ROUP	THIS SPACE PROVIDED FOR RECORDER'S USE ONLY			
AME AND ADDRESS OF MORTGAGOR(5):				
CAROL A. HATTON				
A SPINSTER				
}				
51 MARENGO				
POREST PARK, IL 60130	•			
ORTGAGEE:				
THE CIT GROUP/CONSUMER FINANCE, INC				
377 E. BUTTERFIELD ROAD	pres 41			
SUITE 560 LOMBARD, IL 60148	TINGULE THAN 7920 08/17/94 14:47			
	BLIZE # CTV #6 TO M -TOTEO C			
DAN NUMPER TO DATE PRINCIPAL BALANCE	इत्या दक्षणाच सं दक्षणात			
DAN NUMFCI DATE PRINCIPAL BALANCE	* · · · · · · · · · · · · · · · · · · ·			
08/15/94 \$13,890.07				
ATE FIRST PAY ME' IT DATE FINAL PAYMENT				
JE DUE				
09/19/9 08/19/01 e words "I," "me," and "ry" refer to all Mortgagors indebted on the Note:	Secured by this Mortgage			
e words 'i,' me, and "ny "Frer to all mongagors indefeed on the robes e words "you" and "your" refer to Morigagee and Morigagee's assignee if	this Mortgage is assigned.			
, works you and your corresponded min manager a manager a				
ORTGAGE OF PROPERTY				
To secure payment of a Note I signed today promising to pay to your	order the above Principal Balance together with interest at the			
erest rate set forth in the Note, each of the universigned grants, mortgages scribed below, all fixtures and personal property located thereon and all p	t and warrants to you, with mortgage coverants, the real estate			
echieft below, all tixtures and beisoimt hoberty occurry dietery and an is	describe and talance arithmetical one and tour comment (account of			
"Property") which is located in the County of	COOK			
the State of Illinois:				
SEE ATTACHED LEGAL DESCRIPT	TION (EXHIBIT A)			
OLINI	the second of th			
4				
~/);	Κ.			
	94730034			
Permanent Index Number: 15-12-434-044-197 Street Address: 251 MARENGO , FOREST PA	ARK. 74 60130			
reby releasing and waiving all rights under and by virtue of the homestead	exemption as an of the State of Illinois.			
NOTICE: See Other Side l	For Additional Provisions			
ned and acknowledged in the presence of	The Cottoms (Seat)			
	(Type or at manu below algorithm)			
	CAROL A. IATTON			
	(See)			
Witness	(Scal)			
W 142000				
=				
	(Scal)			
Witness	follow and bestray marries assessment to			
ACKNOWLEDGEME				
Kim Lalinas, centify the				
TIPI + COI / F /CI , certify the	ual CAROL A HATTON			
d , his/her s	nouse, personally known to me to be the same person(s) whose			
ne(s) is/are subscribed to the foregoing instrument, appeared before me th	is day in person and acknowledged that he/she/they signed and			
ivered the instrument as his/her/their free and voluntary act for the uses a	and purposes therein set forth, including the release and waiver			
he right of homestead.	$\sim 12^{\prime} \times 12^{\prime} \times 12^{\prime}$			
8/15/ ₁₉ 94	Kimel alena			
	Notary Public			
	[Scal]			
instrument was prepared by and upon recording should be returned to:	OFFICIAL SEAL "			
THE CIT GROUP/CONSUMER FINANCE	I. INC. SHOTAN SALINAS {			
(Type Name)	MY COMMISSION EXPIRES 7/1/96			
PO Box 270655, Oklahoma City,	OK 73137 - 9655			
(Type Ashleres)	01. 10201			
	07 (0			
70A (10/92) Illinois Second Mortgage 41811453350/ACAPS	27.5%			

and payable, all taxes, liens, assessments, TAXES - LIENE + INDURANCE - MAINTENANCE obligations, water rates and any other charges against the Property, whether superior or inferior to the lien of this mortgage, maintain hazard insurance on the Property in your favor in a form and amount satisfactory to you and maintain and keep the Property in good repair at all times during the term of this mortgage. You may pay any such tax, lien, assessment, obligation, water rates, premium or other charge (including any charge to maintain or repair the Premises) or purchase such insurance in your own name, if I fail to do so. The amount you pay will be due and payable to you from me on demand, will bear an interest charge at the interest rate set forth in the Note secured by this mortgage if permitted by law or, if not, at the highest lawful interest rate, will be an additional lien on the Property and may be enforced and collected in the same manner as the other obligations secured by this mortgage. The insurance carrier providing the insurance referred to above will be chosen by me subject to your approval which will not be unreasonably withheld. All insurance policies and renewals must be acceptable to you and must include a standard mortgagee clause. You will have the right to hold the policies and renowals. If you require, I will promptly give to you all receipts of paid premiums and renewal notices. In the event of a loss, I will give prompt notice to the insurance carrier and you. You may file proof of loss if not made promptly by me. Insurance proceeds will be applied to the restoration or repair of the Property damaged or, at your option, the insurance proceeds will be applied to the sums, secured by this mortgage, whether or not then due, with any excess paid to me. If I abandon the Property, or do not answer within ten (10) days, a notice from you that the insurance carrier has offered to settle a claim, then you may collect the insurance proceeds. The ten (10)-day period will begin when the notice is given.

TITLE - I warrant the title to the Property. I further warrant that the lien created by this mortgage is a valid and enforceable second lien, subordinate only to (1) the advances actually made and secured by any first mortgage, and (2) easements and restrictions of record existing as of the date of this mortgage, and that during the entire term of indebtedness secured by this mortgage such lien will not become subordinate to anything else, including subsequent advances secured by any first mortgage.

CONDEMNATION: The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation (the taking of my property for a public use) or any other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and will be print to you and are subject to the lien of this mortgage. In the event of a taking of the Property the proceeds will be applied to the sums secured or the mortgage, whether or not then due, with any excess paid to me. If the Property is abandoned hy me, or if, after notice by you to make the condemnor offers to make an award or settle a claim for damages, I fail to respond to you within ten (10) days after the date the notice is given, you are authorized to collect and apply the proceeds, at your option, either to the restoration or repair of the Property or to the sums secured by the mortgage, whether or not then due.

CONSENT TO TRANSFER OK ALTERATION - Except in those circumstances in which federal law otherwise provides, I will not, without your prior written consent, sell or transfer the Property or alter, remove or demolish the Property.

DEFAULT - If I default in paying any pa to the obligations secured by this mortgage or if I default in any other way under this mortgage or under the note which it secures, or if I default under the terms of any other mortgage or security document covering the Property, the full unpaid principal balance and accrued and unpaid interest charge will become due immediately if you desire, without your advising me. I agree to pay all costs and disbursements (including reasonable attorney fees) to which you are legally entitled in connection with any suit to foreclose on or collect this mortgage. If any money is left over after you foreclose on this mortgage and deduct such costs and disbursements, it will paid to the persons legally entitled to it, but if any not ey is still owing, I agree to pay you the balance.

APPOINTMENT OF RECEIVER AND ASSIGNMENT OF RENTS - I agree that you are entitled to the appointment of a receiver in any action to foreclose on this mortgage and you may also enter the Property and take possession of it, rent it if the Property is not already rented, receive all rents and apply them to the obligations secured by this mortgage. I assign all rents to you but you agree that I may continue to collect the rents unless I am in default under this mortgage or the Nate.

RIGHTS CUMULATIVE - Your rights under this mortgage will be sejarate, distinct and cumulative and none of them will be in exclusion of any other nor will any act of yours be considered as an election to pipered under any one provision of this mortgage to the exclusion of any other provision.

NOTICES - I agree that any notice and demand or request may be given to me either in person or by mail.

EXTENSIONS AND MODIFICATIONS - Each of the undersigned agrees the no extension of time or other variation of any obligation secured by this mortgage will affect any other obligations under this mortgage.

APPLICABLE LAW - This mortgage is made in accordance with, and will be construed under, the laws of the State of Illinois, and applicable federal law.

FORECLOSURE - In the event that any provision of this mortgage is inconsistent with any prevision of the Illinois Mortgage Foreclosure Law Chapter 110, Sections 15-1101 et. seq., III. Rev. Stat., as amended ("Act"), the provisions of the Act shall take precedence over the provisions of this Mortgage, but shall not invalidate or render unenforceable any other provision of this mortgage that can be construed in a manner consistent with the Act. If any provision of this mortgage shall grant you any rights or remedies upon my default which are more limited than the rights that would otherwise be vested in you under the Act in the absence of said provision, you shall be vested with the rights granted in the Act to the full extent permitted by law.

MAXIMUM AMOUNT - The maximum amount of principal, interest, future advances and other amounts (now a hereinafter owed) that shall be secured by this mortgage shall be double the original principal balance hereinabove stated.

RESPONSIBLE PARTY TRANSFER ACT - I represent and warrant that the Property does not contain any underground storage tanks or conditions which require notification or compliance with the Responsible Party Transfer Act of 1988, as amenue. (Illinois Annotated Statutes, Chapter 30, Paragraph 901 et. seq.), in conjunction with the execution and delivery of this mortgage.

EXCESS INTEREST - It being the intention of you and me to comply with the laws of the State of Illinois and applicable federal law, it is agreed that notwithstanding any provision to the contrary in the Note, this mortgage, or any of the other loan documents, no such provision shall require the payment or permit the collection of any amount ("Excess Interest") in excess of the maximum amount of interest permitted by law to be charged for the use or detention, or the forbearance in the collection, of all or any portion of the indebtedness hereby secured. If any Excess Interest is provided for, or is adjudicated to be provided for, in the Note, this mortgage, or any of the other loan documents, then in such event (a) the provisions of this paragraph shall govern and control; (b) I shall not be obligated to pay any Excess Interest; (c) any Excess Interest that you may have received hereunder shall, at your option, be (i) applied as a credit against the then unpaid principal balance under the Note, accrued and unpaid interest thereon (not to exceed the maximum amount permitted by law), or both, (ii) refunded to the payor thereof, or (iii) any combination of the foregoing; (d) the rate of interest under the Note shall be automatically subject to reduction to the maximum lawful rate allowed under the laws of Illinois or applicable federal law and the Note, this mortgage, and the other loan documents shall be deemed to have been, and shall be, reformed and modified to reflect such reduction in the rate of interest under the Note.

RECEIPT OF COPY - Each of the undersigned acknowledges receipt of a completed and signed copy of this mortgage.

BINDING EFFECT - This mortgage is binding on and inures to both your and my successors and assigns.

UNOFFICIAL COPY

EXHIBIT A

THE FOLLOWING DESCRIBED REAL ESTATE SITUATED IN THE COUNTY OF COOK IN THE STATE OF ILLINOIS:

UNIT 88 BOUTH AS DESCRIBED IN SURVEY DELINEATED ON AND ATTACHED TO AND A PART OF A DECLARATION OF CONDOMINIUM OWNERSHIP REGISTERED ON THE 8TH DAY OF FEBRUARY, 1970 AS DOCUMENT NUMBER 2490951.

ITEM 2.

AN UNDIVIDED 1.070% INTEREST (EXCEPT THE UNITS DELINEATED AND DESCRIBED IN SAID SURVEY) IN AND TO THE FOLLOWING DESCRIBED PREMISES:

LOTS ONE (1), TWO (2) AND THREE (3) IN KLENSKE'S SUBDIVISION OF THE EAST HALF (1/2) OF THE MORTH 1 ACRE OF LOT 2 AND THE EAST HALF (1/2) OF LOT 2 IN KIEFER'S SUBDIVISION OF BLOCKS 29 AND 37 IN THE RAILROAD ADDITION TO THE TOWN OF HARLEM, A SUBDIVISION IN THE SOUTH EAST QUARTER (1/4) OF SECTION 12, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

ALS0

LOTS ONE (10), TWO (2), THREE (3) AND FOUR (7) IN LAWRENCE W. KIEFER'S RESUBDIVISION OF BLOCKS 29 AND 37 IN THE RAILROAD ADDITION TO THE TOWN OF HARLEM IN THE SOUTH EAST DIABTER (1/4) OF SECTION 12, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

UNOPPOWALECOPY94-730034

to amend and s given by the un	supplement the Mortg darsigned (the "Borro	le this <u>15</u> day of <u>Au</u> page, Deed of Trust or s ower") to secure (I) the	similar instrument (t repayment of indeb	the "Mortgage tedness due o	"), dated of even da r to become due und	nte herewith, der the terms
		von date herewith (the ind organized and exist				
377	E. BUTTERFIELD	ROAD SULTE 560	LOMUARO. IL	60148		
located at:	251 MARENGO.	FOREST PARK I	nder"), and covering 1. 60130		described in the N	
in accordance	with the Mortgage t	Prope stensions and modifica to protect Lender's sec F Borrower's covenants	curity, with finance	charges there	on at the rate des	cribed in the
		together with an undiv LK CONDOMINIUM				
Association*)	nolds title to sespent	Name of Co owners association or by for the benefit or use association and the use	ise of its members	or sharehold	ers, the Property	the "Owners siso includes
Condominium (on to the covenants an	d agreements made	in the Mortos	ge. Borrower furth	er covenanta
Documents. T	he "Constituent Doci laws; (iii) code of reg	all perform all of Borro uments" are *!n: (i) De julations; ar d (iv) other o the Constitution Docu	claration or any oth	er document v	which creates the (Condominium y, when due,
Project, which the hazards as under the Mort coverage is pro hazard insurance a loss to the Project.	is satisfactory to Len Lender requires, including the maintain haze ovided by the Owners ce coverage. In the expect, whether to t	as the Owners Associated and which provided uding fire and hazards and insurance coverages. Association policy. It went of a distribution of the unit or to common loation to the sums see	s insurance coverage within the term "exception the Property is described and some series of the ser	o in the amou stended covers leemed satisfie Lender promp roceeds in lieu seds payable t	nts, for the periods ge," then Borrowe id to the extent the t notice of any laps of restoration or re to Borrower are her	, and against r's obligation t the required se in required nair following eby assigned
C. PUBLIC LI. Association me	ABILITY INSURANCE aintains a public liabil	E. Borrower shall take ity insurance policy acc	such actions as n captable in form, or	nay be reason nount, and ext	able to insure that tent of coverage to	the Owners Lender,
connection wit	h any condemnation or any conveyance in	ds of any award or cla or other taking of all o lieu of condemnation, ims secured by the Mo	er any part of the Pr are hereby assigne	operty, wheth d and shall be	er of the unit or of paid to Lender. Si	the common
either partition except for aba the case of a till if the provision management.	or subdivide the Prondonment or terminal widness by condemnation is for the express of the Owners Associated	orrower shall not, exceptoring or consent to: Ition required by law in the confidence of the consent to the Company actions or (iv) any actions Company Association	(i) the abandonmer the case of substa (ii) any amendment termination of profi ion which would ha	nt or termination ntial destruction to any provision essional mana ave the effect	on cothe Condomi on by (in) or other on of the Constituer gement and assum	nium Project, cesualty or in it Documents option of self-
amounts disbu Unless Borrow at the interest	irsed by Lender under er and Lender agree to rate payable under th	ot pay condominium du in this Peragraph F sha o other terms of payme a Agreement if permitte iden to Borrower reques	ill become additions nt, these amounts s ad by law or, if not, :	al debt of Bon hall bear intere	r.wer secured by that from the date of	he Mortgage. disbursement
BY SIGNING E Condominium		cepts and agrees to ti	ne terms and provis	sions containe	d on the front and	back of this
Withda			Lank	U State	Barrange	(Seal)
			CAROL A	HATTON		(Seel)
Withten					Satowa	<u> </u>
*******						(Seal)

72-3082 (11-91)