UNOFFICIAL COPY

OCUMENT NO.	
	98398703
REAL ESTATE MORTGAGE	1961/0191 11 001 Fage 1 pt 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
IL C RUBALCAVA AND ROSALBA RUBALCAVA, HUS D ARACELI RUBALCAVA, IN JOINT TEMANCY	
ether one or more) mortgages, conveys and warrants to	("Mortgagor,"
CONSIderation of the sum of CORPORATION (IL & WI)	("Lender")
Dollars (\$	18,000.00_).
SALBA RIBALCAVA ("Borrower" w	whether one or more).
denoed by Borrower's no ets, or agreement dated	whether one or more). N. S./
e real estate described below to; ether with all privileges, heredit d appurtenances, all rents, leaser in the sand profits, all claims, aw	Mainerita, wedeniterita ;
ade as a result of the exercise of it' a right of eminent domain, and all provements and fixtures (all called like in pperty') to secure the Ol	all existing and future
paragraph 5 on the reverse side, including but not limited to repated above plus certain future advances make to Lender.	payment of the sum M&I HOME EQUITY CORPORATION (IL & COLLATERAL DEPARTMENT
iorgagor hereby releases and waives all rights and and by virtue	
Ox	le la
1. Description of Property. (This Property <u>TS</u> the himes	s vad of Mortgagor) 17-31-415-008
LOT 8 IN BLOCK 2 IN COUNSELMAN'S SUBDIVI	
THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY	
If checked here description continues or appears on attached s	
If checked here, this Mortgage is a "construction mortgage" und if checked here. Condominium Rider is attached.	der 810 ILCS § //9-31) (I)(c)
2. Title. Mortgagor warrants title to the Property, excepting only ret	istrictions and easer lent, of record, municipal and zoning ordinances, current taxes an
THAT CERTAIN 1ST MOR	CIGAGE TO LUMAS MOXIGAGE USA, INC.
3. Escrow. Interest N/A be paid on escrowed for	
Smith Smith Code	funds if an escrow is required if ide. paragraph 8(a) on the reverse side.
4. Additional Provisions. Mortgagor agrees to the Additional Provi	risions on the reverse side, which are incorporated herein.
* * -	risions on the reverse side, which are incorporated herein.
	risions on the reverse side, which are incorporated herein.
e undersigned acknowledges receipt of an exact copy of this Mortga LAW TITLE INSUR	risions on the reverse side, which ar / incorporated herein.
a undersigned acknowledges receipt of an exact copy of this Mortga	RANCE CO SUITE 218
a undersigned acknowledges receipt of an exact copy of this Mortga LAW TITLE INSUR 1300 120QUOIS	RANCE CO SUITE 218
LAW TITLE INSUR 1300 120QUOIS NAPERVILLE, IL	RANCE CO SUITE 218
LAW TITLE INSUR 1300 120QUOIS NAPERVILLE, IL	RANCE CO SUITE 218
LAW TITLE INSUR 1300 120QUOIS NAPERVILLE, IL	RANCE CO SUITE 218
LAW TITLE INSUR 1300 120QUOIS 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	RANCE CO SUITE 210 (SEAL) RAUL CRUBALCAVA, ROLSALBA RUBALCAVA
LAW TITLE INSUR 1300 120QUOIS 5 NAPERVILLE, 11 gred and Sealed May 01, 1998	RANCE CO SUITE 718 (SEAL)
LAW TITLE INSUR 1300 120QUOIS 1 NAPERVILE, IL	ISEAL) LIGHT RUBALCAVA RANCE CO SUITE 218 RAUTE C RUBALCAVA ROLSALBA RUBALCAVA ARACELI RUBALCAVA (SEAL)
LAW TITLE INSUR 1300 120QUOIS 1300 120QUOIS NAPERVILLE, 11 igned and Sealed May 01, 1998 Date: "ype of Organ zation.	RANCE CO SUITE 718 (SEAL)
LAW TITLE INSUR 1300 1200UOIS S NAPERVILLE, IL S signed and Sealed May 01, 1998 Date:	(SEAL)
LAW TITLE INSUR 1300 120QUOIS 1 NAPERVILLE, IL (igned and Sealed May 01, 1998 Date: ype of Organization. By: By:	(SEAL)
LAW TITLE INSUR 1300 1200UOIS S NAPERVILLE, IL S signed and Sealed May 01, 1998 Date: Type of Organization. By: By:	RANCE CO SUITE 718 (SEAL)
LAW TITLE INSUR 1300 1200UOIS S NAPERVILLE, IL G igned and Sealed May 01, 1998 Date: Type of Organization. By: By:	RANCE CO SUITE 210 40563 (SEAL)
LAW TITLE INSUR 1300 1200UOIS S NAPERVILLE, IL S signed and Sealed May 01, 1998 Date:	(SEAL)
LAW TITLE INSUR 1300 1200UOIS S NAPERVILLE, IL G igned and Sealed May 01, 1998 Date: Type of Organization. By: By:	(SEAL)
LAW TITLE INSUR 1300 120QUOIS 1 NAPERVILLE, IL Signed and Sealed May 01, 1998 Date: Type of Organization. By: By: By:	(SEAL) STATE OF ILLINOIS COUNTY of LAND C RUBALCAVA ROLSALBA RUBALCAVA ARACELI RUBALCAVA ROLSALBA RUBALCAVA (SEAL) (SEAL) (SEAL) (SEAL) ACKNOWLEDGEMENT STATE OF ILLINOIS County of LAND C RUBALCAVA ROLSALBA RUBALCAVA AND ARACELI RUBALCAVA ROLSALBA RUBALCAVA (SEAL)
LAW TITLE INSUR 1300 120QUOIS 1 NAPERVILLE, 11 Signed and Sealed May 01, 1998 Date: Type of Organization. By: By: By:	(SEAL) (SEAL)
LAW TITLE INSUR 1300 120QUOIS 1 NAPERVILLE, IL igned and Sealed May 01, 1998 Date: Type of Organ zation. By: By: By:	(SEAL) STATE OF ILLINOIS COUNTY OF LAND C RUBALCAVA ROLSALBA RUBALCAVA ARACELI RUBALCAVA (SEAL)

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ADDITIONAL PROVISIONS

- S, Mortgage as Security. This Mortgage secures prompt payment to Lender of (a) the sum stated in the first paragraph of this Mortgage, plus interest and charges according to the terms of the promissory notes or agreement of Borrower to Lender identified on the reverse side, and any extensions, renewals or mosticulors signed by any Borrower of such promissory notes or agreement, (b) to the extent not prohibited by applicable lew (i) any additional sums which are in the future loaned by Lender to any Mortgagor, to 2ny Mortgagor and another or to another guaranteed or endorsed by any Mortgagor, and any Mortgagor, to 2ny Mortgagor, to 2ny
- 6. Yams. To the extent not paid to Lender under paragraph 8(a), Mortgagor shall pay before they become desinquent all laxes, assessments and other charges which may be did not assessed against the Property, or against Lender upon this Mortgage or the Obligations or other debt secured by this Mortgage, upon Lender's interest in the Property, and er to Lender receipts showing timely payment
- 7. Insurance. Mortgagor shall leep the improvements on the Property Insured against direct loss or damage occasioned by fire, flood, extended coverage perits and such other hazards as Lender may require, through instruces approved by Lender, in amounts, without co-insurance, not less than the unpaid balance of the Obligations or the full replacement value, whichever is tess, and shall pay the premiums when due. The policies shall contain the standard mortgage clause in favor of Lender and, unless Lender otherwise agrees in writing, the original of all policies covering the Property shall be deposited with Lender. Subject to Lender's approval. Borrower is fine to select the insurance shall be applied, at Lender's option, to the installments of the Obligations in the inverse order of their maturities (without penalty for prepayment) or to the restoration of the improvements on the Property in extinguishment of the indepted all right, title, and interest of Mortgagor in and to any Insurance then in force shall pass to the purchaser or grantee.
 - agory Cive ants. Mortgagor co
- lengagor* Chee ants. Morigagor covenants.

 (a) Escrow. If an escrow is required by Lender, to pay Lender sufficient funds, at such times as Lender designates, to pay when due (1) the estimated annual real estate taxes and ...seesmeets on the Proporty, (2) all property and hazard insurance premiums. (3) flood insurance premiums, if any. (4) if payments owed under the Obligations et a.g. transleed by morigage guaranty insurance, the premiums necessary to pay for such insurance, and (5) other items agreed to be included in the escrow. Lent. et it. at any time, collect and hold such escrow funds in an amount not to exceed the maximum amount a lender for a federally related morigage loan may require for it digs jot's secrowal account under the federal Real Estate Settlement Procedures Act of 1974, as amended from time to time. Lender may estimate the amount of et allow funds due on the basis of current data and reasonable estimates of future expenditures of future scrow account funds or as otherwise required by applicable law. Lender's general funds. If the escrowed funds held by Lender exceed the amount permitted to be held by applicable law. Lender secrowed funds in a manner determined by Lender or as other rise required to applicable law. If the escrowed funds held by Lender at any time are not soft-cent to pay the escrow account terms when due or as otherwise required by applicable law. If the escrowed funds held by Lender at any time are not soft-cent to pay the escrow account terms when due or as otherwise required by applicable law. If the escrowed funds held by Lender at any time are not soft-cent to pay the escrowed recomes when the content may notify Mortgagor in writing, and Mortgagor shall pay to Lender the amount recessary to make up the jet in a manner determined by Lender or as otherwise required by applicable law.

 (b) Condition and Repair. To lever the Property in good and tenantable condition and repair, and to restore or replace damaged or destroyed improvements and followers:

 - Liens. To keep the Property free from hins a id encumbrances superior to the ken of this Mortgage and not described in paragraph 2 on the reverse side.

 Other storigages. To perform at of Mo. Tugr. 3 obligations and duties under any other mortgage or security agreement on the Property and any obligation to pay secured by such a mortgage or security agreement.
 - Waste. Not to commit waste or permit waste to be committed upon the Property.
 - Conveyance. Not to set, assign, lease, mortgage, convey or otherwise transfer any legal or equitable interest in all or part of the Property or permit the same to occur without the prior written consent of Lender and, will but insect to Mortgagor, Lender may deal with any transferee as to his interest in the same manner as with Mortgagor, without in any way discharging the liability of Mortgagor under this Mortgagor or the Obligations.

 Alternation or Removel. Not to remove, demoists or max_w_aller any part of the Property, without Lender's prior written consent, except Mortgagor may remove a findure, provided the fixture is promptly replaced with another fluture of at least equal utility.

 - Condemnation: To pay to Lender all compensation received to the lating of the Property or any part, by condemnation proceeding (including payments in conformise of condemnation proceedings), and all compensation received as damages for injury to the Property, or any part. The compensation shall be applied in such manner as Lender determines to rebuilding of the Property or .0 the Champtons in the inverse order of their maintries (without penalty for prepayment), the execution. Lender and its authorized representatives may enter the Property and to conduct environmental assessments and audits of the Property and to conduct environmental assessments and audits of the Property.

 Champtons to Comply with all leave, ordinances and regulations affecting the Property, and

 Subregalion. That Lender is subrogated to the lien of any mortgage or oft in the 1 discharged, in whole or in part, by the proceeds of the note(s) or agreement
 - (1)

 - id on the reverse side.
- S. Environmental Laws. Morigagor represents, warrants and covener/is to Lender (a) that do my, th' neered of Morigagor's ownership or use of the Property no substance has been, is or with be present, used, stored, deposited, treated, recycled or disposed of on under, m or about the Property in a form, quantity or manner which if known to be present on under, in or about the Property would require clean-up, removal or some other remedial action ("hie" ard is Substance") under any federal, state or local laws, regulations, ordinances, codes or rules ("Environmental Laws"); (b) that Morigagor has no knowledge, after due inquiry. If any prior use or existence of any Hazardous Substance on the Property yany prior owner of or person using the Property (c) that, without limiting the foreign m. Morigagor has no knowledge, after due inquiry, his the Property contains asbestos, polychlorinated bipheny components (PCBs) or underground storage tarks, (d) that the "we no conflictors existing currently or likely to exist during the term of this Morigagor which would subject Morigagor to any diamages, penalties, injunctive road or clean-up costs in any go "mm; had or regulatory action or hird party cleans relating to any Hazardous Substance; (e) that Morigagor is not subject to any count or administrative proceeding, judgment, disc se, or union feature of the transportation of hird party cleans in the feature mental in compliance with all Environments (ask directors, officers, employees and agents from all loss, cost (including reasonable altoneys' less and legal armines), bushing and demands and hird party cleans of any Hazardous Substance on indicent relating to the presence, use, storage, deposit, treating in entering the transportation of any Hazardous Substance on the Property, or the transportation of any Environmental Law. Morigagor shall immediately note the Property, or (iii) the imposition of any governmental ion from the Property, or the transportation of any Environmental law. Morigagor shall immediately notely Le Morigagor shall immediately notify Lend tance on, in, under or about the Property.
- 18. Authority of Lender to Perform for Storigegor, if Mortgagor balls to perform any of Mortgagor's dubes set forth in this Mortgagor, ender may after graing Mortgagor any notice and opportunity to perform which are required by law, perform the dubes or cause them to be performed, including without limitation signing, whose, spor's name or paying any amount so required, and the cost shall be due on demand and secured by this Mortgage, bearing interest at the highest rate stated in any docur and encourage or Disgation, but not in excess of the misumum rate permitted by law, from the date of expenditure by Lender to the date of payment by Mortgagor any Mortgagor and so opportunity to cure are required by law, or the document evidencing the Obligation will become immediately payable unless notice is Mingagor or Borrower and an opportunity to cure are required by law, or the document evidencing the Obligation and, in that event, the Obligation will become payable time with all owns paid by Lender as authorized or required under this Mortgage or any Obligation, shall be collectible in a suit at law or any first shorigage by action, or both, or by the eventure of any other remoty available at law or equiry

 12. Welver, Lender may waits any debatif without wearing any other subsequent or prior default by Mortgagor.
 - iver. Lender may waive any detault without waiving any other subsequent or prior default by Mortgagor
 - her of Sale. In the event of toreclosure, Lender may set the Property at public sale and execute and deliver to the purchasers deeds of conveyance pursuant to statute large of Reinstatement and Redemption. To the extent not promoted by law, Mortgagor Expressly waives any and air rights of reinstatement and redemption with
- 15. Possession of Property. Mortgagor agrees that upon the occurrence of an event of default, Lender shall be entitled, but is not required, to possession of the Property. Without bond, subject to applicable law. Lender shall have all of the rights and provideges of a Mortgagor in possession provided by law, and shall be entitled to reimbursement for
- without botto, souper, to approxime twit. Entired take in serve on the rights and incorporate provided by take, and shall be entitled to reimbursement for reasonable costs, expenses and third party management feet incurred in confinction with SuCh Dossession provided by take, and shall be entitled to reimbursement for reasonable and Leases. Mortgagor assigns and transfers to Lender, as additional security for the Obligations, at rents which become or remain due or any agreement or lease for the use or occupancy of any part or all of the Property. Until the occurrence of an event of default, Mortgagor's leases for the use or occupancy of any part or all of the Property. Until the occurrence of such an event of default, Mortgagor's leases to collect is terminated and Lender shall be entitled to such rents, issues and profits from the Property, but upon the occurrence of such an event of default, Mortgagor's leases to collect is terminated and Lender shall be entitled to such rents, issues and profits and may, after giving Mortgagor any notice and opportunity to perform required by law, notify any or all tenants to pay all such rents dented to such rents, issues and profits and may action to enforce the assignment (including notice to the tenants to pay denotity to Lender or the commencement of a forectious
- wholestee the trainer state of white the enter or the contract of the experiment of a receiver.

 17. Receiver, Upon the commencement or during the pendency of an action to forecose this Mortgage, or enforce any other remedies of Lender under it, without regard to the adequacy of inadequacy of the Property as security for the Obligations if the Mortgage is entitled to possession of the Property pursuant to applicable law, then upon request of the Mortgages, the court shall appoint a receiver of the Property (including fromted) designated by Lender without bond, and may empower the receiver to take possession of the Property and collect the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale and the expiration of the nd exercise such other powers as the court may grant until the confirmation of sale and the expiration of the when so collected, to be held and applied as required by lew motion period, if any, and may order the rents, issues and profits, when so colle
- were Without Bediciency Judgment. To IL affy: can morigagor agree to consent foreclosure or deed in lieu or precousing an incrugage of the water to the stant not prohibited by law, Morigagor shall pay all resonable costs and expenses before and after judgment, including without limitation, afforeign to environmental assessments, inspections and audits, and fees and expenses for obtaining title endence incurred by Lender in protecting or enforcing as 19. Em fees, fees and expenses for environm rights under this Morigage.
- 28. Severability; Governing Law, invalidity or unenforceability of any provision of this Mortgage shall not affect the validity or enforceability of any other provision. The validity, involved the validity of enforcement of this Mortgage are governed by the laws of littios
- seem and Acad na. The c at and several. This Mortgage benefits Lender, its successors and assigns, and binds Mortgagor(s) and their respective heirs, personal representatives, successors and assigns.
- zz. untire Agreement. This Mortgage is intended by the Mortgagor and Lender as a final expression of this Mortgage and 8.3 & COMPTRIE BAT EXCUSIVE Statement of its ferms, there being no conditions to the full effectiveness of this Mortgage. No perol evidence of any nature shall be used to supplement or monthly any terms.