UNOFFICA MEMBERS ADVANTAGE C.U. (N) m to V. (N) m to V

97379430

MORTGAGE

THIS MORTGAGE is ma		MAY	19 97	between the
			SALAMANCA, NEREIDA SA	ILAMANCA
(REGIANDO SALAMANCA MO		EMBERS ADVANTGAE	CREDIT UNION N RIVERSIDE PLAZA	······································
a cooperative association orga	nized and existing under (feder		HICAGOIL 60606	_(herein "Lender").
WHEREAS, Borrower h	as entered into a Revolving Cri			
19 97 under which Borrow cipal amount of THIRTE	er may from time to time, one o EN THOUSAND DOLLARS	r more times, obtain loan a AND 00/100	dvances not to exceed at any time	an aggregate prin-
	13,000.00) from Lenger on	a secured line of credit basis, an	et which Countries
Credit Loan Agreement provid	es for an adjustable rate of int	terest;		
Credit Loan Agreement, with in to protect the Security of this agreements of Borrower herein	terest and other charges thereo Mortgage, as well as all late of contained. Borrower does here	in, together with the paymer charges, costs and attome by grant and convey to Lan	rmay make now or in the future unit of all other sums advanced in all other sums advanced in all yet tees; and the performance of der and Lender's successors and a	cordance herewith
to sale, the following describe	a property located in the Cour	nty of <u>COOK</u>	, State of Illinois	•
10 IN CAMELOT SUBDI OF THE NORTHEAST & RUNNING NORTHWESTER SECTION 33 (EXCEPTI PORTION TAKEN FOR I	VICTO 1, BEING A SUBD OF SECTION 33, LYING LY MOSCUTHEASTERLY NG THER FROM THAT PO LLINOIS TOLL TIGHWAY RIDIAN, IN COCK COUN	IVISION OF THE WES NORTH OF THE CENT THROUGH SAID NOR RTION TAKEN FOR 12), ALL IN TOWNSHIP TY, ILLINOIS.	UBDIVISION OF LOTS 1 TO ST 290 FEET OF THE EAS TER LINE OF A DRAINAGE THEAST & OF THE NORTHE 27TH STREET AND EXCEPT P 37NORTH, RANGE 13 EA	TT 640 FEET DISTRICT AST & OF THAT
#24-033-203-044	0,	ĸ		
		COOK C		\$23.04 /29/97 15:18:00 ?7-379430 DER \$20.00
	12744 S LACROSSE		OUNTER STORY	973794
which has the address of	(Street)		(City	titinoi
(Zip Code)	_(herein "Property Address"):			13-
TOGETHER with all the of which shall be deemed to be erry (or the leasehold estate in the Bornesia and that the Streets and that the Streets and that the Streets and that the Streets are the streets a	e and remain a part of the prop f this Mortgage is on a leaseh at Borrower is tawfully seized o	erty covered by this Mortgr old) are hereinafter referred of the estate hereby conver- t for engineerings of rec	nd all easements, rights, and presides and all of the foregoing, 1729 of to as the "Property." yed and has the right to mortax, it can be common that Son one countries that so can be compared to the countries that son one countries that so can be compared to the countries that so can be compared to the countries that so can be compared to the countries that so can be considered to the countries that so can be consi	ther with eald prob-
	S. Borrower and Lender coven	ent and amee as follows:		O_{x}
1. Payment of Aggre	pate Principal and Interest, Bo ment which includes principal.	prower shall promptly pay interest, and other charge	when due the total indebtedness.	
Loan Agreement and paragra and charges payable under it 3. Prior Mortgages at deed of trust or other security when due. Borrower shall pay annual payable in the Morte	ph 1 hereof shall be applied by the Revolving Credit Loan Agret in Deeds of Trust; Charges; Lk agreement with a lien which ha or cause to be paid all laxes, a see and leasehold havments. Represent shall keep the impure	Lender tirst in payment of jement, and then to the prin jers. Borrower shall perfor a priority over this Mortgag assessments, fines and othe or orbund remails if any. wereasts now existing or to	ments received by Lender under the amounts payable to Lender by Bucipal under the Revolving Credit in all of Borrower's obligations use, including Borrower's covenents or charges attributable to the Programmer cha	onower for interes. Loan Agreement. Idea any mortgage, Ito make payments party which may at-
by fire, hazards included with such periods as Lender may. The insurance carrier g shall not be unreasonably wir standard mortgage clause in thereof, subject to the terms in the event of loss, Bo	in the term "extended coverage require. roviding the insurance shall be thield. All insurance policies a favor or and in a form accept of any moreone deed of this	e", and such other hazards chosen by Borrower subjet nd renewals thereof shall is table to Lender. Lender sh I or other security agreemen to the insurance carrier af	es Lender may require and in su to approvel by Lender; provided he in a form acceptable to Lender all have the right to hold the po- int with a tien which has priority and Lender, Lender may make proof	ch amounts and for that such approval and shall include a licies and renewats over this Mortgage. I of loss if not made

Lender to Borrower that the insurance carrier offers to settle 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 sums secured by this Mortgage.

5. Preservation and Maintenance of Property, Leaseholds; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment of distribution of the Property and shall comply with the provisions of any lease it this Mortgage is on a leasehold. If this Mortgage is on a leasehold. If this Mortgage is on a seasehold in the Property and shall comply with the provisions of any lease it this Mortgage is on a leasehold. If this Mortgage is on a leasehold. If this Mortgage is on a seasehold in the Property and shall comply with the provisions of any lease it this Mortgage is on a leasehold. If this Mortgage is on a seasehold in the Property and shall comply with the provisions perform all of Borrower is 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.

6. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any, action or proceeding is commenced which materially affects Lender's intensit in the Property, then Lender, all Lender's option, upon notice to Borrower, may make such action as its recessary to protect Lender is mineral. If Lender requires mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required for maintain after insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and premiums required for maintain after insurance in effect until such time as the requirement for such insurance terminates in accordance.

Any amounts did Any amounts distincted by Linder or select to this garagrams, writing less the tool. At the Hydoland Facult Coan Agreement 218, shall become additional independences of Borrower secured by the Mortgage, Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing committed in this paragraph 6 shall

such amounts shall be payable upon notice from Lander to Borrower requesting payment thereof. Nothing contained in this paragraphs shall require Lender to Incur any expense or take any action hereunder.

7. Inspection. Lander may make or cause to be made reasonable entries upon and independing of the Property, provided that Lender shall give Borrower notice grior to any such inspection specifying reasonable cause therefor related to Lenders interest in the Property.

8. Condemention. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are harmly assigned and shall be paid to Lander, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

9. Sorrower Not Reference and the Lander Not a Water. Extension of the time for payment or modification of emortsation.

of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any menner, the inability 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 payment or otherwise modify amortization of the sums secured by this Mortgage by reason of

Such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remady hereunder, or otherwise atforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remady.

10. Successors and Assigns Bound; Joint and Several Lishility; Co-signers. The covenants and agreements herein contained shall blind, and the rights hereinder shall have to, the respective successors and assigns of Lender and Borrower in the provisions of paragraph 15 hereinf. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Revolving Credit Loan Agreement, (a) is co-signing this Mortgage only to mortgage, grant and convey that borrower's interest in the Property to Lander under the terms of this Mortgage, (b) is not personally liable on the Revolving Credit Loan Agreement or under this Mortgage, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Mortgage or the Revolving Credit Loan Agreement without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower interest in the Property.

11. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower such such other address as Borrower may designate by notice by certified mail addressed to Borrower as provided herein. Any notice to Lender sandress astated herein or to such other address as Lender may designate by notice to Derrower as provided herein. Any notice

mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

12. © A valog Leng Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is A valog. The foregoing semisone shall not limit the applicability of Federal law to this Mortgage, in the event that any provision or Property in A rate of The foregoing semisnoe shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this two togge or the Revolving Credit Loan Agreement conflicts with applicable law, such conflict shall not affect other provisions

"A. Rehabilitation La" Agraement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agraement. Or the Borrower enters into with Lender, Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form sucer while to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties

who supply labor, materiate or services in connection with improvements made to the Property or an interest therein, excluding (a) the creation of a lien or encumbrance supportion or this Mortgage, (b) a transfer by devise, descent, or by operation of law upon the death of a joint tenant, or (c) the grant of any tessenor, into rest of three years or less not containing an option to purchase, Lender may declare all of the sums secured by this Mortgage to be improved upon the death of a point or accelerate, Lender may declare all 8 drower notice of acceleration in accordance with caragraph 11 hereof. Such notice shall provide a period of not less than 30 days from the date the

ing credit Coal Agreement rad no acceleration occurred; (ii) Sorrower cures all 10-3.07 st. any during coverament of agreements of sorrower contained in this Afortrappe; (ii) Borrower pays all reasonable expenses incurred by Levillar in enforcing the coverants and agreements of Borrower contained in this Montgage, and in enforcing Lender's remedies as provided in par grap is 16 hereof, including, but not limited to, reasonable attorneys' fees; and (ii) Borrower states such action as Lender may reasonably require to assure that the lien of this Montgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Montgage and continue unimpaired. Upon such payment and cure by Borrower, this Montgage and the obligations secured hereby shall remain in (iii) force and effect as if no acceleration

18. Assignment of Rents: Appointment of Receiver. As additional security hereunder, Borrows (a.w./y assigns to Lender the rents of the Property, provided that Borrows' shall, prior to acceleration under paragraph 16 hereof or abandoums of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 16 hereof or abandonment of the Property, Lender shall be entitled troops a receiver appointed by

a court to enter upon, take possession of end manage the Property and to collect the rents of the Property in (ii) into those past due. All rents collected by the receiver shall be applied that to payment of the costs of management of the Property and collection of rents, including, but not timited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums a cursi by this Mortgage. collected by the receiver shall be applied that to payment of the coats of manag-not timited to, receiver's fees, premiums on receiver's bonds and reasonable atto. The receiver shall be liable to account only for those rents actually received. 19. Release. Upon payment of all sums secured by this Mongage, Lander, upon the

20. Water of Ho etead. Borrower hereby waives all rights of homestead exemption in the Property.

21. Priority of Peters Advances. All future achievoes shall have the same priority as if advanced at the date of this Montgage.

MORTGAGE Borrower and Lander request the holder of any mortor	LOSURE UNDER SUPERIORES OR DEEDS OF TRUST LOGO, deed of trust or other encumbrance with a field with the control of th	rhich has priority over this
Mortgage to give Notice to Lander, at Lander's address set brace and only reference of the control of the contr	1	inder the superior encom-
NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 7/26/98	ROLANDO SALAMANICA	-Borrower
STATE OF ILLINOIS. COOK, LIZBETH ORTIZ AND MARGIE	MARCHE SALAMANCA County ss: a Noticey Public in end for seld county end s SALAMANCA.	-Borrower
personally known to me to be the same person(s) whose name this day in person, and acknowledged that he	signed and delivered the said instrument as&	