Çe.

69424636 This instrument was propored by:

RICHARD L GRAHOIR

(A4475AA) SI33 W. FULLERTON AVENUE

HIS MORTGAGE IS SUBDJECT TO ALL RIGHTS, EASEMENTS, RESTRICTIONS, CONDITIONS, COVENANTS AND
ROPERTY SET FORTH IN THE AFOREMENTIONED DECLARATION.
PPURTENANT TO THE ABOVE DESCRIBED REAL ESTATE. THE RIGHTS AND EASEN ENTS FOR THE REWEFIT OF SAID
ORTGEGOR ALSO HEREBY GRANTS TO MORTGEGE, ITS SUCCESSORS AND ESSENENTS AND ESSEMENTS.
2TU3A32A3 AND 2THOIR 2A 2LB 32A AND 2902832NU 2 2TI 33A3TBOM OT 3TIM 69 VESEN 02 IA 903A3TBOM
Ox III
HE DECLARATION, AND SHOWN AS EXHIBIT '8' THERETO) AS A LIMIT'ST COMMON ELEMENT APPURTENANT TO SAID
UNABER 13 IN THE GARAGE BUILDING IN SAID CONDOMINIUM (AS DESCR BED IN SECTION (D) OF ARTICLE 5. OF
ITEREST IN THE COMMON ELEMENTS, AND TOGETHER WITH AN "EXCLUSIVE PARKING USE" IN PARKING SPACE
F DEEDS, COOK COUNTY, ILLINOIS AS DOCUMENT NUMBER 50-00, 10GETHER WITH ITS UNDIVIDED PERCENTAGE
GREEMENT DATED JULY 11, 1989 AND KNOWN AS TRUST HUP 22 2041, RECORDED IN THE OFFICE OF THE RECORDER
DECLARATION" MADE BY FIRST STATE BANK AND TRUST COI WANY OF PARK RIDGE, AS TRUSTEE UNDER TRUST
ESTRICTIONS AND COVENANTS FOR THE METER BUILDING. A CONDOMINIUM (HEREINAFTER CALLED THE
VHICH SURVEY IS ATTACHED AS EXHIBIT "B" TO DECLARA? "ON OF CONDOMINIUM OWNERSHIP AND OF EASEMENTS.
O,
'FINOIS'
M OF SECTION 6, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY.
OTS 11 AND 12 IN BLOCK 21 IN WILLIAM S. J.C. H.STON'S SUBDIVISION OF THE EAST 1/2 OF THE SOUTH EAST
SESCRIBED REAL ESTATE:
MIT NO. 305 IN THE METER BUILDING, A CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING
ocated in the County of COOK, State of Illinois:
Future Advances"), Borrower co. a tereby morigage, grant and convey to Lender the following described property
f any future advances, with it certat thereon, made to Borrower by Lender pursuant to paragraph 21 hereof therein
storigoge, and the performance of the covenants and agreements of Borrower herein contained, and (b) the repayment
ayment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this
TO SECURE to Lender (a) the repsyment of the indebtedness evidenced by the Note, with interest thereon, the
edt gestelt tessteit ditte gloß odt ud beseebies sesskeideliei odt is tesstenes edt (c) seke i et 3811032 OT
the second secon
coner paid, due cité, parable on JANUNAY !, 2023
herein "Note"), providing for monthly installments of principal and interest, with the balance of the indebtedness, if not
Oollars, which is debtedness is evidenced by Bostower's note dated DECEMBER 1, 1992
SEVENTY-FOR THOUSAND AND NOVIDO
WHEREAS, Bortower is indebted to Lender in the principal sum of
2133 MEZL EULLERTON - CHICAGO, IL 60639 (herein "Lender").
( appear it minister and the minister an
herein "Bortower"), and the Mortgagee, CRACIN FEDERAL BANK FOR SAVINOS address is corporation organized and existing under the laws of the UNITED STATES OF AMERICA., whose address is
herein "Bostower"), and the Mostagees CRAGIN FEDERAL BANK FOR SAVINGS
MIFTIAM K. MC VEY, MARRIED TO ANNETTE M. MC VEY
THIS MORTGAGE is made this 1ST day of DECEMBER 19 92, between the Mertragor.
ADJUSTABLE RATE MORTGAGE
PEROP IL POPRO

WERE RECITED AND STIPULATED AT LENGTH HEREIN. RESERVATIONS CONTAINED IN SAID DECLARATION THE SAME AS THOUGH THE PROVISIONS OF SAID DECLARATION

[4112] CHICAGO (OOK CONNIX BECONDER \$2622 ‡ C \*ーるSーとと言えると 00:92:91.26/82/21.8021 HUNL +++++ DEPT-01 RECORDING (horoin "Proporty Addrom"); IF 80822 which has the address of 835 N, WOOD STREET #305

PERMANENT INDEX NO. 17-06-437-025-1011

". Viroqeiq" and is a boriolor ninto on a (blodoses) a no ni ogeginoM sith it elstes blodoses) on to the deemed to be and remein a part of the preperty cornted by this Mortgage; and all of the foregoing, together with said fixtures now or horositor attached to the proporty, all of which, including replacements and additions thereto, shall be appurtenances, rents, royalties, mineral, oil and gas rights and prolits, water, water rights, and water stock, and all TOCETHER with all the improvements now or herealter erected on the property, and all assements, rights,

traitictions listed in a schodule of exceptions to coverage in any title insurance policy insuring Lender's inferest in the generally the title to the Proporty against all claims and domands, subject to any declarations, easements or grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend Bortower covenants that Borrower is lawfully soised of the estate hereby convoyed and has the right to mortgage,

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest

on any Future Advances secured by this Mortgage.

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 installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Mortgage, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof.

The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lander if Lander is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents, Lender may not charge for so holding and applying the Funds, analyzing said account, or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings 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 pludged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of fixes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessment, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay o Lender any amount necessary to make up the deficiency within 30 days from the date notice is mailed by Lender to Borrower requesting payment thereof.

Upon payment in red of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 18 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than implied stelly prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender Lender at the time of application vs a credit against the sums secured by this Mortgage.

3. Application of Paymen. Unless applicable law provides otherwise, all payments received by Lender under the

Note and paragraphs i and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 hereof, then to interest payable on the Note, then to the principal of the Note, and then to

interest and principal on any Future Advances.

4. Charges, Liens. Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or it not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment (ire.1), Borrower shall promptly furnish to Leader receipts evidencing such payments. Borrower shall promptly discharge any men which has priority over this Mortgage; provided, that Borrower shall not be required to discharge any such lien so long at Borrower shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Leader, or shall in good faith context such lien by, or defend enforcement of such lien in, legal proceedings which operate to prevent the enforcement of the lien or forfeiture of the

Property or any part thereof.

5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extracted coverage," and such other hazards as Lender may require and in such amounts and for such periods as Lender may require provided, that Lender shall not require that the

amount of such coverage exceed that amount of coverage required to par the sums secured by this Mortgage.

The insurance carrier providing the insurance shall be chosen by Forcewer subject to approval by Lender; provided, that ruch approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borr wer making payment, when due, directly to the insurance carrier.

All insurance policies and renewals thereof shall be in form acceptable to lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender, Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. 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 philed to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the ecurity of this Mortgage is not thereby impaired. If such restoration or repair is not economically feasible or if the security of his Mortgage would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the ix es, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim to insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration, repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or portpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrewer in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior

to such sale or acquisition.

Preservation and Maintenance of Property, Leaseholds, Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider were a part hereof,

7. Protection of Londer's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable attorney's fees and entry upon the Property to make repairs. If Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and

## UNOFFOOMALM BORY

THIS CONDOMINIUM RIDER is made this 1ST day  19 92 , and is incorporated into and shall be deemed to amend and s or Deed to Secure Debt (herein "security instrument") dated of even date (herein "Borrower") to secure Borrower's Note to CRAGIN FEDER (herein "Lender") and covering the Property described in the security int  335 N. WOOD STREET #305. CHICAGO, IL 50622	supplement a Morlgage, Deed of Trust to herewith, given by the undersigned ALBANK FOR SAVINGS
The Property comprises a unit in, together with an undivided interest in tum project known as THE METER BUILDING (Rame of Condonlation Project)	the common elements of, a condomini-
(herein "Condominium Project").	
CONDOMINIUM COVENANTS. In addition to the covenants a instrument, Borrower and Lender further covenant and agree as follows:  A. Assussments. Borrower shall promptly pay, when due, all Association or ther governing body of the Condeminium Project (herein the provisions of the declaration, by laws, code of regulations or	assessments imposed by the Owners "Owners Association") pursuant to
B. Hazar A Lisurance. So long as the Owners Association maint on the Condominium (reset which prevides insurance coverage against fi "extended coverage," and such other hazards as Lender may require, and	re, hazards included within the term
as Lender may require, thin:  (i) Lender wairs the provisions in Uniform Covenant 2 for one-twelfth of the premium instruments for hazard insurance on the Proper	rty;
Property is deemed satisfied; and  (iii) the provisions in Uniform Covenant 5 regarding application be superceded by any provisions of the destration, by laws, code of regulation of the Condominium Project or of application, by laws, code of regulations and the provisions of Uniform Covenant 5. For any period insurance coverage is not maintained, the immediately preceding sentence effect. Borrower shall give Lender prompt notice of any lapse in such hazar In the event of a distribution of hazard insurance proceeds in lieurous loss to the Property, whether to the units or to common elements, any such hereby assigned and shall be paid to Lender for application to the sums with the excess, if any, paid to Borrower.  C. Lender's Prior Consent. Borrower shall not, except after a prior written consent, partition or subdivide the Property or consent to termination provided by law in the case of substantial destruction by fire taking by condemnation or eminent domain;  (ii) any material amendment to the declaration, by laws or Association, or equivalent constituent document of the Condeminium Project amendment which would change the percentage interests of the unit owners (iii) the effectuation of any decision by the Owners Association, the effectuation of any decision by the Owners Association the covenant to pay when due condominium assessments remedies provided under the socurity instrument, including, but under Uniform Covenant 7.	on of hazard insurance proceeds shall lations or other constituent document by to avoid a conflict between such of time during which such hazard shall be deemed to have no force or ard insurance coverage.  If of restoration or repair following a chiproceeds payable to Borrower are secured by the security instrument, motice to Lender and with Lender's Project, except for abandonment or or other casualty or in the case of a cole of regulations of the Owners of in the Condominium Project; or sociation to terminate professional ats and agreenents hereunder, so, then Lender may invoke any
IN WITNESS WHEREOF, Borrower has executed this Condominiu	m Rider.
WILLIAM K. MC VEY -Borrower ANNETTE S	the Mr. Mr. Clay  1. MC VEY Postower
-Borrower	- Borrower
·Borrower	-Borrower

Property of Coot County Clert's Office

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Lender's written agreement or applicable law, Borrower shall pay the amount of all mortgage insurance premiums in the

manner provided under paragraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, shall become additional indebtedness of Berrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in

the Property.

2. Conformation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the P operty, or part thereof, 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 Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the

sums secured by face fortgage.

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

10 Borrower Nov ke eased. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by works, to any successor in interest of Borrower shall not operate to release, in any manner, the Hability of the original Burrower and Porrower's successors in interest, Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Morigage by reason of any demand made by the or ginal Borrower and Borrower's successors in interest.

11. Forbearance by Lander tel a Waiser. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, fault not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of exes or other liens or charges by Lender shall not be a waiver of Lender's right to

accelerate the maturity of the infebtedness secured by this Morigage.

12. Remedies Cumulative. All remedia provided in this Mortgage are distinct and cumulative to any other right or

remedy under this Mortgage or alforded by law or equity, and may be exercised concurrently, independently or successively.

13. Successors and Assigns Bound; John' and Several Liability; Captions. The covenants and agreements berein contained shall bind, and the rights hereunder shall incre to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. At cornants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

14. Notice. Except for any notice required under applicable 1 w to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's rudress stated hersin or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided to in this Mortgage shall be deemed to have been given to

Borrower or Lender when given in the manner designated herein.

15. Uniform Mortgage; Governing Law; Severability. This form a nortgage combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to condicate a uniform security instrument covering real property. This Mortgage shall be governed by the law of the jurisdiction in which in Property is located. In the event that any rovision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and o this end the provisions of the Mortgage and the Note are declared to be severable.

16. Borrower's Capy. Borrower shall be furnished a conformed copy of the New and of this Mortgage at the time of

execution or after recordation hereof.

1?. Fransfer of the Proporty: Assumption. If all or any part of the Property or an in crest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or extembrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by device, descent or by eparation of law upon the death of a joint tenant-or-(d) the grant of any leasthold interest of three yer rate. Icus not option-to-purchase. Lender may, at Lender's option, declare all the sums secured by this Mortgage to b immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the erson to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactor to Lender and that the interest payable on the sums secured by this Morlgage shall be at such rate as Lender shall request. If Lorier has waived the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a vestual assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accerdance with paragraph 14 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may,

without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 hereof.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:
18. Acceleration: Remedies. Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Berrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice. Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may forceless this Mortgage by judicial proceeding. Lender shall be entitled to cellect in such proceeding all expenses of foreclesure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports.

19. Borrower's Right to Reinstate Notwithstanding Lender's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time

KELDKA LOBOX 403

	2511991 TO 90X 100
	Application flumber: 03-37313 Loan Officett Roses Application flux Reser
	[sign Expites, 00/28/93
• •	S CONTRACTOR EXPIRES OUTSEINS
DO Prigna Ameron	SOUNTH ASOR 3
Moral roll	* OFFICIAL SEAL"
1: 4/	
	My Commission expires:
day of DECEMBER 19 92	Given under my hand and official seal, this
ses therein set forth.	their free and voluntary act, for the uses and purpos
the Y as instrument as the said instrument as	appeared before me this day in person, and acknowledged that
me(s) arbacribed it it bedinaturment,	personally known to me to be the same person(s) whose na
	White A Me Wed
OF 6.32 MANGENT POR US 1 MINOR (W)	WILLIAM K. MC VEY, MARRIED TO ANNETTE M. MC VEY
ic in and for said county and state, do hereby certify that	I, MEA FATTATOZ A, a Notary Publi
:ss xjunc.	STATE OF ILLINOIS, CORL
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1340108-	29MG 4/0 B -
unalma-	
1940/1989-	
2	46
ANNETTE M. MC VEY	WIFLIAM K. MC VEY
Sall M. M. Mound	Tolling Kell
his Mortgage.	IN WITNESS WHEREOF, Br. row, r has executed the
	which by this reference is ning, a part hereof.
e terms and provisions contained in the attached rider	
ight of homestead exemption in the Property.	23. Waiver of Hames to ad. Borrower hereby waives all r
Morigage, Lender shall release this Morigage withest-obserge to	22. Release. U on payment of all sums secured by this Borrower. Borrower stand pay all costs of recordation, if any.
	00.00841 \$ 2.1 -u/1 6.00 the United States
no time shall the principal amount of the indebtedness secured by	
rest thereon, shall be secured by this Mortgage when evidenced by	
r, at Lender's option prior to release of this Mortgage, may make	21. Future Advances. Upon request of Borrower, Lender
liable to account only for those rents actually received.	anms secured by this Mortgage. Lender and the receiver shall be
n receiver's bonds and reasonable attorney's lees, and then to the	rents, including, but not limited to receiver's fees, premiums or
ment of the costs of management of the Property and collection of	
collect the rents of the Property including those past due. All rents	
nent of the Property, and at any time prior to the expiration of any, by agent or by judicially appointed receiver, shall be entitled to	
	ls hereof or abandonment of the Property, have the right to colle
rovided that Borrower shall, prior to acceleration under paragraph	
er; Lender in Possession. As additional security hereunder,	20. Assignment et Rents; Appointment of Receiv
an u = 1000 and 2000	acceleration had occurred.
cured by this Alortgage shall continue unimpaired. Upon such ions secured hereby shall remain in full force and effect as it no	
uire to azzure that the lien of this Mortgage, Lender's interest in	
sot, including, but not limited to, reasonable attorney's feest and	
d agreements of Borrower contained in this Mortgage and in	
contained in this Mortgage; (a) Borrower pays all reasonable	
r, if any, had no acceleration occurred; (b) Borrower cures all	this Mortgage, the Note and notes securing Future Advances

prior to exity of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under

# 32970709

### UNOFFICIAL COPY,

93-86649-37

#### ADJUSTABLE RATE LOAN RIDER

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 Rider is made this 151	_ day of DECEN	ABER 19 92 , and is	incorporated into and anai
be deemed to amend and supplement	the Mortgage, Deed of	Trust, or Deed to Secure Debt (th	ie "Security Instrument";
of the same date given by the undersi		to secure Borrower's Note to	
CRAGIN FEDERAL BANK FOR	ESAVINGS		
(the "Lender") of the same date (th	te "Note") and coverin	ig the property described in the	pecatify tustinment sug
located at 835 N. WOOD STREET #30			
	Prope	rty Address	
Modifications. In addition to the further covenant and agree as follows:  A. INTEREST RAZE AND MONT The Note has an "fritial Interest 1ST day of the month beginning of months thereafter.  Changes in the interest rate are geometric to the interest rate and the interest rate are geometric to the interest rate and interest rate are geometric to the interest rate and interest rate are geometric to the interest rate and interest rate are geometric to the interest rate and interest rate are geometric to the	Property of Comments and agreement of Size St.  Parents of Size St.  Proverned by changes in the standard by Changes in the standard by Changes in the standard by MEDIAN COmments of the standard by MEDIAN COmments on changes in the standard by the standard by MEDIAN COmments on changes in the standard by the standard	The Note interest rate may be inceeded, 19 93 and on that of an interest rate index called the "I by Occupied Homes, National Averd.  OST OF FUNDS  on changes in the interest rate on one interest rate at any Change Date.	reased or decreased on the day of the month every ndex." The index is the: erage for all Major Types h Change Date; if no box is
(2) D The interest rate canno	t be change 1 by more	than 1 percentage points at	any Chango Dato.
If the interest rate changes, the	amount of B'x rower's	monthly payments will change	as provided in the Note.
Increases in the interest rate will resul	t in higher paymen's.	Decreases in the interest rate will	result in lower payments.
B. LOAN CHARGES			
It could be that the loan secured	by the Security Insur-	ment is subject to a law which se	is maximum loan charges
and that law is interpreted so that the ban would exceed permitted limits. If	this is the case then:	(A) say such loss charge shall b	e reduced by the amount
necessary to reduce the charge to the	he permitted limit; an	d (E) my sums already collecte	d from Borrower which
exceeded permitted limits will be re-	funded to Borrower.	Lender nay choose to make this	refund by reducing the
principal owed under the Note or by m	aking a direct payment	to Borrosser.	
C. PRIOR LIENS			
If Lender determines that all or	any part of the sums	secured by this Scurity Instrum	ent are subject to a hear
which has priority over this Security shall promptly act with regard to that	instrument, Lender mi	ay send Borrowcz a notice identifi	ument or shall promptly
shall promptly act with regard to the secure an agreement in a form satisfact	it ilen as provideo in j	ation that lies to this Sourity lies	drument
D. TRANSFER OF THE PROPERT		ating that tien to this country the	ii diness,
If there is a transfer of the Proper	tv subject to paragraph	17 of the Security Instrument, L	ender may require (1) an
increase in the current Note interest	rate, or (2) an increas	e in (or removal of) the limit or	the amount of any one
interest rate change (if there is a lim	ait), or (3) a change in	n the Base Index figure, or all of	these, as a condition of
Lender's waiving the option to accelerate	te provided in paragrapi	h 17.	Ac.
E. The mortgage interest may increa	ase or decrease based	upon the change of the stand indi	en, however, the interest
rate shall not exceed 12.625	o coiling rate.		, C.
By signing this, Borrower agrees	to all of the above.		
by signing mis, bettered agrees			1.
			· <del>-</del>
			,
11.76. 1/1/2/		21 IT in 2	
19.15. 11/1/	(Seal)	ANNETTE M. MC VEY	Borrower (Seal)
WILLIAM K. MC VEY	Borrower	ANNETTE M. MC VEY	Borrower
			<i>U</i>
			No. Trans.
	(Seal)		(Seal)
	-Borrower		·Borrower
	* ·		Para - ch
	(Seal)		(Seal)
	Borrower		Borrower

Property of Cook County Clerk's Office

92975769

LOAN # \_\_\_03-66649-37

#### ASSUMPTION RIDER TO MORTGAGE

DATE	THE _	IST	_DAY OF	DECEMBE	<u>R</u> . 19	92	BETWEE	N LENDER,
·=			BANK FOR S			WER,		
attached, Third P	lendar.	and Boi ciralter	rrower agree th	at the loan s	ecured by the	mortgag	ce shall be	this Rider is assumable by a nditions as are
•	loan in	the a	mount of th	se then ou	tstanding pri	incipal	balance a	cation for a and Transfered Lender's loan
; (	meunt	of the	t more than	n <i>in e</i> e pe	rcent (3%)	of th	e outstand	a fee in the fing principal ee to assume
ļ	or a l	oan p	the foregoin ursuant to L to permit assi	ender's stat	ndara under	writing	crileria !	must qualify before Lender
	All of full force			he above d	escribed nove	e agy) n	norigage v	rill remain in
a t a c a	is it wa aking the operaised and by discretion oppraisal	is wher ne less value an app Len be	n loan was o er of the pu shall be o raisal perform der, at its	originally marchase price determined hed by an option, marchant and the continuation of the continuation o	nade. Such von de (il application by Lender appraiser ap	value is able) o in its proved that	to be of appraisa reasonab by Lende the above	of assumption determined by a value. The judgement r in its sole mentioned any other
IN WITN 19 <u>92</u>		IEREO	F Borrower has	s executed th	is Rider the _	1ST da	y of _DEC!	EMBER .
11.	74.	MM			annel	to m	mil	ربراً'
PORRO	WER	WILLIA	M K MC VEY	<u>1</u>	Annels BORROWER	ANNE	TTE M. Y	C VEY
BORRO	WER				SORROWER			

BORROWER

BORROWER

92975759

#### TO ADJUSTABLE RATE NOTE AND MORTGAGE CONVERSION RIDER

This Conversion Rider to Adjustable Rate Note and Mortgage is made this Lat day DECEMBER , 19 92

F-95 Hev. 7182	iu io iana no ver	1::00		
<b>3</b> s on t	Ε∦ <b>Ι</b> ΩΥβ\$ '9 <del>''2</del> Ω	CA A	5 9	
	AZDIVIVA VI AS AVIOI			
The state of the s		My cominission expires:		
his IST day of SECEMBER , 19 92 .	nd Olliciau scal, t	Given under my hand a		
		free and voluntary act, for		
and the second s				
e signed and delivered the said instrument as his				
a to the foregoing instrument, appeared before me				
MAPRIER TO AUGUSTE M MC UEV	IYW K' WC V	do hereby certify that WILI	,	
S sists bus viauco biss tol bas ai pildug vistoris s	7/12/	DEAT TORON !	DE COOK RETINOIS RE	) YTNUOC
ဘ			irrinois)	40 STATE
			كبعيد شبير نداست	
	Botrower			тэмопон
	Эмолоб	*		Borrower
<u> </u>	BOLLOWER			Borrower
ANNETTE H. MC VET	Borrower	HC VKY	MITTIVH K',	Вопоже
and the state of	9	fly 10	1 7/11	?
		the instant Conversion Rider		
bortower and Lender and acknowledges that the and shall remain in full force and effect except as				
term' and conditions of the Note, Mortgage, and				
			s sorol llul ai aisa	
first rate whereupon the Note and Mortgage shall				
sion Rider, such failure will relieve Lender of any				
ender of the exercise of his option to convert, or to comply with any other term or condition of the				
		lo anii ani is tuan la time ol		
uant to the terms hereof shall be the interest rate in	sing Isoval over	terest rate to which Borrower a	terest Rate. The int	
ments as may reasonably be necessary to convert original.		Rate Security Instruments to		<b>(</b> )
Day 200 01 12032222 4d VideBosper 112 20 112 20	oop dons dimes.	2x.	date,	<b>G</b> ,
e which may be in effect now or on the conversion	e kind and natur	riains to fixed rate loans of lik	Lender, as it pe	<b>/</b> ->
icluding underwriting criteria established by the		t and shall not le in default o na ceres should over terms ar		(2)
er applicable Security Instruments must be in full				P)
•		riod, whicher er livst occurs.	Conversion Per	
the notice to convert of the last business day of the				(3)
e conversion date. anding principal balance of Borrower's loan (the	riice shall de th	ie date Lender receives such n	terminased. The	,
rights under this rider, at Lender's option, may be	nich Borrower's	w to sonseds off ni sy, ds not	ol 192 28 noilgo	
nan 30 days prior to the expiration of Borrower's	nvert no later ti	ceine Borrower's notice to co	r izum nigero (e	<b>q</b> )
alendar month and no later than the end of the 60th se indicated above.		may convert his losh ho soone		B)
		use to convert the Note and h		-
precedent the failure of any one or more of which				
ower must give written notice as otherwise provided to convert. Borrower's right to exercise the option	se of the option	uments to Lender of his exerc	t the Security' Instri	rú
Morrgage to a fixed interest rate for the remainder	erms of Note and	ert the interest rate under the to	Oftower may conve	id .Α.
natier set forth.	conditions herei	Vote subject to the terms and	to a Fixed Rate ?	Rate Note
er agree that Borrower may convert his Adjustable	trower and Lend	I said More and Morigage, Bo	anding the terms o	Notwithst
e paid by Borrower during the term of the loan.	ist restered the	to rixed Raic.	ption to Convert	is ATΓ Seat
ant and agree as follows:	et fusther coven	truments, Borrower and Lend	in the Security Inst	i bərəsflər
ously herewith between Bottower and Lender as	contemporane	coants and agreements made	ddition to the cov	s al
	seny Address	Prop		
bicago, illinois 60622	Unit #305 C	835 N. Wood Street	. 12 Seated and located 21	ายเเกาแรง
in the Note and Mortgage (collectively the Security	perty described	ore Note) and covering the pro	(i) sigh smaz sdi li	Lender) o
ver's Note to Cragin Federal Bank for Savings (the	to secure Borrov	underzigned (the Borrowers)	snd given by the	Mortgage
nt the Mortgage bearing even date herewith (the	d and suppleme	nd shall be deemed to amen	e omi bateroquos	ai ti bas