FIRST FIDELITY MORTGAGE COMPANY 799 ROOSEVELT RD. #206 GLEN ELLYN, ILLINOIS 60137 95773598

LN # 5950475

Proposed by: GWYN FREEMAN



. DEPT-01 RECORDING

\$31,50

. 100014 TRAN 8544 11/09/95 89:50:00

. 45953 t JW #-95-773598

COOK COUNTY RECORDER

MORTGAGE

THIS MORTGAGE ("Security Instrument") in given on

OCTOBER 30 1995

. The mortgagor is

PATRICIA M. MORALES, MARRIED TO JOSE MORALES

("Bornewer"). This Security Instrument is given to

FIRST FIDELITY MORTGAGE COMPANY

which in organized and existing under the laws of STATE OF ILLINGIS address is 799 ROOSEVELT RD., \$206, GLEN ELLYN, ILLINGIS 60137

, and whose

Claridor"). Borrower ower Lender the principal sum of

HINETY FOUR THOUSAND FIVE HUNDRED AND 00/100

Dullers (U.S. \$ 94,500,00

This dritx is evidenced by Borrower's note dated the same date as this Security Instructed ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on MOVEMBER 1.7025. This Security Instructions secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and asodiffications of the Note; (b) the payment of all other same, with interest, advanced under palagraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Fermity Instrument and the Note. The this purpose, Borrower does hereby mortgage, grant and convey to Lender the following districted property located in a COOK.

LOT 7 IN DOSE'S SUBDIVISION OF THE WEST 1/2 OF LOT 15 IN KIMBELL'S SUBDIVISION OF THE EAST 1/2 OF THE SOUTHWEST 1/4 AND THE WEST 1/2 OF THE SOUTHEAST 1/4 (EXCEPT 25 ACRES IN THE NORTHEAST 1/4 THEREOF) OF SECTION 26, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN# 13-26-329-024

which has the address of 2440 W MONTICELLO, CHICAGO

Dinoi

SAS-A GIVISION OF INTERCOUNTY

60647

[Zip Code] ("Property Address");

(Street, City),

H.L.INCHS - Single Family - FINIA/FHLISC UNIFORM
MINISTER SOLD SINGLE SI

Page 1 (E)

THE PLONGE FORMS - MINOR TOADSTROM THE



3577359x

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Series and converge the Property and that the Property is successful, except for except to successful. Will delicated growth feet time to the Property against all claimes and drawneds, analysis to day exclusive coverages, with limited THIS SECURITY INSTRUMENT CONSIdered and coverages read necessary. STEEL SEED BETTY INSTRUCTION OF THE PROPERTY O All of the freedom a record to the Security Interest to the security of the se UNIFORM COVENANTS. Borrower and London coverage, and spree to follows:

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2. President of Printings and Interest President and Name and any consequences and last charges due to Name and any consequences. THE PROPERTY OF THE PROPERTY O TOUCHES OF said interest on the deby evidenced by the Note and any propayment and last charges due under the Note.

2. It was for Taxon and Emperiment.

5. Out to applicable law or to a vertice to full a same ("limits") for: (a) yearly taxon the Note is could in full. a same ("limits") for: (a) yearly taxon that the Note is could in full. a same ("limits") for: (a) yearly taxon the Note is could in full. a same ("limits") for: (a) yearly taxon the Note is could in full. a same ("limits") for: (a) yearly taxon the Note is could in full. L. Preparate of Principal and Interval: Prepayment and Late Charge.

Bostower shall presupply pay and late charges the Note.

The part of and interval on the drift evidenced by the Note and any propayment and late charges have a surface and late the late of the Note.

2. Propagate for Taxant and Emmanage. Lendric on the day mentally payments are due; order the Note, mail the Note in paid in Princety (h) yearly lendric the Note, and the Princety (h) yearly lendriche mentalle me London on the day meanthly Physicians are due violes and the Note is paid in full, a man ("Pands") for (a) yearly taxed and an interest and an and sentimentally which many making principly cover to Security Improvement as a licer on the Property. (b) yearly leadershold payments of grounds and the Property. If may: (c) yearly improvement in the Property. If may: (c) yearly improvement in the Property. If may: (c) yearly make the property in Louder. In security in the Property in Louder. In security in the Property in Louder. In security in the Property or ground reset in the Property. If any; (c) years and (or property immerance premiums, (d) yearly (had immerance with the say; (e) years (e) year my: (0) yearly increased increased premiums, if we and (1) may make payable by Borrows to Lender, its reconstruct. Hence it is a feel of the payable in marking its reconstruct in the payable in the pay Provingings of paragraph 3, in lieu of the payment of more and promises. These ments are called "Eacrow Indiana" related for a federal many of large land, and lied France in an arrival ments for marriage many and federal Real France Control of the payment of th Leader many, at many hance, contact and limited Francis in and an exercise and to exercise an analysis for a feet and a second and to exercise and feet and SECURITY PROPRIES for BOTTINGS'S CHEFTON MEET SHE FORCE SECURITY SHE S SECURIAL STATE TO BESSE, 12 U.S.C., Section 2501 of add. PRESPA*), seeing section for the Porch sets a least one of section of function of SERVICE. If SD. I conder many, at any issue, conflict and hold. For the in an associate so exceed the lease amount lease of function of function of function of contract data and reasonable extensions of expenditures of function of contract data and reasonable extensions of expenditures of function of the function of This Pends while in mank one immediately for its section in many the England Manager of the Pends of a section of the pends of the pend This French is all the head in an institution where depressing and the first the property of the french of the first that is made in any first first that is Lender is such an institution) or in any Protectal Horses. Lender shall apply the Postes to pay the Easting of the Institute of the Section and Septying the institute and septying the institute and septying the institute of the Section and Septying the Section and lessed. Leader many and charge Borrover for bolding and applying the charge and applying the parties of the permits Leader to make account at the permits and applying the RONOW Bests, unless Lander pay! Borrower interest on the Funds and applicable law permiss Lender to make nervice used by However, Lender, way require Borrower to pay a cont-time there. Unless an agreement is made or applicable law recovered in make or applicable law recovered in make or applicable law. Provervier, London way required to pay a conditioner change for a superview and applicable law provides of the condition of the provides of th Legaler in commercial with this legal, such as the provided control of the provided in the provided control of the pends o Topology is successful to the peak. London that seek the recognized to pay Borrower and London shall give to Borrower, without charge, and London shall give to Borrower, which was peak under the peak on the Peakle and the Discrete shall give to Borrower, and the Peakle and the Discrete shall give to Borrower, which can dehic to the Peakle and the Pe Lender seary agree in writing, increment, their interest shall be poid on the Pende I ander shall give to Biorrower, without the Pende seal of the Pende sea The Powells are paragraph as indicated security for all second by this Stereby Instrument. It she Paradi held by London excrete the remaining of services held by London excrete with the remaining of services held by I control to the services he If the Funds held by London excited the amountain perceived to be held by applicable law. London shall account to Borrower for the culture Funds held by London as any time is the culture for the property of the amountain and in any case Romanness shall not any the culture for the property of the prope The Pends St. Parker St. Comments St. Commen The explicit is accordance with the propries and applicable law. If the tenders and, in such case Bostower than produce and like the pay the Entropy least when the paying the p THE SHALL SEE SECTION STATES AND SHALL SEE SHA THE PROPERTY IS SURE CHARGES by this Security Innerty. Leader that securities or sale in the securities or sale in the securities.

If he I makes transfer transfers the shall security the security in the securities of sale in the securities. Upone preveness in full of all series exceed by this Security Instrument, Lender shall process, the sequinities of sale of the security in the sequinities of sell the Property. Lender, the security in the security in the security is sell to see the security in the secur Next by Lender Deservation 21, Lender shall acquire or sail the Property, Lender, Drive, he acquireston or sale of the Property, and spring any Present level by Lender at the time of acquireston or sale as a credit spring any Present level by Lender at the time of acquireston or sale as a credit spring any Present level by Lender at the time of acquireston or sale as a credit spring any Present level by Lender at the time of acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring any Present level acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring any Present level by the time of acquireston or sale as a credit spring and the sale acquireston of acquireston or sale as a credit spring and a cred Training to the property of the second of th 3. Application of Physical Spiritable law provides observed. all payments received by London paragraphs 2; and 3. shall be applicable feet. to 187 propayments charges due under the Note: second, to seconds paragraphs 2; and 3. shall be applicable feet. to 187 propayments charges due under the Note: second. The seconds of the Note: seconds of t Well ID Market State, FORES, to principle case, and less to make the property of the property Charges; Lieux. Burrower that pay at mich, management, charges, from and improvious attraction pay them.

There are a series priority over the Secretary Instruments, and install in that manager. Burrower shall now them directly in that other install in that manager is attracted in the manager of the secretary over the secretary of the secretary of the secretary over the s which very seein priority over this Security Interested, and branchold payments or Stound reads, if any. Sorrowing shall pay therefore obligations in the seeing provided in paragraph 2, or if not paid in that seement, is be used under the needs of seement. Because it had recovery braining to London the needs of seements. Shed, ID Market date, fourth, ID Printing date, and had, ID may have charges due to have a few or the printing date, and had a few or the Obligations in the measure provided in paragraph 2, or if not paid in that measure. Horrower shall pay these take paragraph, I and paragraph 2, or if not paid in the measure. However, it has provided in paragraph to be paid to be p POTENTIAL STATES STATES OF SECURITY SECURITY SECURITY SECURITY OF SECURITY PERSON OFFICE PROPERTY BASE PROPERTY FORMER TO LEGISLE OF MINISTER OF PARTY FOR PARTY FOR THE PROPERTY OF THE Expressed shall precently discharge any lines which has priority over this Security Instrument unless Bostower. (a) spriets in contrast in social shall be in the London, (b) contrast in social shall be in the London of the Department of the Obligation secured by the line is a security which in the London or minimum or makes of the line is. Install tendential tendents in the London of the line is. white (to the payment of the obligation secured by the lies in a money accomplete to London's opinion countries the lies in a money which is the London's opinion countries the lies in legal proceedings, which is the London's opinion subcritically the lies to by, or defends secured to the lies of the lies by to desirable residence to the line in legal processings which is the Lander's opinion experienced from the bridge of the line of the li Security States of the second of the second security of the Property is analysed to a lies where the second SERVENCE II LONGER SCHOOLING SERVICE MENTING BUT MAN SERVICE S

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3. Housed or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insurant against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. 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 with paragraph 7.

All innurance policies and renewals shall be acceptable to Londor and shall include a standard mortgage clause. Londor shall have the right to hold the policies and renewals. If Londor requires, Borrower shall promptly give to Londor all receipts of paid premiums and sensivel notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Londor. Londor

may make proof of loss if not made promptly by Borrower.

Unions Lander and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property demagnd, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the same secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower shandons the Property, or does not restore within 30 days a notice from Lender that the insurance currier has offered to sottle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borress otherwise agree in writing, any application of proceeds to principal shall not extend or pompone the dus date of the monthly pays and referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraphs 21 the Property is acquired by Laws, Borrower's right to any insurance policies and proceeds retaking from damage to the Property prior to the acquisition shall prove to Lender to the extent of the same secured by this Security Instrument immediately

prior to the acquisition.

6. (Decupancy, Preservation, Maintenancy and Protection of the Property; Borrower's Loan Application; Loanshalds. Horrower shell occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of this Security Instrument and shall crutique to occupy the Property as Boxzower's principal residence for at least one year after the date of occupancy, unless Londor otherwise agrees in which consent shall not be unreasonably withheld, or unless extensising circumstances exist which are beyond Borrow at's control. Borrower shall not destroy, damage or impair the Property. allow the Property to deteriorate, or commit waste on the Property. Borrower shall be in default if any forfaiture action or propositing, whether civil or criminal, is begun that in London's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instructor or Londor's security interest. Betrower may cure such a definit; and releases, as provided in paragraph 18, by causing the zears or proceeding to be dismissed with a ruling that, in Leader's good feith determination, precludes forfeiture of the Borrower's largerest in the Property or other meterial impairment of the East created by this Security Instrument or Lender's security interest. Eurower chall also be in default if Borrower, during the tons application process, gave materially false or inaccurate information or state registry. Lender (or failed to provide Londer with any meetal information) in connection with the loss evidenced by the Note, injusting, but not limited to, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a lessohold, Borrower thall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not intege unions Londer agrees to the morger in writing.

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the coveners, and agreements contained in this Stroughly instrument, or there is a legal proceeding that may significantly affect Lender's rights or the Property (such as a proceeding in bankrupery, probate, for condemnation or forfeiture or to enforce laws or regulations), 66% Londer may do and pay for whitever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's ections may exclude paying any sums secured by a lim which has priority over this Security Instrument, appearing in court Mying reasonable attentions; fees and entering on the Property to make repairs. Although Lender may take ection under this paragraph 7, Lender

does not have to do so.

Any amounts disbursed by Lender under this puregraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall beer interest from the date of disburgement at the Note rate and shall be payable, with interest, upon notice from Lender to Burrower requesting payment.

8. Marriagge Insurance If Lister required mortgage insurance as a condition of making the loan secured by this Security Instructions. Bostower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Londer lapses or ceases to be in effect, Rostower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, at a cost substantially equivalent to the cost to Bostower of the mortgage insurance previously in effect, from an alternate mortgage insurer approved by Londer. If substantially equivalent mortgage insurance coverage is not available, Bostower shall pay to Londer each month a sum equal to one-twelfth of the yearly mortgage insurance premium being said by Bostower when the insurance coverage lapsed or ceased to be in effect. Londer will accept, sac and retain these payments as a loss reserve in lieu of mortgage insurance. Long-reperve

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payments may no longer be required, at the option of Lender, if mortgage insurance coverage (in the amount and for the period that Lender requires) provided by an insurer approved by Lender again becomes available and is obtained. Borrower shall pay the premiums required to maintain murrgage insurance in effect, or to provide a lone reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and Lender or applicable law.

9. Impaction. Lender or its agent may make reasonable energy upon and impections of the Property. Lender shall give

Borrower notice at the time of or price to an inspection specifying reasonable cause for the inspection.

18. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby satigned and shall be juid to Londor.

In the event of a total mixing of the Property, the proceeds shall be applied to the sums secured 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, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument, a all be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured instruments in the total amount of the fair market value of the Property immediately before the taking, divided by (b) the fair market value of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums accured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Porrower, or if, after antice by Lender to Borrower that the condenser offers to mike an award or settle a claim for damager. Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the property in its option, either to restoration or repair of the Property or to the same accured by this Security Instrument, whether or not they day.

Unless Lender and Borsower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone

the due date of the monthly payments referred to it represents 1 and 2 or change the amount of such payments.

11. Berrawer Not Released; l'erbearance by Leur Not a Walver. Extension of the time for payment or modification of amortization of the same secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not optime in release the limitity of the original Borrower or Burrower's successors in interest. Lender shall not be required to commence proceedings against any successor is interest or relian to extend time for payment or otherwise modify amortization of the same secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in instrument. Any forbearance by Lender in enercising any right or remedy aball not be a wriver of or preclude the exercise of any right or remedy.

12. Successors and Aurigus Bound; Joint and Several Linhility; Co-agner. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Levider 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 pully to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may worst to extend, modify, forber or make any accommodations with regard to the terms of this Security Instrument or the Note without has Borrower's consent.

13), Lean Charges. If the loan secured by this Security Instrument is subject to a law which recommend total charges, and that law is finally interpreted to that the interest or other loan charges collected or to be collected in orangetion with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be reduced to Borrower. Leader may choose to make this refund 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 without any prepayment charge under the Note.

14. Notices. Any notice to literrower provided for in this Security Instrument shall be given by delivering it or by making it, by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address of any other address Borrower designates by notice to Lender. Any notice to Londer shall be given by first class mail to Lender's address mates 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 this end the provisions of this Security Instrument and the Note are declared to be accombin.

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\$6. Berrawar's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Trumsfer of the Property or a Beneficial Interest in Borrower. If all or say part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Landar's prior written consent, Lender may, at its option, require immediate payment in full of all sums accured by this Security Interests. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Interests.

If Lender exercises this option, Lender shall give Borrower nusice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Insurances. If Borrower falls to pay these sums prior to the expiration of this period, Lender may invoke any remodies permitted

by this Security Instrument without further notice or denund on Borrower.

16. Berrower's Right to Reinstane. If Borrower meets certain conditions, Romower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period at applicable law may specify for reinstanement) before sale of the Property pursuant to any power of sale contained in this Security Instrument, or (b) way of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Londer all same which then would be due under this Security Instrument, and the Note as if no acceleration had occurred; (b) cures any default of any other converses or agreement; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reinstable an energy! feet; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the same secured by this Security Instrument and the obligations secured hereby shall seemin fully effective of an acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

19, Sale of Note; Change of Lean Sc. vices. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times a intocat prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly pays on a class under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a rac of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with purposes 14 above and applicable law. The notice will also contain any other

information sequired by applicable few.

28. Hanardous Substances. Borrower shall not cause on primit the presence, use, disposal, storage, or release of any Hunardous Substances on or in the Property. Borrower shall not do, nor allow anyone elec to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two senses of shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally resignized to be appropriate to normal residential uses and to maintenance of the Property.

Burrower shall promptly give Lender written notice of any investigation, clara, demand, investig or other action by any governmental or regulatory agency or private party involving the Property and any extended Substance or Environmental Law of which Burrower has actual knowledge. If Burrower 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. Burrower shall promptly take all accessary remedial actions in accordance with Environmental Law.

As used in this paragraph 20, "Herardous Substances" are those substances defined as tenic o hazardous substances by Bavirocamental Law and the following substances: graciline, kerosene, other fluorenable or texic percelum products, texic periodies, volutile solvents, materials containing substance or formalidelyde, and redirective 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 his his paragraph 20, and redirection.

NON-UNIFORM COVENANTS. Borrower and Londer further covenant and agree as follows:

21. Acceleration; Remedies. 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 low provides otherwise). The notice shall specify: (a) the default; (b) the action required to care 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 follows to care 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 Berrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defeate of Borrower to acceleration and foreclosure. If the default is not cared on or before the date specified in the unities, Lender, at its option, may require immediate payment in full of all some secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding, Lender shall be outlified to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, remember atterneys' fees and costs of title evidence.

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22. Release. Upon payment of all swithout charge to Borrower. Borrows sin 23. Waiver of Homestead. Borrowe	all pay any recordation co	0615.		, ш <i>а</i>
24. Ridors to this Security Instrume Security Instrument, the covenants and a the covenants and agreements of this Secu (Check applicable box(es))	preements of each such r	ider shall be incorpor	has because light has cens bota	
Adjustable Rate Rider Graduated Payment Rider Balloon Pide: VA Rider	Condominium Plunned Unit Rate Improve Other(s) [spec	Development Rider ment Rider	1-4 Pernily Rider Bisveekly Payment Ri Second Home Rider	der
BY SIGNING BELOW, Borrows 22	copts and agrees to the t	erms and covenants of	ontained in this Security Instru	produk i
any rider(s) executed by Borrower and res Witnesses:	reded with it.	Patricia M. M.	mes males	(•Be
		NOT WENELY FOR RELEASING ANY	THE SOLF PURPOSE OF MARITAL OR HOMESTEAD	
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	-Ваггочел			·Be
STATE OF ILLINOIS,		COOK County) 16:	
I THE UNDERSIGNED PATRICIA M. MORALES, MARRIED	, a Note TO JOSE MORALES	ry Public in and for a	et county and stage do hereby	certify
	poured before me this day	y in person, and action	e to be the state torson(a) who owledged that see and purposes therein set fo	٠ :
rebecribed to the foregoing instrument, ap- signed and delivered the said instrument at Given under my hand and official scal		tay of OCTOBER	() (C ₂ n)	1995

OFFICIAL SEAL
Catherine Samehor
Netary Public, State of Floors
My Connection Espect 4, 6723

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