UNOFFICANA REPEND P 92203537	#23.50 ::00:00 8.2.7
THIS AGREEMENT is made and entered into as of the day of, 19, by and between Citicorp Mortgage, Inc. (hereinafter referred to as "CMI"), Jeanette Valrie & Lashawe Val	USE.
("Borrowers"), and ("Assuming Party").	50g
WITNESSETH WHEREAS, Borrowers obtained a real estate secured load	RECORDING TRAN 2423 C * COUNTY RE

loar## Borrowers obtained a real estate secured identified as Account Number 8001859 on 09-15-87 on 09-15-87 on 09-15-87 on 09-15-87 on 09-19-92whereas, in consideration of the loan the Borrowers executed a Promissory Note secured by a Security Instrument and other documents (collectively, the "Loan Documents");

WHEREAS, the Assuming Party desires to purchase from the Borrowers the property that secures the Borrowers' Promissory Note, and desires to assume all rights and obligations contained in the Joan Doc ments;

W.EPEAS, CMI is either the current owner of the loan or has authority to process this assumption on behalf of a third party Investor (and references herein to CMI are deemed to include the Investor, appropriate);

AND XWIREAS, CMI desires to allow this purchase and assumption subject to the terms and conditions specified herein.

NOW THEREFORE, in consideration of the premises and the mutual covenants, promises and agreements hereinto contained CMI, Borrowers and Assuming Party (the "Parties") hereto agree as follows:

Loan Assumption

124

The Assuming Party shall assume the rights, obligations and covenants contained in the Loan Documents.

The Assuming Party acknowledges that along with the obligation contained in the agreement, all credit reporting in the future concerning the referenced loan will be made in the assuming Party's name(s).

1.3 The Borrowers will not be released from any liability under the loan documents effective with the transfer of the loan for the period of five (5) years.

Modification of Promissory Note

2.

The Assuming Party will pay the principal and interest in consecutive monthly instillments plus any required escrow payments, on the 1st day of each month. All installments shall be payable at Citicorp Mortgage, Inc., One Penns Way, New Castle, DE 19720 or such other place designated by CMI or the holder of the Promissory Note.

З. Security Incerest

> Nothing in this ASSUMPTION AGREEMENT shall understood or construed to be a satisfaction or release, in whole or in part, of CMI's or investor's security interest in the property identified in the Security Instrument.

<u>Miscellaneous</u>

All other terms and conditions of the Loan Documents, which are hereby assumed by the Assuming Party, shall remain in full force and effect.

IN WITNESS WHEREOF, the Parties have executed thi ASSUMPTION AGREEMENT as of the day and year first written above.

CITICORP MORTGAGE, INC. Representative of CMI ASSUMING PARTY

BORROWERS

UNOFFICIAL COPY

Property of Cook County Clerk's Office



MIN 20036

Trunctie VAIRIE 412 48th Are NUME PETTWOOD, ITT GOICH

UNOFFICIAL COPY

0	(The Above Space For Recorder's Use Only
(NAME AND ADDRESS OF GRANTEE) all interes (in the following described Real Estate situated in the County	c Cook
	or in the
State of Illinois, to wit:	
The South Six and five-tenths (6.5) feet o	Lot Five (5), Lot Six
(6), and North three and five-tenths (3.5)	
Block Four (4), in Hulbert's St. Charles R	
Addition, being a Subdivison in the South	
Section Eight (8) Cownship Thirty-Nine (3	
(12) East of the Third Principal Meridian,	
1928, as Document 10185083 in Cook County,	Illinois.

Ch	
* I	
hereby releasing and waiving all rights under and by virtue of the Hon	s ead Exemption Laws of the State of
Illinois.	
15-08-400-053	
Permanent Real Estate Index Number(s): 15-08-400-053	
Address(es) of Real Estate: 412 48th Avenue, Be	lwood, Illinois