JNOFFICIAL COPY AFTER RECORDING MAIL TO:

GREAT WESTERN BANK P.O. BOX 92356 ion Angeles, CA 90009-235€

97502271

SPACE ABOVE THIS LINE FOR RECORDING DATA

COUNTY CODE: 018 OFFICE NUMBER: 254

LOAN NO.: 1-822783-9

, 3,1

MORTGAGE

THIS MORTGAGE ("Security Instrument") is given on June 18, 1997 The mortgagor is JAMES B LAGO, UNMAPRIED MAN

("Borrower").

This Security Instrument is given to

GREAT WESTERN BANK, A FEDERAL SAVINGS & ANK

DOING BUSINESS AS SIERRA WESTERN MORTGAGE COMPANY

THE UNITED STATES OF AMERICA

which is organized and existing under the laws of

and whose

address is

3451 CORBIN AVENUE, NGRYHRIDGE, CA. 91324

("Lender"). Borrower owes Lender the principal sum of

ONE HUNDRED FIFTY FOUR THOUSAND FOUR HUNDRED AND 00/100

). This debt is evidenced by Eortower's note dated the same date as this \$154,400.00 Security Instrument ("Note"), which provides for monthly payments, with the full dabt, if not paid earlier, due . This Security instrument satures to Lender: (a) the repayment of the July 1, 2012 and payable on debt syldenced by the Note, with interest, and all renewals extensions and modifications of the Note; (b) that payment of all other sums, with interest, advanced under Paragraph 7 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 County, Illinois: described property located in CUOX

AS PER LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART

MEREOF KNOWN AS SCHEDULE 'A'.

PIN/TAX ID:

09-34-102-044-1007

which has the address of 426 S DEE ROAD

PARK RIDGE

lilinois 60068

("Property Address");

SHOKIE OFFICE

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the 'Property.

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

ILLINOIS-Single Family-Fannie MasiFreddie Mac UNIFORM INSTRUMENT

Form 3014 9/90 (page 1 of 6 pages)

MEETERS NOW

Engineers covered to the control of the control of the Charges. Burrower shall promptly pay when the charges and the charges and the charges of the charges

The life principes of both interest on the debt evidenced by the Note and any propayment and late charges due supplied to the series of the se Separate Property (self yearly isseement) payments or ground tents on the Property, if any; for yearly hazard or strangery Property Property and the previous; self yearly fleed insurance promisions, if any; (a) yearly marriaged insurance promisions, if any; (a) yearly marriaged insurance promisions, if any; (b) yearly marriaged insurance promisions, in accordance with the provisions of careers are at any state, eather and hole funds in an amount not to exceed the maximum amount a lander for selection relative mystered lean may require for Borrower's encrow account under the testeral fleel feature selection for the provision for the selection of the selection fleel feature selections and the funds against the selection for the selection and the funds are also a lease a seem amount, if so, Lander may, at any time, delicat and leaves the feature of surrant elder and responsible settimates of expenditures of future feature the amount of funds due on leaves with applicable law.

The fands that be held in an institution whose deposits are insured by a faderal agency, instrumentality. Si settly floracting Lander, if Lander is mentioned exposure and material by a recent agency, metromentally, state of the flories in the flories of the flories in the flor the factor and applying the section mans. Lander may not charge Borrewer for holding and applying the Funds, and applying the is follow the applicate from permits Lender to space such a charge. However, Lender may require Sorrower to the first things to independent real delete tex reporting service used by Lender in connection with this cash united applicable are provides otherwise. Unless an appointment is made or applicable later requires Charles to be pold, Lender will not be required in pay Sorrower any Interest or contings on the Funds. the Burney and Landau they agree in writing, however, that interest shall be paid un the Funds. Londay shall give to Bernam, emiliar pherops, an entitod accounting of the Funds, showing credits and debits to the Funds and made. The Funds are plectured as edditional security for all

At the Purise half by Lender ancoon or amounts permitted to be held by applicable law. Lander shall be accordance with the requirements of suplicable law. If the content of suplicable law. where it is a first the second of the control of th they so hearly flucturer in writing, and, in such case Burrower shall pay to Lender the smaller necessary to be dendicately. Borrower shall make up the residency in no more than twelve monthly payments, at

All the second of the second by this security instrument, Lender shall promotly refund to

Appropriate the fact of all sums secured by this Security instrument. Lender shall promotly refund to separate the property and promote the property and property them on the dresty to the parson owed payment. Burrower shall property them on the dresty to the parson owed payment. Burrower shall property them on the dresty to the parson owed payment. Burrower shall promptly turned to be paid under this parsonant. Burrower shall promptly turned to be paid under this payment. Burrower shall promptly turned to be paid under this payment. Burrower shall promptly turned to be paid under this payment. Burrower shall promptly displays any fer which the priority over this Security instrument urless and agreed in good faith the lien by, or lifetured agreement of the lien in legal proceedings.

the agreed in writing to the payment of the obligation secured by the lian in a manner acceptable to white it is agreed to the lian by, or defends against enforcement of the lian in, legal proceedings with the lian of the lian in legal proceedings are the lian in the holder of the left any part of the Property is subject to a lien which may estain priority over this Security Assemble that any part of the Property is subject to a lien which may actain priority over this Security instrument. If Lender this property is subject to a lien which may actain priority over this Security in the lien of the priority over this Security in the lien of the giving of notice.

It is a subject to the first state of the giving of notice.

It is a subject to the first state of the giving of notice.

It is a subject to the subject to the subject of the giving of notice.

It is a subject to the subject of the subject

The Property Insurance. Sorrower saus keep the Improvements nevy extended to receive and any and the Property Insurance and the Property Insurance and any the Insurance and any the Insurance and insurance and the Insurance and ether judgets, including floods or flouring, for which Lender requires insurance. This insurance shall be many for the periods that Lender requires insurance. This insurance shall be kingraphysical as chosen by Coroner subject to periods approved which shall not be unreasonably withhold. States in sights in the Property in soundarse with Paregraph 7.

All programs policies and removals shall be deceptable to Londer and shall include a standard moragage the lighter state and the right to hold the policies and renewals. If Lander requires, Borrower shall promptly give to Lividay all receipts of paid premiums and renowal notices. In the event of loss, Borrower shall

Form 2014 9/90 (page 2 of 6 pages)

give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, 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 Lendar's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to rapair 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 Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in Paragraphs 1 and 2 or change the amount of the payments. If under Paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security Instrument immediately prior to the acquisition.

6. 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 Lender otherwise agrees in writing, which unneent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or comput waste on the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lander's good faith judgment could result in forfeiture of the Property or otherwise materially impoir the lien crosted by this Security Instrument or Lendar's recurity interest. Borrower may cure such a defend and reinstate, as provided in Paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in Lendar's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other meterial imperment of the lien created by this Security Instrument or Lender's security interest. Bonower share was be in default if Borrower, during the loan application process. gave materially false or inaccurate information or statements to Lender (or failed to provide Lander with any material information) in connection with the logic 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 lespenned, Borrower shall comply with all the provisions of the lease. If Borrower esquires fee title to the Property, the lessehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. In Secretary fails to perform the 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 bankruptby) probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whater or is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a hen which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' feas and entering on the Property to make repairs. Although Lender may take action under this Paragraph 7, Lender

does not have to do su.

Any amounts disbursed by Lendar under this Paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unlass Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest,

upon notice from Lendar to Borrower requesting payment.

8. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender lapses or cases to be in effect, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the murtgage insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the mortgage insurance previously in effect, from an alternate mortgage insurer approved by Lender. If substantially equivalent mortgage insurance coverage is not available, Borrower shall pay to Lender each month a sum equal to one-twelfth of the yearly mortgage insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a loss reserve in fled of mortgage insurance. Loss reserve 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 insurar approved by Lender again becomes available and is obtained. Borrower shall pay the pramiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrowar and Lender or applicable law.

9. Impection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the

inspection.

10. 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 assigned and shall be paid to Lender. 97502271

An light arount of a particular or cost than due, with any encase poid to Staryower. In the event of a particular testing the Property in mediately the testing is equal to the Property in mediately before the testing is equal to or installed the stary and the stary of the Security instrument the testing is equal to or installed the Landon Staryower the testing, under the stary instrument shall be reclused by the Security instrument shall be reclused to the Security instrument shall be reclused to the Security instrument shall be reclused to the fellowing fraction: (a) the test amount of the sums secured to instrument shall be paid to Property in the security value of the Property in which the lair negative in the Property in which the lair negative include of the Property in which the lair negative in the security satisfication of the Property hymnodistry before the taking is less than the amount of the sums accuracy before the father of the Property hymnodistry before the taking is less than the amount of the sums accuracy before the taking, unless Burrower and Lander otherwise appears in writing or unless supplicable law office the sums recured by the Security instrument whether or the taking the tree true that the sum that the sum of the sum of the Security instrument whether or the taking the tree true true that the assessment of the Property is abundanced by Borrower, or if, after notice by Lander to Borrower that the assessment reference has a shall on shall or settle a claim for demograe, Borrower falls to respond to Lander within 30 days

colors to make an etaped or cettle a claim for demograe, Borrower falls to respond to Lander within 30 days after the same in notice is given, Lander is authorized to collect and apply the proceeds, at its applical either to the same secured by this decurity instrument, whether or not then

Ditable Lettler mid Borrower otherwise agree in writing, any application of proceeds to principal she not

countries the due date of the mouthly payments referred to in Paregraphs 1 and 2 or change the related to in Paregraphs 1 and 2 or change the related such percents.

It is not a property of the such for payment or the time for payment or the limit of the such percent of the such percent of the such payment or the such payment of aniety at an of the such secured by this Security instrument granted by Lender to any Profitable of antiers about of the sucre secures by time consumy presented a granted by the cristian of the original Socretion or Secured's places in interest. Lender shall not be required to communice proceedings against any successor in interest of religions and extend the for owners or entered to communication of the sums socied by this Security beginning by reason of any common made by the engine Borrower or Serrower's executation in interest. Any the confidency reason of any Comand made by the original Borrower or Serrower's successors in interest. Any faithful by Lander in entercial or remady shall not be a waiver of or practice the searcial of the remady.

The coverage and Adelpha Bound; John said Bound Listally; Co-algues. The coverage and supperments

of the Becarity instrument shall bind use trained the successors and surject and contents and suprements of the Becarity instrument shall bind use trained the successors and surject as the surject of Paragraph 17. Serround covernments and opportunitions and to just did several. Any Serround who so signe this Becarity Instrument out does not execute the Nace: (a) is co-signing this Sensity because and account out to a security the sensity because the Nace: (a) is co-signing this Sensity the only to ministrage, grant and cornery are Sorrower's interest in the Property under the series of this indiffy figurations; this is not personally obligated of pay the sums secured by this Security instrument; and by species that Landler and any other Borndiner me, agree to extend, modify, forboar or make any expenses the field without the comment or the Note without the comment's positions.

13 Same Changes. If the loan section by this Security instrument is subject to a low widely aste maximum color election, and that how is finally interpreted so that the interior or other loan charges collected or to be equivalent a scretacides with the loan exceed the parmitted limits, then the loan charge shall be included the the emount necessary to reduce the charge to the partitled limit; and the same streety which the related by neducing the principal council under the North or by marking a direct payment to Morraway, if

a return reviews privated, the reclusion will be trented as a partial practice over without any prepayment of any incident the Note.

It privates the Note the Note of th disciplify the Property Address or any other address Sorrover designates by notice to comer. Any natice to come the property be given by that class must be lander's address stated herein or any other address Lander designates by notice to Borrower. Any notice provided for in this Security Instrument shall be designed to have been also been appropriated in this paragraph.

The Security Instrument is been by tederal law and the law of the property is located, in this sworm that any prevision or clause of this Security instrument and prevision or clause of this Security.

the periodicity in subject the Property is located, in the event that any prevision or clause of this Security Supplies of the Right conflicts with applicable law, such conflict shall not affect other provisions of this describe Supplies of the Right which can be given effect without the conflicting provision. To this and the supplies of this Security limit of this security of the Security Borrower shall be given one conformed copy of the Right and of this Security.

Security Capy. Borrower shall be given one conformed copy of the Note and of this Security

the transfer of the Property or a Sensicial Interest in Borrower. If all or any part of the Property or any interest in Serrower is sold at transferred and Borrower is at a selection without Lander's prior written consent, Lander may, at its option, require immediate pairment in tub of the sume secured by this Security Instrument. However, this option shall not be consided by condex if discretion in prohibited by fuderal low as of the date of this Security instrument.

Loan No.: 1-822763-9

If Lender exercises this option, Lender shall give Borrower notice 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 Instrument. If Borrower fails to pay these sums prior to the expiration of this period. Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days for such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums 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 covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the hon of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no 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 Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also nav be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with Paragraph 14 above and ai plicable isw. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable isw.

20. Hezardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentances shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lerider written notice of environsstigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is netified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this Paragraph 20, "Mazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosone, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing aspectos or formaldehyde, and radioactive 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 health, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender 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 law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure 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 failure to cure 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 Borrower of the right to reinstate after acceleration and the right to assert in the fureclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding, Lender shall be entitled to collect all expenses incurred in pursuing the remedias provided in this Paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

Form 3014 9/90 (page 5 of 6 pages)

Off Referee. Upper authorised from all portions of the Security Instrument, Lander shell release this Security branching the Security Instrument, but exist if the fee is paid to a third party for services randomic and the disapplies of the fee is permitted under applicable law.

Its project of Histographic Borrower melves at right of homesteed exemption in the Property.

25. Rights of Histography backstonet. If one or more rights are expectable by Borrower and recorded Experits with the Richard Instrument, the conference and agreements of each such index shell be incorporated the light with and supplement the conference and agreements of this Security Instrument as if the lights with a part of this Security Instrument. (Check applicable limits) Schuseshio Felip Molor Speciustos Paperione Rider Milison Rider Conditioninium Filder
Planted Unit Development
Plante Exprovement Filder Shoughly Paymont Rider and Unit Davelopment Rider Second Home Rider Carrier (a) (apoctify) AND AND AND AND AND REPORTED AND ADDRESS OF THE PARTY AND CONTRAINED IN THE SACURITY institutions and in the indental executed by Borrdwar and recorded with it. With the saw: أتخذ OCH DAVA (Soul) BETTOWEY. (Seil) De armenda ... Nicone Balow This Line For Asknowledge: 10 COOK State of Mexico. County as: B Briles a Motary Public in and for said county and atters, do hereby certify that Jumes B. Lago placetrally known to me to be the sums personals) whose name(s) subscribed to the fragoing instrument, higher buffers me this day in person, and acknowledged that PIE free and voluntary set, for the signal and delivered the cald instrument as VIIS free and voluntary set, for the miles and desposes therein set form. 18# Electrication my hand and official soni. this My Commission expens: 12-31-98 Cla introducti was propored by:

The MAN

A proper AL OTHERAN ROAG 14.00 MAR. E. 40173 Form 5014 5/90 (page 6 of 6 pages)

CONDOMINIUM RIDER

Loan No.: 1-822763-9

THIS CONDOMICANIM RIDER is made this 18th day of June, 1997 incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned the Borrower") to secure Borrower's Note to

GREAT WESTERN BANK, A FEDERAL SAVINGS BANK

COINC BUSINESS AS SIERRA VESTERN MORTGAGE COMPANY (the "Lender") of the same data and covering the Property described in the Security Instrument and located at:

426 S DEE ROAD

PARK RIDGE, IL 60068

[Property Address]

The Property includes a unit in, together with an undivided interest in the common elements of, a condominium project known as:

BRIC'LTON REAU [Name of Condeminium Project]

(the "Condeminium Project"). If the owners' austroidion or other entity which acts for the Condominium Project (the "Owners' Association") node title to property for the benefit or use of its members or shareholders, the Property also includes Borrower's interest in the Owners' Association and the uses, proceeds and benefits of Borrower's interest.

CONDOMINIUM COVENANTS. In addition to the coverants and agreements made in the

Security Instrument, Borrower and Lender further covenant and egree as follows:

A. Condominium Obligations. Borrower shall perform all o Borrower's obligations under the Condominium Project's Constituent Documents. The "Constituent Documents" are the: (i) Declaration or any other document which creates the Condominium Project; (ii) by-laws; (iii) code of regulations; and (iv) other equivalent documents. Borrower shall promptly pay, when due, all

dues and assessments imposed pursuant to the Constituent Documents.

8. Hazard Insurance. So long as the Owners' Association meintains, with a generally accepted insurance carrier, a "master" or "blanket" policy on the Condontinum Project which is satisfactory to Lender and which provides insurance coverage in the amounts, for the periods, and against the hazards Lender requires, including fire and hazards included within the ferm "extended

coverage," then: (i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of

the yearly premium installments for hazard insurance on the Property; and

(ii) Borrower's obligation under Uniform Covenant 5 to maintain hazard insurance coverage on the Property is deemed satisfied to the extent that the required coverage is provided by the Owners' Association policy.

Borrover shall give Lender promot notice of any lapse in required hazard insurance coverage.

ALL TERMS AND CONDITIONS CONTINUED ON THE BACK OF THIS RIDER ARE PART OF THIS RIDER

MULTISTATE CONDOMINIUM FINDER-Single Family-Famile Mee/Freddle Mee UNIFORM INSTRUMENT Form 3140 9/90 (nege 1 of 2 pages) GF074903 (69/96)

In the eyest of a distribution of hazard insurance proceeds in few of restoration or require silecting a loss to the Property, whather to the unit or no seasons attended, any proceeds include to the property are hereby seasonad and shall be peid to Lander for application to the same estimated by the fiscurity insurance. With any excess pead to Lander for application to the same estimated by the fiscurity insurance. Borrows shall take such extinct as may be resonable to insure that the Dwings' Association traintains is public Lability insurance paticy acceptable in term, that the process of coverage to Lander.

If standardship, the first cander the Lander of the content of the standardship, whether of the unit or of the content of the patients, the process of the patientship, and hereby ensigned and datal the paid to Lander, but it processes shall be applied by the same estural by the Security instrument as provided in inform Coverage to the collection of the first patients of the standard particle of the standard particle of the same estural by the Security instrument as provided in inform Coverage the same as the same estural by the Security instrument as provided in inform Coverage that Lander's particle of the Constituent of the forest to the same estural by the Security instrument by the entering the particle of the constituent of the constituent of the provision is for the same established of Lander.

If it is an established to the same provision of the Constituent Decuments if the provision is for the same established whether when the flavor of the same particle of the same public labelity insurance coverage flavorage by the Security insurance to same the same destablished by the Security insurance. These some the same are also as the property of the same of payment, these established by the Security insurance. In the same condition of the same of the same and the same accorded by the Security insurance. In the same of absuments of the same of payment, these endances and the same of the same accorded to t

THE SIGNING MELOW, Borrower accepts and came to the terms and provisions contained in this Dercominium Rider.

Lane	Bolley	D Goals	77/	(Sect)
S B LAGO		(Seed		Suali
		(Speil	45	(See)

loage (N 2 pi

UNIT NUMBER 7 IN BRICKTON REAU CONDOMINIUM TOWNHOUSES, AS DELINEATED ON SURVEY OF LOT ! IN BRISTOL COURT 2ND ADDITION, BEING A RESURDIVISION OF LOTS 3, 4 AND 16 (EXCEPT THAT PART TAKEN FOR WIDENING OF TALCOTY AND ALSO DEE ROAD) IN OWNERS PARTITION OF LOTS 30 TO 33 OF COUNTY CLERK'S DIVISION OF THE NORTH WEST 1/4 OF SECTION 34, TOWNSHIP 41 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN (HEREINAFTER REFERRED TO AS PARCEL) WHICH SURVEY IS ATTACHED AS EXHIBIT A TO DECLARATION OF CONDOMINIUM MADE BY CHICAGO TITLE AND TRUST COMPANY, A CORPORATION OF ILLINOIS, AS TRUSTEE UNDER TRUST AGREEMENT DATED MAY 26, 1975 TRUST NO. 1665239 AND RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS OF COOK COUNTY, ILLINOIS, AS DOCUMENT NO. 33547320 TOGETHER WITH AN UNDIVIDED 8,0738 PER CENT INTEREST IN SAID PARCEL (EXCEPTING FROM SAID PANCEL ALL THE PROPERTY AND SPACE COMPRISING ALL THE UNITS Of Coot County Clark's Office THEREOF AS DEFINED AND SET FORTH IN SAID DECLARATION AND SURVEY) IN COOK COUNTY, ILLINOIS.

Property of Cook County Clerk's Office