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Prepared by
RETURN TO: GMAC MORTGAGE CORPORATION OF PA
1301 OFFICE CENTER DR, STE200
MORT WASHINGTON, PA 19034

95245553

LOAN NO : 4-847022-42

(Space Above This Line For
FHA Case Number)

State of Illinois

FHA Case Number

MORTGAGE

131-787656-5 703

ORIGINATOR

THIS MORTGAGE ("Security Instrument") is given on MARCH 27, 1995. The Mortgagor is
LINDA L. BIENIA SINGLE NEVER MARRIED DEPT-01 \$33.50
whose address is 406 GLENDALE ROAD T#9999 TRAN 7704 04/13/95 09:05100
GLENVIEW, IL 60025 #0282 # DWI #-95-245553
This Security Instrument is given to GMAC MORTGAGE CORPORATION OF PA COOK COUNTY RECORDER

("Borrower").

which is organized and existing under the laws of PENNSYLVANIA, and whose
address is 8360 OLD YORK ROAD

ELKINS PARK, PA 19117-1590

SIXTY-SEVEN THOUSAND EIGHT HUNDRED THIRTY-ONE AND 00/100 ("Lender"). Borrower owes Lender the principal sum of
Dollars U.S. \$ 67,831.00).

This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on APRIL 01, 2028. This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph b to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property located
in COOK County, Illinois:

ACCORDING TO SCHEDULE "A" ATTACHED HERETO AND MADE A PART HEREOP

which has the address of 406 GLENDALE ROAD GLENVIEW (Street, City),
Illinois 60025 ("Property Address");

(Zip Code)

FHA ILLINOIS MORTGAGE - 2/91
GMACM - FMS.0080.IL (9403)

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Initials: *[Signature]*

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LOAN # 4-047022-42

4. Fire, Flood and Other Hazard Insurance. Borrower shall insure all improvements on the Property, whether now in existence or subsequently erected, against any hazards, conditions, and contingencies, including fire, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. Borrower shall also insure all improvements on the Property, whether now in existence or subsequently erected, against loss by floods to the extent required by the Secretary. All insurance shall be carried with companies approved by Lender. The insurance policies and any renewals shall be held by Lender and shall include loss payable clauses in favor of, and in a form acceptable to, Lender.

In the event of loss, Borrower shall give Lender immediate notice by mail. Lender may make proof of loss if not made promptly by Borrower. Each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Lender, instead of to Borrower and to Lender jointly. All or any part of the insurance proceeds may be applied by Lender, at its option, either (a) to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in the order in paragraph 3, and then to prepayment of principal, or (b) to the restoration or repair of the damaged Property. Any application of the proceeds to the principal shall not extend or postpone the due date of the monthly payments which are referred to in paragraph 2, or change the amount of such payments. Any excess insurance proceeds over an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled thereto.

In the event of foreclosure of this Security Instrument or other transfer of title to the Property that extinguishes the indebtedness, all right, title and interest of Borrower in and to insurance policies in force shall pass to the purchaser.

5. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless the Secretary determines this requirement will cause undue hardship for Borrower, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall notify Lender of any extenuating circumstances. Borrower shall not commit waste or destroy, damage or substantially change the Property or allow the Property to deteriorate, reasonable wear and tear excepted. Lender may inspect the Property if the Property is vacant or abandoned or the loan is in default. Lender may take reasonable action to protect and preserve such vacant or abandoned Property. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not limited to, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and fee title shall not be merged unless Lender agrees to the merger in writing.

6. Charges to Borrower and Protection of Lender's Rights in the Property. Borrower shall pay all governmental or municipal charges, fines and impositions that are not included in paragraph 2. Borrower shall pay these obligations on time directly to the entity which is owed the payment. If failure to pay would adversely affect Lender's interest in the Property, upon Lender's request Borrower shall promptly furnish to Lender receipts evidencing these payments.

If Borrower fails to make these payments or the payments required by paragraph 2, or fails to perform any other covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, for condemnation or to enforce laws or regulations), then Lender may do and pay whatever is necessary to protect the value of the Property and Lender's rights in the Property, including payment of taxes, hazard insurance and other items mentioned in paragraph 2.

Any amounts disbursed by Lender under this paragraph shall become an additional debt of Borrower and be secured by this Security Instrument. These amounts shall bear interest from the date of disbursement, at the Note rate, and at the option of Lender, shall be immediately due and payable.

7. 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 place of condemnation, are hereby assigned and shall be paid to Lender to the extent of the full amount of the indebtedness that remains unpaid under the Note and this Security Instrument. Lender shall apply such proceeds to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in the order provided in paragraph 3, and then to prepayment of principal. Any application of the proceeds to the principal shall not extend or postpone the due date of the monthly payments, which are referred to in paragraph 2, or change the amount of such payments. Any excess proceeds over an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled thereto.

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GMACM FMB 0080.01 (9401)

12. **Successors and Assigns (Joint and Several Liability; Co-Signers).** The co-ventures and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of this paragraph 9 to Borrower's executors and administrators shall be joint and several. Any Borrower who signs this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of this paragraph 9 to Borrower's executors and administrators shall be joint and several. Any Borrower who signs this Security

Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of this paragraph 9 to Borrower's executors and administrators shall be joint and several. Any Borrower who signs this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of this paragraph 9 to Borrower's executors and administrators shall be joint and several. Any Borrower who signs this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of this paragraph 9 to Borrower's executors and administrators shall be joint and several. Any Borrower who signs this Security

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Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of this paragraph 9 to Borrower's executors and administrators shall be joint and several. Any Borrower who signs this Security

Instrument does not authorize acceleration or foreclosure if not permitted by regulations of the Security.

(d) **Regulations of HUD Secretary.** In many circumstances regulations issued by the Secretary will limit Lender's

(e) **No Waiver.** If circumstances occur that would permit Lender to require immediate payment in full, but Lender

(f) **Sale Without Credit Approval.** Lender shall, if permitted by applicable law and with the prior approval of the

(g) **Default.** Lender may, except as limited by regulations in the case of payment default,

9. **Grounds for Acceleration of Debt.**

8. **Fees.** Lender may collect fees and charges authorized by the Secretary.

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Instrument but does not execute the Note; (a) is co-signing this Security Instrument only 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 agree to extend, modify, forgive or make any accommodations with regard to the terms of this Security Instrument or the Note without ~~that Borrower's consent~~.

13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by ~~delivered personally~~ mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the ~~Property Address~~ or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any 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.

14. 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 severable.

15. Borrower's Copy. Borrower shall be given one conformed copy of this Security Instrument.

16. Assignment of Rents. Borrower unconditionally assigns and transfers to Lender all the rents and revenues of the Property. Borrower authorizes Lender or Lender's agents to collect the rents and revenues and hereby directs each tenant of the Property to pay the rents to Lender or Lender's agents. However, prior to Lender's notice to Borrower of Borrower's breach of any covenant or agreement in the Security Instrument, Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower. This assignment of rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of breach to Borrower: (a) all rents received by Borrower shall be held by Borrower as trustee for benefit of Lender only, to be applied to the sums secured by the Security Instrument; (b) Lender shall be entitled to collect and receive all of the rents of the Property; and (c) each tenant of the Property shall pay all rents due and unpaid to Lender or Lender's agent on Lender's written demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any act that would prevent Lender from exercising its rights under this paragraph 16.

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or a judicially appointed receiver may do so at any time there is a breach. Any application of rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of rents of the Property shall terminate when the debt secured by the Security Instrument is paid in full.

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

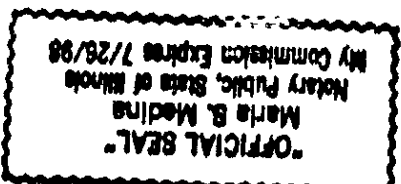
17. Foreclosure Procedure. If Lender requires immediate payment in full under paragraph 9, Lender may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 17, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

18. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.

19. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

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GERRY MACKO
GMAC Mortgage Corporation of PA
1301 OFFICE CENTER DR., STE200
PORT WASHINGTON, PA 19034

[View my GitHub profile](#)

ANSWER

THE VEN. JAPAN HOUSE

subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that SHE , personally known to me to be the same person(s) whose name(s)

1. Linda L. Biernta, single, never married
a Notary Public in and for said county and she do hereby certify that

[Signature] **[Signature]** **[Signature]** **[Signature]** **[Signature]** **[Signature]**

Cost (Sal) **Revenue** (Sal)

RE SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and
in any (debt)s executed by Borrower and recorded with it. Witnessed by:
LINDA L. BERNIA
(Seal)

201. Riders to this SecuritY instrument, if one or more riders are executed by Borrower and recorded together with this instrument, the covenants of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this SecuritY instrument as if the rider(s) were a part of this SecuritY instrument.

(Check applicable boxes) [] Adjustable Rate Rider [] Growth Quality Rider [] Standard Rider [] Planned Unit Development Rider [] Other(s) [Specify] _____

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1990-1991 100

REFERENCES AND NOTES

PARCEL IS A SUBDIVISION OF PART OF SECTION 11, TOWNSHIP 41
NORTH, RANGE 11, EAST OF THE THIRTY-FIFTH MEASURE, AS
THE PROPERTY OWNED SOMETIME'S PAST FOR RECORD IN THE
RECORDING OFFICE OF KELLOGG COUNTY, MINNESOTA ON JANUARY 1,
1917 AS THE PROPERTY OF GLENVIEW REALTY COMPANY,
A SUBDIVISION OF PART OF THE NORTHWEST 1/4
OF SAID SECTION 11, THENCE NORTHERLY ALONG A CURVED LINE
40.5 FEET EASTERLY AND PARALLEL WITH THE CENTER LINE OF
SAID 11 ROAD SAID CURVE LINE BEING CONCANE EASTERLY AND
HAVING A RADIUS OF 45.175 FEET, A DISTANCE OF 167.48 FEET
IN THE MEASURE, TO THE POINT OF BEGINNING OF THE TRACT OF
LAND HEREIN DESCRIBED; THENCE EASTERLY ALONG A LINE DRAWN AT
RIGHT ANGLES TO SAID CHORD, A DISTANCE OF 45.36 FEET; THENCE
SOUTHERLY ALONG A LINE DRAWN AT RIGHT ANGLES TO THE LAST
DESCRIBED LINE, A DISTANCE OF 151.1 FEET MORE OR LESS TO A
CURVED LINE 14.5 FEET NORTHERLY OF AND PARALLEL WITH THE
NORTHERLY LINE OF SAID GLENVIEW REALTY COMPANY'S CENTRAL
GARDENS SUBDIVISION (SAID LAST DESCRIBED CURVED LINE HAVING

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SCHEDULE A

A RADIUS OF 1794.5 FEET AND CONCAVE SOUTHERLY) THENCE
WESTERLY ALONG SAID LAST DESCRIBED CURVED LINE, A DISTANCE
OF 74.5 FEET MORE OR LESS TO A CURVED LINE 50.0 FEET
EASTERLY OF AND PARALLEL WITH THE CENTER LINE OF GREENWOOD
ROAD (SAID LAST DESCRIBED CURVED LINE BEING CONCAVE EASTERLY
AND HAVING A RADIUS OF 4533.75 FEET) THENCE NORTHERLY ALONG
SAID LAST DESCRIBED CURVED LINE A DISTANCE OF 133.0 FEET
MORE OR LESS TO THE POINT OF BEGINNING, ALL IN COOK COUNTY,
ILLINOIS.

ALSO,

PARCEL II: THAT PART OF LOT 1 OF OWNER'S SUBDIVISION OR PART
OF SECTION 11, TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE
THIRD PRINCIPAL MERIDIAN, AS PER PLAT OF SAID OWNER'S
SUBDIVISION FILED FOR RECORD IN THE RECORDER'S OFFICE OF
COOK COUNTY, ILLINOIS JANUARY 2, 1917 AS DOCUMENT 6022131
DESCRIBED AS FOLLOWS: BEGINNING AT THE NORTHWEST CORNER OF
LOT 22 IN GLENVIEW REALTY COMPANY'S CENTRAL GARDENS, A
SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF SAID SECTION 11,
THENCE NORTHERLY ALONG A CURVED LINE 50.0 FEET EASTERLY OF
AND PARALLEL WITH THE CENTER LINE OF GREENWOOD ROAD (SAID
CURVED LINE BEING CONCAVE EASTERLY AND HAVING A RADIUS OF
4533.75 FEET) A DISTANCE OF 34.5 FEET MORE OR LESS CHORD
MEASURE, (SAID CHORD FOR PURPOSES OF THIS LEGAL DESCRIPTION
HAVING A BEARING OF NORTH 4 DEGREES EAST) TO A CURVED LINE
34.5 FEET NORTHERLY OF AND PARALLEL WITH THE NORTHERLY LINE
OF SAID GLENVIEW REALTY COMPANY'S CENTRAL GARDENS
SUBDIVISION (SAID DESCRIBED CURVED LINE HAVING A RADIUS OF
1794.5 FEET AND CONCAVE SOUTHERLY) THENCE EASTERLY ALONG
THE LAST DESCRIBED CURVED LINE A DISTANCE 14.0 FEET, THENCE
SOUTH 41 DEGREES EAST, A DISTANCE OF 48.0 FEET MORE OR LESS
TO THE SAID NORTHERLY LINE OF GLENVIEW REALTY COMPANY'S
CENTRAL GARDENS SUBDIVISION; THENCE WESTERLY ALONG THE
NORTHERLY LINE OF SAID GLENVIEW REALTY COMPANY'S CENTRAL
GARDENS SUBDIVISION, A DISTANCE OF 49 FEET MORE OR LESS TO
THE POINT OF BEGINNING, IN COOK COUNTY, ILLINOIS.

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