

# UNOFFICIAL COPY

RE-RECORDED DOCUMENT

(CHI)  
(60)2025-104

APPROVED FOR  
DRAFTED ON: 10/06/1993  
DRAFTER: COMMONWEALTH TRUSTEE INC.  
EXCE M. BARKWOOD, OFFICER  
SCHWAMMERS, 101 MADISON 60123

COOK COUNTY  
RECORDER  
JESSE WHITE  
LANDLAW OFFICE

93753017

THREE ALIVE (See the Box for Recording Date)  
**MORTGAGE**

THIS ACT OF DRAFTING (SOLICITATION) IS given in the County of COOK, STATE OF ILLINOIS,

The mortgage is FIRST STATE BANK AND TRUST COMPANY OF PARK RIDGE AS TRUSTEE UNDER TRUST AGREEMENT DATED AUGUST 16, 1993 AND KNOWN AS TRUST #261.

DRAFTED ON TEXAS ST.

1 Borrower. This Security Instrument is given to

THE UNITED STATES  
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, 450 GOLDEN GATE AVENUE, SAN FRANCISCO, CALIFORNIA 94102, and whose address is

ONE HUNDRED FORTYTHREE MILLION DOLLARS (\$143,000,000).

Dollars (\$143,000,000). This debt is evidenced by Borrower's Note dated the same date as this Security Instrument, which provides for monthly payments with the full debt of not paid earlier due and payable on DECEMBER 1ST, 2013. This Security Instrument serves to: (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, allowed under paragraph 2 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, Mortgagor does hereby mortgage, grant and convey to under the following described property located in COOK:

UNIT 2900-2917 IN THE BUILDING IN THE 10TH CONDOMINIUM BEING A  
CONDOMINIUM LOCATED ON THE FOLLOWING DESCRIBED LAND, LOT A IN  
OAKTON SCHOOL RESIDENTIAL ADDITION BEING A SUBDIVISION OF SECTION 16  
LOT, PLACED AND LOCATED IN CUYAHOGA COUNTY, OHIO, IN THE  
NORTHEAST QUADRANT OF SECTION 17, TOWNSHIP 41, RANGE 16, EAST OF THE  
EASTERN PRINCIPAL MERIDIAN IN CUYAHOGA COUNTY, OHIO, 2010 A  
SURVEY OF WHICH IS ATTACHED AS EXHIBIT "B" TO THE DECLARATION OF  
CONDONMINIUM RECORDED BY DOCUMENT 2900-2917 AND AMENDED BY DOCUMENT  
NUMBER 93552560 TOGETHER WITH ITS FENCENTRAL INTEREST IN THE  
COMMON ELEMENTS.

P.T.N.C. 09-07-2000 07-1-1993

09/17/93 09/13 REC 1012

RECORDED 4 20.00  
INDEXED 4 0.00  
SEARCHED 4 0.00

09/17/93 09/13 REC 1012

DOCUMENT BEING RERECORED TO INCLUDE  
BALLOON ENDORSEMENT.

which has the address of 800 N. BARKWOOD, SUITE 201  
(mail)

PARK HEIGHTS

Name 6056 N.  
(Apartment) ("Property Address")

ILLINOIS (State Name) - Please Use Postal Box 1 WASHINGTHON BLVD 60611-3704  
FAX 312 733 2222

Form 2004-070 (page 1 of 4 pages)  
and later forms have  
been used. This document is not  
to be used.

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applicable law may specify by resolution or before sale of the Property pursuant to an power of sale contained in this Security Instrument, in the event of a judgment enforcing this Security Instrument. These conditions are that Borrower has paid Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred, the case of default of any other covenant or agreement to pay all expenses incurred in reducing this Security Instrument, including, but not limited to, reasonable attorney's fees, and has taken such action as Lender may reasonably require to assure that the benefit 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 nonpayment by Borrower this or with sums secured by this Security Instrument shall remain fully effective as if no acceleration had occurred. However, this instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to retake shall not apply in the case of acceleration under paragraph 17.

19. Sale of Lender's Interest in Note. 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 thereto or the "Lender Servicer" that effectively wholly performs due under the Note and this Security Instrument. There may be one or more changes of the Lender Servicer resulting in a sale of the Note. If there is a change of the Lender Servicer, Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Lender 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 use or permit the presence, use, disposal, storage, or release of any Hazardous Substance on or in the Property. Borrower does not do or cause other actions, the result of anything affecting the Property that is in violation of any Environmental Law. The preceding ten sentences shall not apply to the presence of, use or storage of the Property of small quantity of Hazardous Substances that are generally recognized to be appropriate for normal residential uses and for maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation claim, demand, lawsuit or other action by any government 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 Laws.

As used in the paragraph 20, "Hazardous Substance" are those substances defined as such or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, oil or other flammable or nonflammable products, basic petrochemicals and byproducts, 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-DISIFORM COVENANTS. To enter and to make both a covenant and agree as follows:

21. Acceleration; Nonacceleration. 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 retake after acceleration and the right to sue in the forecourt or proceeding the nonexistence of a default or any other defense of the owner 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 may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorney's fees and costs of title insurance.

22. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recording costs.

23. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

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**HOLDOVER COVENANTS** that Seller is lawfully owner of the estate hereby conveyed and has the right to dispose of and convey the Property and that the Property is unencumbered, except for encumbrances of record, hereinafter mentioned and will defend generally the title to the Property against all claims and demands, except as may be otherwise provided.

**THIS SECURITY INVESTMENT** contains uniform covenants for general use and may therefore contain provisions which bind you personally in addition to constituting a covenant specifically applicable to you that shall be binding.

#### **ASSESSMENT OF INTEGRITY AND INFLUENCE OF THE POLYMER**

- C. Payment of Principal and Interest; Prepayments 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 thereunder.

**3. Funds for Taxes and Insurance.** Subject to applicable law or to a written agreement 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 (i) yearly taxes and assessments which may attach priority over this Security Instrument as a lien on the Property; (ii) yearly insurance premiums or proposed rents on the Property, if any; (iii) yearly taxes or property insurance premiums, (iv) yearly third-party insurance premiums, if any; (v) yearly mortgage insurance premiums, if any; and (vi) sums payable by Borrower to Lender in accordance with the provisions of paragraph B, in lieu of the payment of monthly insurance premiums. These amounts will be called "Taxes Items." Lender may, at any time, collect and hold Funds in an account not to exceed the maximum amount of funds held by a federally chartered mortgage loan may require for Borrower's account, secured under the Federal Home Loan Bank Board's Uniform Residential Loan Disclosure Act (12 U.S.C. § 2601 et seq.) ("URDA"), unless another law or regulation of the State or City of issuance (If so, Lender may, at any time, collect and hold Funds in an account not to exceed the maximum amount of funds held by a federally chartered mortgage loan may require for Borrower's account, secured under the Uniform Residential Loan Disclosure Act (12 U.S.C. § 2601 et seq.) ("URDA"). In the event of collection in accordance with applicable law,

If the funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess funds in accordance with the requirements of applicable law. If the amount of the funds held by Lender at any time is not sufficient to pay the Existing Item when due, Lender may promptly disburse as follows, and in such case Lender shall pay to Lender the amount necessary to pay up the deficiency. Borrower shall make up the deficiency in monies paid by itself previously to Lender's sole discretion.

I pay payment in full of all monies received by this Security Instrument. Lender shall promptly refund to Mortgagor any funds held by Lender. It makes paragraph 11. Lender shall require it will the Property. Lender prior to the acquisition of title of the Property shall apply any funds held by Lender at the time of acquisition or value as a credit against the sums secured by the Security Instrument.

**3. Application of Payments.** Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied first to any prepayment charges due under the Note, second, to amounts payable under paragraph 2, third, to reduce the total principal due and held to any late charges due under the Note.

**4. Charges Due.** Borrower shall pay all taxes, assessments, charges, fees and impositions attributable to the Property - which include, at minimum, taxes under this Security Instrument and household payments or ground rents, if any - incurred by it prior to the expiration of the period provided in paragraph 1, or if not paid before issuance, first we shall pay them immediately to the person entitled to payment. Borrower shall promptly furnish to Lender all notices of demands to be paid under the paragraph. If Borrower fails to do so, Lender shall promptly furnish to Lender a copy of every such notice.

However, shall promptly declare any lien which has priority over this Security Instrument and/or against the property of the Debtor, since caused by the filing of a claim or capable of attack, or contests in good faith the claim by, or defends against enforcement of the lien in legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien, or (c) recuses from the validity of the lien an agreement substituted for Lender substituting the lien to the Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attach priority over this Security Instrument, Lender may file throughout a notice identifying the lien. Thereupon shall satisfy the lien or take such action as the attorney for Lender directs, within 10 days of the giving of notice.

**5. Hazard or Property Insurance.** Insurer shall keep the insurance now existing or hereafter created on the Property insured as in the Schedule, hazards included within the term "standard coverage", and any other hazards on holding back or releasing for which Insurer property insurance. This insurance shall be maintained at the amount and for the

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condemnation or other taking of any part of the Property, 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 sum required by this Security Instrument, whether or not then due, with any excess 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 equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, and if Borrower and Lender otherwise agree to writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction, so the total amount in the sum secured immediately before the taking, divided by 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 is less than the taking is less than the amount of the sums secured immediately before the taking, and if Borrower and Lender otherwise agree to writing, or unless otherwise provided, the proceeds shall be applied to the amounts required by this Security Instrument in whatever order they are due.

If the Property is abandoned by Borrower or it otherwise fails to make available to Lender the funds necessary to make an immediate cash payment to Borrower failing to respond to Lender within 30 days after the date the notice is given, Lender is authorized in addition to the proceeds of its option, either to repossess or retain the Property or to the sum secured by this Security Instrument, whichever is greater.

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 payment referred to in paragraph 1 and 2 or change the amount of such payment.

**11. Borrower, Sub-Borrower, Barber and Pig Farmer Not in Interest.** Extension of the time for payment or modification or amortization of the sums secured by this Security Instrument caused by Lender to any successor in interest in 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 extension of time for payment may affect any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

**12. Sub-Borrowers and Assignees Bound; Joint and Several Liability; No Signatures.** 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, or acts in signing this Security Instrument, by so doing, grants, grants and conveys the Borrower's interest in the Property under the terms of this Security Instrument, then is personally obligated to pay the sum secured by this Security Instrument, and co-agrees that Lender and any other Borrower can increase his debt, jointly, without or make any accommodations with regard to the terms of this Security Instrument or his note without that Borrower's consent.

**13. Usage Charges.** If the loan secured by this Security Instrument is subject to a law which permits maximum usage charges, and that law is finally incorporated, so that the interest or other form of charge collected or to be collected in connection with the loan exceed the permitted limits, then, either such form of charge shall be reduced by the amount necessary to reduce the charge to the permitted limit, and any amounts already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this relief 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 of the unpaid principal charge under the Note.

**14. Notices.** Any notice to Borrower provided for in this Security Instrument shall be given by delivering it in writing, mailing it by first class mail unless applicable, by telegram or 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 the 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. Deed 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 to it, 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 10 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 to Borrower.

**18. Borrower's Right to Remand.** If Borrower fails to certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of (i) 30 days or such other period as

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period that Lender requires. The insurance carrier providing the insurance shall be shown by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

All insurance policies and renewals shall be acceptable to Under and shall include a standard deductible clause. Under shall have the right to hold the policies and renewals. If Under requires, Balfour shall promptly give to Under all receipts of paid premiums and renewal notices. In the event of loss, Balfour shall give prompt notice to the insurance carrier and Under. Under may make payment of loss if not made promptly by Balfour.

**Lender** - Lender may make payment of loss if it becomes payable to **Borrower**.  
Lender's Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged by the renovation or repair is economically feasible and Lender's security is not breached. If the renovation or repair is not economically feasible or Lender's security would be breached, the insurance proceeds shall be applied to the sums accrued by the Security Instrument, whether or not then due, with any excess paid to **Borrower**. No adjustment to settle a claim shall be made by Lender unless the insurance proceeds are applied to the repair or restoration of the Property or to pay sums accrued by the Security Instrument, whether or not then due. The 30 day period will begin when the notice is given.

Only by Lender and Borrower otherwise agree in writing, any application of proceeds in part or in full, shall postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies and guarantees resulting from damage to the Property prior to the acquisition shall pass to Lender in the event of the rights waived by this security instrument immediately prior to the acquisition.

<sup>1</sup>See also, *Internationalization and Penetration and the Prospective Performance of Multinational Firms*, by Michael H. Hart, in *Journal of International Business Studies*, Vol. 12, No. 1, Spring 1981.

b. **Occupancy.** Present and future lessees shall have the right to establish and use the Property as Borrower's principal residence, without any and rendering him

households. Because shell money established and reinforced property rights, it was used to buy the property as Borromean's permanent residence. The

**7. Protection of Lender's Rights in the Property.** If, however, fail to perform the covenants and agreements contained in the Security Instrument or there is a legal proceeding that may significantly affect Lender's rights in the Property such as a proceeding against other persons for a condemnation or forfeiture or to enforce law or regulations, then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property, Lender's whom it is not liable paying any sums so expended by Lender which has priority over this Security Instrument, appearing on court paying reasonable attorneys fees and costs but on the Property to make a return. Although Lender may take action under the security, Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph shall be considered additional debt or advances advanced by Lender under the Security Instrument. Upon demand and presentation of a duly executed letter of payment, the amounts shall bear interest from the date of disbursement at the Note rate and shall be payable with interest upon notice from Lender to Bostonair requesting payment.

**Payment.** **1. Mortgage Insurance.** If Lender requires money or credit as a condition of making the loan referred to in Section 1(c) of this Note, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, at any time, the mortgage insurance coverage required by Lender lapses or ceases to remain in effect, Borrower shall pay the premium required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the mortgage insurance premium in effect, until an alternate mortgage insurance is placed by Lender. If substantially equivalent mortgage insurance coverage is not available, Borrower shall pay to Lender's chosen insurance company one-half of the yearly mortgage insurance premium being paid by Borrower when the substantially equivalent coverage is obtained. After Lender will accept and retain these payments as a loss reserve in lieu of mortgagor insurance, Lender may permanently stop no longer be required, at the option of Lender, if mortgage insurance coverage for the amount and for the period that Lender requires is provided by an insurer approved by Lender as to its solvency and soundness. Borrower shall pay the premiums required to maintain mortgage insurance in effect, notwithstanding any conflict between this provision and Lender's applicable law.

and under applicable law.  
9. Inspection. Lender or its agent may make reasonable entries upon and inspections to the property, at any time, prior to an inspection specifying reasonable cause for the inspection.

The proceeds of any award or claim for damages, interest or expenses, costs, attorney's fees, and expenses.

Source: [www.industrydocuments.ucsf.edu/docs/lnqz0001](http://www.industrydocuments.ucsf.edu/docs/lnqz0001)

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24. **RULES FOR THIS RECORDS INSTRUMENT.** It is  
the Party Instrument's intention and agreement  
to implement the conditions and requirements of this Record  
Instrument applicable hereto.

1) <b>Notarized Deed Holder</b>	✓	✓
2) <b>Notarized Deed Witness</b>	✓	✓
3) <b>Notary Public</b>	✓	✓
4) <b>Notary Public Seal</b>	✓	✓

25. **NOTARIZED DEED.** Deed will be signed and ap-  
proved by Clerk of Cook County Clerk's Office.

RECEIVED ON 10/10/2008

AT COOK COUNTY CLERK'S OFFICE

RECEIVED ON 10/10/2008  
AT COOK COUNTY CLERK'S OFFICE  
RECEIVED ON 10/10/2008  
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RECEIVED 67-271 YESTERDAY AND TUESDAY CLEARED BY FEDERAL BUREAU OF INVESTIGATION, NEW YORK CITY, 2-6-3-3. - It is noted that Shippman is known to have had a number of contacts with persons and agencies by the Shippman and his son, as well as with other individuals who are connected with the FBI, and found in any document that may become available, or any evidence of their identity, a copy, being forwarded to the New York office, so that, however, and that any information he may王者 and possession, thereby becoming the responsibility of the Bureau of Investigation, exclusive of government of said State. As the responsible and representative of the State of Connecticut, it is recommended that the Commissioner of Public Safety, the members of any of the committees, and

It is also frequently undertaken and carried by  
the firms comprising of their large retail firms as well as the smaller independent  
retailers of the business community for their better form of  
and personal service rendering throughout the country. It presents a picture of  
brought up to date, modernized, improved method of operation in the nature  
of business of general stores, hardware, or any other of the  
other branches, grocery's and hardware, book, newspaper  
as the name of any article bearing the products of these goods are  
also known.

as well as the *Journal of the Royal Society of Medicine* and *Journal of Clinical Pathology*.

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*...and the world will be delivered to you as an inheritance.*

100% **Organic** Cotton Jersey Knit  
100% **Organic** Cotton Jersey Knit

*My dear Sirs*

**PLATES OF ALABAMA  
TAX  
SCHEDULE OF 1892**

6. The following is a summary of some of the  
difficulties and disadvantages to the Bureau of Safety and Health  
which are apparent in the handling of cases at the present time.  
These difficulties are not insurmountable, but they do indicate  
the need for more effective methods.

These results are very preliminary and we have done a few more tests under the same conditions, and we will report them later.

**RECORDED BY** [REDACTED] **ON** [REDACTED]

OFFICIAL RELEASE  
BY THE FEDERAL BUREAU OF INVESTIGATION  
DEPARTMENT OF JUSTICE  
By Command

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CLERK'S

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TO:UT	REC'D BY:	DATE
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MAILINGS NEW	RECORDED NEW	06/10/94

RECORDED

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RECORDED  
COOK COUNTY

94520308

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## BALLOON RIDER (CONDITIONAL RIGHT TO REFINANCE)

LCBLR  
003295102

THIS BALLOON RIDER is made this **31ST** day of **AUGUST**, 19**93**,  
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 the Borrower's  
Note to **BANK UNITED OF TEXAS FSB, 3200 SOUTHWEST FREEWAY, #2000,**  
**HOUSTON, TEXAS 77027**  
(the "Lender")  
of the same date and covering the property described in the Security Instrument and located at:  
**2200 BOUTERME UNIT 201, PARK RIDGE, ILLINOIS 60068**

### (Property Address)

The interest rate stated on the Note is called the "Note Rate." The date of the Note is called the "Note Date." I  
understand the Lender may transfer the Note, Security Instrument and this Rider. The Lender or anyone who takes the Note,  
the Security Instrument and this Rider by transfer and who is entitled to receive payments under the Note is called the "Note  
Holder."

**ADDITIONAL COVENANTS.** In addition to the covenants and agreements in the Security Instrument, Borrower and  
Lender further covenant and agree as follows (despite anything to the contrary contained in the Security Instrument or the  
Note):

#### 1. CONDITIONAL RIGHT TO REFINANCE.

At the maturity date of the Note and Security Instrument (the "Maturity Date"), I will be able to obtain a new  
loan ("New Loan") with a new maturity date of **SEPTEMBER 01, 20 23**, and with an interest  
rate equal to the "New Note Rate" determined in accordance with Section 3 below if all the conditions provided in Sections  
2 and 3 below are met (the "Conditional Refinancing Option"). If those conditions are not met, I understand that the Note  
Holder is under no obligation to refinance or modify the Note, or to extend the Maturity Date, and that I will have to repay  
the Note from my own resources or find a lender willing to lend me the money to repay the Note.

#### 2. CONDITIONS TO OPTION.

If I want to exercise the Conditional Refinancing Option at maturity, certain conditions must be met as of the Maturity  
Date. These conditions are: (1) I must still be the owner and occupant of the property subject to the Security Instrument (the  
"Property"); (2) I must be current in my monthly payments and cannot have been more than 30 days late on any of the 12  
scheduled monthly payments immediately preceding the Maturity Date; (3) no lien against the Property (except for taxes and  
special assessments not yet due and payable) other than that of the Security Instrument may exist; (4) the New Note Rate  
cannot be more than 5 percentage points above the Note Rate; and (5) I must make a written request to the Note Holder as  
provided in Section 5 below.

#### 3. CALCULATING THE NEW NOTE RATE.

The New Note Rate will be a fixed rate of interest equal to the Federal National Mortgage Association's required net  
yield for 30-year fixed rate mortgages subject to a 60-day mandatory delivery commitment, plus one-half of one percentage  
point (0.5%), rounded to the nearest one-eighth of one percentage point (0.125%) (the "New Note Rate"). The required net  
yield shall be the applicable net yield in effect on the date and time of day that the Note Holder receives notice of my election  
to exercise the Conditional Refinancing Option. If this required net yield is not available, the Note Holder will determine the  
New Note Rate by using comparable information.

#### 4. CALCULATING THE NEW PAYMENT AMOUNT.

Provided the New Note Rate as calculated in Section 3 above is not greater than 5 percentage points above the Note  
Rate and all other conditions required in Section 2 above are satisfied, the Note Holder will determine the amount of the  
monthly payment that will be sufficient to repay in full (a) the unpaid principal, plus (b) accrued but unpaid interest, plus (c)  
all other sums I will owe under the Note and Security Instrument on the Maturity Date (assuming my monthly payments then  
are current, as required under Section 2 above), over the term of the New Note at the New Note Rate in equal monthly  
payments. The result of this calculation will be the amount of my new principal and interest payment every month until the  
New Note is fully paid.

#### 5. EXERCISING THE CONDITIONAL REFINANCING OPTION.

The Note Holder will notify me at least 60 calendar days in advance of the Maturity Date and advise me of the  
principal, accrued but unpaid interest, and all other sums I am expected to owe on the Maturity Date. The Note Holder also  
will advise me that I may exercise the Conditional Refinancing Option if the conditions in Section 2 above are met. The Note  
Holder will provide my payment record information, together with the name, title and address of the person representing the  
Note Holder that I must notify in order to exercise the Conditional Refinancing Option. If I meet the conditions of Section 2  
above, I may exercise the Conditional Refinancing Option by notifying the Note Holder no later than 45 calendar days prior  
to the Maturity Date. The Note Holder will calculate the fixed New Note Rate based upon the Federal National Mortgage  
Association's applicable published required net yield in effect on the date and time of day notification is received by the Note  
Holder and as calculated in Section 3 above. I will then have 30 calendar days to provide the Note Holder with acceptable  
proof of my required ownership, occupancy and property lien status. Before the Maturity Date the Note Holder will advise  
me of the new interest rate (the New Note Rate), new monthly payment amount and a date, time and place at which I must  
appear to sign any documents required to complete the required refinancing. I understand the Note Holder will charge me a  
\$250 processing fee and the costs associated with updating the title insurance policy, if any.

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

This document is executed by First State Bank & Trust Company of Park Ridge, not personally, but as Trustee under Trust No. 261, to whom is the amount of power and authority conferred upon and vested  
in said Trustee as such, and it is expressly understood and agreed that nothing in said document contained shall be construed as creating any liability on said Trustee personally to pay any indebtedness existing thereunder,  
or to perform covenants, either expressed or implied, including but not limited to warranties, indemnities, and hold harmless representations in said document (all such liability, if any, being expressly waived by the parties  
hereto and their respective successors and assigns) and that so far as said Trustee is concerned, the issue of any indebtedness or right accruing under said document shall look solely to the premises described therein  
for the payment or enforcement thereof, it being understood that said Trustee merely holds legal title to the premises described therein and has no control over the management thereof or the income therefrom, and has  
no knowledge respecting any fact or matter with respect to said premises, except as represented to it by the beneficiary or beneficiaries of said trust. In event of conflict between the terms of this rider and of the  
agreement to which it is attached, or any provisions of apparent liability or obligation relating upon said Trustee, the provisions of this rider shall be controlling.

IN WITNESS WHEREOF, First State Bank & Trust Company of Park Ridge, not personally, but as Trustee as aforesaid, has caused these presents to be signed by its Assistant Trust Officer and its corporate seal to  
be hereunto affixed and attested by its Assistant Trust Officer, Vice President.

FIRST STATE BANK & TRUST COMPANY OF PARK RIDGE,  
not personally, but as Trustee under Trust Agreement  
dated 8-16-93 and known as Trust Number 2613.

Attest: Ronald J. Russell  
(Assistant) Trust Officer  
Timothy J. Coughlin  
Vice President

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