This instrument was propaged by: CHEKICAL BANK W. A.

0/0 CHEMICAL PINANCIAL SERVICES CORPORATION 2970 WILDERWESS PLACE SUITE 120 [Address]

BOULDER CO BO301

MORTGAGE

94010165

THIS MORTGAGE is made this

DECRMARA day of

. 19 93

, between the Morangor.

WILLIE B. SHITH AND THELKA J. SHITH

CHRISTOAL BANK N. A.

Participation of the second

(herein "Borrower"), and the Mortgages, , a corporation organized and

G/O CHENICAL FIRMCIAL HARAGENERY CORPORATION, P.O. SOX 92718, CLEVELAND ON

existing under the law of THE UNITED STATES OF AMERICA

, whose address is 44101

WHEREAS, Borrow? 1) indebted to Leader in the principal sum of U.S. S. 8.5,600.00 , which indebtedness is evidenced by Conver's note dated DECEMBER 21 1993 and extensions and renowels thereof (Note), providing the monthly installments of principal and interest, with the belience of indebtedness, if not sooner

TO SECLIFIE to Lender the reperience between the tendence of the independence of the coverants and agreements of Berrower is related. Borrower dots bereity mortgage, grant and convey to Lender the following described property located to the County of the State of Minois:

LOT 579 IN WOODGATE GREEN UNIT HIMSEN 4, BEING A SUBDIVISION OF THE BAST 1/2 OF THE MORTHWART 1/4 AND THE WEST 1/2 OF THE MORTHWART 1/4 OF SECTION 17, TOWNSHIP 25 HORTH, NAMES 13, HAST OF (AD) THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

County Clarks PEPT-01 RECORDINGS 535.50 147777 TRAN 4174 01/05/94 11/37/00 380 + +-94-010165 COOK COUNTY RECORDER

PIN#31-17-107-024-000

305 TIMERRLING SCAD

(Breet)

MATTERON

DAMEL & HAYNES ATTOMBEY AT LAW IS CREACENT, STE. 330 GLEN BLYN, L. 60137

60443 227 Out

(herein "Property Address");

TOUBTHER with all the by sents now or bereafter crected on the property, and all casem is, tiet a suprarte

TOGETHER with all the improvements now or bereafter erected on the property, and all essentiants, right apparenances and posts all of which shall be dearned to be and remain a part of the property covered by this Mortgage, and all of the foregoing, together with said property (or the leasthoid emple if this Mortgage is on a leasthoid) are hereinafter referred to as the "Property."

Borrower covenants that Borrower is lewfishly scient of the cause hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is intencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the lide to the Property against all claims and demands, subject to encumbrances of record.

UNIFORM COVENANTS, Horrower and Lander covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall proceptly pay when due the principal and interest indebtedness evidenced by the Note and last charges as provided in the Note.

2. Funds for Taxes and Instrume. Subject to applicable law or a written wriver by Lander, Borrower shall pay to Lender on the day monthly necessarily necessarily and instrument are nevertic under the Note, eatil the Note is paid in fail, a sum (herein "Pands")

2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver by Londer, Borrower shall pay to Londer on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Pands") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this infortage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hexard insurance, plus one-twelfth of yearly premium installments for more payments of any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates to the holder of a prior storage or deed of trust if such holder is an institutional lender.

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ILLINOIS - SECOND MORTGADE - 1/40 - FRINA/PHLMC UNIFORM INSTRUMENT

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Page 1 of 4 YNP MOREGAGE PORMS - (\$13900-6100 - 60000E1-7

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walling.

Property of Cook County Clerk's Office

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If Borrower pays Pands to Lender, the Pands shall be held in an instituted the imports of accounts of which are instituted by a Federal or state agentry (including Lender if Lender is such an instituted by a Federal or state agentry (including Lender if Lender may not charge for no holding and applying the Pands, analyzing seld account or verifying and compiliting said assessments and bills, enless Lender pays Borrower instruct on the Pands and applicable lew parmits Lender to make such a clearys. Borrower and Lender may agree in writing at the tiese of execution of this Mortgage that instruct on the Pands shall be paid to Borrower, and unless such agreement is made or applicable lew requires such interest to the paid (Lander shall not be required to phy Berrower any interest or currilege on the Funds. Lander shall give to Borrower, which can debit to the Funds secounting of the Pands showing credits and debits to the Funds end the parpose for which each debit to the Funds was secounted by the Pands shall be the Funds and Mortgage. If the amount of the Pands field by Londer, together with the finance mountly installments of Funds payable prior to the due dates of sweet, assessments and ground retter as they fail due, such excess shall be, as Borrower's option, eliker promptly repaid to Borrower or credited to Borrower on mouthly installments of Funds, If the amount of the Pands held by Lender shall not be sufficient to pay teams, assessments, insurance promitions and ground rette, that accord the amount required to pay and succe, accessments, insurance promitions and ground rette as they fail due, Borrower shall pay to Lender shall not be sufficient to pay teams, assessments, insurance promitions of Funds. If the amount of the Pands held by Lender shall not be sufficient to pay teams, assessments, insurance promitings and ground retter as they fail due, Borrower shall pay to Lender, Lender shall apply, no learn them insurediately prior to the sale of the Property is sold or the Property is otherwise acquired by If Borrower pays Punds to Lender, the Punds shall be held in an institution the deposits of accounts of which are insured or

The insurance carrier providing the later area shall be chosen by Borrower subject to approval by Leader; provided, that such approval shall not be unreasonably withher. All insurance policies and renowals thereof shall be in a form acceptable to Leader and leaf include a standard mortgage classic in fave of and in a form acceptable to Leader. Leader shall have the right to hold the policies and penewals thereof, subject to the terms of any mortgage, deed of trust or other scourity agreement with a lien which has priority over this Mortgage

In the event of loss, Borrower shell give prompt ruth a to the insurance certier and Londer. Lander may make proof of loss if not

to promptly by Borrower.

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lander within 30 days from the deer notice is mailed by Lander to Borrower that the neurince carrier offers to series a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Linder's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

6. Preservation and Maintenance of Property; Lenseholds; Condominium; Planned Unit Developments. Borrower similarly the Property in good repair and shall not consmit waste or permit, for pairment or deterioration of the Property and shall comply with the provisions of any lense if this Mortgage is on a leasthold. If the mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations and the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and conscious the condominium or planned unit development, and constituent documen

constituent documents.

7. Protection of London's Security. If Borrower falls to perform the covern its and agreements contained in this Mortgage, or if any action or proceeding is commerced which materially affects Lender's interest in Pio Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, distures such sums, including to Pio Property, then Lender, at Lender's option, upon notice to Borrower shall pay the interest. If Lender required mortgage insummens as a confluction of making the loan secured by this Mortgage, Borrower shall pay the presidents required to maintain such insummens in effect until more than as the requirement for such insummens in accordance with Borrower's and Lender's written agreement or applicable lender.

Any amounts disturated by Lender pursuant to this paragraph?, with interest thereon, at the Note rate, shall become additional industrances of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this proagraph 7 shall require Lender to incore any expense or tale any action hereunder.

Leader to incur any expense or take any action hercunder.

S. Inspection. Leader may make or cause to be made reasonable entries upon and inspections of the Property, provided that Leader shall give Borrower notice price to any such inspection specifying reasonable cause therefor released to Leader's interest in the

Property. 9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any continuation or other mixing of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lendor, subject to the terms of any storigage, deed of trust or other security agreement with a lieu which has priority

over this Mortgago.

over this Mortgage.

16. Berrower Not Released: Perhancance By Leader Not a Waiver. Butension of the time for payment or modification of accordance in the sems secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the same secured by the Mortgage by reason of any demand saade by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

11. Successors and Ausgas Beaudy Jeint and Several Liability; Co-alguers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inser to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-algus this Mortgage, but does not execute the Note, (a) is co-alguing this Mortgage, grant and convey that Borrower's interest in the Property to Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodistions with regard to the terms of this Mortgage or the Note without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.

_W.B.S.L.

12. Notice. Except for any notice required under applicable) law to be given in ignoring majorate. (a) any notice to Borrower at the Property Address of the Mortgage shall be given by delivering it or by malifing such notice by certified mell addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided berein, and (b) may notice to Lender shall be given by certified mell to Lender's address stated berein or to not other address as Borrower may designate by notice to Lender as provided berein. Alsy notice provided for in this Mortgage shall be deemed to leave been given to Borrower or Lender when given in the meaner designated herein.

13. Governating Laws Reversability. The state and local leave applicability of Federal leav to this Mortgage. In the event that supportation or classes of the Hortgage or the Note conflicts with applicability of Federal leav to this Mortgage and the Note are decigned to be evention. As used herein, "country and "minutery." See include all same to the extent not prohibited by applicable leav or instance. As used herein, "country and "minutery." See include all same to the extent not prohibited by applicable leaver instance.

14. Berrower's Capy. Borrower shall be farmished a comformed copy of the Note and of this Mortgage at the time of execution or after recording thereof.

15. Randellitation Lean Agreement, Borrower shall faiffill all of Borrower's obligations under any house rehabilisation, improvement, repair, or other lean agreement which Borrower stems with Lender, Lander, at Lender's option, may require Borrower may have against parties who supply labor, susterials or services in connection with improvements made to the Property or any instruct in it is add or transferred (or if a benefit all interest in Borrower is not or transferred for if and the Property or any instruct in it is add or transferred for if a benefit all interest in Borrower and agrees and the Mortgage. However, this option, that no the cou

Recrover falls to professe semigration of this partod, Lender cary invoke any remedies parasited by this Mortgage without farther notice (if d passed on Epiroreux.)

NON-UNEFORM COVENATE. Recrower and Lender further covenant and agree as follows:

17. Academatical Reme Col., Educate as provided in paragraph 16 hereof, upon Recrower's breach of any covenant or agreement of Borrower. In 2017 Joyna sociol to Borrower as provided in paragraph 12 hereof specifying; (i) the hereof; (2) the notice is marked to Borrower as provided in paragraph 12 hereof specifying; (i) the hereof; (2) which men must be cross; (and (4) that fallows to care such to recreate the notice is maked to Borrower, by which me breach men must be cross; (and (4) that fallows to care such to reach on the notice may result in acceleration of the suchs solar of the suchs asks of the fallows to care such to reach on the object the date is pacified in the notice may result in acceleration of the suchs solar of the fallows to care such to reach on the object to assert in the foreclessory proceeding the nonemistance of a default or sery other defaults of flowers and foreclessors. If the breach is not cared on or before the date specified in the inetials. Ender, at Lender's option, may declare all of the date appried in the lender, at Lender's option, may declare all of the date appried in the lender, at Lender's option, may declare all of the date appried in the lender, at Lender's option, may declare an extend by the Mortgage by judical processing. Lender shall be relited to collect be proceeding all expenses of foreclessors, including by judical processing. Lender shall be relited to collect be proceeding all expenses of foreclessors, including, but not limited to result of documentary or living, and the property.

18. Borrower's lender, approver shall be relited to collect be proceeding all expenses of foreclessors, hardedge, but not limited to result of documentary in the collect processing all expenses of such as a provided in paragraph in the coll

It is agreed that nothing herein contained nor any transaction related thereto shall be construed or so operate as to require the Mortgagor to pay interest at a rate greater than it is now lawful in such case to contract for, or to make any payment or to do any not construy to law; that should any provision of this deed be found to violets the taws or court decisions of the State of Illinois or the United State, such provision shall be desired to be amended to comply with and conform to such laws and decisions. decisions.

CHANGING THIS MORTGAGE
Except as provided in Coverage 40 above, this Mortgage may be changed only if Lander and Bostower both give their 44. written content.

This Rider is a part of the adactical Margage and, by signing below, Barrower agrees to all of the above.

	1 1		
WITHESSES:		Q	
		Wille & Smith	(\$ca
		July d. Smah	-Barrer
O _A		TÉRINA J SHITH	-Berrow (See
70			-Bestows
	9		(Sea) Person (Sign Original Only)
STATE OF ILLINOIS,	0,5	County ass Cook	
1. Sheven Wind do hereby contry that Will	c 5. 8m. 77	n Noury Public in and for m	id county and state,
interfed to the foregoing inst	meet, appeared before the late of the late	withing Smith Thelm I smith lay in parson, and acknowledged that The Y	free and
voluntary set, for the uses and p	esponse pherein set forth.		
Given under my hand a	d of total seal, this 3/	and December	
My Commission explose:	"OFFICIAL SEAL"	Stern Main	Henry Politic
	STEVEN WINER lotery Public, State of Illinois	C	
This instrument was propared by	By Commission Empires 2/5/97	Chartis	
CHERICAL BANK W. A.		5	
CT CORF, 208 S. LASALI CHICAGO IL 60604	2 47	0,50	
(A4bos	f l <u>.</u>	rved Per Lander and Securdar)	

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Property of Cook County Clark's Office

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ILLINOIS - SECOND MORTGAGE

RIDER TO MORTGAGE

This is a Rider to be Mortgage DECEMBER 31 WILLIE B. SMI'M AND THELEA J. SMITH

. 19 between 91

CHEMICAL BAFA N. A.

Barrower and Lender further a must and agree as follows:

EFFECT OF THIS RUTA

Borrower understands the file Pider is a part of this Mortgage, and that it may change or add so any promises or agreements contained in this Mortgage or any other Rider to this Mortgage. Whenever the terms, conditions and promises contained in the prises of, or my our Rider to, this Mortgage differ or are in conflict with this Rider, the provisions of this Rider will control.

23. SUMS SECURED

The "indebtedeasy" and "supe" referred to a my third unnumbered purgraph of this Mortgage and referred to elecwhere in this Mortgage shell be defined as "Sums Sec. """ and shell further include all some payable under any of the provisions of

BORROWER'S RIGHT TO MORTGAGE PROPERTY AND SORROWER'S OBLIGATION TO DEFEND 24, OWNERSHIP OF THE PROPERTY

The fifth unnumbered personals of this Mortgage is deleted and suplected with the following:

Borrower covenants that Borrower is the invital owner of the invital and but the right to mortgage, great and convey the Property and that the Property is unsucumbered, except for energy and but the property, subject only to the prior mortgage identifical in Covenant 42 hereof. Borrower warrants and will defend generally the title to the Property against all claims and demands, a spice to any encombrances of record.

24.

FUNDS FOR TAXES AND INSURANCE
The following subparagioph is added to Covenant 2 of this Mortgage:

Lender hereby waives the requirements of Covenant 2 of this Mortgage. Lender, not ever, specifically reserves to itself and so its successors and serigus the right to unitaterally cancel this waiver at any time and increases and enforce the seld requirements of Covenant 2 of this Mortgage.

APPLICATION OF PAYMENTS
The text of Covenant 3 of this Mortgage is deleted and replaced with the following:

Unites the law requires otherwise, Lender will apply each of Benrower's payments under the Note and water this Moragage in the following order said for the following purposes:

Pleas, to associate payable under Covenent 2
Next, to payments made by Lender to protect its lieu under this Mortgage;
Next, to pay instrum the;
Next, to pay principal due;
Next, to pay lets charge due under the Note; and
Last, to pay any other amount due under the Note and this Mortgage.

However, Lender has the right to change the order in which Borrower's payments are applied, if it so elects.

BORROWER'S OBLICATIONS TO DELIVER RECEIPTS TO LENDER; LINDER'S RIGHT TO MAKE 27. PAYMENTS

The following subparagraph is added to Covenent 4 of this Mortgage:

Sorrower will deliver so Lender any receipts Borrower receives for the psymont of all taxes, senseements, weter men and sewer rents within ann (10) lays after Lender requests these receipts. If Borrower does not deliver these receipts after Lender's request, Lender may make these necessary psyments as provided in Covenant 7 of this Moragage.

12-1900000 (2000)

Page 1 at 4 ELECTROMIC LASER FORMS, INC. - (2) SIEND-6100 - (6) GIEST-4644

4H-4 R. (1001)

Property of County Clerk's Office

HAZARD OR PROPERTY INSURANCE 22.

The shirt and fourth use mbered subpartigraphs of Covenant 5 of this Mortgage are deleted and replaced with the following:

If Lender requires, Borrower shall prumptly give to Lender all receipts of paid prumiums and reserved notices. If Borrower falls to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance will Covenant 7. In the event of loss, Berrower shall give prompt nodes to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

The amount paid by the insurance company is called "proceeds." Lander casy, at its option and on Borrower's bulaif (f) make proof of loss to the insurance company, (ii) adjust and compromise any claims under the insurance, (iii) give stienases or acquittured to the insurance company in connection with a settlement of any claim for insurance proceeds, and (iv) collect and receive the insurance proceeds. Borrower appoints Lander as its atternsy-in-fact to do the things described in the last sentence, which appointment Borrower understands cannot be revoked by Borrower until the Sunas Secured by this Mortgago have been fully guid. Borrower further understands that Lender's appointment as Borrower's successful in interest, with full power of substitution, and shall not be affected by Borrower's subsequent distribution or incompanies. Lender, at its option may use the proceeds to reduce the Sunas Secured by this Mortgage (whether or not remain have been made by Borrower), or Lander may release the prevented for may not a full and a secured by the research to (whether or not repairs have been made by Borrower), or Lender may release the proceeds (or any part of the proceeds) to Berrower, to pay for the repair or restoration of the demand property. Each businesses company concerned in hereby authorized all directed to pay such proceeds directly to Lender Instead of Jointly to Borrower and Lender.

Unless Land a and Borrowitz otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the in- one of the monthly payments referred to in Covenant ! or change the amount of the payments. If under Covenant 17 the Property is acquired by Londer, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquired by this Mortgage immediately prior to the acquired by this Mortgage immediately prior to the acquired.

Surrower will not allow any condition to exist on the Property which would, in any way, invalidate the insurance on the Property.

29,

PROTECTION OF LENDER'S RIGHTS IN THE PROPERTY
The stat of Covenent 7 of the Mortgan's deleted and replaced with the following:

If Borrower falls to perform the covenants and presentes contained in this Mortgage, or there is a legal proceeding that may significantly affect Lenfler's rights in the process (such as a proceeding in bunkrupery, probate, for condemnation or forfalmers or to enforce fewer or regulations), then Lander may do and pay for whatever is necessary to prosent the value of the Property and Lander's rights in the Property. Lander's (otions may include paying any same secured by a tion which has priority over this Mortgage, appearing in court, paying removable accoracys' free and entering on the Property to make repairs. Although Lender may take action under this Covenant 7, Lander does not have to do so.

Any amounts disbursed by Lender under this Covenant 7 10 at become additional debt of Borrower secured by this Mortgago. Unless Borrower and Lender agree to other terms of property, those amounts shall beer interest from the date of disbursement at the Nort rate and shall be payable, with interest, upon rothe from Lender to Borrower requesting payment.

30. CONDEMNATION

The following subparagings is added to Covenant 9 of this Mortgage:

The right to such proceeds and the use of such proceeds shall be governed by, and applied in accordance with, the provisions of Covenant 28 of this Rider as if such proceeds were hazard or property he are consects.

NO CONFORMED COPY 31.

Covenant 14 of this Mor gage is deleted.

32.

DUE ON FURTHER ENCUMBRANCE
The text of Coverant 16 of the Morgage is deleted and replaced with the following:

If Borrower sells, transfers of further excumbers all or any part of the Property or an interest therein, or ellows an interest therein to be obtained by a third party, without Lendor's prior written consent, Lendor may declare all of the same secured by this Mortgage to be injunctionally due and payable.

LENDER'S RIGHTS IF BURROWER FAILS TO KEEP PROMISES AND AGREEMENTS. The max of Covenant 17 of this Mortgage is deleted and replaced with the following: 33.

Upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any Sums Secured by this Mortgage, or any simultaneous or subsequent agreement between Borrower and Lender relating to this transaction, Lender, at Lender's option, may declare all of the Sums Secured by this Mortgage to be immediately due and payable without notice or demand ("Immediate Payment in Pull").

If Lander requires Immedian Payment In Pull, Lender may invoke the remedies paralited by applicable law, such as bringing a lawselt to take away all of Borrower's remaining rights in the Property and to have the Property sold. At the mis, Lender or another person may acquire the Property. This is known as "foreclosure and sale." In pursuing the remedies provided in this Coverant 17, including a lawsuit for foreclosure and sale, Lender will have the right to collect all costs allowed by law, including, but not limited to, reasonable assertances, court costs, and cost of documentary evidence. abstracts and tide reports.

If there is a forectionure and sale, Borrower agrees that the property may be sold in one or more parcels.

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Property of Cook County Clerk's Office

34.

DESCONTENUANCE OF ENPORCEMENT 9 1 0 6 5
The opening phrase of the last of Covenant 18 of this Mortgage (from "Notwheateding" to "Ifi") is deleted and replaced with the suflowing:

Notwithstanding Lender's acceleration of the Sums Secured by this Mortgage due to Borrower's breach, Lender, at its sole option, may discontinue any proceedings began by Lender to enforce this Mortgage, at any time prior to entry of a judgment enforcing this Mortgage if:

35.

ASSIGNMENT OF SERVIS
The sext of Coveness 19 of this Mortgage is deleted and replaced with the following:

As additional security foreulater, Borrower hereby assigns to Lander the renes of the Property, provided that Borrower shall, prior to definit hereunder have the right to collect and retain such rents at they become due and psyable.

Upon default berunder, Londer, in person, by agent or by judicially appointed receiver shall be entitled to enter upon, take possession of and manager the Property and/or to collect the rests of the Property including those past due. All rests collected by Lander or the receiver shall be applied first to payment of the costs of management of the Property and collection of rests, including, but not limited to, receiver's fees, premisens on receiver's bonds and reasonable attentions fees, and then to the Salam Secured by this Mortgage. Lander and his receiver shall be liable to account only for those rests actually well and collection of the Property is worth more then amount Borrower gives Lender the right to have a receiver appointed, whether or not the value of the Property is worth more then amount Borrower over on this Mortgage.

RELEASE 36.

19.00

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The text of Cov. et . 20 of this Mortgage is deleted and suplaced with the following:

Upon payment of all state secured by this Mortgage, Lander shall release this Mortgage. Borrower shall pay all costs of recordation, if any.

LEGISLATION APPROTING LYNDER'S RIGHTS 37.

If emetment or expiration of applicable laws has the effect of rendering any provision of the Note or the Moragage manufaceable according to be terms, I. A.T., at its option, may require Immediate Payment In Pall of all Sums Secured by this Moragage and may involve any remediate parasited by Covenant 17.

DEFENSE OF LENDER'S RIGHTS

If Lender has to defend he rights under the No. of this Mortgage (including foreclosure and sale), then any money Lender has to pay to defend he rights shall be added to (if amount Borrover owen Lender. Borrower understands that Lender may eak an anternoy to foreclose this Mortgage, to collect more) Borrower owes under the Note and this Mortgage, or to enforce any of the promises Borrower has stade, and that his fees and costs are included in the money ples interest Borrower will have to pay under the terms of this Covanant. Borrower shall any this money promptly, at Lender's request.

ADDITIONAL CHARGES 39.

Borrower agrees to pay all amonable charges in connection with & servicing of this ican including, but not limited to, obtaining tax searches and bills in processing insurance loss payer art, overcraftly transfers, releases, essentents, extensions, modifications, special agreements, assignments, reduction will confidence and antisfaction of mortgage.

40.

SALE OF NOTE; CHANGE OF LOAN SERVICER
The Note or a partial interest in the Note (together with this Mortgage) may to sold one or more times without notice to Borrower. If there is a change of the Loan Servicer, Borrower will be given writing and so of the change. If this Mortgage is ensigned by the Lander, all or any portion of this Rider may, at the option of the Lander, be deemed and and vold.

41.

HAZARDOUS SURSTANCES
Borrower shall not cause or permit the processe, use, disposal, storage, or release of any Hexardov Abbatances on or in the Property. Borrower shall not do, nor allow anyone clee 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 Hexardous Substances that are generally recognized to be appropriate to normal recidental uses and to maintenance of the Property: As used in this Covenant 41 "Environmental Law" steams federal law: It leave of the jurisdiction where the Property is located that related to health, safety or environmental protection.

42

DESCRIPTION OF PRIOR MORTGAGE; NO FUTURE ADVANCES
The mortgaged property is subject to an existing Mortgage, deted
Borrower as mortgager, to Morre
as mortgager (the "Existing Mortgages"), recorded in Plat Book

, from the

, at Page

of the Public County, Minois (the Triest

Records of cook

Mortgage"), which First Mortgage accurs a promissory note in the original principal amount of . This mortgage is subject to the First Mortgage to the extent that the First Mortgage constitutes a valid and prior lies on the mortgaged property as of the date hereof. The Borrower agrees that it will not request or accept any frame advances or losse from the Existing Mortgages, its successors or assigns which would be secured by the lies of the First Mortgage and the request for or acceptance of any such fisher advances or losse shall constitute an event of definit under this mortgage.

41

NO WAIVER: CONFORMITY TO LAW

No waiver by Lender of my ocvenant in this Mortgage or in the Note secured hereby shall at any time hereafter be held to
be a waiver of any of the plant terms hereof or of the Note secured hereby, or finance waiver of the same covenant.

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