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1 2 3 4 5 6 7 8 9 10 MAIL TO

WHEN RECORDED MAIL TO:

**1st FEDERAL SAVINGS & LOAN ASSOCIATION OF
WESTCHESTER**
2121 S. MANNHEIM RD
WESTCHESTER, IL 60154-4331

93188321

- DEPT-01 RECORDING \$33.50
T#1111 TRAN 8730 03/12/93 09:35:00
\$7284 6 44-93-188321
COOK COUNTY RECORDER

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MORTGAGE

THIS MORTGAGE ("Security Instrument") is given on February 26, 1993. The mortgagor is ROBERT J. CHILIPALA and MELANIE S. MOORHOUSE, MARRIED TO EACH OTHER ("Borrower"). This Security Instrument is given to 1st FEDERAL SAVINGS & LOAN ASSOCIATION OF WESTCHESTER, which is organized and existing under the laws of the United States of America and whose address is 2121 S. MANNHEIM RD., WESTCHESTER, IL 60154-4791 ("Lender"). Borrower owes Lender the principal sum of One Hundred Twenty Four Thousand & 00/100 Dollars (U.S. \$124,000.00). This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt not paid earlier, due and payable on March 1, 2023. This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property located in COOK County, Illinois:

PARCEL 1: LOT 12 IN BLOCK 5 IN MIDLAND DEVELOPMENT COMPANY'S HIGH RIDGE PARK FIRST ADDITION, BEING A RESUBDIVISION OF THE EAST 117.34 FEET OF LOTS 147 TO 201 AND ALL OF LOTS 202 TO 311, LOTS 338 TO 395, LOTS 448 TO 505, LOTS 558 TO 615 AND LOTS 642 TO 751 IN WILLIAM ZELOSKY'S HIGH RIDGE PARK, IN THE NORTHWEST QUARTER OF SECTION 20, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. PERMANENT INDEX NO. 15-20-112-061. PARCEL 2:
SEE LEGAL DESCRIPTION WHICH IS ATTACHED AND MADE A PART OF THIS DOCUMENT. PERMANENT INDEX NO. 15-35-404-023.
15-35-404-025 15-35-404-025

C-921230-C4

which has the address of 1456 HEIDORN AVENUE, WESTCHESTER, IL 60154 AND 14 WEST AV. RIVERSIDE, ILLINOIS 60546 ("Property Address");

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seized 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 warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants will be used variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

- 1. Payment of Principal and Interest; Prepayment and Late Charges.** Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

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 payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, i.e., mentality, or entity (including Lender, if Lender is such an institution) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual

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In any part of the Property, or for conveyance in law of condemnation, a hereby signed and shall be paid to Lender.

10. Condensate formation. The proceeds of any award of claim for damages, direct or consequential, in connection with any condensation or other damage or profit to an inspec-

Any amounts disturbed by Lender under this paragraph 7 shall become additional debt of Borrower secured by the Security Instrument.

represents the concurrence of the Borrower's occupancy of the Property as a principal residence. The Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the lessor shall end the fee title shall not merge unless Lender

6. Occupancy, Establisn., and Maintenancce and Protection; Borrower shall occupy the Property for at least one year after the execution of this Agreement, unless lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless the circumstances exist which are beyond Borrower's control. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall be in default if any portion of the Property is damaged or destroyed, whether or not caused by an act of God, or if the Property is converted to another use, or if the Property is abandoned.

monthly payments referred to in paragraphs 1 and 2 of clause 13 amount of the payments. It under paragraph 21 the Property is acquired by lessee.

Carriers may not be liable for damage or loss resulting from the use of this instrument. The manufacturer and/or distributor shall not extend or otherwise limit the liability of the carrier.

Lender may, at Lender's option, assign or transfer its rights in this Property to a third party, provided that such transfer does not violate any provision of the terms and conditions of this Note.

This insurance covers medical expenses incurred in the amounts and for the periods that under normal circumstances shall be provided by the insurance company.

which may often carry over the capacity of the instrument, Lander may give Bottimer a notice indemnifying him from the cost of such damage.

Borrower shall promptly discharge any loan which has priority over this Security Interest until unless Borrower: (a) agrees in writing to the payment of the obligation secured by the loan in a manner acceptable to Lender; (b) consents in good faith the loan by, or defers settlement of the loan in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the loan; or (c) secures from the holder of the loan an agreement satisfactory to Lender subordinating the loan to this Security Interest; if Lender determines that any part of this Property is subject to a lien, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the loan; or (d) settles all debts against the Lender in a manner acceptable to Lender.

Landlord will deduct amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender notices of amounts to be paid under this paragraph.

4. Charges; Lien. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attach prior to or over this Security Instrument, and leases held pursuant to ground rents, if any. Borrower shall pay these obligations in the manner provided in the Note.

Letter of transmittal of acquisition of land as a claim against the state under the new provisions otherwise, all permits now issued by Land under permits 1 and 2 shall be applied for; 2nd, to any preparatory charges due under the new laws; second, to amounts payable under paragraph 2; third, to interest due; fourth, to principal.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any funds held by Lender. If under Paragraph 21, Lender shall cause or sell the Property, Lender to the Securitization or sale of the Property, shall apply any funds held by

Accordance with the requirements of specificity, funds to support research in other countries must be used to support research in other countries.

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 pledged as additional security for all sums secured by this Security Instrument.

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LEGAL DESCRIPTION: PARCEL 2 PIN: 15-35-404-023, 15-35-404-025
AND 15-35-404-026

PARCEL 1:

THE EAST 57 FEET OF THE NORTH HALF OF LOT 70 TOGETHER WITH ALL OF THE EAST 57 FEET OF LOTS 71 AND 72 ALL IN WESENCRAFT'S HOMESTEAD ADDITION TO RIVERSIDE IN THE NORTH HALF OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF THE RIVER AND NORTH RIGHT OF WAY AND GROUNDS OF CHICAGO BURLINGTON AND QUINCY RAILROAD IN SECTION 35, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

THE SOUTHERLY 45.00 FEET OF THE WESTERLY 40.00 FEET OF THE FOLLOWING DESCRIBED TRACT: THE EAST 57 FEET OF THE NORTH HALF OF LOT 70 TOGETHER WITH ALL OF THE EAST 57 FEET OF LOTS 71 AND 72, ALL IN WESENCRAFT'S HOMESTEAD ADDITION TO RIVERSIDE, IN THE NORTH HALF OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER, EAST OF RIVER AND NORTH OF THE RIGHT-OF-WAY AND GROUNDS OF THE CHICAGO, BURLINGTON AND QUINCY RAILROAD, IN SECTION 35, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 3:

THE WESTERLY 10.00 FEET OF THE FOLLOWING DESCRIBED PARCEL: THAT PART OF THE EAST 57 FEET OF THE NORTH HALF OF LOT 70 TOGETHER WITH ALL OF THE EAST 57 FEET OF LOTS 71 AND 72, ALL IN WESENCRAFT'S HOMESTEAD ADDITION TO RIVERSIDE, IN THE NORTH HALF OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER, EAST OF RIVER AND NORTH OF THE RIGHT-OF-WAY AND GROUNDS OF THE CHICAGO, BURLINGTON AND QUINCY RAILROAD IN SECTION 35, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, TAKEN AS A TRACT; LYING SOUTHERLY OF LINE FROM A POINT 29.55 FEET SOUTHERLY OF THE NORTHEAST CORNER OF SAID TRACT TO A POINT 29.95 FEET SOUTHERLY OF THE NORTHWEST CORNER OF SAID TRACT, EXCEPT THE SOUTHERLY 45.00 FEET THEREOF, IN COOK COUNTY, ILLINOIS.

PARCEL 4:

EASEMENT FOR INGRESS AND EGRESS FOR THE BENEFIT OF PARCELS 1, 2 AND 3 OVER AND ACROSS THE SOUTH 15 FEET OF THE EAST 17 FEET OF THE NORTH HALF OF LOT 70 IN WESENCRAFT'S HOMESTEAD ADDITION TO RIVERSIDE, IN THE NORTH HALF OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER EAST OF RIVER AND NORTH OF THE RIGHT-OF-WAY AND GROUNDS OF THE CHICAGO, BURLINGTON AND QUINCY RAILROAD IN SECTION 35, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS: 44 WEST AVENUE
RIVERSIDE, IL 60546

LOAN NO.: 11129-10

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following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

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 the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due.

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

11. **Borrower Not Released; Forbearance By Lender Not a Waiver.** Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. **Successors and Assigns Bound; Joint and Several Liability; Co-signers.** The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consent.

13. **Loan Charges.** If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest & other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

14. **Notices.** Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

15. **Governing Law; Severability.** This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.

16. **Borrower's Copy.** Borrower shall be given one confirmed copy of the Note and of this Security Instrument.

17. **Transfer of the Property or a Beneficial Interest in Borrower.** If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. **Borrower's Right to Reinstate.** If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

19. **Sale of Note; Change of Loan Servicer.** The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 17 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable law.

20. **Hazardous Substances.** Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

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

21. **Acceleration; Remedies.** Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, 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 default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and

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ALL COMMISSION EXPIRES 10/4/94
EXCEPT AS PROVIDED IN THE CONTRACT OF LOAN

NOTARY PUBLIC IN AND FOR THE STATE OF ILLINOIS
MARCUS ROY COESES

RECORDING OF MARCH 19, 1993
OFFICIAL SEAL

GIVEN UNDER MY HAND AND OFFICIAL SEAL THIS 26th DAY OF MARCH, 1993

ON THIS DAY BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, PERSONALLY PRESENTED J. CHILIPALA AND MELANIE S. MOORHOUSE, MARRIED TO EACH OTHER, TO ME KNOWN TO BE THE INDIVIDUALS DESCRIBED IN AND WHO EXECUTED THE MORTGAGE, AND ACKNOWLEDGED THAT THEY SIGNED THE MORTGAGE AS THEIR FREE AND VOLUNTARY ACT AND DEED, FOR THE USES AND PURPOSES THEREIN MENTIONED.

INDIVIDUAL ACKNOWLEDGMENT

THIS MORTGAGE PREPARED BY: EDWARD A. NIUGA, ATTORNEY AT LAW
2121 S. MCKEEHEN RD
WESTCHESTER, IL 60185

MELANIE S. MOORHOUSE-Borrower
(Seal)

ROBERT J. CHILIPALA-Borrower
(Seal)

WITNESSES:

BY SIGNING BELOW, BORROWER ACCEPTS AND AGREES TO THE TERMS AND CONVENTIONS CONTAINED IN THIS SECURITY INSTRUMENT AND IN ANY ORDER(S) EXECUTED BY BORROWER AND RECORDED WITH IT.

- SECURITY INSTRUMENT AS IF THE ORDER(S) WERE A PART OF THIS SECURITY INSTRUMENT. (CHECK APPLICABLE BOXES)
22. RIDERS TO THIS SECURITY INSTRUMENT, IF ONE OR MORE ORDERS ARE EXECUTED BY BORROWER AND RECORDED TOGETHER WITH THIS SECURITY INSTRUMENT, THE COVENANTS AND AGREEMENTS OF EACH SUCH ORDER SHALL BE INCORPORATED INTO AND SHALL AMEND AND SUPPLEMENT THE COVENANTS AND AGREEMENTS OF THIS SECURITY INSTRUMENT.
23. RIDERS OF HOMESTEAD. BORROWER WAIVES ALL RIGHT OF HOMESTEAD EXEMPTION IN THE PROPERTY.
24. RIDERS ON THIS SECURITY INSTRUMENT, IF ONE OR MORE ORDERS ARE EXECUTED BY BORROWER AND RECORDED TOGETHER WITH THIS SECURITY INSTRUMENT, THE COVENANTS AND AGREEMENTS OF EACH SUCH ORDER SHALL BE INCORPORATED INTO AND SHALL AMEND AND SUPPLEMENT THE COVENANTS AND AGREEMENTS OF THIS SECURITY INSTRUMENT.
- Adjudicable Rate Rider
 Condominium Rider
 Other(s) [Specify]
- Biannual Rider
 Biweekly Payment Rider
 First Improvement Rider
 Grandfathered Payment Rider
 Interest Only Rider
 Second Home Rider

RELEASEE. UPON PAYMENT OF ALL SUMS SECURED BY THIS SECURITY INSTRUMENT, LENDER SHALL RELEASE THIS SECURITY INSTRUMENT; PROVIDED, HOWEVER, THAT REMEDIES PROVIDED IN THIS PARAGRAPH 21, INCLUDING, BUT NOT LIMITED TO, REASONABLE ATTORNEYS' FEES AND COSTS OF THE LENDER,

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FNM-A/FHLMC MORTGAGE
Page 4 of 4
Loan No 11109-10
(Continued)

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ADJUSTABLE RATE RIDER
(Cost of Funds Index-Rate Caps-Fixes Rate Conversion Option)

THIS ADJUSTABLE RATE RIDER is made this 26th day of February, 1993, 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 1st FEDERAL SAVINGS & LOAN ASSOCIATION OF WESTCHESTER (the "Lender") of the same date and covering the property described in this Security Instrument and located at:

1456 HEIDORN AVENUE, WESTCHESTER, IL 60154 AND 44 WEST AV, RIVERSIDE, Illinois 60546
[Property Address]

THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PAYMENT. THE NOTE LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE THE BORROWER MUST PAY. THE NOTE ALSO CONTAINS THE OPTION TO CONVERT MY ADJUSTABLE RATE TO A FIXED RATE.

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

A. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial interest rate of 7.125%. The Note provides for changes in the interest rate and the monthly payments, as follows:

4. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The interest rate I will pay may change on the first day of March, 1998, and on that day every twelve (12) month(s) thereafter. Each date on which my interest rate could change is called a "Change Date."

(B) The Index

Beginning with the first Change Date, my interest rate will be based on an Index. The "Index" is the monthly weighted average cost of savings, borrowings and advances of members of the Federal Home Loan Bank of San Francisco (the "Bank"), as made available by the Bank. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index."

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.

(C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding 2.825 percentage points to the Current Index. The Note Holder will then round the result of this calculation to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of the monthly payment that would be sufficient 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 monthly payment.

(D) Limits on Interest Rate Changes

The interest rate I am required to pay at the first Change Date will not be greater than 9.125% or less than 5.125%. Thereafter, my interest rate will never be increased or decreased on any single Change Date by more than two percentage points (2.000%) from the rate of interest I have been paying for the preceding twelve (12) month(s). My interest rate will never be greater than 12.125%.

(E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

(F) Notice of Changes

The Note Holder will deliver or mail to me a notice of any changes in my interest rate and the amount of my monthly payment before the effective date of any change. The notice will include information required by law to be given me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

B. FIXED INTEREST RATE OPTION

The Note provides for the Borrower's option to convert from an adjustable interest rate with interest rate limits to a fixed interest rate, as follows:

5. FIXED INTEREST RATE OPTION

(A) Option to Convert to Fixed Rate

I have a Conversion Option that I can exercise unless I am in default or this Section 5(A) will not permit me to do so. The "Conversion Option" is my option to convert the interest rate I am required to pay by this Note from an adjustable rate with interest rate limits to the fixed rate calculated under Section 5(B) below.

The conversion can only take place on a date(s) specified by the Note Holder during the period beginning on the second Change Date and ending on the tenth Change Date. Each date on which my adjustable interest rate can convert to the new fixed rate is called the "Conversion Date."

If I want to exercise the Conversion Option, I must first meet certain conditions. Those conditions are that: (i) I must give the Note Holder notice that I want to do so at least 15 days before the next Conversion Date; (ii) on the Conversion Date, I must not be in default under the Note or the Security Instrument; (iii) by a date specified by the Note Holder, I must pay the Note Holder a conversion fee of TWO PERCENT (2%) OF THE OUTSTANDING LOAN BALANCE; and (iv) I must sign and give the Note Holder any documents the Note Holder requires to effect the conversion.

(B) Calculation of Fixed Rate

My new, fixed interest rate will be equal to the Federal National Mortgage Association's required net yield as of a date and time of day specified by the Note Holder for (i) if the original term of this Note is greater than 15 years, 30-year fixed rate mortgages covered by applicable 60-day mandatory delivery commitments, plus five-eighths of one percentage point (0.625%), rounded to the nearest one-eighth of one percentage point (0.125%), or (ii) if the original term of this Note is 15 years or less, 15-year fixed rate mortgages covered by applicable 60-day mandatory delivery commitments, plus five-eighths of one percentage point (0.625%), rounded to the nearest one-eighth of one percentage point (0.125%). If this required net yield cannot be determined because the applicable commitments are not available, the Note Holder will determine my interest rate by using comparable information. My new rate calculated under this Section 5(B) will not be greater than the Maximum Rate stated in Section 4(D) above.

(C) New Payment Amount and Effective Date

If I choose to exercise the Conversion Option, the Note Holder will determine the amount of the monthly payment that would be sufficient to repay the unpaid principal I am expected to owe on the Conversion Date in full on the Maturity Date at my new fixed interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment. Beginning with my first monthly payment after the Conversion Date, I will pay the new amount as my monthly payment until the Maturity Date.

UNOFFICIAL COPY

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The seal is rectangular with a decorative border. The outer border contains the text "THE COMMONWEALTH OF MASSACHUSETTS" at the top and "THE GREAT SEAL" at the bottom. The inner circle features a central shield depicting a Native American figure holding a bow and arrow, surrounded by a laurel wreath. Above the shield is a crest showing a bent arm holding a broadsword. Above the crest is a crest motto in Latin: "Ense petit placidam sub libertate quietem". Above the entire design is a five-pointed star.

STATE OF <u>ELLINOIS</u>	
COUNTY OF <u>Cook</u>	
1885	
ON THIS day before me, the undersigned Notary Public, personally appeared ROBERT J. CHILPLALA and MELANIE S. MORRHOUSE, MARRIED TO EACH OTHER, to me known to be the individuals described in and who executed the adjustable Rate Rider, and acknowledged that they signed the adjustable Rate Rider as their true and voluntary act and deed, for the uses and purposes herein mentioned.	
Given under my hand and affixed seal this 26th day of February 1885.	
Notary Public in and for the State of <u>Ellinois</u> W. Commission expires <u>February 26, 1886</u>	

C. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

1. UNLESS BORROWER EXERCISES THE CONVERSION OPTION UNDER THE TERMS AND CONDITIONS STATED IN SECTION B OF THIS ADJUSTABLE RATE FINDER, ULTIMATE CONVERSION IS 17 OF THE SECURITY INSTRUMENT IS DEMANDED TO READ AS FOLLOWS:

TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER. IF ALL OR ANY PART OF THE PROPERTY OR ANY INSTRUMENT PERSON) WITHOUT LENDER'S PRIOR WRITTEN CONSENT, REQUIRES IMMEDIATE PAYMENT IN FULL OF ALL SUMS SECURED BY THIS SECURITY INSTRUMENT, LENDER ALSO SHALL NOT EXERCISE THIS OPTION; (B) BORROWER CAUSES TO BE SUBMITTED TO LENDER AN INDEMNITY PAYMENT REQUIRED BY LENDER TO SATISFY THE INDEMNITY WHICH LENDER HAS AGREED TO PAY IN THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (C) BORROWER CAUSES TO BE IMPERILED BY THE LOAN SECURITY AGREEMENT; AND (D) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (E) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (F) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (G) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (H) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (I) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (J) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (K) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (L) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (M) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (N) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (O) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (P) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (Q) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (R) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (S) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (T) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (U) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (V) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (W) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (X) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (Y) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT; (Z) BORROWER CAUSES TO BE IMPERILED BY THE SECURITY INSTRUMENT MADE TO LENDER PURSUANT TO THE LOAN AGREEMENT.

BY SIGNING BELOW, BORROWER ACCEPTS AND AGREES TO THE TERMS AND CONDITIONS CONTAINED IN THIS ADJUSTABLE RATE FINDER.

**Robert J. Chilipala-Borrower
(Seal)**

**Melanie S. Morehouse-Borrower
(Seal)**

02-26-1993 Loan No 11109-10