IC16716

93144887

1589 NORTHWEND ROAD PALATINE, IL 60067

MORTGAGE

THIS MORTGAGE is made this 22NU day of FEBRUARY

19 93, between the Mortgagor, STOCKBBIDGE CABLE SPENCE JR AND CARUL J SPENCE,
HUSBAND AND WIFE (berein "Bornage") and the Mortgagor

TOF BANK SAVINGS FSE

, a corporation organized and

existing under the laws of THE UNITED STATES OF AMERICA whose address is

55402

WHEREAS, Borrower is indebted to Lender in the principal num of U.S. 34,646.78 which indebted; as a evidenced by Borrower's note dated.

thereof (herein "Not"), providing for monthly installments of principal and interest, with the balance of indebtedness, if not sconer paid, 40% and payable on

To Secure to Lease the repayment of the indebtedness evidenced by the Note, with interest thereon; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the performance of the covenant and agreements of Borrower herein contained. Horrower does hereby mortgage, grant and convey to Lender the following described property located in the County of . State of Bilaole:

LOT 27 IN BLOCK 41 IN WINSTOP FARK NORTHWEST UNIT THREE, A SUBDIVISION IN SECTION 13 TOWNSHIP 42 NORTH RANGE 10 EAST OF THE THIRD PRESCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.

PIN # 02-13-105-027-0000

93144887

RIDER ATTACHED HERETO IS MADE A PART HEREOF.

1053 SAYLES DR.

PALATINE

which has the address of 50042

(Street)

(Cate)

Minois

(in Cade)

(herein "Property Address");

TOGETHER with all the improvements now or hereafter erected on the property, and all essements, rights, appurtenances and rents all of which shall be deemed to be and remain a part of the property covered by this Morigage; and all of the foregoing, together with said property for the lessehold estate if this Morigage is on a lessehold are hereinafter referred to as the "Property."

Borrower covenants that Borrower is lawfully seised 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 covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

OP2-075-0046425

ILLINOIS - NOME INFROVEMENT - 1/50 - FRMA/FRAME UNHORM INSTRUMENT

LND 36 (8/87) ILL

3314 :887

UNOFFICIAL COPY

ye' free, and then to the sums secured by this Mortgage. The receiver shall be liable to setion of rents, including, but not limited to, receiver's fees, premiums on receiver's ter paragraph 5.7 hereof or abandonment of the Property. Leader shall be entitled to have a set to enter the contex and to collect the rants of the set to enter the top of the rants of the sate of the contex of the context of the context

in gayment of all sums secured by this Mortgage. Lender shall release this Mortgage without

er shall pay all conts of recordation, if any.

- MONTONOR OR DEEDS OF TRUST PEQUEST FOR HOTICE OF DEPART

register the tender of any mortgage, deed of trust or other encumbrance with a lien which has a figure of the Mortgage, of any and the Mortgage, of any mortal process and forth on page one of this Mortgage, of any manners and the mortal process of the Mortgage, of any manners and the mortal process of the Mortgage, of the mortal process of the Mortgage, of the mortal process of the Mortgage, of the mortal process of the Mortgage, or the mortal process of the Mortgage, or the mortal process of the Mortgage, or t

County set in and for said state; so thereby sivily chairs at Motery Public in and for said county sife state; so hotely subject in and for said county sife state; so hotely subject in and for said county sife state; so hotely subject in and for said county sife state; so hotely subject in and for said county sife state; so hotely subject in and for said county site state; so hotely subject in and for said county site state; so hotely subject in and for said county site state; so hotely subject in and for said county site state; so hotely subject in an analysis of the said county site state; so hotely subject in an analysis of the said county site states. SEENCE TE

Charat Company And the state of t

dried by 'at self second (a)emar seorts Catalog ants beg be to on the bes

YEAUARIT

subscribed to the foregoing instrument.

za inemusiani bias sei bereviteb bus bangie Y ad T

Solo ox

VAR A、於相談 Section Company

TEV.

16. Recrewer Net Bitsand; Fortice and By Londer Mit a Velver. Extended of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lander to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Leader 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 Mortgage by reason of any demand made by the original Borrower and Borrower's successors in inverest. Any forbearance by Leader in exercising any right or remedy. Refutifieder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

11. Successers and Assigns Bound; Isint and Several Liability; Co-alguers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.

12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or 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 to Lender's address stated herein or to such other addresses. Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be see need to have been given to Borrower or Lender when given in the manner designated herein.

13. Governing I in Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the cooperty is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision 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 to this end the receisions of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneyr Tees" include all sums to the extent not prohibited by applicable law or limited herein.

14. Berrower's Copy. Borrower stiall he furnished a conformed copy of the Note and of this Mortgage at the time of execution or after recordation hereof.

15. Rehabilitation Loan Agreement. But over shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower enters into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of the Property. If Borrower sells or transfers all or any part of the Property or an interest therein, excluding (a) the creation of a tien or encumbrance subordinate to this Mortgage. (b) a transfer by devise, descent, or by operation of law upon the death of a joint tenant, or (c) the grant of any leasehold interest of three years or less not containing an option to purchase, Borrower shall cause to be submitted information required by Lender to evaluate the transferre as if a new loan were being made to the transferre. Borrower will continue to be obligated under the Note and this Mortgage unless Lender releases Borrower in writing.

If Lender, on the basis of any information obtained regarding the transferce, reasonably determines that Lender's security may be impaired, or that there is an unacceptable likelihold of a breach of any covenant or agreement in this Mortgage, or if the required information is not submitted. Lender, may declare all of the sums secured by this Mortgage to be immediately due and payable. If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 12 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered 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 17 hereof.

NON-UNIFORM COVENANTS. Borrower and Londer further covenant and agree as follows:

17. Acceleration; Remedies. Except as provided in paragraph 16 hereof, upon Borrows's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sents secured by this Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 morted specifying; (1) the heach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the optice is maller to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specifie in the notice may result in acceleration of the same secured by this Mortgage, foreclosure by judicial proceeding, an anie 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 nonexistence 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 same secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all supenses of foreclosure, including, but not limited to, reasonable attorneys' fees and costs of documentary evidence, abstracts and title reports.

18. Berrewer's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage' due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Londer to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage it: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys' fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage. Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

19. Assignment of Rents: Appelatment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

the sing mountily payments of principal and interest are payable under the Note, until the Note is paid mene. Subject to applicable law or a written walver by Lender, Borrower shall pay atoM ests an beblyong as segnade and bas short sell to be sest- Borrower shall promptly pay when due the principal and interest of home by : ewoliol as sorga has imager covenant and agree as follows:

mis and bills and reasonable estimates thereof. Borrower shall not be obligated to make زا مر دروا of amit of any most bray latiful betamits estimated initially and from time to time by gone-bustit of yearly premium inntaliments for hazard insurance, plus one-twelfth of yearly ents in almos bauory has segmond sids ever this blortgage and ground cents on the bas muinimobnoo gnibuloni) sinemesses bas sexsi yirsey edi to diffewy-ene at leage ("\$

sobast landitutioni as si robiosi done li metiti is to Leader to the watest that Borrower makes such payments to the holder of a prior mortgage or

sites couline and debits to the Punds and the purpose for which cach debit to the Punds was made. The s the Punda. Lander shail give to Borrower, without charge, an annual accounting of yaq ot beniuper ad for liant reduct to be paid, Lender shall not be required to pay the far writing at the time of ensewtion of this Mortgage that interest on the Funds shall be paid to Borrower, and ant on the Punds and applicable law permits Lander to make such a charge. Borrower and Lender 💘 🕬 🔭 under, analyzing sold account or verifying and compiling sald assessments and bills, unless Lander sements, insurance premiums and ground rents. Lender may not charge for so holding es ,eeza; bins yaq ot si d by a Wederal or state agency (including Lender if Lender is such an institution). Lender shall apply ver pays Pands to Londor, the Punds shall be held in an institution the deposits or accounts of which are

es shall pay (o Lander any amount necessary to make up the deficiency in one or more payments as g by London shall not be sufficient to pay taxes, assessments, insurance promiums and ground rents as ily reposit as no tradited to norrower on monthly installments of Funds. If the amount of bias yaq ot batiupor trumment, insurance premiums and ground rents, shall exceed the amount required to pay said to the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to ade are pledges and it ional security for the sums secured by this Mortgage.

ist, we later this a immedit why prior to the sale of the Property or its acquisition by Lender, any Funds st. If under persgraph 📆 preser the Property is sold or the Property is otherwise acquired by Lender. ust he full of all semi-secured by this Mortgage, Lender shall promptly refund to Borrower any Funds:

Litaiess (ppl.cable law provides otherwise, all payments received by Lender under cast the time of application v. a or old against the auras secured by this Mortgage.

nd Deeds of Trust Charles, Moss. Borrower shall perform all of Borrower's obligations graph 2 hereof, then to interest cayable on the Note, and then to the principal of the Note the 1 and 2 herses taken be a spiled by Lender first in payment of amounts payable to Lender by

the Definents or Stound tents, if any. its said other chastages, tines and impositions attributeful to the Property which may attain a priority over this er's coverants to make payments where due, Borrower shall pay or cause to be paid all taxes, enteges, deed of trust or other security partement with a lien which has priority over this Mortgage.

and its such amounts and for each periods as Lender may require. # feet by fire, heartes includes within the term "exiculate coverage", and such other hazards as Lendor s. Borrower shall keep the improvements now existing or hereafter erected on the Property

es socurity agreement with a lien which has priority over this Mortgage. Lander shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust public to Lender and shall include a standard mortgage clause in 17vo. of and in a form acceptable to Lender. s we whereseesely withheld. All insurance policies and renewals thereof shall be in a form. heblyorg :nabnat by Lendula or toletows and the subject of the word by Lender.

not of loss if not made promptly by Borrower. is the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make

or to the sums secured by this Mortgage. autherized to collect and apply the insurance proceeds at Lender's option cither to restoration or rapair of the Property action in mailed by Lender to Borrower that the insurance carrier offers to settle a claim for high rance benefits, Lender is With Property is abandoned by Borrower, or if Borrower fails to respond to Lend revithin 30 days from the date

tions of the condominium or planned wait development, and constituent documents. witen or coverants creating or governing the condominium or planned unit development, the by-laws and regulainham or a pleased unit development, Sorrower shall perform all of Borrower's obligations under the ganty and shall comply with the previsions of any lease if this Mortgage is on a leasthold. If this M. m., .ge is on a unit shall teneg the Property in good repeir and whall not commit waste or permit impairment or Aterioration of the dobt has no see of Property; Leasoholds; Condensialumin; Planned Unit Josehopments. Bor-

thiw sonabtocoa si setanimos sonaturni dous toi tnemotiuper ods as emit dous lismu te**stio** ni seassuani dess sida takessance as a condition of making the toan secured by this Mortgage, Borrower shall pay the premiums required to astic attorneys' fees, and take such action as is necessary to protect Lender's interest. If Lender required mortgage er, at Lander's option, upon notice to Borrower, may make such appearances, disburse such sums, including wigage, or if any action or proceeding is commenced which meterially affects Lender's interest in the Property, then udes's Security. If Borrower fails to perform the covenants and agreements contained in this

Pothing contained in this paragraph Fahall require Lendor to Insurany expense or take any action hereunder. s of payment, such amounts shall be paymids upon notice from Lender to Borrower raquesting payment thoroot. e additional indebreduces of Borrower secured by this Mortgage. Unless Borrower and Lander agree to other ensure disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall wai bidabilega to tannonega estitu e'sahabi bea a's

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

eny condemnsition or other taking of the Property, or part thereof, or for conveyance in the of condemnsition, are freedby signed and shall be paid to I hall the priority of metion. The proceeds of any award or claim for damages, direct or consequential, in connection with

PEBRUARY 22ND THIS VARIABLE RATE RIDER is made this day of and is incorporated into and shall be deemed to amend and supplement the Mortgage (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Consumer Loan and Security Agreement to

TOF BANK SAVINGS FSB

(the "Lender") of the same date (the "Note") and covering the property described in the Security Instrument and located at:

1053 SAYLES DR. PALATINE, IL

(Property Address)

The Note contains provisions allowing for changes in the interest rate whenever the "Index rate" changes, and for annual adjustments to Borrower's payment amount, adjustments in the loan term or adjustment to Borrower's final payment amount.

ADDITIONAL COVENANTS.

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

CHANGES IN PAYMENT SCHEDULE DUE TO INTEREST RATE CHANGES.

9..00 %, and also provides for changes in the interest rate The Note provides for all in tight annual interest rate of and payment schedule as follows.

2 . 40 % in excess of the highest U.S. Prime Rate published daily in Borrower's rate will be a variatic annual rate of the Wall Street Journal under "Money Rater" (the "index rate"). If the index becomes unavailable, Lender will select, to the extent permitted by applicable laws and regulations, some other interest rate index that is comparable to the index and will notify Borrower of the change. Lender will recalculate and reset the annual interest rate each business day (excludes Saturday, Sunday and legal holidays), to re-2,40 percentuge points to the index in effect flect changes in the index rate. To figure the Ann wil Percentage Rate, Lender adds the previous business day. Londer will change the Atinu il Percentage Rate on the first business day (excludes Saturday, Sunday and legal holidays) following the day that the index change is put ashed. The interest rate will never be more than 1.7 ... 00 % per year or less than 9,00% per year. The interest rate in effect on the date 12 days before the final payment is due will be the rate Lender charges after that

[X] Borrower's monthly payment will change annually on each an aiversary date of the first payment due date. Lender will determine the amount of the monthly payment that would be large enough to repay the unpaid principal balance of the Note plus interest on that amount in full by the final payment due date. Lender will give to Bor or a notice of any changes in the monthly payment at least 25 days (but no more than 120 days) before the date when the change becomes of believe. Lender will use the interest rate in effect on the date shown in the notice of payment change (referred to below) to make this calculation. If the Note has not been paid in full by

AUGUST 28, 2002 , Borrower will pay the remaining unpe'd reincipal and accrued interest in full on that date. Borrower will continue to make regular monthly payments until the unrocks principal and interest due under the Note have been paid in full, interest rate increases may extend the original payment schedule. If the Note has not been paid in full by

. Borrower will pay the remaining unpaid principal and accrued interest in full on that date.

Borrower's final payment will be adjusted so that the unpaid principal and interest die under the Note will be paid in full. NOTICE.

Lender will give to Borrower a notice at least once each year during which an interest rate artistic ment is implemented without an accompanying change in the amount of the monthly payment. The notice will include the current at d prior interest rates, a statement of the loan balance and other information required by law and useful to Borrower. LOAN CHARGES

If the loan secured by the Security Instrument is subject to a law which sets maximum loan charges, and that low is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed permitted? mits, then: (1) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (2) any sum; already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refunc by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will by reated as a partial prepayment under the Note. LEGISLATION.

If, after the date hereof, enactment or expiration of applicable laws have the effect either of rendering the provisions of the Note, the Security Instrument or this Variable Rate Rider (other than this paragraph) unenforceable according to their terms, or all or any part of the sums secured hereby uncollectable, as otherwise provided in the Security Instrument and this Variable Rate Rider, or of diminishing the value of Lender's security, then Lender, at Lender's option, may declare all sums secured by the Security Instrument to be immediately due and payable.

IN WITNESS WHEREOF, Borrower has executed this Variable Rate I

MAIL TO: TOP BANK 66 1500 N. BAND ROAD · "sir IL 60067

(Seel)

(Scal) LND 0087 (5/86)

a colony at the control of the formal state of the formal state of the behalf in the formal state of the stat ora in oracle oracles. All carries and sureine all a provinces trainers in a constitution of the carrier or or of c

and the property of the property of the property of the contraction of the property of the property of the contract of the con

Physical blades companies refuelations at caling for excepting our ease are concepting an area care The preparation of the course of the expension of the controlled the properties of the control o tamaseria in conject bende, compercialle a record postana ma record arcid meteric dinario del contralidad

Surger to determine and washing a conservation of and of the end state beginning to be

in a sure of the market of the first of the world of the county at Reproduces the control of the contro durant or service and a

Epiper Herring Strain Control

 $S_{k}((x) + \frac{1}{2} C_{k}(x)) = 0 \quad \text{ we take } corresponds to $k \in \mathbb{R}^{k} \times \mathbb{R}^{k}$

法国的证据

 $\mathbf{g}(x) = \mathbf{g}_{t} \cdot \mathbf{g}(x) \cdot \mathbf{g}(x) + (\mathbf{g}_{t}(x) - \mathbf{g}_{t}(x)) + (\mathbf{g}_{t}(x) - \mathbf{g}_{t}$

or and a superior of the second secon

arce the entering restricted the

the property of the control of the c The second of th the ground of the control of the property of the first of the control of the cont

William Commercial Commercial Hope Brown Commercial Area

UNOFFICIAL COPY /

DUE-ON-TRANSFER RIDER

Notice: This rider adds a provision to the Security Instrument allowing the Londor to require repayment of the Note in full upon transfer of the property.

This Due-On-Transfer Rider is made this 22NB day of PERRIARY , 19 08 , and is incorporated into and shall be deemed to amend and supplement the Mortgage. Deed of Trust, or Deed to Secure Debt (the "Security

Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to TOF BANK SAVINGS (FSB).

(the "Lander")

of the same date (the "Note") and covering the property described in the Security Instrument and located at:

LOSS SAYLES DR. PALATINE, IL 6006

(Property Address)

AMENDED COVINE In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree g. follows:

A. TRANSPER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

Uniform Covenant 16 of the Security Instrument is amended to read as follows:

16. Transfer of the Property or a Beneficial in brest in Borrower. If all or any part of the Property or an interest therein is sold or transferred by Borrower (or if a hencheial interest in Derewer is sold or transferred and Borrower is not a natural person or porsons but is a corporation, partnership, trust or other legal entity) will not Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Security Instrument which does not relate to a transfer of rights of occupancy in the property, (b) the creation of a purchase money security interest for household applianties, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of this of the property of the sums secured by this Security Instrument to or immediately due and payable.

If Lender exercises such option to accelerate. Lender shall mult Berrower notice of acceleration in accordance with paragraph 12 hereof. Such notice shall provide a period of not less than 30 days from the case the notice is mailed within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expection of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 17 hereof.

Lender may consent to a sale or transfer if: (1) Borrower causes to be sub.; [1] d to Lender information required by Lender to evaluate the transferce as if a new loan were being made to the transferce; (2) Lender reasonably determines that Lender's security will not be impaired and that the risk of a breach of any covenant or agreement in this Security Instrument but a rate acceptable to Lender; (4) changes in the terms of the Note and this Security Instrument required by Lender are made, including, for example, periodic adjustment in the interest rate, a different final payment date for the loan, and addition of unpaid interest to principal; and (3) the transferce signs an assumption agreement that is acceptable to Lender and that obligates the transferce to keep all the promises and agreements made in the Note and in this Security Instrument, as modified if required by Lender. To the extent permitted by applicable law, Lender also may charge a reasonable fee as peoplicion to Lender's consent to any sale or transfer.

Borrower will continue to be obligated under the Note and this Security Instrument unless Lender rike les Borrower in writing

IN WITNESS WHEREOF, Borrower has executed this Dug-On-Transfer Rider.

)<u>--</u>_

CAROL J. SPENCE

CABL

.....(Seal) Borrower

MAIL TO: TCF BANK 650 1589 N. RAND ROAD PALATINE, IL 60067 93144887

993477987

UNOFFICIAL COPY

DUE-ON-TRANSPER RITHER

And as useful and his horner of a gracial constraint to the constitution is a more forther and safety and the contracting a such	Altre rede in	PRHIM.
<i>દર્કે ક</i> લ્લાફર અવ	statibus of tare	न हो जा स्ट्राइ

where the standard of the second of the seco

and the contraction of the registers of mathematical contraction of the gradient with the product of the contract of the contr

Contact posts

the annual three and the conditions of the property of the strategic of the strategic of the condition of the destruction and the strategic of the strategic of

Andrew Bernstein

APPROXIMATE CONTRACT OF MENT OF A PROPERTY AND A CONTRACT OF A CONTRACT OF A CONTRACT OF A PROCESS AND AND A CONTRACT OF A PROPERTY AND ADMINISTRATION AND A CONTRACT AND ADMINISTRATION ADMINISTRATIO

STORED BY MEANING AND STANDARD BY CHRISTIAN SHOWN TO AND SOMETHING

gard notes on the control of the control of the control of the decidence of the decidence of the decidence of the control of t

en production in the contract manufacture described to the production of the contract of the c

The matter of the second of th

mis qualities to the sequence of the set of the services of the second of the second of the second particles of the second par

ing the Highest and a site of the drawing of the water and the water and the first the drawing that the water

ade and the control of the control o

thress.

Villa Calle

PAREEREEC

THE MAINTEN MORE THAN ASSESSED A CONTRACT OF THE PROPERTY OF T