88377602

## unity (Harmanical by:

...VICTORIA E MULDROW.....

1.N. DEARBORN ST., CULCAGO, IL. 606Q2

MORTGAGE TO BOX 43

TAN 1960 (16,1) MG

LOAN NUMBER: 001020783

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THIS MORTGAGE is made this. 12th day of August 19.88, between the Mortgagor, EUGENE WILLIAMS and BERTHA WILLIAMS, his wife. (herein "Borrowor"), and the Mortgagoe, Citicorp Savings	
of Illinois, a Federal Savings and Loan Association, a corporation organized and existing under the faws of the United States, whose address is	
WHEREAS, Borrower is indebted to Lender in the principal sum of U.S. \$	
TO SECUES to Londor the repayment of the indobtedness evidenced by the Note, with interest thereon; the payment of all other sums with interest thereon, advanced in accordance herewith to protect the security of the Mortgage; and the performance of hereover herein contained, Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of	
LOT 31 IN BLOCK 2) IN PART OF SOUTH ENGLEWOOD, BEING A SUBDIVISION OF THE NORTHWEST QUARTER (1/4) OF SECTION 4 AND THAT PORTION OF THE NORTHEAST QUARTER (1/4 OF SECTION 5, 1/1) TEAST OF THE CENTERLINE OF THE CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD, ALL IN TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	
PERMANENT TAX NUMBER: 25-04-127-014 -88-377602	Ş
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#0222 # 75 # <del>- 3</del> 8-37 <b>760</b>	2
. COAK COUNTY RECORDER	
which has the address of 9043 SOUTH WALLACE CHICAGO	
[Street] [City]	
fffinois(herein "Property Address"); [Zip Code]	

TOGETHER with all the improvements now or hereafter erected on the property, and all easemouts, rights, appurtenunces and rents all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the lensehold ostate if this Mortgago is on a leasehold) are hereinafter referred to as the "Property."

Borrower covenants that Borrower is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and that the Property is anencambered, except hereby convoyed and has the right to martgage, covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record,

ILLINOIS-HOME IMPROVEMENT-1/100-FRIMA/FRIMC UNIFORM INSTRUMENT

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UNIFORM COVENANTS for over and bodie to regulation (separate for love): () 2

1. Payment of Principal and Interest. Herrower shall promptly pay when due the principal and interest indebtedness evidenced by the Note and late charges as provided in the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver 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 (hernin "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Mortgage and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender.

if Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lander is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance promiums and ground reats. Lender may not charge for so bolding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, 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 the 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, and 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 pleaged 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 promiums and ground rents, shall exceed the amount required to pay said taxes, assessments, as according and ground rents as they full due, such excess shall be, at Borrower's option, either promptly repair to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender and 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 payment as Lender may require.

Upon payment in full of all some secured by the Mortgage, Lander shall promptly refund to Borrower any Funds held by Lender. If under paragraph of heroof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, not later than itamediately prior to the sale of the Property or its acquisition by Lender, any Funds held by LEnder at the time of application as a credit against the sums secured by this Mortgage.

3. Application of Payments. Unless spoticable law provides atherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof'slad be applied by Lender first in payment of amounts payable to Lender by Borrower under payagraph 2 hereof, then to interest payable on the Note, and then to the principal of the Note.

4. Prior Mortgages and Doods of Trust; Charges; Liens. 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, assessments and other charges, fines and impositions act to itable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any.

5. Hazari Insurance. Burrower shall keep the impressions now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term 'er traded coverage", and such other hazards as Lander may require and in such amounts and for such periods as Louder may require.

The insurance carrier providing the insurance shall be chosen by dorrower subject to approved by London; provided, that such approved shall not be unreasonably withheld. All insurance ratio is and renewals thereof shall be in a form acceptable to London and shall include a standard mortgage chause in favor of and in a form acceptable to London shall have the right to hold the policies and renewals thereof, subject of 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 Londor. Lender may make proof of loss if not made promptly by Borrower.

If the Proporty is abundanced by Borrower, or if Borrower fails to respond to Louder within 30 days from the date notice is mailed by Lender to Borrower that the insurance currier offers to settle a chile for insurance benefits, Londer is authorized to collect and apply the insurance proceeds at Londer's option either to restor itiof or repair of the Proporty or to the sums secured by this Mortgage.

- 6. 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 or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this if any gaze is on a unit in a condominium or a planned unit development, Burrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium mor planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents.
- 7. Protection of Lander'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 interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse 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 loan secured by this Mortgage, Borrower shall pay the promiums 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 purigraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Barrower secured by this Mortgage. Unless Borrower and Lender Egree to other terms of payment, such amounts shall be payable upon notice from Lender to Barrower requesting payment thereof. Nothing contained in this puragraph 7 shall require Lender to incur any expense or take any action becomeder.

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 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 hereby assigned and shall be paid to Londer, subject to the terms of any mortgage, deed of trust or other security agreement with a lieu which has priority over this Mortgage.

մուս <sup>(</sup>Հրանսել օնի յօ յոթասօրոսըս Դոյցումում բան առը ծան rougat the cents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or 19. Assignment of itents: Appointment of itecciver. As additional security hereunder, iterawer bereby assigns to cherriago had noitealagen on it sa toolle had occurred.

horoundor, or othorwise afforded by applicable hwy, shall not be a waiver of or preclude the exercise of any sach vight or міціни) Востомив или Постомог'я виссована ін інбесова. Ану Іогіанастою бу Гландог ін ехогеївінд спу гіріс от готоду pryment or otherwise modify amortization of the same secured by this Mergage by reason of any demand made by the Conder whill not be required to commonce proceedings against such successor or retuse to extend time for shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. rowerroll to received in reservoirs of the Mortgage grande by Lender of any successor in interest of Borrower 10. Borrowar Not Balansad; Furbanzunea By Landor Not a Waiver. Extension of the time for payment or modificus

and of an equipment sidt guiglibour to revorted and guisneler toodliv bun trosnes s'reworted tadt tuadily oldb adt ину адтов to ок(вид, шоффу, torboar, от инако ану оther necommodations with regard to the terms of this Mortgage or иог Бикионија јирја он гре Доге ок андок гије Докевиће" илд (с) ибкоов српт усагдск чад чих одрск роккомък, роккиндк is (f) is the convey that Borrower's interest in the Property to Lender under the terms of this Mortgage, (b) soverul, Auy Borrower who co-signs this Mortguge, but does not execute the Note, (a) is co-signing this Mortgage only to barowar, mbjact to the provisions of paragraph 1d fareof Ad coverance and agreements (Borewer shall be joint a contribute sprift plud, and the rights horounder shall inure to, the respective successors and assigns of tender and 11. Successions and Analyna Bound; doint and Savoral Limbility; Co-nignora. The covenants and agreements become

such other rederess as Lander may design by notice to Borrower as provided berein. Any notice provided for in this un banajqoq poseju' unq (p) unk norjeo to tanqos apnit be litven by certified mail to lamber's address stated berein or to ифиловаей то Волгомов ил По Реороеву Афилова от ал мией отвог афилова ов Волгомот плау фейдались Бу посто со Солфо Horrower provided for the the Moregaga shall be given by delivering it or by mailing such natice by certified mail 13. Notion. Except for any notice required ander applicable law to be given in another manner, (a) any notice to Received and all appropriate Proporty.

13. Govern by Law; Sovorability. The state and local laws applicable to this Mortgage shall be the laws of the МосЦице (Бултро довина то било рвои Вугои со докомет ог Гендег марен дугои ил тре планист дездриллед ветет.

rugoany "costa", "expanses" and "triforneys" feas" include all sums to the extent not probibited by applicable from to arision, and to this chatte provisions of this Mortgage and the dole or beared to be severable. As used hereig conflict shaft not all set i ther provisions of this Mortguge or the Note which can be given effect without the conflicting this Mortgage. Let a creat that any provision or clause of this Mortgage or the Vote conflicts with applicable law, such or wal breabed in giffidnailigga oft rimit fon flads oangroos guiageral off". Jameal si grampet aut noikwat antoniabsiraj

14. Borrowar's Copy. Hay awer shall be turnished a conformed copy of the Mete and of this Mortgage at the time of

ыйртяў арарыя ал арайы даламы мідар даламал паў шула пічарыя Биліра мро янібіў пірог, пячаліція ал калдаал ін соннысцон may require dorrower to execute tad deliver to londer, in a form accoptable to londer, an assignment of any rjon! յահետձասալ! առնայե օւ օգրգե բայա ահացանագարվեր կօտեցառեւ գալցեւ չեր կերուգեն: Գուրգեւ գույգեւ, գույգեւ, -milliduder omni yan colon suolimijido s'eoworabil folla lithir ilada coworadi. Dagab**any una i** an**alimini 15.** Istilabilidud layer d daitubanna roffn yn nnitnooxn

Aith improvements made to the Property.

this Mort(age unless Lander releases Berrower in writh:::::: have some not and any of the property of the source of the contairing on option to parelmoe, Berrawer shall east or so be submitted information required by Lender to evaluate the operation of his upon the death of a joint tonned, of the grant of any leasehold interest of three years or less not nachading (a) tha craation of a flor or encumbrance sa partition while Mortgage, (b) a transfer by devise, descent, or by

κασπερί πιυλ φε μπρισμό σε τριστ τρόνε με συ πυσεοριζού μεσήμους οι στοσόν οι συλ σοχουσια σε στέροσ strobast that seminred graph glamasore, correspondently for the transferre, and the land of comming that I bender H

degree for designing the semidas permitted by paragraph 12 bereaft an Borrower fields to pay such sums prior to the expiration of such period, be derings, without firsher notice or demond than 30 days from the date the notice is mailed or delivered within which Borrower may pay the sums declared due. W therewer notice of accoluration in accordance with paragraph 12 heriol. Such notice shall provide a period of not less this Mortgage to be immediately due and payable. If Leader exercises such aption to accolorate, Leader shall mail ment in this Mortgage, or if the required information is not submit oof Londor may declare all of the sums secured by

19. Accoloration; Bomedies. Becopt as provided in paragraph 16 horoof, by a Borrower's breach of any cove-NON-DUIFORM COVENAUTS. Burrower and Lender further covenant are 4gree as follows:

title reports. incidente, including, but not limited to, reasonable attorneys' five and costs of documentary evidence, abstructs and Occioes this Mortgugo by fudicity proceeding. Lander shall be entitled to collect in such proceeding all expenses of gara bran branch roduru) Juodiliw oldagaq bran oub globalisammi od ot oppphroM sidt gd beruese same odt to tta cratesb foreclosure. If the breuch is not cured an or before the dute specified in the notice, Lander, at Landor's option, may ային իրարանչ, Վին տեմա հայարական արկան այրերը այրերը այրերը այրերը արդարարան արդարան արդարան արդարարան արդարար in the notice may result in acceleration of the same secured by this Mortjage, forcelesure by judicial proceeding, and boffiverse wate and broad broad broad in a the curve (a) that failure to care such broad done do the the curve the data specified the brough (8) the uction required to cure such broach; (3) a date, not loss than 10 days from the date the notice is mailed Marttaga, Landar prior to accularation shall give notice to Borrower as provided in Park, 24th 12 hereof specifying: (1) mink or agreement of Borrower in this Mordage, including the covenings to pay we be end sums secured by this

unimined. Upon such payment an cure by Borrower, this Mortgage and the obligations secured bereby shall remain continue the Property and Bureawer's obligation to pay the sum secured by this Mortgape shall continue feest and (d) Borrower takes such action as bender may reasonably require to assure that the fier of this Mortgage, enforcing Lander's ramedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys' ехраравея incurved by Londer in anforcing the covenings who agreemented Porrower contained in this Mortgage, mbd in oldenosust (ts 23,43 year covenants or neuron to the main in this Mortenger (c) Borrower pays all tensoration which would be then due under this Mortgage and the Vote had no acceleration accurred; (b) Borrower cures all Ruke qiscaurjuneq ur aak timo bajor to ontak ot a jaqkmont ontacink tijis Monkabo ji; (a) pontomer puys pender aji sams duo to horrower's brench, Borrower shuff have the right to have any proceedings bogun by Londer to enforce this Mort-18. Borrower's Bight to Bainstate, Notwithstanding Lender's acceleration of the sums secured by this Morganic

BOX #TE2

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Supple Control		11, 5-6	My Commission expires:
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signed and delivered the said instrument as set forth.	tuatour sasodand puu saga	iny in person, and dantary act, for the	e sidt om erdlad bermggn ov eed , ਤੁੜੇਗਰ .
inomirism gaiogorol odi oi bodirosdus			POCE WILLIAMS SNOT
said county and state, do hereby certify that	not bun ni gilduri gandung n e	MEIGNE	
зя куппод — 🤝	)		""SIONITH JO JUVUS
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ариска го докломок: <mark>докломок ярид</mark> биксомок пасард мијусь из кјерт од ротомиста схотбиот ја гро Блобол(у.: 84' **- Мијупс од цашивериа!**- дакломок пасару мијусь из кјерт од ротомиста схотбиот ја гро Блобол(у.:

Depression this Mortguet the holder of any mortgage, deed of trust or other encumbrance with a fich which has priority near this Mortgue to give Notice to Londer, at Londer's address set forth on page one of this Mortgage, of any

> WORLGYCES OF DEEDS OF LEDST VAD BORECPOSURE DADER SALERIOR -REGUEST FOR NOTICE DEEVOLT

Opon acceleration under paragraph 17 hereof or abundonment of the Property, bender shall be entitled to have a receiver appoined by a cauret to enter upon, take possession of and manage the Property and to collect the reasts of management of the Property and callection of cents, including, but ast limited to, receiver's focs, premiums on receiver's management of the Property and callection of cents, including, but ast limited to, receiver's focs, premiums on receiver's hands and reasonable actionuple and the link of the horse as