RETURN TO:

GMAC Mortgage Corporation 100 Witmer Road

Horsham, PA 19044-0963 ATTN: Capital Markets

- (Space Above This Line For Recording Data)

State of Illinois

MORTGAGE

THIS MORTGAGE ("Security Astrument") is given on May 2, 1997 Slyvia B. Blunt, a single woman

whose address is 1500 N Central Avenue Chicago, IL 60651

This Security Instrument is given to

GMAC Mortgage Corporation

DEPT-01 RECORDING

437.50

740001 TRAN 9113 05/09/97 10:57:60

COOK COUNTY RECORDED

FHA Case Number

131-865679-8-729 LOAN NO: 460222607

. The Mostgagos is

("Borrower").

, and whose

which is organized and existing under the laws of Pennsylvania address is 100 Witner Road, P.O. Box 963, Horsham, PA 19/44

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

One Hundred Fourteen Thousand Nine Hundred and 00/100

Dollars (4.5. \$ 114,900.00

This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on June 1, 2027 . This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under gargerph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreement, under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to larger the following County, Illinois: described property located in Cook

Lot 14 in Block 1 in Mills and Sons Subdivision of the North 1/2 of the Northeast 1/4 of the Northeast 1/4 of Section 5, Township 39 North, Range 13, East of the Third Principal Meridian, (except the North 191 feet), in Cook County, Illinois.

Tax I.D. Number: 16-05-207-031 Vol 546

which has the address of 1500 N Central Avenue, Chicago ("Property Address"); Illinois 60651

(Zip Code)

FNA GLINOIS MORTGAGE - 10/95 CHACLE - FMS.008b.h. (9803) 24816365 Page 1 of 7

Dubats: K. B.B.

[Street, City].

TOCETHER WITH all the improvements now or hereston entire property, and all electrons, and all electrons, approximates and fortunes now or herestors a part of the property. All replacements and administrations classically the forestoring is referred to in this Security Instrument. All of the foregoing is referred to in this Security Instrument as the Frequence.

BORROWER COVENANTS that Borrower is lawfully seised of the estate bracky conveyed and has the tight to managene, gram and convey the Property and that the Property is unconnected, except for encumbrance of tecoural Borrower warrants and will defend generally the this to the Property against all claims and will defend generally the this to the Property against all claims and will defend generally the this to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT condeines uniform covening for testional use and mon-uniform covening test property.

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UNITORAL COVENANTS. Bostower and Lender covenant and agree as follows:

2. Proposent of Principal, Interest and Late Change. Borrewes shall pay when due the principal of, and interest to the dobt evidenced by the Note and late changes due under the Note.

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Lendon finite, at any time, collect and bold Labrace for Escrow Reins in aggregate amount out to chiefe the residences described for Borrow account under the Real Estate Softement Protections and 1972, 12 U.S.C. § 2601 gg gag, and implementing regularious, 24 CFR Part 5500, as they may be attended from time to time ("RESPA"), except that the learness or restore permitted by RESPA for manufactured and discussions or discussions or discussions or discussions are before the Borrower's payer, or an account may not be bused on discussions or discussions are discussed in the account may not be bused on

ensonments on occupantations are sometimes a payor of an ensonment of the mortgage institution.

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abili account to Borrower for the excess funds as required by RESPL. If the amounts of funds had by Leader at any toxing the Borrower and sequire Borrower to make are positivent to pay the Escrow funts when the, Leader may noting the Borrower and sequire Borrower to make up the aborroge as permined by RESPA.

The Escrow Funds are pictiged as additional scenning for all some security in this Security funds are pictiged as additional security for all security and the balance for all transmit of ending with the balance for all installment them (a), (b), and (c) and any manager insurance premi to installment them (a), (b), and (c) and any manager insurance premi to installment the foreigned on the Secretary, and Lender shall promptly reland any colors funds to fortower. Some obligated to a foreigned of the Property or its acquisition by leader, Buttower's account shall be conditional any behaves to a foreigned for all installments for the secretar (s), (b), and (c).

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Actual insurance premiumes, so required;

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Jaint, so amortization of the principal of the Note; and

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

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

Borrower shall promptly discharge any tien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to be after subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of actice.

- 8. Fees. Lender may cul'ect fees and charges authorized by the Secretary.
- 9. Grounds for Acceleration of Debt.

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- (a) Default. Lender may, except as limited by regulations issued by the Secretary in the case of payment defaults, require immediate payment in full of all sums secured by this Security Instrument if:
 - (i) Borrower defaults by failing to vay in full any monthly payment required by this Security Instrument prior to or on the due date of the new yearthly payment, or
- (ii) Borrower defaults by failing, for a period of thirty days, to perform any other obligations command in this Security Instrument.
- (b) Sale Without Credit Approval. Lender shall, if permitted by applicable law (including section 341(d) of the Garn-St Germain Depository Institutions Art of 1982, 12 U.S.C. 1701j-3(d)) and with the prior approval of the Secretary, require immediate payment in full of all sums secured by this Security Instrument if:
 - (i) All or part of the Property, or a beneficial interest in a frust owning all or part of the Property, is sold or otherwise transferred (other than by devise or descent), and
 - (ii) The Property is not occupied by the purchaser or grantee a. h.s or her principal residence, or the purchaser or grantee does so occupy the Property, but his or her credit has not been approved in accordance with the requirements of the Secretary.
- (c) No Walver. If circumstances occur that would permit Lender to require to mediate payment in full, but Lender does not require such payments. Lender does not waive its rights with respect to subsequent events.
- (d) Regulations of HUD Secretary. In many circumstances regulations issued by 60. Secretary will limit Lender's rights, in the case of payment defaults, to require immediate payment in full 70 foreclose if not paid. This Security Instrument does not authorize acceleration or foreclosure if 100 permitted by regulations of the Secretary.
- (e) Mortgage Not Insured. Borrower agrees that if this Security Instrument and the Note are not determined to be eligible for insurance under the National Housing Act within sixty (60) days from the date hereof. Lender may, at its option require immediate payment in full of all sums secured by this Security Instrument. A written statement of any authorized agent of the Secretary dated subsequent to sixty (60) days from the date hereof, declining to insure this Security Instrument and the Note, shall be deemed conclusive proof of such ineligibility. Notwithstanding the foregoing, this option may not be exercised by Lender when the unavailability of insurance is solely due to Lender's failure to remit a mortgage insurance premium to the Secretary.

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evidencing these payments.

tender's interes in the Property, upon Lender's request Bonovers shall promptly feminish to Lender Joseph stolik efectoria directly to the entity which is owed the psychem. If failure to pay would altered affects T. Charges to Berrower and Protection of Leader's Rights in the Property. Boxrower chall pay all governmental or manicipal charges and impositions for one and impositions of the Protection S. Boxrower shall pay

Security helifate villaged vitines and or hinq and flucts assumed africase. payments. Any excess proceeds over an amount required to pay all outstanding indebtedness under the Nord and this हंग्यह कि नेक्स की का प्रतासक को जा है। जिस्सा के लिया है। जा कि लिया के लिया के लिया के लिया है। जा कार्य को To against the lines to principal Any application of the proceeds to the principal shall not extend on ander the Nose and the Secondy lizatromem, thus to any delibratism amounts agolic in the collection graphist in with the 1908 and this Southly Institution. Leader shall apply such proceeds to the societies of the individual bington estimate and exclinations of the muomic flui of to many of or rebeal or bing of fluis bas bengizes edough are accessions to a some years of any part of the Persperies on the consequence in the continuation of the minimists. The proceeds of any sward or claim for damages, direct of convergential, in definition

of the statement shall comply with the provisions of the bearings around Mothers of the to the momentally princed: eith 13 .constricts factoring as a springer? and the generators grimmon ancianacearge emercial informations) in commonion with the loss evidenced by the Note, including, but and thinked to, gene titler is directed or belief to) refers for extension or extension as account so selftly filterature song, excepting such recess or electronal Property. Doctorers shall also be to keinly if Bostorers, during the loss application reserve is vacuus or abundand or the loss is in default. Less why take resemble action to produce will preserve ed allow the Property to description, responsible were and the excepted. Leader may improve the Property of the communing circumstances. Borrower shall not commit was t or destroy, damage or substantially charge the Property communing circumstances exist which are beyond leavest's countril. Borrower sind notify Leader of any date of occupancy, unless the Lender descripies for requirement will exact under bandship for Bertonet, in wiless all talls stip and lasts as the sunchiest legioning a resourced as prospers art process on autimos lieds has (synaps?) all to riferant to size rates at to eyeb conic nithin to) manutuant criveries and to minerary after the eyeb conic nithin sandient leganing e rowards as propert out and the that the fraction of the comment of the control of the contr company, treatracte, Maintenance and Brotechia of the Browner's Lone

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include loss payable chance in favor of, and in a form acceptable to, Lender. with companies approved by Lender. The insurance policies and any remewals shall be baid by Lender and shall Science of finds account. against first and the contract to the contract of the Secretary. Account of the contract of the cont Lender requires, Borrower shall also insure all improvements on the Property, whether now in chisamer or and elocity of the tollows are an in benishing to fluid command wiff. Somewest estimate referred differ tollows whether now in existence or subsequently exested, against any basends, catalities, and contingencies, including fire, Property and allowed the House Borrows chall inclus the property.

TOWN NO: RECUSSORD

LOAN NO: 460222607

- 10. Reinstatement. Borrower has a right to be reinstated if Lender has required immediate payment in full because of Borrower's failure to pay an amount due under the Note or this Security Instrument. This right applies even after foreclosure proceedings are instituted. To reinstate the Security Instrument, Borrower shall tender in a lump sum all amounts required to bring Borrower's account current including, to the extent they are obligations of Borrower under this Security Instrument, foreclosure costs and reasonable and customary attorney's fees and expenses properly associated with the foreclosure proceeding. Upon reinstatement by Borrower, this Security Instrument and the obligations that it secures shall remain in effect as if Lender had not required immediate payment in full. However, Lender is not required to permit reinstatement if: (i) Lender has accepted reinstatement after the commencement of foreclosure proceedings within two years immediately preceding the commencement of a current foreclosure proceeding, (ii) reinstatement will preclude foreclosure on different grounds in the future, or (iii) reinstatement will adversely affect the priority of the lien created by this Security Instrument.
- 11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time of payment or modification of annalization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successor in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original for rower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- 12. Sourcessors and Assigns Bound; wint and Several Liability; Co-Signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of Paragraph 9(b). Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not create the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or traft; any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consert.
- 13. Notices. Any notice to Borrower provided for in this Sectairs instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender's address stated herein or any address Levier designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.
- 14. Governing Law; Severability. This Security Instrument shall be governed by Fraceral law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provision, of this Security Instrument and the Note are declared to be severable.
 - 15. Borrower's Copy. Borrower shall be given one conformed copy of the Note and this Security Instrument.
- 16. Hazardous 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 sentences 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.



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ezzonem without charge to Borrower. Borrower shall pay any receduation cesses.

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Foresteure Procedure. Il Lender roquires immediate transcrim in full under paragraph 9, lender ung

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of breath to Bostower. However, Lender or a jadicially a pointed receiver may do so at any time there in a breach. Extracts that not be required to come upon, take a main in the Property before or after giving nation

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Answers of the Leaders or Leaders's agent of Leaders's written despect to the tensor. entered to collect and receive all of the remains of the Property; and (c) each tenant of the Property shall pay all sents

crease for beauth of Leader only. to by upplied to the same scored by the Security Instrument. (b) Leight shall be

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

imisdiction where the Property is located that relate to besith, safety or environmental protection. and radiousities was leasted as used for the Paragraph 16, "Briviannismal Law" means federal laws and laws of the petroloum products, soxie pesticides and berbicides, voluide solvens, materials containing selection on firmulatings,

substances by Environmental Law and the following substances: gasoline, leroseme, other flaminfole or toxic exolution to principle formula exemple such that the contract of the formula of the contract o

recessary. Borrower shall promptly take all recessary remedial actions in accordance with Environment! Law. et symptel all grissifis exercialis? embrassif sur lo minitioner redo to livours sub suff. Sinding symptes in Environmental Law of which Borrower has noted knowledge. If Borrower learns, or is notified by any adversarial to same governmental or regulatory agency or private party involving the Property and the Manager to language of Borrower shall promptly give Lender written notice of any investigation, claim, denand, bassait de other action

UNOFFICIAL COPY 80: 460222607

Security Instrument, the covenants of each	h such rider shall be incorporated into	by Borrower and recorded together with this and shall amend and supplement the covenants
and agreements of this security Instrument	as if the rider(s) were a part of this So	curity Instrument.
(Check applicable box(es))	[편편]	Coming Emiss Dides
Condominium Rider Planned Unit Development Rider	Adjustable Rate Rider Graduated Payment Rider	Growing Equity Rider Other(s) [specify]
	Or.	
		d in this Security Instrument and in any rider(s)
executed by Burrower and recorded with i	r.	
Witnesses:	Slin	Scal) Blunt Bonner
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		-Bortowet
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	(Seal)	(Seal)
STATE OF ILLINOIS,	Borrower	-Bustower Covary 532
STATE OF ILLINOIS, I Slyvia B. Blunt, a single work		for said county and state do hereby certify that
subscribed to the foregoing instrument, ap delivered the said instrument as HER		n to me to be the same person(s) whose name(s) and acknowledged that SFL signed and purposes therein set forth.
Given under my hand and official sea	al, this 2nd day of	May . 1997 .
My Commission Expires:	Notary Public	regardos -
	ra Haller fo. Mortgage Corporation W. 144th Place	r:
	nd Park, IL 60462	OFFICIAL SI \L
GMACM - FMS.0080.8. (9803)	Page 7 of 7	ACTASY RUBER, STATE : 11. LOSS MY COMMISSION EXERT

Property of Cook County Clerk's Office

LCAN NO: 460222607

FHA Case Number

131-865679-8-729

ADJUSTABLE RATE RIDER

THIS ADJUSTABLE RATE RIDER is made this 2nd day of May .

1997 and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deer ("Security Instrument") of the same date given by the undersigned ("Borrower") to secure Borrower's Note (the "Note") to GMAC Mortgage Corporation

(the "Lender") of the said: Date and covering the property described in the Security Instrument and located at:

1500 | Central Avenue, Chicago, IL 60651 [Property Address]

THE NOTE CONTAINS PROVIDENS ALLOWING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PAYMENT. THE NOTE LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE COMPANIES AT ANY ONE TIME AND THE MAXIMUM RATE THE BORROWER MUST PAY.

ADDITIONAL COVENANTS. In addition to the evenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as winces:

1. INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Date

The interest rate may change on the first day of October, 1998, and on that day of each succeeding year. "Change Date" means each date on which the interest rate could change.

(B) The Index

Beginning with the first Change Date, the interest rate will be based on an Index. "Lidex" means the weekly average yield on United States Treasury Securities adjusted to a constant maturity of one year, is made available by the Federal Reserve Board. "Current Index" means the most recent Index figure available 20 days before the Change Date. If the Index (as defined above) is no longer available, Lender will use as a new lorex any index prescribed by the Secretary (as defined in Paragraph 7(B) of the Note). Lender will give Borrower natice of the new Index.

(C) Calculation of Interest Rate Changes

Before each Change Date, Lender will calculate a new interest rate by adding a margin of

Two and 75/100 percentage points (2.750 %) to the Current Index and rounding the sum to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Paragraph 5(D) of the Note, this rounded amount will be the new interest rate until the next Change Date.

(D) Limits on Interest Rate Changes

The existing interest rate will never increase or decrease by more than one percentage point (1.0%) on any single Change Date. The interest rate will never be more than five percentage points (5.0%) higher or lower than the initial interest rate stated in Paragraph 2 of the Note.

FNA MULTISTATE ADJUSTABLE RATE RIDER - 10/95

GMACM - FRM.0356 (2003) 24816361

Page 1 of 2

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BY SIGNING BELOW, Borrower accepts and agrees to the terms and correct in this Adjustable

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(b) Elitabe Date of Chile in mouthly payment amount, and (ivii) any other information which thay be required by law from time to since. sevenent amount, (vi) the Curism and the dute it was publiched, (vii) the method of exiculating the chings date of the motice, (11) the Change Date, (iii) the old interest rate, (iv) the new interest rate, (v) the new distilly

vices was de gi en 11 leas 25 days desire the way mouthly payment amount is due, and exact set forth (i) the Lender will for notice to Borrower of any change in the interest rate and monthly payment amount. The COMPANY (I)

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Notes, reduced by the amount of any prepayments to principal. The tesult of this calculation will be the amount of self the assurgeq at statistic on asset find seath it small squares and no beare self bloom thicky someted largening bingue as the new inscress rate through substantially equal payments. In making such calculation, Lender will use the such opinions of in find at somefact imparing theorem on vincentral of binow double restaint has imparing If the interest rate changes on a Change Date, Lender will exholate the amount of mouthly payment of

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