREEMENT DATED 4-19-84 AND KNOWN AS TRUST # 1065851
ACKNOWLEDGES HAVING READ ALL OF THE PROVISIONS OF THIS MORTGAGE AND NOT PERSONALLY, BUT AS TRUSTEE AS PROVIDED ABOVE, HAS CAUSED THIS MORTGAGE TO BE SIGNED BY ITS DULY AUTHORIZED OFFICERS AND ITS CORPORATE SEAL TO BE HEREUNTO AFFIXED.

GRANTOR:

CHICAGO TITLE & TRUST COMPANY AS TRUSTEE UNDER TRUST AGREEMENT DATED 4-19-84 AND KNOWN AS TRUST # 1065851

By: Carole J. Neel, TRUST OFFICER, ASST. PRESIDENT

By: Thomas Reiter, TRUST OFFICER, ASST. PRESIDENT

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10-08-1992
Loan No

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MORTGAGE

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This Mortgage prepared by: INDEPENDENCE BANK OF CHICAGO
7936 SOUTH COTTAGE GROVE
CHICAGO, IL. 60619

CORPORATE ACKNOWLEDGMENT

STATE OF ILLINOIS)

1992

COUNTY OF COOK)

OCT 5 1992

On this day of October, 1992, before me, the undersigned Notary Public, personally appeared CAROLYN SAWYER, TRUST OFFICER, and TRUST OFFICER OF CHICAGO TITLE & TRUST COMPANY AS TRUSTEE UNDER TRUST AGREEMENT DATED 4-19-84 AND KNOWN AS TRUST # 1085851, and known to me to be authorized agents of the corporation that executed the Mortgage and acknowledged the Mortgage to be the free and voluntary act and deed of the corporation, by authority of its Bylaws or by resolution of its board of directors, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute this Mortgage and in fact executed the Mortgage on behalf of the corporation.

By Lynda S. Barrie Reading at _____

Notary Public in and for the State of _____ My commission expires _____

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"OFFICIAL SEAL"

Lynda S. Barrie
Notary Public, State of Illinois
My Commission Expires 4/2/94

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ADJUSTABLE RATE RIDER 57042

THIS ADJUSTABLE RATE RIDER is made this ...6th... day of ...October... 1992.....
and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security
Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's
Adjustable Rate Note (the "Note") to ...INDEPENDENCE BANK OF CHICAGO.....
..... (the "Lender")
of the same date and covering the property described in the Security Instrument and located at:

.....7936. S. Cottage Grove, Chicago, Ill. 60619.....
[Property Address]

**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.**

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

A. INTEREST RATE AND SCHEDULED PAYMENT CHANGES

The Note provides for an initial interest rate of7.50..... %. The Note provides for changes in the in-
terest rate and the payments, as follows:

3. PAYMENTS

(A) Scheduled Payments

All references in the Security Instrument to "monthly payments" are changed to "scheduled payments."

I will pay principal and interest by making payments when scheduled: (mark one):

I will make my scheduled payments on the first day of each month beginning on December.....
.....1, 1992.....

I will make my scheduled payments as follows:

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In addition to the payments described above, I will pay a "balloon payment" of \$
on The Note Holder will deliver or mail to me notice prior to
maturity that the balloon payment is due. This notice will state the balloon payment amount and the date that it is due.

(B) Maturity Date and Place of Payments

I will make these payments as scheduled until I have paid all of the principal and interest and any other
charges described in the Note.

My scheduled payments will be applied to interest before principal. If, on ...November 1,...
.....2017....., I still owe amounts under the Note, I will pay those amounts in full
on that date, which is called the "maturity date."

I will make my scheduled payments atINDEPENDENCE BANK OF CHICAGO.....
.....7936. S. Cottage Grove, Chicago, Ill. 60619..... or at a different
place if required by the Note Holder.

(C) Amount of My Initial Scheduled Payments

Each of my initial scheduled payments will be in the amount of U.S. \$443.39..... This amount
may change.

(D) Scheduled Payment Changes

Changes in my scheduled payment will reflect changes in the unpaid principal of my loan and in the interest
rate that I must pay. The Note Holder will determine my new interest rate and the changed amount of my
scheduled payment in accordance with Section 4 of the Note.



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(i) The estimated yearly leasehold payments or ground rents on the Property, if any, divided by the number of security instruments on the number of scheduled payments in a year; plus
Each of my payments under this Paragraph 2 will be the sum of the following:
the Note.
will make these payments on the same day that my scheduled payments of principal and interest are due under
Lender unless Lender tells me, in writing, that I do not have to do so, or unless the law requires otherwise. I
(if any), and hazard insurance on the Property and mortgage insurance (if any). I will pay those amounts to
I will pay to Lender all amounts necessary to pay for taxes, assessments, leasehold payments of ground rents
Each of my payments under this Paragraph 2 will be the sum of the following:

(A) Borrower's Obligations
2. SCHEDULED PAYMENTS FOR TAXES AND INSURANCE
 Uniform Covenant 2 of the Security Instrument is amended to read as follows:
 Uniform Covenant 2 of the Security Instrument is waived by the Lender.
(Mark one)

B. FUNDS FOR TAXES AND INSURANCE
number of a person who will answer any question I may have regarding the notice.
Holder will deliver or mail to me a notice of any changes in my interest rate and the amount of my scheduled
payments. The notice will include information required by law to be given me and also the title and telephone
At least 25 days, but no more than 120 days, before the effective date of any payment change, the Note
payment changes again.

(F) Notice of Changes
My new interest rate will become effective on each Change Date until the amount of my scheduled
payments begins on the first scheduled payment date after the Change Date or until the amount of my scheduled
 My interest rate will never be greater than 2.75% for the preceding period.
 Percentage points from the rate of interest I have been paying for the preceding period.
 My interest rate will never be increased or decreased on any single change date by more than 2
(E) Effective Date of Changes

The Note Holder will then determine the amount of the scheduled payments. The result of this calculation will be my new
interest rate in substantially equal payments. The new amount of my new scheduled payment to repay
the unpaid principal that I am expected to owe at the Change Date in full on the maturity date at my new
interest rate in substantially equal payments. The result of this calculation will be the new amount of my
next change date.

Subject to the limitations stated in Section 4(D) below, this amount will be my new interest rate until the
 will be rounded off by the Note Holder down to the nearest%.
 will be rounded off by the Note Holder up to the nearest%.
 will be rounded off by the Note Holder to the nearest 0.250%.
 will not be rounded off.

Before each Change Date, the Note Holder will calculate my new interest rate by Two
(C) Calculation of Changes

If the Index is no longer available, the Note Holder will choose a new index which is based upon comparable
information. The Note Holder will give me notice of this choice.
before each Change Date is called the "Current Index".
The most recent index figure available as of the date 45 days
..... PREVIOUSLY ACQUIRED HOMES,

Beginning with the first Change Date, my interest rate will be based on an index. The "Index" is:
(B) The Index
..... and on every
 The interest rate I will pay may change thereafter.

The interest rate I will pay may change on the first day of November 1, 1995 and
Each date on which my interest rate could change is called a "Change Date." (Mark one)
on that day every 36 month thereafter.
.....

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- (iii) The estimated yearly premium for hazard insurance covering the Property, divided by the number of scheduled payments in a year; plus
- (iv) The estimated yearly premium for mortgage insurance (if any), divided by the number of scheduled payments in a year.

Lender will estimate from time to time my yearly taxes, assessments, leasehold payments or ground rents and insurance premiums, which will be called the "escrow items." Lender will use existing assessments and bills and reasonable estimates of future assessments and bills. The amounts that I pay to Lender for escrow items under this Paragraph 2 will be called the "Funds".

(B) Lender's Obligations

Lender will keep the Funds in a savings or banking institution which has its deposits or accounts insured or guaranteed by a federal or state agency. If Lender is such an institution, Lender may hold the Funds. Except as described in this Paragraph 2, Lender will use the Funds to pay the escrow items. Lender will give to me, without charge, an annual accounting of the Funds. That accounting must show all additions to and deductions from the Funds and the reason for each deduction.

Lender may not charge me for holding or keeping the Funds, for using the Funds to pay escrow items, for analyzing my payments of Funds, or for receiving, verifying and totaling assessments and bills. However, Lender may charge me for these services if Lender pays me interest on the Funds and if the law permits Lender to make such a charge. Lender will not be required to pay me any interest or earnings on the Funds unless either (i) Lender and I agree in writing, at the time I sign this Security Instrument, that Lender will pay interest on the Funds; or (ii) the law requires Lender to pay interest on the Funds.

(C) Adjustments to the Funds

If Lender's estimates are too high or if taxes and insurance rates go down, the amounts that I pay under this Paragraph 2 will be too large. If this happens at a time when I am keeping all of my promises and agreements made in this Security Instrument, I will have the right to have the excess amount either promptly repaid to me as a direct refund or credited to my future scheduled payments of Funds. There will be excess amounts if, at any time, the sum of (i) the amount of Funds which Lender is holding or keeping, plus (ii) the amount of the scheduled payments of Funds which I still must pay between that time and the due dates of escrow items is greater than the amount necessary to pay the escrow items when they are due.

If, when payments of escrow items are due, Lender has not received enough Funds to make those payments, I will pay to Lender whatever additional amount is necessary to pay the escrow items in full. I must pay that additional amount in one or more payments as Lender may require.

When I have paid all of the sums secured, Lender will promptly refund to me any Funds that are then being held by Lender. If, as a result of the exercise by Lender of any of its rights under this Security Instrument, either Lender acquires the Property or the Property is sold, then immediately before the acquisition or sale, Lender will use any Funds which Lender is holding at the time to reduce the sums secured.

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BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Adjustable Rate Rider.

CHICAGO TITLE & TRUST AS TRUSTEE 1085851 (Seal)
.....
Borrower
(Seal)

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the warranties, indemnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee while in form purporting to be the warranties, indemnities, representations, covenants, undertakings and agreements of said Trustee are nevertheless each and every one of them, made and intended not as personal warranties, indemnities, representations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and intended for the purpose of binding only that portion of the trust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee, and that no personal liability or personal responsibility is assumed by nor shall at any time be asserted or enforceable against the Chicago Title and Trust Company, on account of this instrument or on account of any warranty, indemnity, representation, covenant, undertaking or agreement of the said Trustee in this instrument contained, either expressed or implied, all such personal liability, if any, being expressly waived and released.

IN WITNESS WHEREOF, Chicago Title and Trust Company, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Assistant Vice-President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written.

CHICAGO TITLE AND TRUST COMPANY, As Trustee as aforesaid and not personally
By Carolyn A. Hall ASSISTANT VICE-PRESIDENT
Attest Jesus De la Torre ASSISTANT SECRETARY

Corporate Seal