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ักราการของสารา โดย กับเลื้อนักราช ของสาราการของสาราช เการาช และ กระบานหลาย เการาช เพื่อนักษณะที่ คราช กระบานใน เรองกรุงการ โดย การ กระบาน กระบาน กระบาน คนสาราช กระบาน กระบาน กระบาน และ คนสุดมาก โดย แต่ คำพันธุ์ และกรุ่มแผน การาช และ กระบาน คนาม เมื่อเกาะ เป็น และ เกาะ เป็น เมื่องกระบาน กระบาน กระบาน เป็นสุดมาณ ได้ เมื่อ ในเพลาใหญ่ THIS MORTGAGE is made this 2ND day of SEPTEMBER

186 between the Mortgagor HARRIET LARSEN. DIVORCED AND NOT SINCE REMARRIED

CRAGIN FEDERAL SAVINGS AND LOAN ASSOCIATION

(herein "Borrower"), and the Mortgagee.

a corporation organized and existing under the laws of THE UNITED STATES OF AMERICA whose address is (herein "Lender").

5200 West Fullerton — Chicago Illinois 60639

WHEREAS, Borrower is indebted to Lender in the principal sum of THOUSAND AND NO/100 Dollars, which indebtedness is evidenced by Borrower's note dated SEPTEMBER, 02, 1986... (herein "Note"), providing for monthly installments of principal and interest, with the fall noe of the indebtedness, if not sooner paid, due and payable on OCTOBER 017 2001

To Secure to Lende. (3) the repayment of the indebtedness evidenced by the Note, with interest thereon, the payment of all other sums, or inh interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Borrower herein contained, and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances"), Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of ... State of Illinois:

ें के किस्मार हो से की किसी है अस्ति की किसी के किसी के लिए की किसी की की PARCEL 1: LOT 4 IN BLOCK 4 IN FIRST ADDITION TO TRAILS UNIT NUMBER 1 A SUBDIVISION OF 1E SOUTHWEST 1/4 OF SECTION 35/ TOWNSHIP 41 NORTH RANGE 10, 'AST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILL NOTS.

PARCEL 2: EASEMENT LARRURTENANT TO AND FOR THE BENEFIT OF PARCEL DINFORMINGRESSMAND EGRESSMAS CONTAINED IN THE GRANTS IN COMPRESS IN RECORDED AS DOCUMENT NUMBERS 219922 AND 22223915 AND 32223915

TAX INDEX NUMBER: 07-35-308-070 K

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Together, with all, the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property; all of which, including replacements and additions thereto, 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 leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property".

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Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, casements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

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7. Frotection of Lender's Security. If Borrower fails to perform the coverants and agreements contained in this Morragage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements for proceedings involving a bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disburse such such and take such as as accions as is necessary to protect Lender's interest, including, but not, limited to, disbursement of such and take such as as accions as a section as a sent protect Lender's interest, including, but not, limited to, disbursement of many and take such accessary to protect Lender's interest, including, but not, limited to, disbursement of many and take such accessary to protect Lender's interest, including, but not including, but not accessed in the protect Lender's interest, including, but not accessed in the protect Lender's interest, including, but not accessed in the protect Lender's interest, including, but not accessed in the protect Lender's interest, including, but not accessed in the protect Lender's interest, including, but not accessed in the protect Lender's interest.

were a part hereof. shall be incorporated into and shall amend and supplement the coverants and agreements of this Mortgage as if the rider Stressevation and Maintenance of Property; Lesseholds; 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 shall comply the provisional of any lesse it this Mortgage is on a lessehold. It this Mortgage is on a lessehold. It this Mortgage is on a lessehold. It this Mortgage is on a lessehold of the bylaws and regulations of the condominium or planned unit development, the bylaws and regulations of the for covenants creating or governing the condominium or planned unit development, and constituent documents. It a condominium or planned unit development is and regulations of the states of this mortgage is development in development in the states and agreements and agreements of the states are in the rider interpreted by Borrower and recorded logether with the covenants and agreements of this Mortgage as it the rider and in the covenants and agreements of this Mortgage and supplement in the rider and a supplement of this Mortgage and supplements and agreements of this Mortgage and supplements a

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or to the sum's secured by this. Mortgage in writing, any such application of proceeds to princ, v. shall not extend or posteoned the due date of the monthly installments referred to in paragraphs I and Thereof or change the amount of such installments. If under paragraph 18 hereof the Property is acquired by Leader, all right, title and interest of Borrower installments. If under paragraph 18 hereof the Property is acquired by Leader, all right, title and interest of Borrower in and in a paragraph 18 hereof the proceeds thereof resulting from damage to the Property prior to the sale of the and interest of the proceeds thereof resulting from damage to the Property prior to the sale of a sand in a paragraph 18 hereof the sand in a secure of the proceeds in the proceeds in the proceeds in the sale of the sand in the sand in the sand in the sale of the sand in the sand in

Offices, Londontand Sorrower, or repair, is a proceed a shall be stated by the sorrower, will be seen to the sorrower of this Mortgage, is not conomically leasible and trestoration or repair is not economically leasible, or if the second, the Mortgage with the second, the managed proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to may insurance proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender to Mortgage, with the managed by the shall may be seen to settle a claim for in, and apply the managed by the managed secured by the shall not extend on the sums secured by this Mortgage. Wiles Lender and Borrower otherwise agree in writing, and seeds shall be spried to restoration or repair of

Assessing the prompt of the insurance policies and renewals thereof shall have the receptable to Len et and shall include a standard mortgage clause, in the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, and Borrower shall prompt notice to the insurance carrier and Lender may make, noof of loss in one made promptly Borrower.

against loss by fire, hazards included within the term "extending to stage", and such other hazards as Lender may require and in such amounts and in the first loss by fire, hazards stage exceed that late the insurance shall be chosen by the stage exceed that late in being the insurance shall be chosen by the stage exceed that late in the insurance shall be chosen by the stage of the approval by Lender; provided, that and the insurance shall be chosen by the stage of the payonal by Lender; provided, in the manner and the insurance carrier provided and the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrowe making payment, when due, directly to the manner experience carrier by the contract of the insurance carrier.

Hazard Insurance. Borrower shall keep the improvements now existing of hereafter erected on the Property insured legal proceedings which operate to preventithe enforcement the liter of toriciture of the Property or any part thereof. such lien in a manner acceptable to Lender/or shall in got d'i lith contest such lien by or détend entorcement of such lien in, payes thereof. Borrower shall promptly furnish to state all postees of amounts due undershis paragraph, and in the event and in the comparagraph, and in the events. Sorrower shall promptly discharge any lien which is a riority over this Mortgage; provided that Borrower shall not be borrower shall promptly discharge any lien which is a riority over this Mortgage; provided that Borrower shall not be borrower shall be promptly discharge any lien of the Borrower shall be promptly discharge and the property of 4. Charges, Liens, Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Borrower shall provided under payments or grounds rents. It not price in such manner, by Borrower making payment, when due, directly to the provided under paragraph, shall and in the event payment when due, directly to the event and in the e

principal on any Future Advances. 3. Application of Faymen. Unless applicable law provides otherwise, all payments received by Lender under the Mote and paragraphs I and 2 he e 's 'payable on the Dote, then of the principal of the Other, and then to interest and under the Dote, the principal of the Mote, and then to interest and under the Dote, the principal of the Mote, and then to interest and under the Dote, the paragraph of the of in c. st payable on the Mote, then to the principal of the Mote and the Dote, and then the Dote is the Dote in the Dote in the Dote in the Dote is the Dote in the Do

Obom payment; it foll of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds shall apply, no later than a recorder to the Property is otherwise acquired by Lender. Lender Littum, and disciplination of the Property is otherwise acquired by Lender. Lender Lender at the control of the Property is otherwise acquired by Lender Lender at the control 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.

held by Lender st all not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, the satelled any amount necessary to make up the deficiency within 30 days from the date notice is mailed If the amount of the Funds held by Lender, logether with the future monthly installments of Funds payable prior to stress assessments, in "rance premiums and ground rents are sceesed the amount required to pay said taxes, assessments, in "rance premiums and ground rents as they fall due; such excess shall be, at Borrower's option, either promptly repail 10. Borrower or cedited to Borrower on monthly installments of Funds and amount of the Funds promptly repail 10. Borrower or sequence of the Funds promptly repail to the fund of the fall but to the fund of the fall but to the funds.

by this Mortgage shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the Punds and the Funds are pledged as additional security for the Funds and the I. Payment of Palesters and Interest. Botrower shall promptly pay, when due the principal of and interest on the indeptedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on the better or the day monthly installments of principal and interest are payable under the Note, until the Note is paid in the Note; but the Note is paid in the Note; but in t requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender

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

PLANNED UNIT DEVELORMENTS

THIS PLANNED UNIT SEPTEMBER a Mortgage, Deed of Trust of the undersigned (herein "BEAND LOAN ASSOCIAT security instrument and local security in the local security in the local security	or Deed to Secure Deb orrower") to secure Bo	t (herein "securit orrower's Note to	y instrument	t'') dated (of even dat AL SAYING	e herewit 35	th, give	n by
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other such parcels and certa								
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(herein "Declaration"), for	ms a planned unit dev	elopment known	as				, • • • • • • • • • • • • • • • • • • •	
(herein "PUD").	(Name	of Planned Unit Day						

PLANNED UNIT DE CLOPMENT COVENANTS. In addition to the covenants and agreements made in the security instrument, Borrower and Londer further covenant and agree as follows:

A. PUD Obligation: Porrower shall perform all of Borrower's obligations under the: (i) Declaration; (ii) articles of incorporation, trust instrument or any equivalent document required to establish the homeowners association or equivalent entity of maging the common areas and facilities of the PUD (herein "Owners Association"); and (iii) by-laws, if any, or other rules or regulations of the Owners Association. Borrower shall promptly pay, when due, all assessments imposed by the Our as Association.

B. Hazard Insurance. In the event of a distribution of hazard insurance proceeds in lieu of restoration or repair following a loss to the common areas and acilities of the PUD, any such proceeds payable to Borrower are hereby assigned and shall be paid to Lender for appli at on to the sums secured by the security instrument, with the excess,

if any, paid to Borrower.

C. Condemnation. The proceeds of any award or claim for damages, direct or consequential, payable to Borrower in connection with any condemnation or other laking of all or any part of the common areas and facilities of the PUD, or for any conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. Such proceeds shall be applied by Lender to the sums secured by the security instrument in the manner provided under Uniform Covenant 9.

- D. Lender's Prior Consent. Borrower shall not, except after potice to Lender and with Lender's prior written consent, consent to:
 - (i) the abandonment or termination of the PUD;
- (ii) any material amendment to the Declaration, trust instrument, articles of incorporation, by-laws of the Owners Association, or any equivalent constituent document of the PCD including, but not limited to, any amendment which would change the percentage interests of the unit owners in the common areas and facilities of the PUD;
- (iii) the effectuation of any decision by the Owners Association to terminate professional management and assume self-management of the PUD; or
- (iv) the transfer, release, encumbrance, partition or subdivision of all or any part of the LUD's common areas and facilities, except as to the Owners Association's right to grant easements for utilities and similar or related purposes.
- E. Remedies. If Borrower breaches Borrower's covenants and agreements hereunder, in in ing the covenant to pay when due planned unit development assessments, then Lender may invoke any remedies provided under the security instrument, including, but not limited to, those provided under Uniform Covenant 7.

IN WITNESS WHEREOF, Borrower has executed this PUD Rider.

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Lender's written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the

manner provided under paragraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, 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, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. 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.

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 Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrow r.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is suthorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the

Property or to the sum secured by this Mortgage.

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

such installments.

10. Borrower Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lease to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor in or crose to extend timel for payment or otherwise modify amortization of the sums secured by this Mortgage by reason or any demand made by the original Borrower and Borrower's successors in interest.

11. Forbearance by Lender Not a Wa'er. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of axes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebted for exercised by this Mortgage.

12. Remedies Cumulative. All remedies on viced in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or at the analysis of the covenants and agreements herein contained shall bind, and the rights hereunder shall intered to the respective successors and assigns of Lender, and Borrower.

contained shall bind, and the rights hereunder shall intire; or the respective successors and assigns of Lender, and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Morgane are for convenience only and are not to be used to interpret or define the provisions hereofal which is a little of the provision of the provisions hereofal which is a little of the provision of the provision hereofal which is a little of the provision of the provision hereofal which is a little of the provision of the provision hereofal which is a little of the provision of the provision hereofal which is a little of the provision of the provision hereofal which is a little of the provision of the provision hereofal which is a little of th

14. 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 mailing us h 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 shall be given by certified mail; return receipt equested, 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 been given to Borrower or Lender when twen in the manner designated herein.

15. Uniform Mortgage; Governing Law; Severability. This form of mo tgage combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to consult to a uniform security instrument covering real property. This Mortgage shall be governed by the law of the jurisdiction in which the Property is located. 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 which can be given effect without it, conflicting provision, and for this end the provisions of the Mortgage and the Note are declared to be severable.

16. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note at d. of this Mortgage at the time

of execution or after recordation hereof.

17. Transfer of the Property; Assumption. If all or any part of the Property or an interest ther in is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or one or create subordinate to by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or not refrance subordinate to this Mortgage, (b) the creation of a purchase money security interest, for household appliances, (c) transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any basehold interest of three years or loss not centaining an option to purchase. Lender may, at Lender's option, declare all the sums secured by this Mortgage to be immediately due and payable. Lender shall have, waived such option to accelerate if, prior to the sale of unstern Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with

ongations under this wortgage and the Note.

If Lender exercises such option to accelerate. Lender shall mail Borrower notice of acceleration in accordance with paragraph, 14 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may, pay, the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period. Lender may, without further notice or demand on Borrower invoke any remedies permitted by paragraph 18 hereof if the borrower ceases to occupy the property as his principal residence Non-Uniform Covenants. Borrower and Lender further covenant and agree as follows:

18. Acceleration; Remedies, Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is malled 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 may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports.

19. BorrowePs Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time

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RETURN TO BOX 403

The property of the first property and the contract

Given under my hand and official seal, this ... to yab. SND ABBNBI 456 signed and delivered the said instrument as Signed and Johns act, for the uses and purposes therein subscribed to the foregoing instrument, appeared before me 17.15 Lay in person, and acknowledged that E. he well assume separate with the second of the seme berson(s) whose name(s) and a do hereby certify that HARRIET LARSEN, JIVORCED AND NOT SINCE REMARRIED a Notary Public in and for said county and state, conura as: In WITHESS WHER 10F; Borrower has executed this Mortgage. to Borrower. Or wer shall pay all costs of recordation, if any.

23. Walver of domestead. Borrower hereby waives all right of homestead exemption in the Property.

(Space Below This Line Reserved For Lander and Recorder)

Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder, Borrower hard assigns, to, line tents of the Property, provided that Borrower shall prior to acceleration under paragraph 18 hereof or abandonment of the Property, and testin such rents as they become due and payable. Upon acceleration under paragraph 18 hereof or abandonment of the Property, and at any time prior to the expiration Upon acceleration under paragraph 18 hereof or abandonment of the Property, and at any time prior to the expiration of the expiration for the expiration property acceleration under paragraph 18 hereof or abandonment of the property and at any time prior to the expiration property and the expiration of the expiration property and the expiration of the expiration property are also the expiration of the expiration property and the expiration of the expiration of the expiration property and the expiration of the expiration are expirated the expiration of the expir no acceleration had occurred. payment and cure by Borrower this Mortgage and the obligations secured hereby shall remain in full force and effect as if prior to entry of a judgment enforcing this Mortgage If; (a) Borrower pays Lender all sums which would be then due under finis Mortgage, the Mote and notes acceleration occurred; (b) Borrower cures all trasonable this Mortgage, (c) aborrower facts all reasonable in this Mortgage; (c) aborrower facts and in this Mortgage and in this Mortgage and in this Mortgage and in this Mortgage and in the location of a provided in appropriate the location of limited to reasonable attorney's fees; and enforcing Lender's increasing the contained in this Mortgage and in the location and the location of a pay the same of a saure that the lies of this Mortgage, Lender's interest and in the Property and Borrower, and the location of pay the sums secured by this Mortgage shall continue unimpaired. Upon such in the Property and Borrower, the Mortgage and the sums secured by this Mortgage shall tenain in full force and effect as if payment, and cure by Borrower in the Mortgage and the obligations secured hereby shall remain in full force and effect as if de rock procedure de Burel, et arre-

22. R. asc Uponipayment of all sums secured by this Morigage, Lender, shall release this Morigage without charge

Advances, Upon request of Borrower, Lender, at Lender's option prior, to release of this Mortgage, may make Future Advances, Upon request of Borrower, Such Future Advances, to Borrower, Such Future Advances, with interest thereon, shall be secured by this Mortgage when redeficed by promissory nodes issaing that said notes are secured hereby At no time shall be secured by this indepictances and provided the principal amount of the wide ages are secured hereby At no time shall be secured by this security of this indebicances are secured to a secure of the security of the Mortgage. The security of the Mortgage is an advanced by this Mortgage.

of any period of redemption following judicial sale. Lender, in person, by agent or by judicially appointed receiver, shall be equitied to enter upon take possession of and manage the Property and to enter upon take possession of and manage the property and the redemption of management of the past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the past due. All rents collected by Lender or the receiver shall be neglected and the receiver shall be liable to account only for attorney's fees, and then to the sums secured by this Mortgage. Lender and the receiver shall be liable to account only for those rents actually received.