ILLINOIS MORTGAGE AND **ASSIGNMENT OF MORTGAGE** 

KNOW ALL MEN BY THESE PRESENTS:
That the updersigned ... Rosa U. Noos

That the undersigned Rosa Wortgager" whether singular or plural for and in consideration of the sum of one and No 100 Dollars (\$1.00) together with other good and valuable considerations, cash in hand paid by Consideration of the sum of one and No 100 Dollars (\$1.00) together with other good and valuable considerations, cash in hand paid by Consideration in the consideration is hereby acknowledged, do hereby grant, bargain, sell, convey and warrant unto Mortgagee and unto its successors and assigns forever, the following properties situated in the County of the following properties, situated in the County of \_\_\_\_\_\_ State of Illinois, to-wit:

DEPT-U1 RECORDING #7777 TRAN 8951 09/11/95 08:35:00 45429 # SK #-95-604607 1\$7777 COOK COUNTY RECORDER

Address of property 1504 Went wouth have

To have and to hold the name unto Mortgagee and unto its successors and assigns forever, together with all appurtenances thereunto belonging, and all fixtures and equipment used or useful in connection with said property. Mortgager he sty covenants by and with Mortgagee that Mortgagor will forever warrant and defend the title to said properties against any and all claims of any nature or kind whatsoever.

And we, the Mortgagor for and in consideration of the considerations hereinbefore recited, do and hereby release and relinquish unto Mortgagee all our rights of dower, curtae, and homestead in and to the above-described lands.

This grant of Mortgage is on the condition that whereas Mortgagor is justly indebted upto Mortgagee in the sum of Street Thousand

Nine Hundred Fourty- Eight

Dollars (\$ 11, 446 and 1 avidenced by one retail installment of

11,946 ), evidenced by one retail installment contract (the "Contract") of even execution date, bearing interest from dat) until due as provided in the Contract, payable in the contract in the άĎ. 11,948 in the sum of \$ \_ each, except the final installment, which shall be the equal successive monthly installments of \$ \_ balance then due on the Contract.

This instrument shall also secure the payment of any and all revenues and/or extensions of said indebtedness, or any portion hereof together with any and all amounts that the Mortgagor new owes or may owe the Mortgagoe, either direct or by endorsement, at any time between this date and the satisfaction of record of the lien of this instrument, including any and all future advances that may by Mortgagee be made to the Mortgagor jointly and/or severally, either direct or by endorsement.

Mortgagor and Mortgagoe acknowledge and represent that a material part of the consideration for the indebtedness used by Mortgagoe is that the entire unpaid balance of property and accrued interest due on said indebtedness shall be paid prior to the sale, transfer, encumbrance, contract of sale, transfer or contract to encumber all or any part of or interest in the mortgaged property. In the event of the sale, transfer, encumbrance, contract of sale, contract to transfer or contract to encumber all or any part of the property herein described, without the prior written approval of Mortgagee, which approval may be withheld in the sole and at solute discretion of Mortgagee, such sale, transfer, encumbrance, contract of sale, contract to transfer or contract to encumber shall constitute a default under the Mortgage and the indebtedness evidenced by the Contract hereinabove described and be immediately due and payable on the election of Mortgagee regardless of the financial position (net worth) of the proposed transferce.

Mortgagor hereby agrees and covenants to pay any and all taxes both general and special as sume may be assessed and become due and payable and if required by Mortgagee to keep all buildings located upon the premises insured against loss or damage from fire, tomado and extended coverage insurance in a company and a norm acceptable to Mortgagee, with standard mortgage clause in tavor of Mortgagee as its interest appears, and with a contained blood coverage under the National Flood Insurance Program, and pay the premiums thereon. If Mortgagor falls to pay any such taxes or obtain any such insurance coverage, Mortgagee, its assigns or holders of said indebtedness shall have the right to pay said taxes and/or insurance premiums, and the amount so paid shall constitute a charge against the Mortgagor and added to the amount due hereunder, shall be secured hereby and shall be, without demand, immediately repaid by Mortgagor to Mortgagee with interest thereon at the rate then applicable to the unpaid balance of the principal as set forth in the above-referenced Contract.

In addition to pledging the property as hereinbefore mentioned, Mortgagor also hereby pledges any and all profits, rents and income accruing in connection with said property. However, the right is reserved to the Mortgagor to collect the profits, rents and/or income as same mature and become due and payable, but in the event of default as to any of the covenants herein contained, then at the option of Mortgagae, its assigns, or the holders of said indebtedness, it or they are hereby given the right of taking over said property, managing same, renting same and collecting the rents thereon, and the net income so collected stall be credited upon the indebtedness and/or covenants in connection herewith.

If the Mortgagor should fail or refuse to make any of the payments herein before recited, either principal, interest taxes or insurance premiums as same mature and become due and payable, then at the option of the Mortgagee, its assigns or the holders of the indebtedness, all the remaining unpaid portion thereof shall become due and payable, and the ken of this instrument subject to foreclosure by suit filed in Chancery Court of the county in which the above described property is situated. Failure to exercise the option herein granted to declare the entire balance due and payable on the default shall not be a waiver to exercise the option at any subsequent default.

But, if the undersigned shall pay all of the indebtedness secured by this Mortgage, at the time and in the manner set out above, and shall fully do and perform all of the other obligations herein assumed by the undersigned, the above conveyance shall be hull and void; otherwise, to remain in full force and effect.

RE-ORDER (713) 932-9655

Distribution Legend:

Assignee Orlginal-White

Buyer's Copy-Yellow

Saller's Copy-Pink

NOTE: This documen	of is a mortugue which gives your	Contractor and its a	stigues a security inter	est in your property. T
mortgage is taken as o	nt is a mortgage which gives your collateral for performance of your VHEREOF, the signature of Mor	obligations under	your home improvemen	et configert.
Preference	ATEMEOR, the signature of Mon	igagot is it		bod
Species weren			AUBA V. Hood	(Mortga
Cadl Marcher W	e. Ulinoil botal		Burn X	Ĺ
	- American (Mass)		BRION KINE	(Mortga
	ACKN	OWLEDGEMEN	<del></del>	7
STATE OF ILLINOIS COUNTY OF	Mye BB.	r ·		
I. Kauch			in and for said county a	
that has I was	coing instrument, appeared before		me to be the same pers	
delivered the said instr	ument as his/her/their free volunt	ary act, for the uses	and purposes therein se	et forth.
	and and official scal, this	day of	A MOTHER	SOMECHA ASSOCIA
My Commission Expir	2: 4-1-40		man h	POTTHE-LARSON  HOME PORT BOOK STOP PU
	ASSIGNM	ENT OF MORTG	AGE	
KNOW ALL MEN B	Y THESE PRESENTS, that the	undersigned for le	gally sufficient consider	ration, receipt of which
Plaza on the Lake, Si	Y 7/17SE PRESENTS, that the does bereby grant, sell, assign, that the does bereby grant, sell, assign, that the real property described therein	0 its successors at	id assigns, the foregoin	g Morigage, and the
IN WITNESS WI	IEREOF, these presents have been	i. En executed hy the	undersigned as of	June 5th 10 Q
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(SEAL)		***************************************	1111	- A V
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STATE OF ILLINOIS COUNTY OF	<b>S</b>		-	
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	DOUGLAS SCHWEEBEL!		g also passes	was a sea Notary Pub
STATE OF ILLINOIS	My Commission Expres 4/20/99		(E) CIVIDUAL AC	Knowledgemen
COUNTY OF		_, a Notary Public i	n and for said county an	d state, do hereby cert
hat	subscribed to the foregoing ins	personi	ally known to me to be t	he same person(s) who
hathesigned	and delivered the said instrument	as free volui	itary act, for the uses	nd purposes therein
orth. Given under my hai	nd and official seal, this	day of	.19	Sc.
My Commission Expire	nd and official seal, this			4
				MOUNTY PILO
NOW ALL MEN BY	THESE PRESENTS, that Emp	NT OF MORTGA		consideration receipt
vhich is hereby acknow Yaza on the Lake, Suit	viedged, does hereby grant, sell, te 100. Austin, Texas 78746-1050	assign, transfer, se	t over and convey to T	MI Financial, Inc., 50
hereof encumbering the	e real property described therein.			
1 1.	EREOF, these presents have been	•	•	19
SEÁL)			FUNDING CORP.	
		Ву:		("Seller"
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OUNTY OF	<b>85.</b>			Notery Publ
On	. 19 before me, the undersign	ned authority perso	nally appeared	
o me known to be the	of of the same, and he/she acknow	and kr	lown to me to be the pe	rson who as such office
orporation by	executed as s	uch officer for the j	purposes and considerat	ion therein expressed.
WITNESS, my hand	and official scal the day and year	last above written.	-	•
y Commission Expires:				Notary Publi
V 5 3				A TOPES A GOIL

Lot 46 in Block 90 in Chicago Heighta in the Southeast quarter of Section 21, Township 35 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. PIN# 32-21-409-019

Property of Cook County Clerk's Office

95604607

## UNOFFICIAL COPY

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