THE POST OF A SECOND SE	MERTAL		Y	2311 25281
grant become with at every train				no e e e e e e e e e e e e e e e e e e e
			ACCOMPANY OF VALUE AND	•
NAME AND ADDRESS OF MORTGAGORISE		· /* · / •	ara in Britania	after the section of a

PROPER A. LONG. HAT SINGLE PERS	
the state of the s	
The first of the first of the first of the state of the s	The first term of the factor of the first of the factor of
ter o medicino in Atra abrin egitrami, o guverno a está in 1995 el	A Company of the Comp
16042 8 DOBSON	the first of the second of the
SOUTH HOLLAND, IL 60473	The second section is the first term of the size being season to be a size of the size of the season of the size of the season of the size of the season of the size of the si
MORTGAGER	And the second of the second o
THE CIT GROUP/CONSUMER FINANCI	
1515 WOODFIELD ROAD	And the state of t
SUITE '810 to lease of braham in monthly and the	The second of the state of the second of the supply of the
SCHAUMBURG, IL 60173	DEPTHOS RECORDING AND A 1 TO 1/15 \$25.5
Figure 1 (2) with the ATE As two expensions which the transfer in the contract of the contract	T40011 TRAH 4244 10/20/94 13129100
A financial section of the section o	40639 7 RV #-94-89715
DATE PHINCIPAL BALA	NCE COUNTY RECORDER 4020
10/19/94 \$76,266.4	
ATE FIRST PAYP OT DATE PINAL PAYMENT	
UE THE STATE OF TH	94897155
12/01/94 11/01/24	and the second s
C/A	
e words "i," "me," and "my" , wer to all Mortgagors indebt	ted on the Note secured by this Mortgage.
se words "you" and "your" refer Mortgages and Mortgag	roe's assignce if this Mortgage is assigned.
	en and the experience of the engineering of the experience of the
ORTGAGE OF PROPERTY UX	
To accure payment of a Note I signed to any 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 undersigned gr	rants, mortgages and warrants to you, with mortgage covenants, the real estate
	hereon and all present and future improvements on the real astate (collectively
"Property") which is located in the County of	CONTRACTOR PROPERTY STATES TO A STATE OF THE PROPERTY OF THE P
the State of Limites.	
SEE LEGAL DESCRIPT?	ON ATTACHED (EXHIBIT A)
	Self the religious terms are a self-control of the self-control of
to the account of the other statements by a constraint of	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・
And the second s	94837150
	47.
	ADHUS.
Permanent Index Number: 29-14-415-029	BOUTH HOLLAPD, IL 60473
	KOUTH HUMBUS - AM OUG/3
Street Address: 16042 8 DOBSON, 8	of the himselead execution laws of the State of Illinois:
why releasing and walving all rights under and by virtue	of the homestead (zero fron laws of the State of Illinois: 17 19 19 19
eby releasing and waiving all rights under and by virtue NOTICE: See	of the homestead (zernge) in laws of the State of Illinois. Other Side For Additional Provisions
reby releasing and waiving all rights under and by virtue NOTICE: See	of the homestead (zero fron laws of the State of Illinois: 17 19 19 19
reby releasing and waiving all rights under and by virtue NOTICE: See	Other Side For Additional Provisions Other Side For Additional Provisions OKC (Seal)
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of	of the homestead (zempton laws of the State of Illinois. Other Side For Additional Provisions
eby releasing and waiving all rights under and by virtue NOTICE: See	Other Side For Additional Provisions Other Side For Additional Provisions ORG (Seal) DEBORER A. LONG
eby releasing and waiving all rights under and by virtue NOTICE: See med and acknowledged in the presence of	Other Side For Additional Provisions Other Side For Additional Provisions OKC (Seal)
reby releasing and waiving all rights under and by virtue NOTICE: See used and acknowledged in the presence of	Other Side For Additional Provisions OKC Seal
eby releasing and walving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of	Other Side For Additional Provisions OKC Seal
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of	Other Side For Additional Provisions (Seal) (Seal) (Seal) (Seal) (Seal)
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of	Other Side For Additional Provisions Compared to the State of Ulinois. Compared to the Ulinois.
reby releasing and waiving all rights under and by virtue NOTICE: See used and acknowledged in the presence of	Other Side For Additional Provisions Albertale Oxford (Seal) Copyright annual below departed (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal)
reby releasing and waiving all rights under and by virtue NOTICE: See med and acknowledged in the presence of	Other Side For Additional Provisions Other Side For Additional Provisions ORG (Seal) Organization below deposed (Seal) Organization below deposed (Seal) Organization below deposed (Seal) Organization below deposed (Seal)
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of	Other Side For Additional Provisions ACAGE OF Additional Provisions ORG (Seal) Organization development) DEBORER A. LONG (Seal) Organization development) (Seal) Organization development) (Seal) Organization development) (Seal) Organization development (Seal) Organization development (Seal)
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of	Copper print and below signed. (Seal) (Seal) (Copper print and below signed. (Seal) (Seal) (Copper print and below signed. (Seal) (Seal) (Copper print and below signed. (Seal) (Copper print and below signed. (Seal)
reby releasing and waiving all rights under and by virtue NOTICE: See med and acknowledged in the presence of Marian ACKNOT THE UNDERSIGNED	Other Side For Additional Provisions Other Side For Additional Provisions Orce (Scal) Orce (Scal) Organization between the state of illinois. Organization between the state of illinois. Organization between the state of illinois. (Scal) Organization between the state of illinois.
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of White ACKNOTTHE UNDERSIGNED	Other Side For Additional Provisions Other Side For Additional Provisions ORGE (Seal) Orgentation between the state of illinois; Orgentation between the state of illinois; Orgentation between the state of illinois; (Seal)
reby releasing and waiving all rights under and by virtue NOTICE: See pad and acknowledged in the presence of White ACKNOT THE UNDERSIGNED d ne(s) isfare subscribed to the foregoing instrument, appears	Other Side For Additional Provisions Other Side For Additional Provisions Original Provisions Original Provisions Original Provisions Original Provisions Original Provisions Original Provisions (Seal)
eby releasing and waiving all rights under and by virtue NOTICE: See ned and acknowledged in the presence of The UNDERSIGNED I se(s) is/are subscribed to the foregoing instrument, appears wered the instrument as his/her/their free and voluntary ac	Other Side For Additional Provisions Other Side For Additional Provisions ORGE (Seal) Orgentation between the state of illinois; Orgentation between the state of illinois; Orgentation between the state of illinois; (Seal)
the undersubscribed to the foregoing instrument, appears vered the instrument as his/heaftheir free and voluntary activators as his/heaftheir free and voluntary activators.	Other Side For Additional Provisions Other Side For Additional Provisions ORGE (Seal) Orgentamental (Seal)
THE UNDERSIGNED description to the instrument, appears the right of homestead.	Other Side For Additional Provisions Other Side For Additional Provisions ORGE (Seal) ORGE (Seal) Orgen plants of the State of Illinois. Orgen plants of the State of Illinois. (Seal) Orgen plants of Illinois. (Seal)
THE UNDERSIGNED described to the foregoing instrument, appears wered the instrument as his/her/their free and voluntary ac the right of homestead.	Other Side For Additional Provisions Other Side For Additional Provisions ORG (Seal) ORG (Seal) Organization below dynamic) DEBORER A. LONG (Seal)
THE UNDERSIGNED d ne(s) is/ner subscribed to the foregoing instrument, appears wered the instrument as his/ner/their free and voluntary acts of homestead.	Other Side For Additional Provisions Other Side For Additional Provisions ORG (Seal) ORG (Seal) Organization below dynamic) DEBORER A. LONG (Seal) (Seal) (Cype or pictomic below dynamic) (Seal)
THE UNDERSIGNED d ne(s) is/ner subscribed to the foregoing instrument, appears wered the instrument as his/ner/their free and voluntary acts of homestead.	Other Side For Additional Provisions Compared to the State of Illinois: Compared to the Illinois: Compared to th
where the complete service of the presence of	Other Side For Additional Provisions Comment of the State of Illinois: Comment of Illinois: Comm
reby releasing and waiving all rights under and by virtue NOTICE: See med and acknowledged in the presence of	Other Side For Additional Provisions Comment of the State of Illinois. Comment of Illinois.

#942691807220/ACAPS

2-1169A (10/92) Milesia First Minigraps

and pay bie, all taxes, lices, a TAXES - LIENS - INSURANCE obligations, water rates and any other charges against the Property, whether superior or inferior to the lien of this mortgage, maintain hazard stance on the Property in your favor in a form and amount satisfactory to you and maintain and keep the Property-in good sapair at all times during the term of this mortgage. You may pay any such tax, lien, assessment, obligation, water rates, premium or where ch (including any charge to maintain or repair the Premises) or purchase such insurance in your own name, it 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 as 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 mortgages clause. You will have the right to hold the policies and renewals. 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 demaged or, at your option, the insurance proceeds will be applied to the sums, secured by this mortgage, whether or not then the, 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 ciaim, then you may collect the insurance proceeds. The ten (10)-day period will begin when the notice is given.

TITLE - I warrant this title to the Property. I further warrant that the lieu created by this mortgage is a valid and enforceable first lieu,

🚭 🗸 indebtedness secured by this mortgage such lies will not become subordinate to anything else.

CONDEMNATION - The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation (the taking of my property (or a public use) or any other taking of any part of the Property, or for conveyance in lisu of condemnation, are hereby assigned and will be paid 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 secure? It is in its indicated by me, or if, after notice by you to me the indicated 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 at all your option, either to the restoration or repair of the Property or to the sums secure of the mortgage, whether or not then due.

CONSENT TO TRANSFER OR 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.

DEPAULT - If I default in paying any part of 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 up for the terms of any other security document covering the Property, the full unpaid principal balance and accrued and unpaid interest charge vall become due immediately if you desire, without your advising me. I agree to pay all costs and disbursements (including reasonable attorney for s) 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 money is still ow as, I agree to pay you the balance.

APPOINTMENT OF RECEIVER AND ASSIGNMENT OF FENTS - I agree that you are entitled to the appointment of a receiver in say action to foreclose on this mortgage and you may also enter the imperty 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 tais processes. 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 No e.

RIGHTS CUMULATIVE - Your rights under this mortgage will be so an te, 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 provide under any one provision of this mortgage to the exclusion of any other provision.

SOTICES - 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 that procured by this mortgage will affect any other obligations under this mortgage.

APPLICABLE LAW - This mortgage is made in accordance with, and will be con true; 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 any ision of the Illinois Mortgage Foreclosure Law Chapter 110, Sections 15-1101 et. seq., III. Rev. Stat., as amended ("Act"), the provisions of the Provisions of this mortgage, but shall not invalidate or render unenforceable any other provision of the Lacrigage that can be construed in a manner consistent with the Act. If any provision of this mortgage shall grant you any rights or remedic apon 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 (25 of the 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 under yound storage tanks or conditions which require notification or compliance with the Responsible Party Transfer Act of 1988, as amended which require notification or compliance with the Responsible Party Transfer Act of 1988, as amended which require notification or compliance 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 forbestance 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 (lii) 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 invites to both your and my successors and assigns.

UNOFFICIAL COPY

EXHIBIT "A"

LOT 15 IN BLOCK 14 IN FIRST ADDITION TO PACESETTER PARK, HARRY M. QUINN MEMORIAL SUBDIVISION, A SUBDIVISION OF BLOCK 8 IN PACESETTER PARK, A SUBDIVISION OF PART OF LOT 3 IN TYS GOUWENS SUBDIVISION AND PART OF LOT 14 IN SUBDIVISION OF LOT 4 IN TYS COUWENS SUBDIVISION IN THE SOUTHWEST FRACTIONAL 1/4 OF SECTION 14 AND PART OF SECTION 15, TOWNSHIP 36 NORTH, RANGE 14, TAST OF THE THIRD PRINCIPAL MERIDIAN, ALSO PART OF LOT 2 IN TYS COUWENS SUBDIVISION IN THE SOUTHWEST PRACTIONAL S AND A THE TH.

OF COOK COUNTY CLOSERY'S OFFICE 1/4 OF SECTION 14 AND PART OF SECTION 15, TOWNSHIP 36 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.