UNOFFICIAL COPY

\$395 9705-80013.

This document was prepared by: E Q FINANCIAL, INC 117 N JEFFERSON CHICAGO, IL 60661	4 Vinn	97415978
		1287-11 RETURNS 14555 TAM 9445 IN 11/97 1013910 11/47 \$ JUL #-97-4 15978
State Minute	MORTGAGE (With Future Advance Clause)	
parties, their addresses and tax	date of this Mortgage (Security Instrume identification numbers, if required, are as I	nent) is and the follows:
MORTGAGOD:	A CARTER-FREEMAN	PORTO TO
6 MCGAI		
	XET, IL 60466	
	Ci	
LENDER:		
	0/	
	AND BUILDERS , INC WOLF RD #145	
	WOLF RD #145	
7 TO Chapte they	31 III GOOAG	
SANTENNA A DE CARANZA AL	45	
to secure the Secured Debt (d valuable consideration, the releipt and sidefined below) and Mortgagor's perfors, conveys, mortgages and warragts to less 1043	rmance under this Security Instrument
The property is located in	COOK	0/55.
	(County)	3I
6 MCCARTTY	PARK FOREST	Illinois 60466
(Address)	(C(5)	(ZIV Code)
· · · · · · · · · · · · · · · · · · ·	The second of th	
Together with all rights, easeme rights, ditches, and water stock :	nts, appurtenances, royalties, mineral right and all existing and future improvements, s uture, be part of the real estate described al	afflictures fixtures and real second second short

A. Debt incurred under the terms of all promissory note(s), contract(s), guaranty(s) or other evidence of debt described below and all their extensions, renewals, modifications or substitutions. (When referencing the debts below it is

suggested that you include items such as borrowers' names, note amounts, interest rates, maturity dates, etc.)

BLUNCIS - MORTGAGE (NOT FOR FRAME FHUNC FHA OR VAICSE)

© 1994 Barrier's Systems, Inc., St. Cloud, MN (1-863-397-2341), Form SE-MTG-8, 11/2055

ICF (page 1 of

\$33.50 CMA

B. All future advances from Lender to Mortgagor or other future obligations of Mortgagor to Lender modes under our promissory note, contract, grammiy, or other evidence of debt executed by Muragagor in flows of Lender contracts this Security Instrument velocities of the Security Instrument is appealizedly referenced. It more than one person signs this Security Instrument obligations that are given to or incurred by any one or more Mortgagor, or any one or incurred by any one or more secured by this Security Instrument even though all or part may not yet be advanced by this distinct advances and others brained chilippinous are other future advanced. All latine advances and others future advances and others with instrument see advances and other future of this Security Instrument. Mortgagor and other trainers from the advances of this Security Instrument shall consider a commitment to make additional or future instrument. Mortgagor is this security instrument shall consider a commitment to make additional or future instrument. Mortgagor is any more of the actionals or future instrument. Any such commitment is a security instrument of all the advances in any more advanced to its a security instrument.

C. All obligations Montgagor owes to Lender, which may later arise, to the extent aid probabiled by law, including, but not limited to, hidribites for overdially relating to any deposit account agreement between blengen.
Mengagor and Lender.

D. All softin and sums advanced and expenses incurred by Lender for insuring, prejuciving or otherwise protecting the Property and its value and any other sums advanced and expenses inculted by Lender under the ferms efficies Security instrument.

This Security Instrument will not secure any other delt it Lender fails to give any required lastice of the right of :

4. PATMENTS. Mortgagor agrees total in payments under the Secreted Debt will be paid when due and in accordance., with the terms of the Secured Debt and this Security Instrument.

S. PRIOR SECURITY FVIEWESTS. Will report to any other mortgage, deed of treat, security agreement or other first decimient that created a prior security of exemptrance on the Property, Mortgaget agreement or other.

A. To make all payments when due and to pe to m or comply with all covenants.

B. To prompily deliver to Lender any notices il at 3 lorigiseor receives from the hedder.

C. Not to allow any modification or extension of, see to request any luture advances under any note or agreement secured by the hen document without Leader's prior written consent.

LAMINGS AGAINST TITLE, Mortgagor will pay all taxes, arecriments, ficus, encumbrantia, leave payments, ground rents, milities, and other charges relating to the Property when due. Lender may require Mortgagor to provide to Lender or all notices that such anomaes are due and it excepts cridenoing Martgagor's payment. Mortgagor will defend title to the Property against any claims that would imper fee of this hounging may have made any claims that would imper or deformed hartgagor may have against parties also saign to Lender, as requested by Lender, any rights, closus or deformed hartgagor may have against parties who supply labor or materials to maintain or anyrove the Property.

BUE ON SALE OR ENCENDEADING. Lender may, at my option, declare the surks retune of the Secured Debt to be immediately due and payable upon the creation of its contract for the decision of any lien, anomaly an extension in effect and the Secured Debt is paid in that applicable. This coverant shall ran with the Property and shall remain in effect and the Secured Debt is paid in that and this country for the lend in that

PROFERTY CONDITION, ALTERATIONS AND ENSPECTABLE, Mortgager will loop the Property in good condition and make all repears that are reasonably necessary. Mortgager will not commit or allow any wante, impairment, or deterioration of the Property. Mortgager will leep the Property Dec 44 aminor more and tennes. Mortgager will not permit any change in any hoone, restrictive coverant or outcastent without Leader's prior tender's prior written consent. Mortgager will notify Leader to all domands, proceedings, claims and anisons against Leader's prior written consent. Mortgager will notify Leader to all domands, proceedings, claims and anisons against Leader's prior written consent. Mortgager will notify Leader to all domands, proceedings, claims and anisons against Leader's prior written or attention to the Property.

Lender or Lender's agents may, at Lender's option, enter the Property at may remonshive time for the purpose of imposting a impostive chair, Lender shall give Merigagor notice at the time of or before an impostion specifying a

TELE passes

3701000

UNOFFICIAL COPY

reasonable purpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Mortgagor will in no way rely on Lender's inspection.

- 9. AUTHORITY TO PERFORM. If Mortgagor fails to perform any duty or any of the covenants contained in this Security Instrument, Lender may, without notice, perform or cause them to be performed. Mortgagor appoints Lender as attorney in fact to sign Mortgagor's name or pay any amount necessary for performance. Lender's right to perform for Mortgagor shall not create an obligation to perform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law or this Security Instrument. If any construction on the Property is discontinued or not carried on in a reasonable manner, Lender may take all steps necessary to protect Lender's security interest in the Property, including completion of the construction.
- 10. ASSIGNMENT OF LEASES AND RENTS. Mortgagor irrevocably grants, bargains, sells, conveys and warrants to Lender as additional security all the right, title and interest in and to any and all existing or future leases, subleases, and any other vitten or verbal agreements for the use and occupancy of any portion of the Property, including any extensions, readwals, modifications or substitutions of such agreements (all referred to as "Leases") and rents, issues and profits (all referred to as "Rents"). Mortgagor will promptly provide Lender with true and correct copies of all existing and tutore. Leases. Mortgagor may collect, receive, enjoy and use the Rents so long as Mortgagor is not in default under the tories of this Security Instrument.

Mortgagor agrees that this assignment is immediately effective after default between the parties to this Security Instrument, and this assignment will remain effective during any period of redemption by the Mortgagor until the Secured Debt is satisfied. Mortgagor agrees that Lender may take actual possession of the property without the necessity of commencing legal action and that actual possession is deemed to occur when Lender, or its agent, notifies Mortgagor of default and demands that any tenant pay all future Rents directly to Lender. On receiving notice of default, Mortgagor will endorse and deliver to Lender any payment of Itents in Mortgagor's possession and will receive any Rents in trust for Lender and will not commingle the Rents with any other funds. Any amounts collected will be applied as provided in this Security Instrument. Mortgagor warrants that no default exists under the Leases or any applicable landlord/tenant law. Mortgagor also agrees to maintain and require any tenant to comply with the terms of the Leases and applicable law.

- 11. LEASEHOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS. Mortgagor agrees to comply with the provisions of any lease if this Security Instrument is on a leasehold. If the Property includes a unit in a condominium or a planned unit development, Mortgagor will perform all of Mortgagor's duties under the covenants, by-laws, or regulations of the condominium or planned unit development.
- 12. DEFAULT. Mortgagor will be in default if any party obligated on the Secured Debt fails to make payment when due. Mortgagor will be in default if a breach occurs under the terms of this Security Instrument or any other document executed for the purpose of creating, securing or guarantying the Secured Debt. A good faith belief by Lender that Lender at any time is insecure with respect to any person or entity obligated the Secured Debt or that the prospect of any payment or the value of the Property is impaired shall also constitute tax event of default.
- 13. REMEDIES ON DEFAULT. In some instances, federal and state law will require Lender to provide Mortgagor with notice of the right to cure or other notices and may establish time schedules for foreclosure actions. Subject to these limitations, if any, Lender may accelerate the Secured Debt and foreclose this Security Instrument in a manner provided by law if Mortgagor is in default. Upon default, Lender shall have the right, without declaring the whole indebtedness due and payable, to foreclose against all or part of the Property. This Mortgage shall continue as a lien on any part of the Property not sold on foreclosure.

At the option of Lender, all or any part of the agreed fees and charges, accrued interest and principal shall become immediately due and payable, after giving notice if required by law, upon the occurrence of a default or anytime thereafter. In addition, Lender shall be entitled to all the remedies provided by law, the terms of the Secured Debt, this Security Instrument and any related documents. All remedies are distinct, cumulative and not exclusive, and the Lender is entitled to all remedies provided at law or equity, whether or not expressly set forth. The acceptance by Lender of any sum in payment or partial payment on the Secured Debt after the balance is due or is accelerated or

(page 3 of 6)

offer ferroteings are filled shall and constitute a variety of Lender's right to require complists one of any orbifing default. By not constitute any remody on Mortgague's default. Lender dues and variet Lender's right to large constitut the cross a default if it constants or langues arguin.

It ECREMENT ADVANCES 600 COVERNITES ATTORNETS TREE COLLECTION COSES, finage when the problem by him, Mortgager agrees to pay all of Lender's espenses if Mortgager breaches my invented by Lender he included provided in the impact and included included by Lender his included between the included in the tenter of the provided in the tenter and contract rate in close as provided in the tenter of the provided by Lender in collecting or provided in the tenter and contract rate included by Lender in collecting evaluating Lender's rights and venedies under this Security Instrument and remaining or alternated Doble. Mortgager agrees to pay all come and expenses included by Lender in collecting or advancing and venedies and venedies under this Security Instrument and venedies, but he are Instrument. The security instrument and venedies and other legal expenses. This Security Instrument shall veneral by click until velocity.

Law mount, of and limitation, the MARAINDOUS SUBSTANCES. As such in this section, (1) Bardonmental Law mount, of and Limitation, the Comprehenses Environmental Response, Outpendinte, and Limitation, the Comprehenses and Invalidation, COROLA, et U.S.C.) We are all others believed, and local law, regulations, endinement or a situation or interpretive interest of the public health, anday, veillare, environment or a humanism or interpretive interes means any tonic, redionalities and interpretal, veine, published on continuous and tonic, redionalities or peterdally designess to the public hould, subty, voider, or cardonment. The term includes, visions implication, any substants defined as "Interpretal," "Interpretal, "Inter

Montgagus represents american sand agrees (P.A.)

1

- A. Energy as pre-roundy disclosed and achieves along in vehicle to Leader, no Hammers Substance is on all the breath and done and apply to mail quantities of breather, stored or redenant on or in the Working of to be appropriate but are generally recognine of the appropriate but are meaning and maintained of the appropriate but are generally recognined to be appropriate.
- Except as previously disclosed and acknowledged in thing to Leader, Margagus and chary tennal laws.

 been, are, and shall remain in full compliance with any apple they they been such that
- C. Mortgagor shall immediately notify Lender if a release of the catened release of a Humbham Substance werent and such as such as such as sevent, Mortgagor shall take all accessary (Candida solina in accessarion with any Environmental Law.
- D. Mortgagor shall immodiately notify Leader in writing as soon as Mortgagori sext tensor to believe there is any produce or the relating or throatened inventigation, claim, or proteching relating to the relatine or the violation of any Environmental Law.
- The Controlled Northway will give Lender prompt notice of any produce or directors, colons, by private or produce to proclause to proclause or take may or all of the Property through condensation, emissent Sciente, or any other national science or advances. Mortgager untherious to chain to Lender the proceeds of any award or claim for demanges chancested with a condensation or other taking of all or any part of the Property. Such proceeds shall be considered payments and condensations or other taking of all or any part of the Property. Such proceeds shall be considered as the terms of my will be applied as provided in this Security Instrument. This assignment of proceeds is subject to the terms of my privat surface, sheel of treat, security agreement or other first document.
- The Manager and a feet from the food against loss by lice, flood, thest and other beams and state and other from the feet food and food an

37

Kuth tuen

UNOFFICIAL COPY

All insurance policies and renewals shall be acceptable to Lender and shall include a standard "mortgage chane" and, where applicable, "loss payee clause." Mortgagor shall immediately notify Lender of cancellation or termination of the insurance. Lender shall have the right to hold the policies and renewals. If Lender requires, Mortgagor shall immediately give to Lender all receipts of paid premiums and renewal notices. Upon loss. Mortgagor shall give immediate notice to the insurance carrier and Lender. Lender may make proof of loss if not made immediately by Mortgagor.

Unless otherwise agreed in writing, all insurance proceeds shall be applied to the restoration or repair of the Property or to the Secured Debt, whether or not then due, at Lender's option. Any application of proceeds to principal shall not extend or postpone the due date of the scheduled payment nor change the amount of any payment. Any excess will be paid to the Mortgagor. If the Property is acquired by Lender, Mortgagor's right to any insurance politics and proceeds resulting from damage to the Property before the acquisition shall pass to Lender to the extent of the Secured Debt immediately before the acquisition.

- 18. ESCROW FOR TAXES AND INSURANCE. If otherwise provided in a separate agreement, Mortgagor may be required to pay to nearly funds for taxes and insurance in escrow.
- 19. FINANCIAL REPORTS (ASD ADDITIONAL DOCUMENTS, Mortgagor will provide to Leader upon request, any financial statement or information Lender may deem reasonably necessary. Mortgagor agrees to sign, deliver, and file any additional documents or certifications that Lender may consider necessary to perfect, continue, and preserve Mortgagor's obligations under this Security Instrument and Lender's lien status on the Property.
- 20. JOINT AND INDIVIDUAL LIABILITY; CO-SIGNERS; SUCCESSORS AND ASSIGNS BOUND. All duties under this Security Instrument are joint and individual. If Mortgagor signs this Security Instrument but does not sign an evidence of debt. Mortgagor does so only to mortgage Mortgagor's interest in the Property to secure payment of the Secured Debt and Mortgagor does not agree to be personally liable on the Secured Debt. If this Security Instrument secures a guaranty between Lember and Mortgagor, Mortgagor agrees to waive any rights that may prevent Lender from bringing any action or claim against Mortgagor or any party indebted under the obligation. These rights may include, but are not limited to, any anti-deficiency or one-action laws. Mortgagor agrees that Lender and any party to this Security Instrument may extend, modify or make any change in the terms of this Security Instrument or any evidence of debt without Mortgagor's consent. Such a change will not release Mortgagor from the terms of this Security Instrument. The duties and benefit the successors and assigns of Mortgagor and Lender.
- 21. APPLICABLE LAW; SEVERABILITY; INTERPRETATION. This Security Instrument is governed by the laws of the jurisdiction in which Lender is located, except to the extent otherwise required by the laws of the jurisdiction where the Property is located. This Security Instrument is complete and fully integrated. This Security Instrument may not be amended or modified by oral agreement. Any section in this Security Instruments, or any agreement related to the Secured Debt that conflicts with applicable law will not be edictive, unless that law expressly or impliedly permits the variations by written agreement. If any section of this Security Instrument cannot be enforced according to its terms, that section will be severed and will not affect the encorceability of the remainder of this Security Instrument. Whenever used, the singular shall include the plural and the plural the singular. The captions and headings of the sections of this Security Instrument are for convenience only and are not to be used to interpret or define the terms of this Security Instrument. Time is of the essence in this Security Instrument.
- 22. NOTICE. Unless otherwise required by law, any notice shall be given by delivering it or by mailing it by first class mail to the appropriate party's address on page 1 of this Security Instrument, or to any other address designated in writing. Notice to one mortgagor will be deemed to be notice to all mortgagors.
- 23. WAIVERS. Except to the extent prohibited by law, Mortgagor waives all appraisement and homestead exemption rights relating to the Property.

(page 5 of 4)

	MANUAL MANUAL PROPERTY OF THE	
	(2A38 JAISITHOY)	
***************************************	(repr.) (may)	(grang)
* *************************************	V-FREIMAN	My commission expires:
***************************************	Modes on the country of the country	STATE OF TALLMAN.
•	Atty solution	
(ALECT)	2375-00	1842 - 1418) WAR
		' ' ' ' '
	0.5	
		and technologyments.
annual dis	Additional Interior, for Additional Mongraph, I	The checked, refer to the attached
hoters and an	channel charact of a copy of this Scentity Instrument us	
	most aint ai homainno ermanovno han ainrei safi et vorga rega	•
		American D
	es et dais Jeconity Instrument. ¡Cheek all applicable benne musel Unit Development Poiler. □ Other	□ Condominion (Sider □ 19
has one base	replaced one websel bedseeds essibit sells he does to elementary	p has atmosping of Cambridge []
secondard and pro	righ by hell of your expectation region and to filled of their	to the hear thousant ar on the total and the
44 TO 1700 ABOV	in to Leader a security interest in all greats that Maragans secure libraries reliable the Property. This Security language	ang regagnetti gallet anniel 🔲
as to solitoring	and sub set horseous actingible as abstract hearenful offer	Occupantion Lone. This Section in the Property.
Secured Dollars	includes a revelving line of croff provision. Although the technical intervention in the section of the section	Thomas all alles to be said []
	oning see applicable to this Security Instrument:	 -

AL ALLES

The same the state of the same state of the same

UNOFFICIAL COPY

CARTER - LEGAL DESCRIPTION

UNIT NUMBER 05-1, AS DELIGEATED ON THE COMPONINIUM AREA PLAT OF SURVEY RECORDED IN THE OFFICE OF THE RECORDER OF COOK COUNTY, ILLINOIS, AS DOCUMENT NUMBER 27316815 AS FOLLOWS:

BLOCK 4 (EXCEPTING THEREFROM OUT LOT "B"): BLOCK 5 (EXCEPTING THEREFROM OUT LOT "C"); BLOCK 6; BLOCK 1 (EXCEPTING THEREFROM THE MORTH 472 FERT): AND THAT PART OF BLOCK 2 LYING SOUTH OF A LINE DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE EAST LINE OF LESTER STREET, A DISTANCE OF 110 FEET MORTH OF THE INTERSECTION OF THE MORTE LINE OF MC GARITY STREET AND SAID EAST LINE; THENCE EAST 125 FEET ON A LINE NORMAL TO SAID LAST LINE OF LESTER STREET; THENCE MORTH 02 DEGREES HAST, 270.0 FEET; THENCE MORTH 59 DEGREES 20 MINUTES 06 SECOMDS RAST, 138 FRET TO A POINT IN ANY WEST LINE OF MEMLOCK STREET 70.02 FEET MORTE OF THE NORTH LINE OF MC GARITY STREET AS MEASURED ALONG SAID WEST LINE, ALL IN THE SUBDIVISION OF AREA "K" A SUBDIVISION OF PART OF THE SOUTH HAST NO.
IE Th.

COLUMN:
TIRN TO: 1/4 AND PART OF THE NORTHEAST 1/4 OF SECTION 36, TOWNSHIP 35 MORTE, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, ALL IN COOK COUNTY, ILLINOIS.

EL

RETURN TO: CREDIT-FACTS OF AMERICA SUITE 120 (BOX 133) 530 WILLIAM PENN PLACE PITTSBURSH, PA 15219-1811

Property of Cook County Clerk's Office