EQUITY

HOVE EQUITY LINE #3000624-0 UNOFFICIA

American National Bank of Liberaville

Home Line Mortgage

89061131

THIS MORTGAGE is made this	31 cay of	_Jaruary	1989	between Kuric	hiathu C. Kiran
and Mary Ninan, his wife		:	Mineling, II	40000	
and AMERICAN NATIONAL BANK OF Illinois 50048 ("Bank").	UBERTYVILL	רשל ובתסודה ב .ב.	king association, with	offices at 1201 South Mil	
		WITNE	SSETH ಐಪ		
Sorrower is indebted to Bank in the ma	للانتاناتان تتاداتانا	al com of Twent	w-three Thous	andtitititi	******* DOLLARS
15 23,000.00] ["Pancipal"].	or the aggrega	sie amount of all A	idvances made by Ba	nk pursuant to that certair	n Home Line Agreement and
Disclosure Statement ("Loan Agreemen	ri") between Br	ank and Borrower	of even date herewith,	whichever is less, which i	ndebtedness is evidenced by
the Loan Agreement and the Home Line	Promissory No	ote of even date he	rewith ["Note"] provid	ng for monthly installment	s of interest, with the principal
balance of the indebtedness and all out	istanding intere	est and charges, 4	finot sooner paid or re	rsuztuc bisc ed et beauc	t to the Loan Agreement and
Morigage, due and payruk five (5) year	s from the date	e of this Mongage.	Said Note obligates B	orrower to repay, with late	sect subsuday cressed suc
future indebtedness of Bull ower for loan			s at any ume hereafter:	made or extended up to th	e Principal, The Note and the
Loan Agreement are incorporated here	in by reference	₿.			
TO SECURE to Bank in (3) the repair	yment of the in	ndebtedness evid	enced by the Note, w	in risest theren, and :	ill renewals, extensions and
modifications thereof, and as truthe Note	s, not only the e	existingendebtean	ess out also such futu	e advances as are made	within twenty (20) years from
the date hereof, to the same extendes	ส์ รบดิท รับถิชาย ส	idvances were an	ade on the date of exe	contou person (b) nue bei	الرائد كيسود جوري وو و إن
interest, advanced in accordance here.	ל ושפוסים סנ רנוע	the security of this	Mongage; and (c) the	performance of the cove	nants and agreements of the
Borrower berein contained, the Borrowe					
		g and wasning all :	nghis under and by vir	ture of the Homestead Ex	emption Laws of the State of
fillinois: which has the common address	of Ox	b		_	
			ling, IL 6009		
FOR LEG	AL DESCRI	TION SEE P	AGE FOUR OF T	HIS DOCUMENT	
("Property Address"); and the permaner	or sadar assess	er et : 03-	12-102-026		
TOGETHER with all the improvement	te now or bors	after exects	nt attached to the occo	ethe and all easements	steas secondensiones rects
royaties, mineral, oil and gas rights and	profes waters	ante electic che	n condemnation or a	reads and all futures on	was beseated attached to the
property, all of which, including replacen	pions, mais: « pents and addi	troos thereto shi li	he deemed to be and	econo e di lo treo e mame	ny covered by this Modalese
and all of the foregoing, together with sa					.,
Borrower covenants that Borrower is	lawfully seised	of the estate here	מלי שלי מחל הפציפית ביש עלי	the right to mortcage, or	ent and convey the Procesty.
and that the Property is unencumbered	except for er	neumbrances of a	ecord. Furrumer warm	ans and will delend cens	rally the tide to the Property
against all claims and demands, subject	תעכת פחב מז 1 1	nbrances of recor	d. There is a prior lien	ಶಾರ ಈ ವಾರ್ಯಕರಿಕ ಸಂಗಾ ಅ	CHONS Only 10
Sears Mortgage Corp.					
	and recorded (ar document our	ber <u>8630322</u> 1		
The Borrower has the right to prepay	the existing a	22 Of CONSTRUCT	an the Mileton in all the		tion the term thereof without
penalty.	نته ، التالي التاريخ التي التاريخ	ا النا الطلاقية في بد البانا الد	Bank must kanner an an an an an an	igada aa aa y saac ea	and a constant of the constant
COVENANTS, Borrower and Bank co	wenset and at	ntee as inlines:		CA	
1. Payment of Principal and Interest. B	introtivet shall :	ያነውን መታውነው። ከተሰማነበይያ ውድሃ አለትም	າ ຕົນຄວາຄວາກວາວລາໄວໃສ່	nd interer) on the indebted	iness evidenced by the Note.
together with all other charges imposed	under the Los	n Apresment			
2-Funds for Taxes and Insurance. U;	non execution	of this Madagase	Profeser shall eviden	re to Bank the relistence a	and currency of an insurance
and real enter tax reserve as describe	ad helmy smir	ישטעטעניטיי פורט ער ישט ישעשער אפונו מי	onst with Southwer's	irst monnage legger. It s	och a resene sas nut been
established, and subject to applicable la	world a writer	warendy Benk	Borrower shall bey to B	ank on the day mouth's #1.	Caliments of orincipal and or
interest are payable order the Note, until	the Note is cal	dintultasum (he	rein "Funds") equalse	one-twellth of the yearly?	APPEARD assessments which

insurance, plus one-tweith of rearly premium installments for mongage insurance, if any, all as reasons by estimated initially inclinations to time by Bank on the basis of assessments and bills and reasonable estimates thereof. Upon payment in full of all sums secured by this Mongage, Bank shall promptly refund to Borrower any Funds hald by Bank Munder paragraph 17 hereof the property is sold or the Property is difference acquired by Bank Bank shall apply profese than immediately provide sale of the Property or

may attain priority over this Mongage, and ground tents on the Property. If any, plus one-twellin of the yearly grandural installments for hazard

is acquisition by Bank, any Funds held by Bank at the time of application as a creat against the sum secured by this Montage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Bank under the Note, the Loan Agreement and this Mongage shall be applied by Bank first in payment of amounts payable to Bank by Borrower under this Mongage, then to any sums advanced by Bank to protect the security of this Mongage, then to any sums chargeable under the Loan Agreement, then to interest payable on the Note, and then to the principal of the Note.

4. Prior Mortgages and Deeds of Trust, Charges, Liens, Borrower shall fully and finely perform all of the Borrower's obligations under any mortgage. deed of trust or other securaly agreement which has or appears to have any prior by over this Mongage, including Sorrower's covenants to make any payment when due. Borrower represents that this is a valid second mongage and that there is only one other lien on the property prior to this mortgage

constituting a first mongage on the property.

Borrower shall cause to be paid all taxes, assessments and other charges, lines and impositions attributable to the Property which may attain a priority over this Mongage in the manner provided in paragraph 2 nereot, or if not paid in such manner, by Bostower making payment, when one, directly to the taxing or assessing authorales. Borrower shall promptly furnish to Bank all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly, Borrower shall promptly furnish to Bank receipts evidencing such payments.

Any act or omission of Borrower which, with the giving of notice or the passage of time, would constitute a default under any prior encumbrance, or under any ground lease to which this mortgage is subordinate, shall be a default under this mortgage. Borrower shall promptly deliver to Bank all notices received of any defaults or events of default under any prior encumbrance or ground lease. Bottower shall also keep the property free from mechanic's or other liens not expressly subordinate to the lien hereof.

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be secured to the same extent as if each was made on the date of this Mortgage, and the fact that there is no outstanding indebtedness under the Loan Agreement shall not affect the priority of the lien of this Mortgage as its exists on the date of the Mortgage. This Mortgage shall be prior to all subsequent liens and encumbrances (except for tax liens and assignments levied on the Property) even if there is no indebtedness owing under the Loan Agreement, to the extent of the Credit Limit shown in the Note and Loan Agreement, plus all other amounts owing under the Loan Agreement and or secured by or which may be secured by this Mortgage.

27. Authority to sign, if corporation. The execution of this mortgage has been duly authorized by the Borrower's board of directors.

26. The terms and conditions of all riders attached hereto, if any, are expressly incorporated herein by reference.

IN WITNESS WHEREOF, the undersigned has signed this Mortgage on the day and year first above written at Libertyrille, Illinois.

BORROWER Kurichiathu C. Ninan Harryningu

"THIS LOAN IS PAYABLE IN FULL AT MATURITY, YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST THEN DUE, THE LENDER IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME. YOU WILL, THEREFORE, BE REQUIRED TO MAKE PAYMENT OUT OF OTHER ASSETS THAT YOU MAY OWN, OR YOU WILL HAVE TO FIND A LENDER, WHICH MAY BE THE LENDER YOU HAVE THIS LOAN WITH, WILLING TO LEND YOU THE MONEY, IF YOU REFINANCE THIS LOAN AT MATURI-TY, YOU MAY HAVE TO PAY JUNIE OR ALL OF THE CLOSING COSTS NORMALLY ASSOCIATED WITH A NEW LOAN EVEN IF YOU OBTAIN REFINANCING FROM THE STAME LENDER."

STATE OF ILLINOISI COUNTY OF Lakel 89061131

Mary C. Fuchs a Notary Public in and for said County, in the State aforesaid, do hereby centify that Kurichiathu C. and Mary Ninan, his wife personally known to me to be the same person S_ whose named are ___(is/are) subscribed to the foregoing instrument appeared before me _signed, sealed and delivered the said instrument as ______free and voluntary. this day in person and acknowledged that ___ act, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this __31st_day of __Jan ua]

THIS DOCUMENT PREPARED BY AND AFTER RECORDING MAIL TO: AMERICAN NATIONAL BANK OF LIBERTYVILLE

1201 South Milwaukee Avenue Libertyville, Illinois 60048 (312) 816-4000

YOFRCIAL SEAL" Man C. Fuchs

Notary Public, State of Illinois My Commission Expires 5/18/92

LEGAL DESCRIPTION

LOT 6 IN RYAN'S SUBDIVISION OF PART OF THE NORTH WEST } OF SECTION 12. TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

DEF1-01

TŘ1111 TRAN 3273 02/08/89 12:45:00 指966 年内・メーロターのるまままま COUR COUNTY RECORDER

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execute the Loan Agreement (a) warrants his interest in the property to Lender and this release of hornestead rights and (b) agrees that Bank and any

execute the Loan Agreement (a) warrants his interest in the property to Lender and his release of homestead rights and (b) agrees that Bank and any other Borrower hereunder may agree to extend, modify, forebear, or make any other accommodations with regard to the terms of this Mortgage or by Loan Agreement without Bank's consent and without releasing the Borrower or modifying this Mortgage as to that Borrower's interest in the property. The captions and headings of the paragraph of this Mortgage are for convenience only and are not to be used to interpret or define the provisions bered.

- 14. Notices. Except to the extentiany notice shall be required under applicable law to be given in another manner, (a) any notice to Borrower shall be given by hand delivery or by mailing such notice addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to the Bank as provided herein, and (b) any notice to the Bank shall be given by certified mail to the Bank's address stated herein or to such other address as the Bank may designate by notice to Borrower as provided herein. Any notice to Borrower shall be effective on the date of delivery in hand delivered, or 3 days after the date of mailing shown on any proof of service by mail.
- 15. Governing Law: Severability. This mortgage shall be governed by Federal law and the law of Illinois. In the event that any provision or clause of this Mortgage or the Note shall be adjudged invalid, illegal or unenforceable by any court, such provision or clause shall be deemed stricken from this Mortgage and shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note are declared to be severable. As used herein, "costs", "expenses", and "attorney's fees" include all sums to the extent not prohibited by applicable law or limited herein.
- 16. Borrower's Copy. Borrower shall be given a copy of the Note, the Loan Agreement and this Mortgage at the time of execution or after recordation hereof.
- 17. Transfer of the Property or of a Beneficial Interest in Borrower. It shall be an immediate delant necessed if, without the prior written consent of Bank, which consent rurall be granted or withheld at Bank's sole discretion, Borrower shall create, effect or consent to or shall suffer or permit any conveyance, sale (including installment sale), assignment, transfer, lien, piedge, mortgage, security interest or other encumbrance or attendon (collectively "Transfer") of the Property or any part thereof or interest therein for if all or a portion of the beneficial interest of Borrower is transferred when Borrower is not a natural number of the event of such calcult, Bank may declare the entire unpaid balance, including interest, immediately due and payable, provided, however, "Letthe foregoing provisions of this Paragraph 17 shall not apply to the liter of current taxes and assessments not yet due and payable. This option shall not be exercised by Bank if exercise is prohibited by Federal Law as of the date of this Mortgage.

Upon exercise of this option, Bank skall give Borrower notice of acceleration. This notice shall provide a period of not less than 14 days from the date of service of the notice (as defined in palar, mph 14 hereof) within which Borrower must pay or cause to be paid all sums secured by this Mongage. Upon failure to pay or cause to be paid said syms prior to the expiration of said 14 day period, Bank may invoke any remedies permitted by this Mongage without any further notice or demand or, Plorower.

- 18. Default Acceleration.
- (a) "DEFAULT" means any one or more of the folioving elvents, conditions or acts: (i) a Default occurs under the terms of the Loan Agreement or the note secured hereby as defined in said Loan Agreement or No. 9: (ii) a breach of any term, provision, covenant, condition or agreement outlaned in this Mortgage occurs.
 - (b) The event of a default, then:
 - (1) All sums secured hereby shall, at the option of Bank, the come immediately due and payable without notice, with interest thereon, from the date of the first of any such defaults, unless a period of notice is so explied in the Note; and
 - (2) Bank may immediately foreclose this Morgage. The Court in which any proceeding is pending for that purpose may, at once or at any time thereafter, either before or after sale, without notice to Bordway, and without requiring bond, and without regard to the premises, or insolvency of any person liable for payment of the indeptedness sed are inereby, and without regard to the timen value of the premises, or whether the same shall be occupied as a Homestead, appoint a receiver, the provisions for the appointment of a receiver and assignment of rents being an express condition upon which the loan hereby secured is marter, for the benefit of Bank, with power to collection remains and profits of the premises, due and to become due, during such foreclosure rule and the full statutory period of redemption notwinstanding any redemption. The receiver, out of such rents, issues and profits when collected, in ay play goosts incurred in the management and operation of the premises, prior and co-ordinate tiens, if any, and taxes, assessments, water and nine utilities and insurance, then due or thereafter accruing, and may make and pay for any necessary repairs to the premises, and may pay a rot any part of the indeptedness secured hereby or any deficiency decree; and Bank shall be entitled to collect in the event of foreclosure, all erper seriod foreclosure, including whout firstation, reasonable attorneys' fees, costs of documentary evidence, abstracts and title reports all of at rich shall become additional indeptedness secured by this Morgage.
- 19. Assignment of Rents: Appointment of Receiver, Bank in Possession, As additional security hereunded, Borrower hereby assigns to Bank the rents of the Property.

Upon acceleration pursuant to the terms hereof, or abandonment of the Property, and without further notice to burrywh. Bank shall be entitled to have a receiver appointed by a count to enter upon, take possession of and manage the Property and to collect the rents ruth a Property including those past due. Said receiver shall have the power to collect said rents from the time of acceleration through the pendency of any time of succeiver shall be applied first to payment (4.1) costs of operation and management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bands and reasonable attorneys' fees, and then to the sums secured by this Mortgage. Bank and the receiver shall be liable to account only for those rents actually received.

- 20. Time of Essence. Time is of the essence of this Mortgage, the Note and the Loan Agreement.
- 21. Release. Upon payment of all sums secured by this Mongage and termination of the Loan Agreement, Bank shall release this Mongage.
- 22. Walver of Homestead. Borrower hereby waives all right of nomestead exemption in the Property.
- 23. Loan Charges, if the loan secured by this Mongage is subject to a law which sets maximum 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 firms, there [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. Bank may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower.
- 24. Legislation Affecting Lender's Rights. If enactment or expiration of applicable laws has the effect of rendering any provision of the Note or this Mortgage unenforceable according to its terms. Bank, at its option, may require immediate payment in full of all sums secured by this Mortgage and may invoke any remedies permitted by paragraph 18. If Bank exercises this option, Bank shall take steps specified in the second paragraph of paragraph 17.
- 25. Home improvement. Borrower shall fulfill all of his obligations under any home rehabilitation, improvement, repair, or other to an agreement which Borrower may enter into with Bank. Bank, at Bank's option, may require Borrower to execute and deliver to Bank, in form acceptable to Bank, an assignment of any rights, claims or defenses which Borrower may have against the parties who supply labor, materials or services in connection with improvements made to the property.
- 26. Future Advances. This Mortgage secures all Loans made and indebtedness outstanding under the Loan Agreement from time to time (whether such Loans or indebtedness represent obligatory or discretionary advances) within 20 years from the date of this Mortgage. The Loans outstanding shall

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Borrower shall also pay or cause to be paid when due all water, sewer and other charges, lines and impositions attributable to the property which may gain priority over this Mortgage, and provide satisfactory evidence of said payment immediately after their due date.

5. Hazard Insurance. Sorrower shall keep the improvements now existing or hereafter erected on the Property insured against loss or damage by fire, hazards included within the term "extended coverage", and such other hazards (collectively "Hazards") as the Bank may require. Borrower shall maintain Hazard insurance for the term of the Note or such other periods as Bank may require and in an amount equal to the lesser of (a) the maximum insurable value of the Property or (b) the maximum amount of the fine of credit evidenced by the Note and secured by this Mortgage, plus the amount of any obligation secured in priority over this Mortgage.

The insurance carrier providing the insurance shall be chosen by Borrower subject to Bank's approval which shall not be unreasonably winneld. All premiums on insurance policies shall be paid in the manner provided under Paragraph 2 hereof, or, if not paid in such marmer, by Borrower making payment, when due, directly to the insurance carrier. All insurance policies and renewals thereof shall be in a form acceptable to the Bank and shall include a standard mortgage clause acceptable to the Bank and shall provide for thirty (30) days written notice to Lender prior to cancellation or material change in coverage. Bank shall have the right to hold the policies and renewals thereof, subject to the rights and terms of any mortgage, deed of trust or other security agreement with a lien that has or appears to have priority over this Mortgage. In the event of a loss, Borrower shall give prompt notice to the insurance carrier and the Bank. The bank may make proof of loss if not made promptly by Borrower.

Subject to the rights and terms of any mortgage, deed of trust or other security agreement with a lien that has or appears to have priority over this Mortgage, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. It such restoration or repair is not economically feasible or if the security would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with any excess paid to Borrower. If Borrower abandons the Property, or if Borrower that the insurance carrier offers to settle a claim, Bank is authorized to collect and apply the insurance proceeds at Bank's option either to restoration or repair of the Property or to the sums secured by this Mortgage.

If under paragraph 18 hereof the Property is acquired by Bank, all right, title and interest of Borrower to any insurance policies and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Bank to the extent of the sums secured by this Mortgage immediately prior to such sale or localization.

- 6. Preservation and Maintenance of Punerty: 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 leasehold. Borrower shall promptly restrict or rebuild any buildings or improvements now or hereafter on the property which may become damaged or destroyed. Borrower shall comply with the interpretations of law or municipal ordinances with respect to the use, operation and maintenance of the property, and shall make no material alterations in cold property except as required by law or municipal ordinance, or otherwise without the prior written consent of Bank. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or running the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of this Mortgage as if the rider were a part hereof.
- 7. Protection of Lender's Security. If Borrower fails to perform any of the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects the Bank's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement or arrangements or proceedings involving a bankrupt or deceder if then Bank at Bank's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Bank's interest, including, but not limited to, disbursements of reasonable attorneys' fees, entry upon the property to make repairs, full or partial pay ment or discharge of prior encumbrances, payment, settling or discharge of tax liens, payment of ground rents (if any), and procurement of insurance. Bank, in making said authorized payments of taxes and assessments may do so in accordance with any bill, statement or estimate procure a from the appropriate public office without inquiry into the accurancy of the same or into the validity of any tax, assessment, sale, forfeiture, tax lien, or tipe or plaim thereof, if Bank required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiumal required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Bank's stit en agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the manner provided under paragraph 2 mercol or if not paid in such manner, by Borrower making payment when due, directly to the insurance carrier.

Any amount disbursed by Bank pursuant to this pargraph 7, with interest thereon, at the rate applicable unlier the Note and Loan Agreement, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Bank agree to other terms of payment, such amounts such all the payable upon notice from Bank to Borrower requesting payment thereof. Nothing contained in this paragraph 3 shall require Bank to incur any expense or take any action hereunder, and inaction by Bank shall never be considered a waiver of any right account of any provision in this paragraph.

8. Inspection. Bankmay make or cause to be made reasonable entries upon and inspections of the Property, provided thrush risk shall give Boxrower prior to any such inspection specifying reasonable cause therefore 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 fleu of condemnation, are hereby assigned and shall be paid to Bank, subject to the terms of any montgage, deed of trust or other security agreement with a lien which has priority over this Montgage. Borrower agrees to execute such further documents as may be required by the condemnation authority to effectuate this paragraph. Bank is hereby irrevocably authorized to collect the proceeds, and at Bank's sole discretion, to apply said proceeds either to restoration or repair of the property or to sums secured by this mortgage. No settlement for condemnation damages shall be made without Bank's prior written approval.
 - 10. Borrower Not Released. Extension of the time for payment, acceptance by Bank of payments other than according to the terms of the Note or modification in payment terms of the sum secured by this Mortgage granted by Bank to Borrower or 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. Bank 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.
 - 11. Forbearance by Lender Not a Waiver, Any forbearance by Bank 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. Any acts performed by Bank to protect the security of this Montgage, as authorized by paragraph 7 including but not limited to the procurement of insurance, the pyament of taxes or other liens, rents or charges, or the making of repairs shall not be a waiver of Bank's right to accelerate the maturity of the indebtedness secured by this Montgage.
 - 12. Remedies Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity and may be exercised concurrently, independently or successively.
 - 13. Successors and Assigns Bound: Joint and Several Liability: Captions. The covenants and agreements herein shall bind, and the rights hereunder shall inure to, the respective heirs, legatees, devisees, successors and assigns of the Bank and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Mortgage but does not