\$34.00

### **UNOFFICIAL COPY**

952911/16

Space Above This Line For Recording Data

#### MORTGAGE

#### WORDS USED OFTEN IN THIS DOCUMENT

- (A) "Security Instrument." This document, which is dated April 28, 19.95 will be called the "Security Agreement."

  a widow AP a Single man, never move kell (n) "negower" ERNESTINE PARKER AND ALFONZA PARKER, married to Each other residing in 1030 South 10th Avenue, Maywood, IL 60153 sometimes will be called "Norrower" and sometimes simply "1" or "me,"
- (C) "Lender." ...... DELTA FUNDING CORPORATION....... will be called "Lender," Lander is a corporation or association which exists under the laws offse STAYF OF HEN YORK Lender's address is 120 STHAMBOAT ROAD, GREAT NECK, NEW YORK 11024
- (D) "Note." The note signed by noteower and ilsted April 28. 19. 95 will be called the "Note." The Note shows that I prove Lender Thirty Seven Thousand Five Hundred and 00/100-Dollars (U.S. \$ 37,500.00) plus interest. I have promised to pay this debt in monthly payments and to pay the debt in full by Pary 1, 2025
- (II) "Property." The property that is described below in the section titled "Description of the Property," will be called the "Property."

"Sums secured," The amounts described below in the section titled "florrower's Transfer to Lender of Rights in the Property" sometimes will be called the same seemed."

BORROWER'S TRANSPER TO LENDER OF RIGHTS IN THE PROPERTY

I more ge, geant and convey the Property to Lender subject to the terms of this Security Instrument, this means that, by signing this Security Instrument, I am giving I only those eights that are stated in this Security Instrument and also those eights that the law gives to lender who hold mortgages on real property. I am giving Lender these eights to protect Lender from possible losses that might result if I fail to:

- (A) Pay all the amounts that I owe Lender as nated in the Hote;
- (II) Pay, with interest, any amounts that Londer spends under Paragraphs 1999, AR R 092911115/02/95 15147100 Instrument to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Lender's rights in the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to protect the value of the Property and Construment to the Property and Construment to the Property and Construment to the Property and Construment to
- (C) Keep all of my other promise and agreements under this Security Intermed COOK COUNTY RECORDER DESCRIPTION OF THE PROPERTY

I give Lender rights in the Property described in (A) through (I) below: DEPT-10 FENALTY

T-10 FENALTY

(A) The Property which is located at

THE NORTH 1/2 OF LOT 125 AND LOT 126 (EXCEPT THE NORTH 30 FEET) IN CUMMING'S AND FOREMAN'S REAL ESTATE CORPORATION MADISON STREET AND 17TH AVENUE SUBDIVISION IN THE NORTHEAST 1/4 OF SECTION 15, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.

P.I.N 15-15-206-025 Commonly known as: 1030 South LOth Avenue, Maywood, IL 60153

3750

W The Later

- (N) All buildings and other improvements that are located on the Property described in subparagraph (A) of this section;
- (C) All rights it come property in a later at where the Property described in comparagraph (A) of this section. Those rights are known as "extensity, rights and apputenances attached to the Property";
- (D) All rents or enyaltles from the Property described in subparagraph (A) of this section;
- (E) All mineral, oil and gas rights and profits, water rights and stock that are part of the Property described in subparagraph (A) of this section;
- (F) All rights that I have in the land which lies in the streets or roads in front of, or next to, the Property described in subparagraph (A) of this section;
- (G) All fixtures that are now or in the future will be on the Property described in subparagraphs (A) and (B) of this section; along with but not limited to stoves, refrigerators, washers, dryers, dishwashers, ovens, air conditioning units;
- (11) All of the rights and property described in subparagraphs (B) through (G) of this section that I acquire in the fourer
- (1) All replacements of or additions to the Property described in subparagraphs (II) through (II) of this section; and
- (1) All of the amounts that I pay to Lender under Paragraph 2 below-
- DOR) OWER'S RIGHT TO MORTGAGE THE PROPERTY AND HORROWER'S OBLIGATION TO DEFEMD OWNERSHIP OF THE PROPERTY
- t promit. That: (A) I lawfully nown the Property; (B) I have the right to mortgage, grant and convey the Property to Lender, and (C) there are no outstanding claims or charges against the Property.

I give a general we reanty of title to Lender. This means that I will be fully responsible for any losses which Lender suffers because conserva other than myself has some of the rights in the Property which I promise that I have, I promise that I will defe id my ownership of the Property against any claims of such rights.

#### PLAIN LANGUAGE SECURITY INSTRUMENT

This Security instrument for a suniform promise and agreements that are used in real property security instruments all over the country, it aim contains non-uniform promises and agreements that vary, to a limited extent, in different parts of the country, hly promises and agreements are stated in "plain language,"

### UNIFORM COVENANTS

I promise and I agree with Lender as follo.

- I. BORROWER'S PROMISE TO PAY
- I will pay to Lentler on time principal and interest the under the Hote and any prepayment and late charges due under the Hote.
- 2. MONTHLY PAYMENTS FOR TAXES AND INSURANCE
- (A) Barrower's Obligations

I will pay to Lender all amounts necessary to pay for taxes, assessments, leaseholds payments or ground rents (if any), and hazard insurance on the Property and mortgage insurance (2 any). I will pay those amounts to Lender unless Lender tells me, in writing, that I do not have to do so, or unless he law requires otherwise. I will make those payments on the same day that my monthly payments of principal and interest are the under the Note,

Each of my payments under this Paragraph 2 will be the sum of the following:

- (i) One-twelfile of the estimated yearly taxes and assessments on the Property which under the law may be superior to this Security Instrument; plus
- (ii) One-twellth of the estimated yearly leasehold payments or ground tents on the Property, if any olus
- (iii) One twelfth of the estimated yearly premium for hazard insurance covering the Property; pl 4
- (iv) One-twelfth of the estimated yearly premium for mortgage insurance (if any),
- (v) One-twelfth of the estimated yearly premium for floud insurance.

Lender will estimate from time to time my yearly taxes, assessments, leasehold payments or ground tents and insurance premiums. Lender will use existing assessments and bills and reasonable estimates of future assessments and bills. The amounts that I pay to Lender for these items under this Paragraph 2 will be called the "funds." These funds may be commingled with the funds of the lender unless the law requires otherwise.

#### (B) Lender's Obligations

Lender will use the funds to pay the above listed items. Lender will give to me, without charge, an annual accounting of the funds. That accounting must show all additions to and deductions from the funds and the reason for each deduction, [3, 3].

(C) Adjustments

If Lender's estimates are too high or if taxes and insurance rates go down, the amounts that I pay under this Paragraph 2 will be too large. If this happens at a time when I am I eeping all of my promises and agreements made in this Security Instrument, I will have the right to have the excess amount either promptly repaid to me at a direct refund or credited to my future monthly payments of Funds. There will be excess amounts if, at any time, the sum of (i) the amount of funds which Lender is holding or keeping, plus (ii) the amount of the monthly payments of funds which I still must pay between that time and the due dates of these Items is greater than the amount necessary to pay the above listed items when they are thus.

If, when payments of these items are thus, Leittler has not received enough funds to make those payments, I will pay to I ender whatever additional amount is necessary to pay the these items in full. I must pay that additional amount in one or more payments as Leitler may require.

2. APPLICATION OF BORROWER'S PAYMENTS
Unless the law tequires other wife. Lander wife apply each of my payments this to be said under Persgraphs 1 and 2 above in the following other and to the following purposes:

First, to pay late charges due under the Note;
Nest, to pay the amounts due to Lender under Paragraph 2 shove;
Nest, to pay interest due; enit
Last, to pay principal due.

(4) BORROWERS OBLIGATION TO PAY CHARGES, ASSESSMENTS AND CLAIMS

"I will pay all taxes, assessments, and any other charges and fines that may be imposed on the Property and that may be superior to this Security Instrument, it will also make payments due under my lease if I am a senant on the Property and I will pay ground tents (if any) due on the Property, I will do this either by making the payments to Lender that are described in Paragraph 2 above or, if I am not required to make payments under Peragraph 2, by making the payments on time to the person owed them. (In this Security Instrument, the word "person" means any person, organization, governmental authority or other starty.) If I make direct payments, then promptly after making any of those payments I will give Lender a receipt which shows that I have done so, If I make payment to Lender under Paragraph 2, I will give Lender all notices or bills that I receive for the amounts due under this Paragraph 4.

Any claim, ilemand or charge that is made against property because an obligation has not been fulfilled it known as a "lien." I will promptly pay or tailify all liens against the Property that may be superior to this Security Instrument there is no trequire me in tailify a superior lien if: [A] I agree, in witing, to pay the obligation which gave rise to the superior lien and Lender approves the way in which I agree to pay that obligation; or (B) in good faith, I argue or defend against the superior lien in a lawful to that, during the lawful; the superior lien may not be enforced and no part of the Property must be given up; or (C) I secure from the adder of that other lien an agreement, approved in writing by Lender, that the lien of this Security Instrument is uperior to the lien held by that person. If Lender determines that any part of the Property is subject to a superior lien. Lender may give florrower a notice identifying the superior lien. Horrower thall pay or satisfy the superior lien of take one or more of the actions set forth above within 10 days of the giving of notice.

### 5. HORROWER'S OBLIGATION TO MAINTAIN HAZARD INSURANCE

I will obtain harard in ura to no cover all buildings and other improvements that now are or in the future will be located on the Property. The incurance must cover has or damage caused by fire, harards normally envered by "extended coverage" harard other policies and other harards for which Lender requires coverage. The insurance must be in the amount, and for the periods of time required by Lender. I may choose the Insurance company, but my choice it subject to condects approval, Lender may not refuse to approve my choice unless the refusal it reasonable.

All of the insurance policies and renewals of those policies must include what is known as a "standard mortgage clause" to protect Lender. The form of all policies and renewals must be acceptable to Lender. Lender will have the right to hold the policies and renewals. If Lender tequires, I will promptly give Lender all receipts of paid premium and tenewal notices that I receive, If there is a loss or damage to the Property, I will promptly notify the insurance company and Lender. If I do not promptly prove to the insurance company that the loss or damage occurred, then Lender may do to.

The amount paid by the insurance company is called "proceeds," The proceeds will be used to repair or to restore the damaged Property unless: (A) it is not economically feasible to make the repairs or restoration; of (B) the use of the proceeds for that purpose would lessen the protection given to Lender by this Security Instrument; or (C) Lender and I have agreed in writing not to use the proceeds for that purpose If the tepair or restoration is not economically feasible or if it would it seen Lender's protection under this Security by sweat, then the proceeds remain after the amount that I over to Lender has been paid in full, the remaining proceeds will co-paid to me.

If I abundon the Property, or if I do not snewer, within 30 days, a notice from Lender Lating that the Insurance company has offered to settle a claim, Lender may coffect the proceeds, Lender may use the proceeds to repair or restore the Property or to pay the sums secured. The 30-day period will begin when the notice is given.

If any proceeds are used to gettuce the amount of principal which I owe to Lentler under the Foir, that use will not delay the due date or change the amount of any of my monthly payments under the blue and under Paragraphs I and I nhave that there each under

If Lender acquires the Property under Principals 19 below, all of my rights in the inturance politics will belong to Lender. Also, all of my rights in any proceeds which are paid hereuse of dissage that occurred before the Property is acquired by Lender or told will belong to Lender. However, Lender's rights in those proceeds will not be preater than the sums accurred immediately before the Property is acquired by Lender or told.

6. BORROWER'S DIFFIGATION TO MAINTAIN THE PROPERTY AND TO FULFILL ANY LEASE OBLIGATIONS,  $\gamma = 0$ 

I will keep the Property in good repair, I will not destroy, damage or substantially change the Property, and I will not allow the Property to deteriorate. If I do not own but am a tenant on the property, I will fulfill my obligations under my fease. I also agree that, if I acquire the fee title to the Property, my fease interest and the fee title will not merge unless Lentler agrees to the merger in writing.

7. LENDER'S RIGHT TO PROTECT ITS RIGHTS IN THE PROPERTY: MORTGAGE INSURANCE It: (A) is do not keep my promises and agreements made in this Security Instrument, or (fl) someone, including me, begins a legal proceeding that may significantly affect Lender's rights in the Property (such as a legal proceeding in bankruptey, in probate, for condemnation or to enforce laws or regulations), Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include appearing in court, paying reasonable altorneys' feet and entering on the Property to make repairs, Lender must give me notice before Lender may take any of these actions, Although Lender may take action under mis Pacagraph 2, Lender those not base to those.

I will pay to coller at mount, will interest which center spend under this largeaps 7. I will pay those amounts to Lender when Lender sends me a notice requesting that I do to, I will also pay interest on those amounts at the Note rate, interest on each amount will begin on the date that the amount is spent by Lender, Itowever, Lender and I may agree in writing to terms of payment that are different from those in the paragraph. This Security Instrument will protect Lender in case I do not keep this promite to pay those amounts with interest,

If Lender required margage insurance as a condition of making the foan that I promise to pay under the Note, I will pay the premiums for that mortgage insurance. I will pay the premiums until the requirement for mortgage insurance ends according to my written agreement with Lender or according to law, Lender may require me to pay the premiums in the manner described in Paragraph 2 above.

#### 8. LENDER'S RIGHT TO INSPECT THE PROPERTY

٠.

Lender, and others authorized by Lender, may enter on and impect the Property. They must do to be a reasonable manner and at reasonable times, flefore or at the time an inspection is made, Lender must give me notice stating a reasonable purpose for the inspection.

#### 2. AGREEMENTS ABOUT CONDEMPATION OF THE PROPERTY

A taking of property by any governmental authority by eminent domain is known as "condemnation." I give to Lender my right: (A) to proceeds of all awards or claims for domages resulting from condemnation or other governmental taking of the Property; and (B) to proceeds from a sale of the Property that is made to avoid condemnition. All of those proceeds will be paid to Lender.

If an of the Property is taken, the proceeds will be used as reclace the sums secured. If any of the proceeds remain after the amount that I owe to Lender has been paid in full, the remaining proceeds will be paid to me. Unless Lender and agree otherwise in writing, if only a part of the Property is taken, the amount that I owe to Lender ill be reduced only by the amount of proceeds multiplied by the following fraction: (A) the total amount of the sums accurate connectiately before the taking, thirded by (II) the fair market value of the Property immediately before the taking. The remainder of the proceeds will be paid to me.

If t abandon the Property, or if I do not answer, within 30 slays, a notice from Lender stating that a governmental authority has offered to make a payment or to settle a claim for damages, Lender has the authority to collect the proceeds. Lender may then use, the proceeds to repair or restore the Property or to reduce the sums secured. The 30-day period will begin when the number is given.

If any proceeds are used to reduce the amount of principal which I owe the Lender under the Note, that use will not delay the due date or change the amount of any of my monthly payments under the Note and under Paragraphs I and 2 above. However, Letter and I may agree in writing to those delays or changes,

### 10. CONTINUATION OF BORROWER'S OBJECTIONS AND OF LENDER'S RIGHTS

#### (A) Borrower's Obligations

Lender may allow a person who takes over my rights and obligations to delay or to change the amount of the monthly payments of principal and interest the under the Plate or under this Security Instrument. Even if Lender does this, however, that person and I will both still be suffy adigated under the State and under this Security Instrument.

Lender may allow those delays or changes for a person who takes aver my rights and obligations, even if Lender is requested not to do so, Lender will not be required to bring a leasuit against such a person for not fulfilling

#### (h) Lender's Rights

Even if Lender these not exercise or enforce any right of Lender under this Security Instrument or under the law, Lender will still have all of those rights and may exercise and enforce them in the Source. Even if Lender obtains insurance, pays taxes, or pays other claims, charges or hear against the Property, never will have the eight under frangerish to below to demand that I made immediate payment if full of the amount that I was to Lender under the claim and under this Security Instituted.

### II. OBLIGATIONS OF BORROWER AND OF PERSONS TAKING OVER DOBBOWERS RIGHTS OF OBLIGATIONS

Any person who takes over my rights or oblivations under this Security Institutions will have all of any lights and will be obligated to keep all of my promises and agreements made in this Security Instrument, Similarly, any person who lakes over Lender's rights or obligations under this Security Instrument will have all of Lender's operand will be obligated to keep all of Lender's operand in this Security Instrument,

If more than one person signs this Security Instrument as Northweet, each of us is fully abligated to keep all of Parrower's promises and obligations contained in this Security Instrument. Lender may enforce Lender's rights under this Security Instrument against each of us individually or against all of us together. This means that any one of us may he required to pay all sums secured. However, if one of us does not sign the flote: (A) that person is Security Instrument; and (II) that person is not personally obligated to pay the same secured; and (C) that person agrees that Center may agree with the other florenwers to delay enforcing any of Lender's rights or to modify or make any a commodations with regard to the terms of this Security Instrument or the Note without that person's content.

#### 12, LOAN CHARGES

If the loan secured by this Security instrument is subject to a law which sets maximum boat charges, and that law it finally interpreted to the the interest of other loan charges collected or to be eulletted in connection with the loan exceed permitted limits: (A) any such boan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (B) any sums already collected from florrower which exceeded permitted limits will be refunded to florrower. Lender may choose to make this refund by reducing the principal owed under the Plote or by making a direct payment to florrower. It a refund reduces principal, the reduction will be tessed at a partial prepayment without any prepayment charpe under the Plote.

### 3. LEGISLA LON AFTECINE LENDER'S ROLL COPY

If a change in applicable law would make any provision of the flote or this Security Instrument unenforceable, Lender may require immediate payment in full of all sums secured by this Security Instrument as that phrase is defined in Paragraph 19 below. If Lender requires immediate payment in full under this Paragraph 13, Lander will take the steps and may set as specified in the last peragraph of Paragraph 17 below.

#### 14, NOTICES REQUIRED UNDER THE SECURITY INSTRUMENT

Any notice that must be given to me under this Security Instrument will be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice will be addressed to me at the address stated in the section above titled "Description of the Property." A notice will be given to me at a different address if I give Lender a notice of my different address. Any notice that must be given to Lender under this Security Instrument will be given by mailing it to Lender's address stated in paragraph (C) of the section above titled "Words Used Otien in This Document." A notice will be mailed to Lender at a different address if Lender gives me a notice of the different address. A notice required by this Security Instrument is given when it is mailed or when it is delivered according to the requirements of this Paragraph 11 or of applicable law.

#### 15, LAW THAT COVERNS THIS SECURITY INSTRUMENT

This Security Instrument is governed by federal law and the law that applies in the place where the Property is licated. If any term of this Security Instrument or of the Place conflicts with the law, all other terms of this Security Instrument and of the Place with still remain in effect if they can be given effect without the conflicting to m. This means that any terms of this Security Instrument and of the Note which conflicts with the law can be separated from the remaining terms, and the remaining terms will still be enforcest.

#### 16. ACAROWER'S COPY

I will be given one conformed copy of the Note and of this Security Instrument.

- 17. ACREED (IVES ANOUT LEMBER'S RIGHTS II THE PROPERTY IS SOLD OR TRANSFERRED Lender may require is mediate payment in full of all turns recured by this Security Instrument if all or any part of the Property, or if any tight in the Property, is sold or transferred without Lender's prior written permission. Lender also may require immediate payment in full if a beneficial interest in florrower is sold or transferred and Dorrower is not a natural ters in Nowever, Lender about not require immediate payment in full if this is prohibited by federal law on the date of sair Security instrument.
- 13, "If I fail to keep any peanise, as agreements made in the Note or in this blurgage, lockuling the promises to pay when the smoonest new to header, the Lender may require that I pay limmediately the entire amount then remaining unstaid under the blue and order this blackgage, Lender may do this without making any further demand for payment. This requirement will be after a fluorediate Payment in Full",

If 1 am in default for any reason, you have he right to demand payment of the entire amount 6 owe you, if Lender requires payment in full or in the event of foreclosure action, 1 agree to pay reasonable legal fees, not to exceed 15% of the unpaid debt, principal and interest, cours and disbursements, allowances and additional allowances as may be awarded by any judgment of for closure and tale added therein, and that such total amount anall be paid by me with interest, up to the day you actually receive such payment, even after a judgement of foreclosure and tale is granted; in the event of a default, the interest will increase to 24% per annum.

If Lender requires the Immediate Payment in Pull, Lender may tring favouit to take away all of my remaining rights in the Property and to have the Property told. At the take, Lender or another person, may acquire the Property. This is known as "Porcelosure and Sale".

In any lawsuit for Foreclosure and Sale, bender will have the right to (i) coilect all costs allowed by law; (ii) have the Property sold as one parcel: (iii) have a Receiver appointed by the Court viction first giving notice to me and without regard to the value of the Property."

- 19, Leader may require immediate Payment in Full It I fail to Leep any promite or exceeded made in this Security Instrument, including the promites to pay when due the sums secured.
- 20, LENDER'S RIGHTS TO RENTAL PAYMENTS AND TO TAKE POSSESSION OF THE PROPERTY If Lender requires immediate payment in full, at if I abandon the Property, then Lender, person, Michaelled by Lender, or a receiver appointed by a court at Lender's request may: (A) collect the cental payment, including overline rental payments, directly from the tenants; (B) enter an and take possession of the Property; (C) manage the Property; and (D) sign, cancel and change leases. If Lender notifies the tenants Lender has the right to cellect rental payments to Lender without having to ask, whether I failed to keep my promises and agreements under this Security Instrument.

If there is a judgment for Lender in a favoril for foreclosure and sale, I will pay to Lender reasonable real from the date the judgment is ensered for an long as I occupy the Property. However, this does not give me the right to occupy the Property.

All rental payments collected by Lender or by a teceiver, when than the tent paid by me under this Paragraph 20, will be used first to pay the costs of collecting rental payments and or managing the Property. If any part of the rental payments remains after those costs have been paid in full, the remaining past will be used to reduce the amount that I owe to Lender under the Fiote and under this Morteppe, The costs of managing the Property may include the receiver's fees, reasonable attorney's fees, and the cost of any necessary honds. Lander and the receiver will be obligated to account only for those rental payments that they actually receive.

All rental payments cultered by Lender or by a secciver, other than the rent paint by me under this Paragraph 20, will be used first to pay the costs of cultecting cental payments and of managing the Property, if any past of the rental payments remains after those cutts have been paid in full, the remaining past will be used to reduce the sums secured. The costs of managing the Property may include the receives's tees, reasonable attorneys' feet and the cost of any necessary bonds.

- ALLENDER'S OFFICATION TO DISCHAFICE THIS SECURITY INSTRUMENT.
  When Lamber has been pold all amounts due under the figure and under this Security Instrument, Lender will discharge this Security Instrument by it liverage conflicts and the thir Security Instrument has been calculated, I will pay all cours of leveline to the hope over it class execution.
- 22. In the event that the holder of this hiorigage be required to retain legal counted for the purpose of commencing foreclosure proceeding hereunder a reasonable sum shall be added to the event indebteilhers, as fair and reasonable legal feer and deemed recured hereby in addition to expense, costs, allowances as provided by law,
- 2). In the event that florrower fails to maintain basach or florol incurance as notlined in paragraph 65, or has the policy cancelled then and in that event Lender may obtain the necessary insurance. Dorrower will pay to Lender a service fee in the amount of fifty dollars (\$10.00) and will be respontible for the payment of all premiums on said insurance.
- 24. If this Mortgage involves a Condominium unit, any failure to pay common charges when they become due shall be considered a default under the terms of this blorigage.
- 25. In the event that Morsower declares Dankruptcy and Lender has petition dismissed then Doctower shall be responsible for Lender's legal fees.
- 26. In the event that Lender shall advance any money in order to pay Borrower's insurance, taxes and/or hazard inturance and/or any other judgments, liens or violations then Borrower will pay interest on the sums advanced at the case specified in Borrower's Note.

#### 27. ADDITIONAL CHARGES

content.

"I agree to pay all reasonable charges in connection with the servicing of this foan including hus not limited to obtaining for careful and bills and in processing insurance loss payments, ownership transfers, release, easements, contents, extensions, modifications, special agreements, assignments, reduction certificates and satisfaction of mottgage."

In the event thortower directs Lender to order any reports, appraisals, searches, examinations and/or the like, I (We) agree that the e-period for some is to be added to the balance of the existing mortgage, if same is not paid within 10 days of notification of writing.

- 23. LENDER'S RIGHTS TO USINGANCE PROCEEDS IN THE EVERT OF LOSS.

  The 3rd unnumbered subgrassiaph of "regerate 3 of the bioregage is changed to read as follower.

  The amount paid by the interacts company is railed "proceeds". I authorize the Lender in settle any claims and collect the proceeds on my behalf and war in m to reduce the amount I owe to Lender under the Note and under this Mortgage (whether or not repairs have been nade by ine); or Lender may release the proceeds to me for use in the repair or restoration of the damaged Property."
- 29. In the event that the premites suffere damage or borrawes (a) restrements and/or representations have been found to be faire prior to the distourrement of funds, I enter in its sole discretion, may cancel this loan anti-ender shall have no further obligations to the fluctower. Lender agrees that Lender will file a Satisfaction of Mostgage in the event this mortgage is filed with the Office of the County Ciecl, point to exceediation by Lender.
- 30. In the event that any check paid by Norrower to Lender is returned untaid then and in that event Lender may, it Lender's option, require bank or certified funds for each payment in set thereafter.
- 31. If I fail to make any payments or keep promise under this Storigage or the Not, show k shall pay monthly in advance to you or in any Receiver a fair charge for the use of the Property that I occion, If I do not pay this fair charge, you or the Receiver may sue to collect it or to remove me, or both.

  I will not collect more than one (1) month's tent in advance from any tenant or occupant without your wellen
- 22. In the event the hiortgagor(s) herein cause or bring any action, peacesting or petition for the assistances, liquidation or re-arrangement or their total includedness under any federal, state or local statute, and in such event there is an improper impairment of the lieu of this htursessy within the meaning of any Title. Code or local statute therein relevant, there thall be allowed, awarded and grantest to the holder of this hortgage by the court or tribunal having institution thereof, reasonable legal fees incurred to protect the lieu of this hortgage against such improper impairment, or in the event the holder of this mortgage is required to bring on any motion or proceeding to vacate my stay or compet rejection of any proposed plan. Such award of reasonable counsel fees shall be based upon the reasonable locally billing case of an experienced real estatehankruptcy practioner within the jurisdiction of the court or tiliunal, and without any reference or regard, direct or indirect, to the now distinct theory of "economy of administration...
- 33. I acknowledge receipt of a true copy of this wortgage without charge.

# 95291106

### **UNOFFICIAL COPY**

### DUE-ON-TRANSFER RIDER

Notice: This rider edits a peasistan to the Security Instrument allowing the Lender to require repayment of the Hote in full upon transfer of the property,

This Due-On-Rider is made on ADC11 28, 1995, and is incorporated into and shall be deemed to amend and supplement the blortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument") of the tame date given by the undertigned (the "Bostower") to secure Horrower's Note to DHLTA FUNDING CORPORATION (the "Lender") of the same date (the "Note") and covering the property described in the Security Instrument and located at:

1030 South 10th Avenue Maywood, IL 60153

ANUSIDED COVENANT, in addition to the covenants and agreements made in the Security Instrument, Bottower and Lender further covenant and agree as follows:

A. TRANSON OF THE PROPERTY OR A BENEFICIAL INTEREST IN BOURGIVER

Uniform Covenant 17 of the Security Instrument is amended to read at follows:

AS, Tennsfer of the Property or a Neverticial Interest in Horrowee, if all or any part of the Property or an interest therein is sold or a present by Borrowee for it a beneficial interest in Macrower is sold or transferred and Bustower is not a natural person or presons but it a corporation, premership, trust or other legal entity) without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subardinate to this Security Institument which slows not relate to a transfer of rights of occupancy in the property, (b) the creation of a purchase money security interest for hourshold appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the result of any leasehold interest of three years or less not containing an option purchase, Lender may, at Lender's option, status all the sums secured by this Security Instrument to be immediately due and payable.

If "confer exercises such option to receive the paragraph 14 hereof. Lender may, without further notice of ne hand on Horrower, luvoke any remedies permisted by paragraph 18 hereof.

Lender may consent to a sale or transfer if (1) florrower cauted in he submitted to Lender information required by Lender to evaluate the transferer as if a new form were being snalle to the transferer; (2) Lender reasonably determines that Lender's security will not be impaired and that one risk of a breach of any covenant or agreement in this Security Instrument is acceptable; (3) interest will be payable on he own secured by this Security Instrument at a rate acceptable to Lender; (4) charges in the terms of the Note and this Security Instrument required by Lender are made, including, for example, periodic adjustment in the interest rate, a different final payment date for the toan, and addition of impaid interest to principal; and (5) the transferer signs an assumption agreement that is acceptable to Lender and that obligates the transferer to keep all the promises and agreements made in the Note and in this Security Instrument, as modified if required by Lender. To the extense cormitted by applicable law, Lender also may charge a reasonable fee as a condition to Lender's consent to any ask of transfer,

Barrower will continue to be obligated unver the flate and this Security Instrument unless Lender releases.

IN WITHESS WHEREOf, Doctower has executed this thre-On-Frances Rider.

ERNESTINE PARKER

A JONES PARKER

ALFONZA PARKER

### RIDER TO MORTGAGE

34. Owner states that he will not use, and will not permit any third party to use the property, morspaged premises or any portion thereof or interest therein for any purpose that would cause the property to be subject to forfeiture. Owner further states that the mortgaged premises has not been acquired with the proceeds from any transaction or activity that would thereby cause the property to be subject to forfeiture.

ERNESTINE PARKER

AL PONZA PARKER

April 28, 1995

Column Column

95291106

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36. RIDERS TO THIS SECURITY INSTRUCT If one at more riders are signed by Borrower en and agreements of each are incorporated as a pa	d reco	orded together with this Security In-	itume plicabl	ini, the prointies a boz(es))		
Athustable Rose Rider		Constantialum Miller		2-4 Pamily Rider		
Graduated Payment Rider		Planned Unit Development Rider				
Other(1) [specify] Due-On-Transfer Rider						
(X) Rider to blotteske						
BY SIGNING HELOW, I accept and agree to it Security Instrument and in any rider(s) signed by	tne	mises and agreements contained in pand recorded with it,	Pages	1 through 8 or this		
Witnesses:		ERNESTI A-GCP) AUFONZA	NE I	PARKER L Park: RKER	/ 'r	
three Bit	iw tha	ita for Astronomigeness)				
State of ILLINOIS County is COOK. On this 28th stay of April		95 , hefore me personally came		ERNESTINE  ALFONZA PA		ANI
me to be individual(s) described in an who executed the same.	itest 1	is foregoing instrument, and the	y	duly acknowledged		
to me that C ne y executed the same,		LARLU	21	Metary Public		
OFFICIAL KEVIN J HERI NOTARY PUBLIC STA MY COMMISSION EX	WILLY.	EK EK OF HLLINGTO Attorney Ac Law 363 S. Denrison Chiengo, IL 60	ick /   Bud			95291100

Mailte Inlegat Little Fre Class Copy 25108 Simpatro Was Rlaines, Lt. Goodb