

UNOFFICIAL COPY

LOAN RIDER

0 3 4 1 1 3 3 0

LOAN NO.

011704942

DATE

February 4, 1986

THIS RIDER is incorporated into a certain Security Instrument dated of even date herewith given by the undersigned (the "Borrower") to St. Paul Federal Bank For Savings (the "Lender") to secure a mortgage indebtedness; said Security Instrument encumbers real property commonly described as:

103 VILLA, STREAMWOOD IL 60103

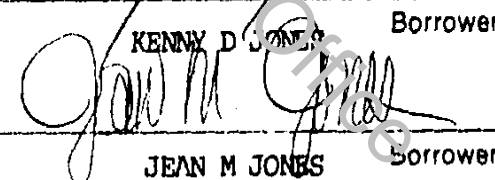
(PROPERTY ADDRESS)

1.) Borrower and Lender agree that notwithstanding anything contained in Uniform Covenant 21 of the Security Instrument, Lender is hereby authorized to charge a reasonable fee for the preparation and delivery of a release deed.

2.) Borrower and Lender agree that if the Federal National Mortgage Association or the Federal Home Loan Mortgage Corporation buy all or some of the Lender's rights under the Security Instrument, this Rider will no longer have any force or effect.

IN WITNESS WHEREOF, BORROWER has executed this RIDER.



KENNY D. JONES Borrower


JEAN M. JONES Borrower

UNOFFICIAL COPY

3499380

NOTE IDENTIFIED

(Space Above This Line For Recording Data)

LOAN NO. 011704942

MORTGAGE

THIS MORTGAGE ("Security Instrument") is given on February 4, 1986 . The mortgagor is
KENNY D JONES AND JEAN M JONES, HIS WIFE ("Borrower").

This Security Instrument is given to ST. PAUL FEDERAL BANK FOR SAVINGS, which is organized and existing under the laws of the United States of America, and whose address is 6700 W. North Avenue, Chicago, Illinois 60635 ("Lender"). Borrower owes Lender the principal sum of

FIFTY EIGHT THOUSAND / FIVE HUNDRED AND NO /100----- Dollars
(U.S. 58,500.00). 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 FEBRUARY 1, 2016 . This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property located in COOK
County, Illinois:

LOT SIXTEEN HUNDRED SEVENTY NINE ----- (1679)
IN WOODLAND HEIGHTS UNIT FOUR, BEING A SUBDIVISION IN
SECTION 23 AND 24, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE
THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF
REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF
COOK COUNTY, ILLINOIS, ON JULY 14, 1960, AS DOCUMENT NUMBER
1931799, IN COOK COUNTY, ILLINOIS.

688653
688654
688655
688656
688657
688658
688659
688660
688661
688662
688663
688664
688665
688666
688667
688668
688669
688670
688671
688672
688673
688674
688675
688676
688677
688678
688679
688680
688681
688682
688683
688684
688685
688686
688687
688688
688689
688690
688691
688692
688693
688694
688695
688696
688697
688698
688699
688700
688701
688702
688703
688704
688705
688706
688707
688708
688709
688710
688711
688712
688713
688714
688715
688716
688717
688718
688719
688720
688721
688722
688723
688724
688725
688726
688727
688728
688729
688730
688731
688732
688733
688734
688735
688736
688737
688738
688739
688740
688741
688742
688743
688744
688745
688746
688747
688748
688749
688750
688751
688752
688753
688754
688755
688756
688757
688758
688759
688760
688761
688762
688763
688764
688765
688766
688767
688768
688769
688770
688771
688772
688773
688774
688775
688776
688777
688778
688779
688780
688781
688782
688783
688784
688785
688786
688787
688788
688789
688790
688791
688792
688793
688794
688795
688796
688797
688798
688799
688800
688801
688802
688803
688804
688805
688806
688807
688808
688809
688810
688811
688812
688813
688814
688815
688816
688817
688818
688819
688820
688821
688822
688823
688824
688825
688826
688827
688828
688829
688830
688831
688832
688833
688834
688835
688836
688837
688838
688839
688840
688841
688842
688843
688844
688845
688846
688847
688848
688849
688850
688851
688852
688853
688854
688855
688856
688857
688858
688859
688860
688861
688862
688863
688864
688865
688866
688867
688868
688869
688870
688871
688872
688873
688874
688875
688876
688877
688878
688879
688880
688881
688882
688883
688884
688885
688886
688887
688888
688889
688890
688891
688892
688893
688894
688895
688896
688897
688898
688899
688900
688901
688902
688903
688904
688905
688906
688907
688908
688909
688910
688911
688912
688913
688914
688915
688916
688917
688918
688919
688920
688921
688922
688923
688924
688925
688926
688927
688928
688929
688930
688931
688932
688933
688934
688935
688936
688937
688938
688939
688940
688941
688942
688943
688944
688945
688946
688947
688948
688949
688950
688951
688952
688953
688954
688955
688956
688957
688958
688959
688960
688961
688962
688963
688964
688965
688966
688967
688968
688969
688970
688971
688972
688973
688974
688975
688976
688977
688978
688979
688980
688981
688982
688983
688984
688985
688986
688987
688988
688989
688990
688991
688992
688993
688994
688995
688996
688997
688998
688999
6889000
6889001
6889002
6889003
6889004
6889005
6889006
6889007
6889008
6889009
6889010
6889011
6889012
6889013
6889014
6889015
6889016
6889017
6889018
6889019
6889020
6889021
6889022
6889023
6889024
6889025
6889026
6889027
6889028
6889029
6889030
6889031
6889032
6889033
6889034
6889035
6889036
6889037
6889038
6889039
6889040
6889041
6889042
6889043
6889044
6889045
6889046
6889047
6889048
6889049
6889050
6889051
6889052
6889053
6889054
6889055
6889056
6889057
6889058
6889059
6889060
6889061
6889062
6889063
6889064
6889065
6889066
6889067
6889068
6889069
6889070
6889071
6889072
6889073
6889074
6889075
6889076
6889077
6889078
6889079
6889080
6889081
6889082
6889083
6889084
6889085
6889086
6889087
6889088
6889089
6889090
6889091
6889092
6889093
6889094
6889095
6889096
6889097
6889098
6889099
6889100
6889101
6889102
6889103
6889104
6889105
6889106
6889107
6889108
6889109
6889110
6889111
6889112
6889113
6889114
6889115
6889116
6889117
6889118
6889119
6889120
6889121
6889122
6889123
6889124
6889125
6889126
6889127
6889128
6889129
6889130
6889131
6889132
6889133
6889134
6889135
6889136
6889137
6889138
6889139
6889140
6889141
6889142
6889143
6889144
6889145
6889146
6889147
6889148
6889149
6889150
6889151
6889152
6889153
6889154
6889155
6889156
6889157
6889158
6889159
6889160
6889161
6889162
6889163
6889164
6889165
6889166
6889167
6889168
6889169
6889170
6889171
6889172
6889173
6889174
6889175
6889176
6889177
6889178
6889179
6889180
6889181
6889182
6889183
6889184
6889185
6889186
6889187
6889188
6889189
6889190
6889191
6889192
6889193
6889194
6889195
6889196
6889197
6889198
6889199
6889200
6889201
6889202
6889203
6889204
6889205
6889206
6889207
6889208
6889209
6889210
6889211
6889212
6889213
6889214
6889215
6889216
6889217
6889218
6889219
6889220
6889221
6889222
6889223
6889224
6889225
6889226
6889227
6889228
6889229
6889230
6889231
6889232
6889233
6889234
6889235
6889236
6889237
6889238
6889239
6889240
6889241
6889242
6889243
6889244
6889245
6889246
6889247
6889248
6889249
6889250
6889251
6889252
6889253
6889254
6889255
6889256
6889257
6889258
6889259
6889260
6889261
6889262
6889263
6889264
6889265
6889266
6889267
6889268
6889269
6889270
6889271
6889272
6889273
6889274
6889275
6889276
6889277
6889278
6889279
6889280
6889281
6889282
6889283
6889284
6889285
6889286
6889287
6889288
6889289
6889290
6889291
6889292
6889293
6889294
6889295
6889296
6889297
6889298
6889299
6889300
6889301
6889302
6889303
6889304
6889305
6889306
6889307
6889308
6889309
6889310
6889311
6889312
6889313
6889314
6889315
6889316
6889317
6889318
6889319
6889320
6889321
6889322
6889323
6889324
6889325
6889326
6889327
6889328
6889329
6889330
6889331
6889332
6889333
6889334
6889335
6889336
6889337
6889338
6889339
6889340
6889341
6889342
6889343
6889344
6889345
6889346
6889347
6889348
6889349
6889350
6889351
6889352
6889353
6889354
6889355
6889356
6889357
6889358
6889359
6889360
6889361
6889362
6889363
6889364
6889365
6889366
6889367
6889368
6889369
6889370
6889371
6889372
6889373
6889374
6889375
6889376
6889377
6889378
6889379
6889380
6889381
6889382
6889383
6889384
6889385
6889386
6889387
6889388
6889389
6889390
6889391
6889392
6889393
6889394
6889395
6889396
6889397
6889398
6889399
6889400
6889401
6889402
6889403
6889404
6889405
6889406
6889407
6889408
6889409
6889410
6889411
6889412
6889413
6889414
6889415
6889416
6889417
6889418
6889419
6889420
6889421
6889422
6889423
6889424
6889425
6889426
6889427
6889428
6889429
6889430
6889431
6889432
6889433
6889434
6889435
6889436
6889437
6889438
6889439
6889440
6889441
6889442
6889443
6889444
6889445
6889446
6889447
6889448
6889449
6889450
6889451
6889452
6889453
6889454
6889455
6889456
6889457
6889458
6889459
6889460
6889461
6889462
6889463
6889464
6889465
6889466
6889467
6889468
6889469
6889470
6889471
6889472
6889473
6889474
6889475
6889476
6889477
6889478
6889479
6889480
6889481
6889482
6889483
6889484
6889485
6889486
6889487
6889488
6889489
6889490
6889491
6889492
6889493
6889494
6889495
6889496
6889497
6889498
6889499
6889500
6889501
6889502
6889503
6889504
6889505
6889506
6889507
6889508
6889509
6889510
6889511
6889512
6889513
6889514
6889515
6889516
6889517
6889518
6889519
6889520
6889521
6889522
6889523
6889524
6889525
6889526
6889527
6889528
6889529
6889530
6889531
6889532
6889533
6889534
6889535
6889536
6889537
6889538
6889539
6889540
6889541
6889542
6889543
6889544
6889545
6889546
6889547
6889548
6889549
6889550
6889551
6889552
6889553
6889554
6889555
6889556
6889557
6889558
6889559
6889560
6889561
6889562
6889563
6889564
6889565
6889566
6889567
6889568
6889569
6889570
6889571
6889572
6889573
6889574
6889575
6889576
6889577
6889578
6889579
6889580
6889581
6889582
6889583
6889584
6889585
6889586
6889587
6889588
6889589
6889590
6889591
6889592
6889593
6889594
6889595
6889596
6889597
6889598
6889599
6889600
6889601
6889602
6889603
6889604
6889605
6889606
6889607
6889608
6889609
6889610
6889611
6889612
6889613
6889614
6889615
6889616
6889617
6889618
6889619
6889620
6889621
6889622
6889623
6889624
6889625
6889626
6889627
6889628
6889629
6889630
6889631
6889632
6889633
6889634
6889635
6889636
6889637
6889638
6889639
6889640
6889641
6889642
6889643
6889644
6889645
6889646
6889647
6889648
6889649
6889650
6889651
6889652
6889653
6889654
6889655
6889656
6889657
6889658
6889659
6889660
6889661
6889662
6889663
6889664
6889665
6889666
6889667
6889668
6889669
6889670
6889671
6889672
6889673
6889674
6889675
6889676
6889677
6889678
6889679
6889680
6889681
6889682
6889683
6889684
6889685
6889686
6889687
6889688
6889689
6889690
6889691
6889692
6889693
6889694
6889695
6889696
6889697
6889698
6889699
6889700
6889701
6889702
6889703
6889704
6889705
6889706
6889707
6889708
6889709
6889710
6889711
6889712
6889713
6889714
6889715
6889716
6889717
6889718
6889719
6889720
6889721
6889722
6889723
6889724
6889725
6889726
6889727
6889728
6889729
6889730
6889731
6889732
6889733
6889734
6889735
6889736
6889737
6889738
6889739
6889740
6889741
6889742
6889743
6889744
6889745
6889746
6889747
6889748
6889749
6889750
6889751
6889752
6889753
6889754
6889755
6889756
6889757
6889758
6889759
6889760
6889761
6889762
6889763
6889764
6889765
6889766
6889767
6889768
6889769
6889770
6889771
6889772
6889773
6889774
6889775
6889776
6889777
6889778
6889779
6889780
6889781
6889782
6889783
6889784
6889785
6889786
6889787
6889788
6889789
6889790
6889791
6889792
6889793
6889794
6889795
6889796
6889797
6889798
6889799
6889800
6889801
6889802
6889803
6889804
6889805
6889806
6889807
6889808
6889809
6889810
6889811
6889812
6889813
6889814
6889815
6889816
6889817
6889818
6889819
6889820
6889821
6889822
6889823
6889824
6889825
6889826
6889827
6889828
6889829
6889830
6889831
6889832
6889833
6889834
6889835
6889836
6

UNOFFICIAL COPY

IN DUPLICATE

~~1337944~~

NCS

CHICAGO, IL 60635
103 N. MICHIGAN AVE
SAFETY DIVISION
PAUL R. BROWN
ASSISTANT SECRETARY
This instrument prepared by:

This instrument prepared by:

This instrument prepared by:

卷之三

MAR

Submitted by _____
Address _____

Deliver certificate to

~~Address~~ _____

Deliver duplicate Trust

UNIVERSITY OF TORONTO LIBRARY SYSTEM

42 ENNYY
Safeco

SAFECO TIME INSURANCE
22 W. LA SALLE ST.
SUITE 1700
CHICAGO, IL 60602

869067c / Josette

Given under my hand and official seal, this 3rd day of July, 1986
set forth.

_____, personally known to me to be the same person(s) whose name(s) are _____, subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that _____ the X _____ signed and delivered the said instrument as _____ free and voluntary acts, for the uses and purposes herein

State of Illinois
County ss: _____

1. Notary Public in and for said county and state.
2. Notary Public in and for said county and state.
do hereby certify that
Kenny D. Jones and Jean M. Jones, his wife

JEAN M JONES - BDRWCR
- (SBD) -

KENNY B JONES - Border Power
1991

BY SIGNING BELOW, Borrower accepts and agrees to the terms and conditions contained in the Security Instrument and in any rider(s) executed by Borrower and recorded with it.

Other(s) [Specify] _____

Instrumentation [e.g., clockable boxes] supports one or more sequences of this sequence, where each sequence is a part of this sequence.

23. Riders to this Security Instrument, if one or more riders are executed by Borrower and recorded together with
24. Rider to Homeowner's Certificate of Title such rider shall be incorporated into and shall amend and
25. Security Instruments and agreements of each such rider shall be incorporated into and shall amend and

receivers' bonds and reasonable attorney's fees, and then to the sums secured by this Security Instrument. Lender shall release this Security Instrument upon payment of all sums secured by this Security Instrument, less all reasonable costs.

the Property including those entitled to control upon, take possession of and manage the Property and to collect the rents or any other amount due.

entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 19, including, but not limited to, reasonable attorney fees and costs of title evidence.

date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security interest or any other debt or obligation of Borrower to accelerate and foreclose. If the default is not cured on or before the

failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by the security instrument.

19. **Accessories:** Remedies. Under shall give notice to Borrower to acceleration unless 17 unless of any covenant or agreement in this Agreement breached. The notice shall specify: (a) the default; (b) the action required to cure the default; (c)

UNOFFICIAL COPY

8. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower.

If the Property is abandoned by borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award to settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

10. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization 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 successors 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 Borrower 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.

11. Successors and Assigns Bound; Joint 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 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute 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 make any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consent.

12. Loan Charges. If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Note.

13. Legislation Affecting Lender's Rights. If enactment or expiration of applicable laws has the effect of rendering any provision of the Note or this Security Instrument unenforceable according to its terms, Lender, at its option, may require immediate payment in full of all sums secured by this Security Instrument and may invoke any remedies permitted by paragraph 19. If Lender exercises this option, Lender shall take the steps specified in the second paragraph of paragraph 17.

14. Notices. Any notice to Borrower provided for in this Security 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 shall be given by first class mail to Lender's address stated herein or any other address Lender 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.

15. Governing Law; Severability. This Security Instrument shall be governed by federal 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 provisions of this Security Instrument and the Note are declared to be severable.

16. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note had no acceleration occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraphs 13 or 17.

UNOFFICIAL COPY Produced with Microsoft Word 2003. Written by Michael Ladd. © 2008 Michael Ladd.

II Lender required mortgagage insurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the insurance terminates in accordance with Section 88 of the applicable law.

Lender may take action under this paragraph 7. Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower.

Borrower shall comply with the provisions of the lease, and if Borrower acquires fee title to the Property, the lessor shall merge unless Lender agrees to the merger in writing.

6. **Preservation and Maintenance of Property; Leaseholds.** Borrower shall not destroy, damage or subdivide this Security Instrument inimicably prior to the acquisition.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or reduce the notice given.

All insurance policies and rewards shall be susceptible to transfer, if Lender requires, Borrower shall provide a standard mortgage clause; Lender shall have the right to hold the policies and renewals, if Lender retains them. If Lender receives payment of all premiums and renewals, Lender may make proof of loss if not made prompt by Borrower.

3. Hazard Insurance. Borrower shall keep the insurance up to date and pay all premiums in advance. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld.

Borrower shall prominently disclose any loan which has priority over this Security Instrument unless Borrower (a) agrees in writing to the payment of the obligation secured by the loan in a manner acceptable to Lender; (b) contains in writing to the loan by, or defers a significant portion of the loan in the legal proceedings which it has filed against the Borrower; and (c) provides for the payment of the loan in installments which are due and payable at least quarterly.

3. **Chargers:** Lienes, Borrower shall pay all taxes, assessments, charges, expenses and impositions attributable to the property which shall priority over this Security Instrument payments of ground rents, if any.

permeable due to the presence of large amounts of water-soluble organic acids.

application is a credit application, it is subject to a separate credit approval process.

amounts of the Funds held by Lender is not sufficient to pay the debts which were due, Borrower shall pay to Lender any amount necessary to make up the deficiency in addition to all sums received by this Security instrument, less amounts paid to Lender, if under Paragraph 19 the Property or its acquisition by Lender, any Funds held by Lender at the time of liquidation prior to the sale of the Fund by Lender, any Funds held by Lender, no later than

If the amount of the Funds held by Lender, together with future monthly payments of Funds payable prior to the due dates of the escrow items, shall exceed the amount required to pay the escrow items when due, the excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly payments of Funds, if the due dates of the escrow items, shall exceed the amount required to pay the escrow items when due, the excess shall be, at Borrower's option, either repaid to Borrower or credited to Borrower on monthly payments of Funds.

requisites 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 shall provide for each Fund's debts to the Funds was made. The Funds are pledged as additional security for the sums due under this Agreement.

current data and reasonable estimates of future escrow items.