M. D. R. To G. A. G. E. . The control

Streamwood Open

outhis Mortgage is made this was 27th to be day of double .e 1986 eas February Mortgagor, Frank John Capaci and Shirley M. Capaci, his wife as joint (herein Borrower"), and the Mortgages, Old Stone Credit Corporation of Hillands, a comporation organized and existing under the laws of Hillinois whose address is 1701 E. (Woodfield Road, Suite 652% Schaumburg 111 inois 60195 ুল (horein MienderM)ফুট ১৮ ট্রট জালের

Whereas, Borrower is Indebted to Lender in the principal sum of U.S. \$ 39\$400900 Percent which indebtedness is evidenced by:Borroweris:note:dated:::::::::February:27::::1986::::::: renewals thereof (herein "Note"), providing for monthly sinstall ments of principal sand interest, with the balance of indebtedness, if not sooner paid, due and payable on hearth 5, 1996 or be in

To Secure to Lender the repayment of the Indebtedness evidenced by the Note, with Pinterest thereon; we the payment of all other sums, with interests thereon, advanced. In accordance herewith to protect the ... security of this Martgage; and the performance of the governments and agreements of Borrower herein contalned, Borrower does hereby mortgage, grantmand convey to be ender, the stollowing ideach bed i property State of Illinoispages read that is because located in the County of __ Cook

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Neoto#690 in Woodland Heights Unit 2 being a Subdivision in Sections 23 and 26 Fownship 41: North, (Range) 9, Casts of the Third Principal Meridian; according to 170, the plat thereof recorded in Resorders Office on Nov 28, 1958 as document and the 17389928 and filed in Registrar Cifice as document LR 1831943 in Cook County Illinois 1,75 0 1, is annumber of the major of the first of the

asocración of 160. Parte levilage com teat controlas amenios a 163 mante es Proposas, emis a as no riest sua segir absociara 463 mante esta de la la controla de come acceptate out to be as as also 66.03.77 Permanent Parcel Number - 44-48-103

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of 21p Code: Fort , a complete to stour borner to the endefiner book and the energies Together with all the improvements now on hereafter enected on the property, and all desements, onights, appuntenances andorents, all of which shall be deemed to be and nemalica port of the property accovered by this Montgage; and althout oragonage independently with said property (or the leasehold estate with this Mortgage is on a leasehold) are hereinaftenureterned to lear the "Property" (1981) in Consultation

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Barrower covenants that Barrowen-is: (awfully selsed) of the estate hereby conveyed, and has the right ere to mortgage, grante and conveyethe. Property, and with a telefold Property (Isdunencumbered, Sexcept for encum-«brances of record. Borrower::covenants::that Borrower:warrants:fand:w.[∤]:defend genérelijy/the filtle to the Property against all claims and demands, subject to encumbrances of record, and UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows: 1986-1986-1989-1989-1989

1. Payment of Principal and interest of Borrower shall spromptly spay when due the principal and Interest Indebtedness evidenced, by the Note and Nate, charges as provided in the Note of 100 mm.

2. Funds for Texes and Assurance. Subjects to applicable lawford aswrittens waters by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sum (horein "Funds") equal to one-twelfth of the yearly taxes and assessments (Including condominium and planned unit development assessments of early in the may attain priority: over this Montgage and ground ments, on the Property; diff any probable the of Syearly premium Installments for hazard insurance, plus one-twelfth of yearly (premium linetallments) for mortgage insurance, it any, all as reasonably estimated initially cand from time to time by kender on the basis of assessments and bills: and preasonable eastimates thereof. A Borrower shall not be obligated to make such payments of Funds its Lender to the extent that Borrower-makes such apayments to the cholder of a prior mortgage or deed of struct if such holder is an institutional fender price at the 3 to 6 and remark for

it. Borrower: pays: Eunds. to, Lender, . the: Funds: shelt/obesheld/stin ahethat/tutton..the/deposits/for accounts work which rare binsured fore guaranteed fby, a Federal consistate agency (thicked ingo Lenders it Lenders is such an increasing the state of the content of the first and a content of the content of

This document prepared by S. Zemia, 1701 E. Woodfield Road, Schaumburg, Ill. 60195

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Form #963 IL (Rev. 3/85) WP

rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bilits, unless lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual 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 pledged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments; insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's aption, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisation by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by inis Mortgage.

- 3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Nove and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Linder by Borrower under paragraph 2 hereof, then to interest payable on the Note, and then to the principal of the Note.
- 4. Prior Mortgage and Deeds of Trust; Charges; items. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, agreements and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any.
- 5. Hazard Insurance. Borroler shall keep the improvements now existing or hereafter erected on the Property Insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require.

The insurance carrier providing the injurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to ender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage.

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

- if the Property is abandoned by Borrower, or if Borrower, falls to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to callect and apply the insurance proceeds at Lender's Cooption either to restoration or repair of the Property or to the sur- secured by this Mortgage.
- 6. Preservation and Maintenance of Property; Lease of the Condominiums; Planned Unit Developments. Borrower shall keep 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 provisions of any lease is any l
- 7.0 Protection of Lender's Security. If Borrower falls to perform the coverants and agreements contained in this Mortgage, to life any action on 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, edisburse such sums, including reasonable attorneys fees, and take such action as is necessary to protect Lender's interest, if Lender required mortgage insurance as a condition of making the toan-secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates 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 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 contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

- 8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided—that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.
- 9. Condemnation: The proceeds of any award connectains for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in fleu of condemnation, are hereby assigned; and shall be paid to Lender; subject to the terms of any mortgage, deed of trust or other security agreement with a liter which has priority over this Mortgage,
- 10. Borrower Not Released; Forbearance By: Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor! In interest of Borrower shall not operate to release, in any manner, the Hability of the original Borrower's successors in interest. Lender shall not be required to commence proceedings

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Borrover to acceleration and forectosure, if the breach is not cured on or before the date specified in the matice, Lender, at Lenderts option, may declare all of the sumal secured by this Mortgege to be Ammediately due and opeyable withouts further odesand and many forecloses this Mortgage by (judicial proceeding. e . Lender e shall the centified e to collect e in e such a proceeding e at e expenses e of e for ectosure, lactuding, but not will inited to; reasonable attorneys lifees and costs of documentary evidence, abstracts and title reports.

.18. -: Borrowen's Right to Reinstate. Notwithstanding Cander's Pacceleration Pafithe (sums) secured by this Mortgage due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lander to enforce this Montgage discontinued at any time prior to the entry of anjudgment enforcing this Montgage (fix (a) Borrower pays Lender althouis which would be then idual under this Montgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrowers contained the this Montgage; (c) Sorrower spays that is reasonable expenses thourised by Cander In enforcing the covenants and agreements of Borrower contained "in this Mortgage," and "in enforcing Lender's remedies as provided in paragraph:17 hereof, including, but not limited to pressonable attorneys! feas; and (d). Borrowers takes such sections as Lender may reasonably required to assure that the field of this Mortgage, Lander's Interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. "Upon such payment and cure by Borrower, this Mortgage and the obligations as ined-hereby shaft-remaintuil force and effect as littino acceteration had occurred.

- Assignment of Rents: Appointment of Receiver: Asmadditionalisecurity hereunder; Borrover v heraby: assigns. [a:]Lender the vienta: of other Property; throw I ded that "Barrower (shall);" fir tot to Societier atton under paragraph in nevertion abandonment of the Property; have the right to collect and retain such rents as: They become due this payable; :: : Light 1 1 telephoremost general bereinstruck

Chilit Upon :acceleration Daries:paragraph 1.7 hereof for (abandonment) of The Property) (tender (she)/(beneht) tied to have a receiver appointed by a court to enter upon; take possession of and manage the Property and to collect, the rents of, the Property line anding those (past#due#9/API) rents collected by the receiver shot), be applied first to payment of the costs of management of the Property and collection of rents, including, but not dimited to, receiver's fee, premiums one receiver's bonds and reasonable attorneys? fees, and then to the sums secured by this Mortgage; . Therrecelverrshatt'be⊰(łabłé to≋accountionty"for thosé rents actually received.

od - **20. ...Release.** Upon paymentoot of ott cumst secured by≎thlisiMortgage;"Lender?shattterelesse dhis Mortgage without charge to Borrower. Borrower the L paylattecosts of mecandations of page 16 and to will a

no 21s; Malver of Homesteed. Borrower hersky walvesuall rights of homesteed examption in the Property.

or a provinct make control and the REQUESTAFORMATA CEMOFADEFAULT) testion a switch for plantage appropriate AND FORECLOSURE ADER SUPERIOR MORTGAGES OR DESTAS OF TRUST

as a Borrower and Lenden request the holder of any mortgets, deed of trust or other endumbrance with a uliten which than priority-over this Montgage to give Notificanta bender; Matt Lenderts' address sistinforth on pages ones of othis. Montgage, of lanyodefault under otherosupenic mile joumbrance candifof cany isa terior lother o**foreclosure.action.** to existen as seef no seem so goal veb at

::: In Witness Whereof. Borrower has executed this Mortage

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a Notary Public In and toresald county and state, do Judy L. Zeivel hereby certify that Frank John Capacis and Shirley Mis Capacis of His Wife personally known to nee to be the same person(s) whose name(s) avarenee subscribed to the foregoing instrument, appeared no before me this day in person, and acknowledged that athey maisigned and delivered the said instrument was their free voluntary act, for the was and purposes therein set forth.

0.163

27th endday of end Given under my hand and official seal; this February,

West Transition Expires on confirm token their Tely 12, 1987

*** Notary*Public Judy)Da Zeivel als a d

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Schaumburg, Illinois 60195

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against such successor or refuse to extend time for payment or otherwise modity emortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors this interest. Many forbearance by Lenden in exercising any right or remedy hereunder, or otherwise affordmed by applicable law, shall not be a waiver of on prectude the exercise of any such right or remedy.

agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Borrower's interest in the Property to Lender under the terms of this Mortgage; (b) is not personally itable on the Note 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 Note without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower'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 Borrower provided for in this Mortgage shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may ansignate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified 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 tear given to Borrower or Lender when given in the manner designated herein.

deemed to have teer given to Borrower or Lender when given in the manner designated herein.

15. Governing Dw; Severability. The state and local laws applicable to this Mortgage shall be the laws of the jurisdict or in which the Property is located. The foregoing sentence shall not limit the applicability of Federa' law to this Mortgage. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note with can be given effect without the conflicting provision, and to this end the provisions of this Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys" test include all sums to the extent not prohibited by applicable law or limited herein.

14. . Burrowerts Copy. Borrower shall be furnished acconformed copy of the Note and of this Mortgage at the time of execution or after recordation beneaty.

home rehabilitation Loan Agreement. Connower shall fulfillited Lot Borrower's obligations under any home rehabilitation, improvement, repair. In other toan agreement which Borrower enters into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form-acceptable to Lender, an assignment of any rigids, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

Property or an interest therein; is sold or transferred by Borrower (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a stural person or persons but is a corporation, partnership, trust or other legal entity) without Lendar's prior written consent, excluding (a) the creation of a lien or encumbrance subordinates to this Society. Instrument which does not relate to a transfer of rights of occupancy in the property, (b) the creation of a purchase money security interest for household appliances (c) a transfer by devise, descent or by prevailed of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by this Security Instrument to be immediately due and payable.

if Lender exercises such option to accelerate, Lender shall mail Borrover notice of acceleration in accordance with paragraph 12 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrover may pay the sums declared fig. If Borrover falls to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrover, Invoke any remedies permitted by paragraph 17 hereof.

Lender may consent to a sale or transfer if: (1) Borrower causes to be a similar to Lender Information required by Lender to evaluate the transferee as if a new loan were being made to the transferee; (2) Lender reasonably determines that Lander's security will not be imperso and that the risk of a breach of any covenant or agreement in this Security instrument is acceptable; (3) interest will be payable on the sums secured by this Security instrument at a rate acceptable to Lender; (4) changes in the terms of the Note and this Security instrument required by Lender are made, including, for example, periodic adjustment in the interest rate, a different final payment date for the loan, and addition of unpaid interest to principal; and (5) the transferee signs an assumption agreement that is acceptable; to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security instrument, as modified if required by Lender. To the extent permitted by capplicable law, Lender also may charge a reasonable fee as a condition to Lender's consent to any sale or transfere.

Borrover 2011 continue to be obligated under the Note and this Security Instrument unless tender releases Borrover in writing.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree of clipms.

17. Acceleration; Remedies. Description in programs to hereof upon Borrower's precise of any covenant or agreement of Borrower in this Nortgage, Including the covenants to gay when due any sums sected by tills Mortgage, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach (3) a date, not less than 10 days from the date, the notice is malied to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice any result in acceleration of the sums secured by this Mortgage forecastion by Janicial grocesting, and sale of the Property. The notice shall further inform Borrower of the right to constant acceleration of the foreclosure proceeding the nonexistence of a dispute of any other description of

OLO STONE CREOT 1701 E. WOODFIELD RO SCHAUNBURG, 11, 60195