This instrument was prepared by COMMERCIAL CREDIT LOANS.

416 MEST RIGGINS ROAD SCHAUDBURG IL 60195 (Address)

56373 CASS 213761

DEPT-01 RECORDING

879.50

120903 TRAN 3781 65/14/97 14:22:00 #2751 9 1 19 % - 97-339676 (60x COUNTY RECERRER

## MORTGAGE

THIS MORTGAGE is made this

12th

day of

May

1997

between the Morragor.

LORETTA M. HARRIS-HILL P/K/A LORETHA M. HARRIS MARRIED TO

GREGORY HILL

(herein "Bostower"). . a composition organized

and the Mortgague, COMOGRACIAL CREDIT LOANS, INC. and existing under the laws of

, whose address is

416 WEST HIGGING ROAD

SCHAIMBURG I'S 00195

(betein "Lender").

71,938.42 WHEREAS, Romower is indebted to Lender in the rotatinal sum of U.S. \$ , which indebtedness is evidenced by florrower's more dated 05/12/1997 and extensions and tenewals thereof (herein "Note"), providing for monthly installments of principal and interest, with the balance of indebt stress, if not sooner paid, due and payable on 05/16/2027;

Delaware

TO SECURE to Lender the repayment of the indebtedness evidenced by the Note, with interest thereon; the payment of all other sums, with interest thereon, advanced in accordance herewith to project the security of this Montgage; and the performance of the coverages and autrements of Borrower berein contained, Burrower thereby mortszoe, grant and convey to Lender the following described property located in the County of COOK . State of Illinois:

> ALL THAT CERTAIN PARCEL OF LAND IN COOK COUNTY STATE OF ILLINOIS AS MORE WILLY DESCRIBED IN DEED DOCK 92628549, IDA 20 35-114-022 BRING RECORD AND DESIGNATED AS LOT 517, RLOCK 23, WINSTON PAPE, UNIT 5, BRING A SUBDIVISION OF A PART OF THE N/W 1/4 AND ALSO THE W/ST 1/2 OF THE S/W 1/4 OF THE M/B 1/4 OF SECTION 35, TOWNSHIP 36 NORTH, PANGE 13, BAST OF THE THIRD PRINCIPAL MERIDIAN.

PIN 28-35-114-022

COUNTRY CLUB HILLS

Minois

60478

which has the address of 17751 SARAH LANE (herein "Property Address");

TOGETHER with all the improvements now or hereafter exected on the property, and all exsements, rights, appunenences and rents all of which shall be deemed to be and remain a part of the property covered by this Montgage; and all of the foregoing, together with said property (or the lessehold essue if this Mongage is on a teasehold) are bereinafter referred to as the "Property."

Minois 35234-4 11/96

Original (Recorded)

Copy (Branch)

Copy (Customer)

Par Loss

Departures consumes that Bostomer is bratisfy seised of the estate bereby conveyed and has the right to thorques, around and courses the Property, and that the Property is wiencombered, except for excendences of record. Between consumes that Bostomer sugremes and will defend generally the title to the Property against all claims and demands, subject to encumbrances of mecond.

UNIFORM COVENANTS. Restouer and Lender coverage and agree as follows:

1. Principal of Principal and Interest. Porcover shall promptly pay when the principal and interest indebtodues. exidenced by the Note and late charges as provided in the Note.

2. Funds the Trans and Immence. Subject to applicable has or a series waiter by Louise. Boxtours thall pay to Louise makly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-cueltish of the yearly taxes and assessments (including condominium and placed unit development assessments, if any) which may make priority over this blongage and ground state on the Property, if any, plus one-twellik of yearly premium installments for becard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estime (a) initially and from time to time by Lender on the basis of assessment and bills and assessable enhance. thereof. Burnium shall get be obligated to make such payments of Funds to Lender to the extent that Bostoner makes such payments to the holder of a go or morange or deed of cour if such holder is an institutional holder.

If Bossower pays Funds to Linder, the Funds shall be held in an institution the denoties or accounts of which are funness or guaranteed by a Federal or state with facilities London if London is such an institution). London shall apply the Fench to pay said tions, acrestment, improve premiure for ground reas, Leader may not charge for so holding and applying the Funds, analysing said account or verifying and compling said assessments and bills, unless Lender pays Bustoner interest on the Fun applicable typ permits Lender to make such a slarge. Borrower and Lender may agree in writing at the time of execution of this Maringe that is must on the Funds shall be raid to florrower, and unless such agreement in made or applicable how requires such interest to be paid, Lender shall not be required to may Bonsmer any interest or carnings on the Funds. Lender shall give to thereover, without charge, an around accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledent a sufficiental security for the same secured by this Montgage.

If the appear of the Funds beld by Lender, together with the future mountly installments of Funds payable prior to the due dues of types, assessments, insurance permises and ground really shall exceed the amount required to pay said taxes, assessments. incurance promiting and ground reads as they fall due. Such ender shall be, as Bonomer's option, either promptly arguid to thorrower or cardied to florrower on mouthly installments of Funds. At the unious of the Funds held by Lender shall not be sufficient to pay taxes, assessments, incurance premiums and ground revisits they full due. Homower shall pay to Lender any amount recessing to make up the deficiency in one or done payments as Lessie way require.

Upon preprient in full of all state sectoral by this blongage, Lender shall [cost\_ply refund to Borrower any Funds held by Leader. If under paragraph 17 hereof the Property is sold or the Property is otherwise exquired by Leader, Leader shall apply, 40 beer then immediately prior to the sale of the Property or its acquisition by Lender. So Punds held by Lender at the time of application as a circle against the state secured by this Mostgage.

tention of Payments. Unless applicable two provides otherwise, all payments wherevel by Lender under the Note and paragraphs 4 and 2 hereof shall be applied by Leader first in payment of assumes payable to 1 enter by Borrower under paragraph 2 beauti, then so interest payable on the Note, and then to the principal of the Note.

4. Prior Marigagus and Durch of Trust: Charges: Lieus. Recrower shall perform all of Recrower's Odinations under any montpage, deed of cest or other security agreement with a lieu which has priority over this Montpage, i adding Bostomer's concensus to make payments when due. Bottomer shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions autibutable to the Property which may attain a priority over this Mortgage, and breshold payments or ground sents, if **475.** 

5. Hand beweige. Borrower shall here the improvements now existing or beautiler exceed on the Property improve pions tops by file, because included within the term "extended coverage", and such other baseds as Lender may monite and in

and proving and for each periods as Leader any require.

The insurance carrier providing the insurance shall be chosen by Bostower subject to apparent by Lender; provided, that such parcel shall not be unreasonably withheld. All insurance policies and remembs thereof shall be in a form acceptable to Lender ed chall include a standard morrosce chasse in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and resemble thereof, subject to the terms of any montpage, deed of trust or other security agreement with a tien which has priority over this blottener.

to the event of has, thereway shall give propert conice to the insurance conice and Leader. Leader may under proof of has if

Copy (Custamer)

tion sands promptly by Morrower.

## LORSTHA IN HARRIS HILL USE SORD HILF FICIAL COPY 231761

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to sente a claim for insurance benefits. Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the same secured by this Mortgage.

- 6. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Developments. Borrower shall beep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Montgage is on a leasehold. If this Montgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents.
- 7. Protection of Lender's Security. If Borrower fails to perform the coverants and agreements contained in this Mongage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable anomeys' fees, and take such action as is necessary to protect Lender's interest. If Lender required mongage insurance as a condition of making the loan accured by this Mongage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Borrower secured by this Mongage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Loder to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense of take any action bereunder.

- 8. Inspection. Lender may make question be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to easy such inspection specifying reasonable cause therefor related to Lender's interest in the Property.
- 9. Condemnation. The proceeds of any 1 and or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part the level, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Leuder, subject to the terms of any man gage, deed of trust or other security agreement with a lieu which has priority over this Montgage.
- 10. Borrower Not Released; Forbearance By Lender Nut a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage gramed by Lendra to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for phymens or otherwise modify amortization of the sums accured by this Mortgage by mason of any demand made by the original corrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.
- 11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights beneunder shall insure to, the respective successors and assigns of Lender and Bornover, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Bornover shall be joint and saveral. Any Bornover who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to 1 kmt age, grant and convey that Bornover's interest in the Property to Lender under the terms of this Mortgage, (b) is not personally let's on the Note or under this Mortgage, and (c) agrees that Lender and any other Bornover hereunder may agree to extend, mostly, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Bornover's consumptions with regard to the terms of this Mortgage or the Note without that Bornover's consumptions that Bornover's interest in the Property.
- 12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Romower provided for in this Montgage shall be given by delivering it or by mailing such notice by certified mail addressed to Romower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stand herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for m this Montgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 13. Governing Law: Severability. The state and local laws applicable to this Montgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Montgage. In the event that any provision or clause of this Montgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Montgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Montgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys" fees" include all sums to the extent not prohibited by applicable law or limited herein.
- 14. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Montgage at the time of execution or after recordation bereof.

LORGONA M MINERS MILL

05/12/1997

nton Lana Agranus. Bossons shift fulfill all of Bossons's chilguises under any home relabilitation. 25. Behabilitation Learn Agranment. Exchange some more into with Leader. Leader, at Leader's option, may may recomm, repair, or other ham agraement which Borrower cuters into with Leader. Leader, at Leader's option, may may management, regain, or other has agreement which management cours and was accounted of any cights, chains or defentes which becomes to greene and deliver to Lender, in a form acceptable to Lender, an assignment of any cights, chains or defentes which une agricus parties who expery balor, seperials on services in connection with improvements made to the Property.

r of the Property or a Manuficial Induces in Macrower. If all or any part of the Property or any imment is it is and (or if a beneficial interest in Bospuer is sold or exactioned and Bospuer is not a second person) without sold or emericant (or if a beneficial interest to management as more to management in full of all some escented by the next Lender's price content, Lender may, at its opion, steptic immediate payment in full of all some escented by the payment, and opion shall not be exercised by Lender if exercise is prohibited by federal law us of the dues of this bloodyne. However, this opion shall not be exercised by Lender if exercise is prohibited by federal law union shall not be exercised by Lender in Bostoner notice of acceptation. The states shall provide a period of acceptation. incu consess. Leader may, at its opine, acquire immediate payment in full of all come assured by this Mangage.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The states that provide a period of acc icus then 30 diegs from the clase the notice is delivered or untited within which florouser must pay all sums secured by this. Mongage. If Remover this to pay these same prior to the expiration of this period, Lender may invoke any neutrino permitted by

this Mortgage without farther notice or demand on Bornouse.

NON-UNUFORM COVENANTS. Bostower and Leader Suther coverage and agree as follows:

17. Acceptantions the Ann. Except as provided in paragraph 16 hereof, upon incremer's breach of any comment or agreement of Burrower in 46 Mercange, including the coverence to pay when due ony same occurse by this life Lander pater to accoluption the fire matter to Borrower as provided to personals 12 hereaf specifying: (1) the breach; (2) of to cape tests berief; (3) a date, and but then 10 days from the date the make is an th must be cared; and (4) that failure to care such breach on or before the date specified to the unite may this such invade must be cured; and (4) then course to over an an army judicial graceoling, and sale of the Posperty. The must be according to the course of the Superty Distriction and the civils to course in the Sureigness. notice shall further before Decrever of the circle to releasate after acceleration and the right to court in the furnishmen proceeding the manufacture of a default or any other defeate of Boxester to accolumnian and furnitures. If the breach is not coupl on as before the date specified in the sale. Leader, at Leader's option, may declare all of the same secural by this blinday, to be immediately due and payable (\*\*) at factors deceand and may function this binetures by justical natur shall be entitled to callect in such places bug all expenses of facechause, factualing, but not therited to, the attachers' first and costs of documentary exhibitor, all tracts and title reports.

nur's Hight to Relation. Mornithmading Lenky acceleration of the sums secured by this Mongage due to 12. Business's Highe to Releases. Mornithmenting Leading acceleration of the same secured by this Mongage the to
Bossouri's basels. Bossoury shall have the right to have any process. Acqua by Leader to entire this Mongage discontinued. at any time prior to entry of a judgment enforcing this Mongage if: (a) By June pays Lender all sums which would be then due under this Mongage and the Note had no acceleration occurred: (b) Bor cases cases all breaches of any other consumes or agreements of Biamones contained in this Mangage: (c) Biamones pays all reason all expenses incurred by Lender in entircing the coverents and opposite of Romower contained in this Montgage, and in enforcing I order's remedies as provided in prograph 17 legeof, including, but not limited to, reasonable strongers' free; and (4) Borrower (4) is such action as Lender may reasonably require to assure that the lies of this Morrogage. Lender's interest in the Property and little of the children to pay the cours assured by this Morrage shall combine unimpaired. Upon such payment and care by Borrowet, this Morrage and the old hearby shall remain in full force and effect as if no acceleration had occurred.

tent of Bents: Appointment of Bentleys. As additional security bentunder, Burto on bently unique to bentley the cents of the Property, provided that Romower shall, prior to acceleration under paragraph 17 key of or abandonment of the

Property, have the right to collect and retain such costs as they become due and payable.

Upon accritorion under paragraph 17 hereof or abandonness of the Property, Leader thall be emission to have a specives appointed by a court to enter upon, take possession of and mange the Property and to collect the sents of the Property including those year due. All mosts collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of scars, including, but not limited to, acceiver's first, premiums on receiver's bonds and reasonable assessery, first, and there to the same assured by this Mongage. The receiver shall be liable to account only for those rents actually received.

20. Relate. Upon payment of all same secured by this Mongage. Lender shall release this Mongage without charge to Bosnower. Burnium shall pay all costs of recordation, if any.

21. Walnut of Housesteed. Romower hereby univer all right of housestead exemption in the Property.

(Intentionally Left Blank)

05/12/1997

22. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Bostower thall not do, not 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.

Romouer shall promptly give Lender written notice of any investigation, 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 Horrower has acrual knowledge. If Borrower learns, or is notified by any governmental or regulatory ambority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Romower

shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 22, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, herosene, other flammable or tonic petroleum products, tonic pesticides and herbicides, volatile solvents, nuterials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 22, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to bealth, safety or environmental protection.

## REQUEST FOR NOTICE OF DEFAULT AND PORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the bales of any mortgage, deed of trust or other encumbrance with a lieu which has

P. O. Box 17170, Baltim	ore, MD 21203, of any def	ants under the superior encur	n page one of this Mongage, with abrance and of any sale or other f	orectosure
IN WITNESS V	VHEREOF. Bostower bas a	Sireth M. Du Lobetha M. Harris Lobetha M. Harris	in bell Apreth A	1. Ben
		On Hel	L	-Borroines
		GREGUAY, MILL		- Enterior Services
STATE OF ILLINOIS,	KANKAREE		County ss:	
		. a Notary Public in and o IARRIS MARRIED TO GRE	said county and state, do hereby	certify that
personally known to me to l	e the same person(s) whose	name(s) ARE	subscribed to the forgoing	instrument,
	in person, and acknowledge for the uses and purposes the		signed and delivered the said in	SUMPLEM AS
Given under my hand	and official seal, this	12 <b>7</b> 8	I O NAN	. 19 97
My Commission expires:	OFFICIAL SEAL Marie Schmidt	Marie	Schmilt.	
Milnois 35234-4 11/96	Motory Public, State of I My Commission Emigra-	Minole Academics for London and Records	0	Page 5 of 5
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## **UNOFFICIAL COPY**

Property of County Clerk's Office

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