## MORTGAGE

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	THIS MORTGAGE is made this first day	yof: September	19 <u>90</u> .		
<b>/</b> /	Between the Mortgagor(s) MILTON S. LOPEZ AND DOLORES J.		(herein "Borrower").		
<i>)</i> •	and the Mortgagee, CRAFTER	CORPORATION			
		<u>diana, licensed to do business in Illinois</u>	·		
	whose address is1252 West 127th Street; Calumet Park; Illinois 60643 (herein 'Lender')				
	WHEREAS, Borrower is indebted to Lender in the principal sum of U.S. \$\frac{3.9}{2.000} \text{contract dated \frac{1000}{20.000} and interest, with the balance of indebtedness, if not sooner paid, due and payable	which indebtednes thereof (herein "Note"), providing for me January 1, 1996	s is evidenced by Borrower's onthly installments of principal*		
	TO SECURE to Lender, the repayment of the indebtedness evidenced by the finterest thereon, advanced in accordance, herewith to project the security, of this of Borrower therein contained, Borrower does hereby mortgage; grant and contained, State of MANN Indiana.	Mortgage; and the performance of the	e-covenants- and ragreements.		
	Situated in the City of East Chicago, County of and is further described as follows:	ilake, and State of Indi	ana,		
	Lot 291 in Parcel One of Prainte Park Unit No. 5 Chicago, as penaplat thereof, Recorded in Plat Office of the Recorder of Lake County, Indiana.	. in the Chity of East Book 38, page 8, in the	STATE OF THE PROBET		
10%00%			ID 117 BY		
ZOT OT	which has the address of 4322' Arbutus Lane; East Chic (herein ''Property address'') Parcel Index Number 1	nt is ago, lindiana 46312	H 90		
4	TOGETHER With all the improvements now of hereafter elected on the projectly				

the deemed to be and remain a partol the property covered by this Mongage rand all of the coregology together with said property (on the leasehold estate its this Mortgagetistonia leasehold) are hereinafter referred to as the "Property:

Borrower covenants that Borrower is lawfully selsed of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, and Surrower covenants that some surroundered, except for encumbrances of record. Borrower covenants that Borrower warrants and will delend generally, the fittle tothe Property against tall claims and demands, subject to encumbrances of record.

UNIFORM COVENANTS, Borrower and Lender covenant and agree as follows:

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

2. Funde for Taxes and Insurance. Subject to applicable law orra written waiver by Lender, Borrower shall pay to Lender on the day monthly payments of principal and interest are spayable under the Note, until the Note is paid in full, alsum; (herein "Funds ") equal to one well the office of the Note, until the Note is paid in full, alsum; (herein "Funds ") equal to one well the office of the Note, until the Note is paid in full, alsum; (herein "Funds ") equal to one well the office of the Note, until the Note is paid in full, alsum; (herein "Funds ") equal to one well the office of the Note is payments for hazard insurance, plus one twelfth of yearly premium installments for mortgage insurance; if any, all as reasonably estimated initially and from 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 initial to the holder.

ryeatry premium installments for mortgage in under such payments of Funds to Lender of the extractivity at the property of the property of the boligated to make such payments of Funds to Lender of the extractivity at the operation of the property of the

to; Borrower Not Released; Forbestance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this Morigage granted; by Lender to any successor in interest of Borrower shall not operate to release; in any manner, the liability of the original Borrower and Borrower, 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 any demand made by the original Borrower and Borrower's successors in interest. Any forbeatance by lender in exercising any right or remedy, hereunder, or otherwise afforded by applicable law; shall not be a walver of or preclude the exercise of any such right or remedy.

11.\* Successors and Assigns Bound; Joint and Several Liability; Co-eigners. The covenants and agreements herein contained shall bind; and the rights hereunder shall inute 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 Contract, (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 liable on the contract 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 Contract without that Borrower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's Interest. the Property.

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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 designate by notice to Lender as provided herein, and (b) any notice to Lender as provided herein, and (b) any notice to Lender as provided herein, and (b) any notice to Lender 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.

13. Governing Law; Severability. The state and local laws applicable to this Mortgage shall be the Laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Contract conflicts with applicable to the manner designated and the Manner designated the Laws of the Jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Mortgage. In the event that any provision or clause of this Mortgage or the Contract conflicts with applicable to the state and the Manner and the Manner

provisions of this Mortgage or the Note which 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" fees! Include all sums to the extent not prohibited by applicable law or limited herein.

14. Borrower's Copy, Borrower shall be furnished a conformed copy of the Contract and of this Mortgage at the time of execution or after recordation hereon.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, Improvement, region, or other loan 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 rights, claims or delenses which Borrower

may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. 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 Mortgage.

However, this option shall not be exercised by Lender if exercise is prohibited by lederal laws as of the date of this Mortgage.

\*If Lander 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 Mortgage. If Borrower falls to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Mortgage. without further notice or demand on Borrower.

\*NON-UNIFORM COVENANTS, \*Borrower and Lender further covenant and agree as follows:

17. 'Acceleration: Except as provided in paragraph 16 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this mortgage or the contract, including the covenants to pay when due any sum secured by this mortgage. Lender may accelerate all sums due by giving notice to Borrower as provided in paragraph 12 hereof and without further demand may foreclose this mortgage by judicial proceeding? Lender shall be entitled to collect at such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorneys less and costs of documentary evidence; abstracts and title reports.

18 "Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior

to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become did and payable

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender shall be entitled to either take possession or 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 including those past due. All rents collected by the receiver shall be applied first to payment of the Collections of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

19. Release: Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if any

-AND -F	UESTS:FORINOTICE:OFIDEFAI ORECLOSURE UNDER (SUPE RTGAGES:OR DEEDS OF TRUE	RIOR'	
Borrower and Lender request the holder of any morigan Notice to Lender; at Lender's address set forth on page of toreclosure action.	ge, deed of Irust or other encumbrance of this Morigage, of any default u	e with a lien which has priority ove nder the superior encumbrance a	er this Mortgage to give nd of any sale or other
INIWITNESS WHEREOF, Borrower has executed this	Managent is the prope	rty of	
	ake County Record		
	MILTONIST LOREZ  DOLORESIA TOREZ		Borrower
STATE OF ILL'INOIS, 4COOK	*County.ss:	The state of the s	rin ur No
Norman F Messer	ODEZ, a Notary.Pu	blic in and for said county and stat	nersonally known
(tolme) to be the same person(s) whose name(s)ar (acknowledged that) hesigned and delivered the fell sett forth:	ed the sale instrument as	etr free and voluntary, act for	theruses and purposes
Given under my hand and official seal this Fi	rs a gi day off.	September Whitesuri-	191_90'
137862 NOTARY PUBLIC, STATE OF ILLINOIS	SIGNMENT OF MORTGAGE	- Hotaly House	
FOR VALUE (LCEIVED, the annexed Mortgage to County, Illinois as I Document	*CRAFTER CORPORATION Number	which is recorded in the	tract described therein
which it is a per hereby assigned and transferred to			
by lie Primony WHEREOF, the said CRAFTER CORPO	hath hereunder caused its countries twenty-eighth	orporate sealttoibe affixed and this	
By B The State of the Boundary		. The section of the second principle of the second pr	三三
Attest!	Secy,		<b>1 3</b>
County of COOK		. •	
It thetundersigned, a Notary Public in and for said Co subscribed to the foregoing instrument, are personally know	ounty-in-theiState aforementioned, DO	HEREBY CERTIFY-THAT: the pe	rsons whose names are PORATION
and THAT THEY appeared before me this day in person an authorized officers of said corporation and caused the corporation of isaid corporation and caused the corporation of said corporation and caused the corporation as their free and voluntary a	d severally acknowledged that they si porate seal of said corporation to be a	gnedland delivered the said instruction of the said in	umentiin writing as duly ly given by the Board of

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Givenfunder my handland notarial seal, this day and year first above written.

CRAFTER CORPORATION: 1252 West 127th Street, Calumet Park, Illinois 60643 OMEOWNERS SECURITY CORP.

P.O: BOX 225 LANSING, ILLINOIS 60438

