adit Agreement ("Note") of even date herewith sit Amount") of <u>1,1,1,000 sand</u> nose advances made or to be made by Bank provided for in the Note. The principal and tetanding principal balance of the Note and payable five (5) years from the date hereof. Hote, with interest thereon, and all renewals,	t") and PLAINSE ANK OF ILLINOIS, N.A., a national banking association י 116 ("Bank"). wer has executed and celliched a certain Home Equity Line Note and Cre the order of Bank in the מבגלותיות principal amount ("Maximum Cred	ono8 sionilli on of eldeyaq of eldeyaq of one of other one of other of one of other
ween Charles Ramirez and	MORTGACE IT and this 27 day of June on 19 92, ben to set the Samires of the waff to set the set of	SIHT
- DEPT-11 RECORD.1 \$0.00 - 147777 TPAH 9357 07/07/95 69:47:60 - 43691 # G # - 92 - 490341	(8pace Above This Line For Recording Date)  PLAINSBANK OF ILLINOIS, N.A.  MORTGAGE  PlainsBank of Illinois, N.A.  678 Lee Street  Des Plaines, Illinois 60016	
92490341 - 0EPT-11 RECORD.1 - 15777 TRRN 9341 00/00/00 01:08:00 - 43613 \$ # - 490341 - 43613 \$ # - 490341 - 43613 \$ # - 490341		

Knoll Townhomes, Registered September 13, 1978 as Land Registion by Instrument Registered November 29, 1978 as Land Regiorient of Forst 3062101, and as Disclosed by Plat of Planned Unit Development of Forst September 13, 1978 as Land Registration Number 3045755 and as amended in the Declaration of Eastments dated August 11, 1976, and regiterest Easements Appurtenant to and for the Benefit of Parcel 1, as set forth Parcel 2: the Third Principal Meridian, in Cook County, Illinois. Lot 40 in Forest Knoll Town Homes, a Plot of Planned Unit Development in the South West & of Section 2, Township 42 North, Range 10 East of Parcel 1:

26, 1981 Known as Trust Number 52343 to Charles Ramirez and Geraldine Ramirez. Trust Company of Chicago as Trustee under Trust Agreement Dated March Number 3045755 and created by Deed from American Mational Back and

Together with all the improvements now or hereafter erected on or attached to the property, and all easements, rights, ap-("Property Address"); and the permanent index number of 02-02-301-132 which has the common address of 218 Forest Knoll Palatine, IL 60067

VEY to the Bank the following described property located in Laws of the State of Illinois in such property:

the covenants and agreements of Borrower contained in the Mits, the Borrower does hereby MORTGAGE, GRANT AND CONsecurity of this Mortgage; and (c) the performance of the constitue and agreements of the Borrower herein contained and of

":yheqorq" ent sa ot benreter refisionen era be deemed to be and remain a pair of the property covered by this Mortgage; all of the foregoing, together with said property ceeds, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall purtenances, rents, royalties, mineral, oil and gas rights and profits, water rights and stock, insurance and condemnation pro-

prior mortgage from Borrower to dated October 2, 1986 \_and recorded as document\_ 3556023T Margaretten and Co. Inc. defend generally the title to the Property against all claims and demands, subject to any encumbrances of record. There is a and convey the Property, that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will Borrower covenants that Borrower is lawfully seized of the estate hereby conveyed and has the right to mongage, grant

advanced by Bank to protect its security, together with interest as provided in the Note and herein. to time, but the indebtedness secured hereby shall in no event exceed the Maximum Credit Amount of the Note, plus any sums the date of this Mortgage. The total amount of indebtedness that may be secured hereby may decrease or increase from time of Bank, or otherwise, as are made by Bank under the Note, to the same extent as it such future advances were made as of existing indebtedness but also such future advances, whether such advances are obligatory or are to be made at the option The indebtedness evidenced by the Note constitutes a revolving credit loan. This Mortgage is given to secure not only

25 LK

County, Illinois, hereloy releasing

whole or in part, at any time during The Borrower has the right the term thereof, without penalty.

COVENANTS, Borrower and Bank covenant and agree as follows:

1. PAYMENT OF PRINCIPAL AND INTEREST. Borrower shall promptly pay when due the principal and interest on the

indebtedness evidenced by the Note.

2. FUNDS FOR TAXES AND INSURANCE. Subject to applicable law or to a written waiver by Bank, Borrower shall pay to Bank on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments 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 Bank on the basis of assessments, bills and reasonable estimates thereof.

The Funds shall be held in an institution, the deposits or accounts of which are insured or guaranteed by a Pederal or state agency (which institution may be the Bank). Bank shall apply the funds to pay said taxes, assessments, insurance premiums and ground rents. Bank may not charge for so holding and applying the funds, analyzing said account, or verifying and compiling said assessments and bills, unless Bank pays Borrower Interest on the Funds and applicable law permits Bank to make such a charge. Borrower and Bank may agree in writing at the time of execution of this 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. Bank shall not be required to pay Borrower any interest or earnings on the Funds. Bank shall give to Borrower, without charge, an 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 pledged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Bank, together with the future monthly installments of Funds payable prior to the due dates of taxes, as was ments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or crudited to Borrower on monthly installments of Funds. If the amount of the Funds held by Bank shall not be sufficient to pay lay assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Bank any amount necessary to ne te up the deficiency within ten (10) days from the date notice is mailed by Bank to Borrower re-

questing payment thereof.

Upon payment in full of all Jums secured by this Mortgage, Bank shall promotly refund to Borrower any Funds held by Bank. If, under paragraph 18 here if, the Property is sold or the Property is otherwise acquired by Bank, Bank shall apply, no later than immediately prior to the select the Property or its acquisition by Bank, any Funds held by Bank at the time of application as a credit against the sums secured by this Mortgage.

The requirements of this paragraph is shall not be applicable if the Borrower in obligated to make installment payments

on account for taxes and insurance to the nolder of a prior first lien mortgage.

3. APPLICATION OF PAYMENTS. Unless applicable law provides otherwise, all payments received by Bank under the Note and this Mortgage shall be applied by Bank first in payment of amounts payable to Bank by Borrower under paragraphs 7 and

18 hereof, then to interest payable on the Note, and then to the principal of the Note.

4. PRIOR MORTGAGES AND DEEDS OF THUST CHARGES; LIENS. Borrower shall fully and timely perform all of Borrower's obligations under any mortgage, deed of trust of other security agreement ("Prior Mortgage") which has or appears to have any priority over this Mortgage, including Borrowai's covenants to make any payment when due. Borrower shall pay all taxes, assessments and other charges, fines and impositions a tributable to the Property which may attain a priority over this Mortgage in the manner provided under paragraph 2 herec f or, if not paid in such manner, by Borrower making payment, at least ten (10) days before due, directly to the payee thereof. Bor ower shall promptly furnish to Bank at notices of amounts due under this paragraph, and in the event Borrower shall make payme it directly, Borrower shall promptly furnish to Bank receipts

evidencing such payments.

5. HAZARD INSURANCE. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss or damage by fire, hazards included within the term "er lei ided coverage", and such other hazards (collectively "Hazards") as Bank may require. Borrower shall maintain Hazard Insurance for the term of the Note or such other periods as Bank may require and in such amounts as Bank may require, provided that Bank shall not require insurance in excess of the sum of (a) 110% of the Maximum Credit Amount of the Note and (b) the amount of any obligation secured by any Prior Mortgage. The insurance carrier providing the insurance shall be chosen by Borrower explant to Bank's approval which shall not be unreasonably withheld. All premiums on insurance policies shall be paid in the manner provided under paragraph 2 hereof, or, If not paid in such manner, by Borrower making payment, when due, directly to the insurence carrier. All insurance policies and renewals thereof shall be in a form acceptable to Bank and shall include a standard movic age clause acceptable to Bank. Bank shall have the right to hold the policies and renewals thereof, subject to the rights and terms of any Prior Mortgage. Borrower shall promptly furnish to Bank all receipts of paid premiums and renewal notices. 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 Prior Mortgage, insurance proceeds shall be applied to reatoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this yiongage is not thereby impaired. If 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 Bank receives payment from the insurance carrier in settlement of a claim, Bank is authorized to apply the insurance proceeds at Bank's op for externa-

tion 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 acquisition.

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 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 governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mongage as if the rider were a part hernof.

7. PROTECTION OF BANK'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 Bank's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcements or arrangements or proceedings involving a banksupt or decedent, 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 and entry upon the Property to make repairs. If Bank requires mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums 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 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 Rank pursuant to this paragraph 7, with interest thereon, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Bank agree to other terms of payment, such amounts shall be payable upon notice from Bank to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Bank to incur any expense or také ar B. INSPECTION. Bank may make or cause to be made reasonable entries upon and inspections of the Property, provided

that Bank shall give Borrower notice prior to any such inspection specifying reasonable cause therefore related to Bank's interest

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 Bank, subject to the terms of any Prior Mortgage. 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 apply or release such moneys received or make settlement for such moneys in the same manner and with the same effect as provided in this Mortgage for disposition or settlement of proceeds of Hazard Insurance. 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 sums secured by this Mortgage granted by Bank 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. 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 BANK 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. A waiver as to one event shall not be construed as continuing or as a waiver as to any other event.

12. REMEDIES CUMULATIVE. All remedies provided in this Mortgage are distinct and cumulative to any other rights or remedies under this martgage or afforded by law or equity and may be exercised concurrently, independently or successively.

13. SUCCESSOR 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 Bank 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 Mortgage are for convenience only and are not to be used to interpret or define the workings hereof.

14. NOTICES. Except to tive extent any notice shall be required under applicable law to be given in another manner, (a) any notice to Borrower shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borro we may designate by notice to Bank as provided herein, and (b) any notice to Bank shall be given by certified mail to Bank's a furess stated herein or to such other address as Bank may designate by Notice to Borrower as provided herein. Unless otherwise spacifically provided, any notice provided for in this Mortgage shall be deemed to have

been given to Borrower or Bank when giver in the manner designated herein.

15. GOVERNING LAW; SEVERABIL: (Y. 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 this Mortgage and the Note are declared to be severable. As used herein, "coste", "expenses", and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

16. BORROWER'S COPY. Borrower shall be given a conformed copy of the Note and this Mortgage at the time of execution

or after recordation hereof.

17. TRANSFER OF THE PROPERTY; DUE ON SALE. It all or any part of the Property or any interest therein or any interest in any trust that holds title to the Property is sold, transferred, con eyed, mortgaged, encumbered or assigned by operation of law or otherwise, sums secured by this Mortgage shall, after thirty (3/x) days' notice by Bank to Borrower as provided in paragraph

18, become immediately due and payable without notice or demand

18. DEFAULT; ACCELERATION. The Note and this Mortgage shall be in default after thirty (30) days' notice by Bank to Borrower of any of the following events: (a) an "Event of Default" (as defined in this Note) or Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including, but not limited to the covenants to pay when due or declared due any sums secured by this Mortgage; (b) the occurrence of a default under any Prior Mr rtga je or any instrument evidencing indebtedness secured by a Prior Mortgage, or the acceleration of any such indebtedness or the filing of any action to collect such indebtedness or to foreclose such Prior Mortgage; (c) any application or any representation or s'alement furnished to Bank by Borrower is found to be false; (d) the outstanding balance due Bank under the Note or Mortgage exceeds the Maximum Credit Amount; (e) Borrower falls to furnish Bank an updated financial statement upon each anniversary de a of the Note or when Bank reasonably requests or Borrower fails to turnish Bank any other personal financial information when Bank reasonably requests; (f) a bankruptcy proceeding is filed by or against Borrower or Borrower makes an assignment for the benefit of creditors, becomes insolvent or is unable to meet Borrower's obligations as they become due; (g) Borrower's death; (h) all or any part of the Property is sold or is further encumbered; or (i) the occurrence of any other default under this Mortgage, the Noie, o) any other agreement between Bank and Borrower.

Upon the occurrence of any of the events described in items (a) through (i) above, Bank, wilnout notice, may refuse to pay any outstanding checks or make any additional advances, and Bank at Bank's option may, upon 50 days notice to Borrower, declare all of the sums secured by this Mortgage to be immediately due and payable without further den and and may foreclose this Mortgage by judicial proceedings. Bank shall be entitled to collect in such proceeding all expenses of it is losure, including, but not limited to, reasonable attorneys' fees and costs of documentary evidence, abstracts and title reports. During the continuance of the default. Borrower remains subject to all rights, remedies and obligations set forth in the Note, in addition to those

rights, remedies and obligations provided herein.

19. BORROWER'S RIGHT TO REINSTATE. Notwithstanding Bank's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Bank to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Bank all sums which would be then due under this Mortgage and the Note, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Bank in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Bank's remedies as provided in paragraph 18 hereof including, but not limited to, reasonable attorneys' fees; and (d) Borrower takes such action as Bank may reasonably require to assure that the lien of this Mortgage, Bank's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

20. ASSIGNMENT OF RENTS; APPPOINTMENT OF RECEIVER; BANK IN POSSESSION. As additional security hereunder, Borrower hereby assigns to Bank the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hareof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof, or abandonment, and at any time prior to the expiration of any period of redemption following judicial sale, Bank, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of, and manage the Property, and collect the rents of the Property, including those past due. All rents collected by Bank or the receiver shall be applied first to payment of the costs of operation and management of the Property and collection 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. Bank and the receiver shall be liable to account only for those rents actually received.

21. TIME OF ESSENCE. Time is of the essence in this Mortgage and the Note.

## **UNOFFICIAL COPY**

SS:  Name: Charles Kantrez  Name: Ceraldine Kantrez  SS:  OUNTY OF COOK  Phylitic Clinnelli  Phylitic		
Mame: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  SS:  Phyllis Glinnelli  Bolis Glin		
Mame: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  SS:  Phyllis Glinnelli  Bolis Glin		
Mame: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  SS:  Phyllis Glinnelli  Bolis Glin		_
Mame: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  SS:  Phyllis Glinnelli  Bolis Glin		
Name: Charles Ramirez  Name: Ceraldine  N		ואשור נס:
Warner: Charles Ramirez  Name: Certaldine Ramirez  Name: Certaldine Ramirez  Name: Certaldine Ramirez  Name: Certaldine Ramirez  Second  Control of Cood  Co	90+ XO	
Mame: Charles Ramirez  Name: Charles Ramirez  Name: Charles Ramirez  Name: Charles Ramirez  Name: Ceraldine Ramirez  Se.  (a) Se.  (b) Ser  (c) Condy, in the State atonestid, in the State at the state of the samirez and Ceraldine Ramirez, his wife together  (c) CERTIFY THAT  (c) Charles Ramirez, his wife together  (c) Charles Ramirez, his wife toge	678 LEE ST. Ay Commission Expires Out. 25, 154	OL NHO!
Mame: Charles Ramirez  Name: Charles Ramirez  Name: Charles Ramirez  Name: Charles Ramirez  Name: Ceraldine Ramirez    Phylits Clinnelli	sidnal to state diding tracted t	
Mame: Charles Ramires  Name: Charles Ramires  Name: Ceraldine Ramires  Name: Ceraldine Ramires  Name: Ceraldine Ramires  Name: Ceraldine Ramires  SS.  SS.  SS.  Phylifs Ginnelli  Phylifs Ginnelli  Phylifs Ginnelli  Remorphy Known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn, Charles Ramires and Ceraldine Ramires, his wife together  reonally known to me to be the earn of the Cooks and Ceraldine Ramires, his wife together  Replaced to the forest real actions and reconstruction of the Cooks and Ceraldine Ramires  Replaced to the State adversed  Replaced to the State Ramires  Replaced to the St	NAME: COCK TOTATO	
Mame: Charles Ramires  Name: Charles Ramires  Name: Ceraldine Ramires  Name: Geraldine Ramires  SS.  County, in the State aforesald.  Phylis Ginelli  Phylis Ginelli  Charles Ramires and Cetaldine Ramires, his wife together  reonally known to me to be the same Vincon(s) whose name(s) (is) (are) subscribed to the foregoing instrument, appearation this day in person and acknowleds that  Charles Ramires and voluntary act, for the uses and purposes there are this day in person and acknowleds of that  County Phylis Ginelli and acknowledged that  County including the release and walver of the 'Q's' of Informatical  County and voluntary act, for the uses and purposes there  are this day in person and acknowledged that  County included to the uses and purposes there  are the said instrument to the 'Q's' of the ordinate and voluntary act, for the uses and purposes there  are the control of the said instrument to the 'Q's' of the ordinate and voluntary act, for the uses and purposes there  are the control of the said instrument to the 'Q's' of the ordinate and voluntary act, for the uses and purposes there  are the control of the said instrument to 'A's' of the ordinate and voluntary act, for the uses and purposes there  are the control of the control of the 'Q's' of the ordinate and purposes there  are the control of the control of the 'Q's' of the control of	Parsonanananananananananananananananananana	
Name: Charles Kamirez  Name: Charles Kamirez  Name: Ceraldine Kamirez  Name: Ceraldine Kamirez  Name: Ceraldine Kamirez  Name: Ceraldine Kamirez  SS:    Phylits Clinnelli	Thyleis thereasle.	
Name: Charles Ramires  Name: Ceraldine Ramires  Name: Ceraldine Ramires  Name: Ceraldine Ramires  SS.  Charles Ramirez and Ceraldine Ramirez, his wife together  Phyllia Ginnelli  Phyllia Ginnelli  Charles Ramirez and Ceraldine Ramirez, his wife together  reonally known to me to be the sami, vincon(s) whose name(s) (is) (are) subscribed to the foregoing instrument, appearation me to be the sami, vincon(s) whose name(s) (is) (are) subscribed to the foregoing instrument, appearation and acknowledged that  Charles Ramiral and Ceraldine Ramirez, his wife together  reonally known to me to be the sami, vincon(s) whose name(s) (is) (are) subscribed to the foregoing instrument, appearation and acknowledged that	my hand and notatiul seal this 27 csy of June and hand and notatiul	GIVEN under
PORROWER: Charles Ramires  Name: Charles Ramires  Name: Charles Ramires  Name: Charles Ramires  Name: Charles Ramires and County, in the State aforesaid, D.  Phyllis Glunchli  Charles Ramires and Ceraldine Ramires, his wife together  Charles Ramires and Ceraldine Ramires his wife together  Charles Ramires and County, in the State and County, in		
BORROWER:  Name: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Seconty, in the State aforeseld, Charles Ramirez and Ceraldine Ramirez, his wife togetiner  Charles Ramirez and Ceraldine Ramirez, his wife togetiner  Reonally known to me to be the samire simple name(s) (is) (are) subscribed to the foregoing instrument, appeara	delivered the said instrument (s. 1/18) (her) (their) free and voluntary act, for the uses and purposes there	hed, sealed and
BORROWER:  Name: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Seconty, in the State aforeseld, Charles Ramirez and Ceraldine Ramirez, his wife togetiner  Charles Ramirez and Ceraldine Ramirez, his wife togetiner  Reonally known to me to be the samire simple name(s) (is) (are) subscribed to the foregoing instrument, appeara		
BORROWER:  Name: Charles Ramirez  Name: Charles Ramirez  Name: Charles Ramirez  Name: Ceraldine	mu pesperatura pur locad III	Ann ann an ann
BORROWER:  Name: Charles Ramirez  Name: Charles Ramirez  Name: Charles Ramirez  Name: Ceraldine		
BORROWER:  Warner: Charles Ramirez  Warner: Charles Ramirez  Ass.  Se.  OUNTY OF COOK  Se.  OUNTY OF COOK  Marner: Charles Ramirez  Marner: Charles Ramirez  OUNTY OF COOK  Marner: Charles Ramirez  Marrire Ramirez  M		
BORROWER:  Name: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez	me to be the same (s) whose name(s) (is) (are) subscribed to the foregoing instrument, appeare	raonally known to
BORROWER:  Name: Charles Ramirez  Name: Ceraldine Ramirez  Name: Ceraldine Ramirez	THAT Charles Ramirez and Ceraldine Ramirez, his wife together one to be the same and whose name(s) (is) (are) subscribed to the foregoing instrument, appeare	EREBY CERTIFY
BORROWER:  Name: Ceraldine Kamirez  Name: Ceraldine Kamirez	THAT  Charles Ramirez and Ceraldine Ramirez, his wife together  That  Charles Ramires and Ceraldine Ramirez, his wife together  That  The State storeshing instrument, appears	I, Phy
BORROWERS	HAT Charles Ramires and Ceraldine Ramires, his wife together  Charles Ramires and Ceraldine Ramires, his wife together  THAT Charles Ramires and Ceraldine Ramires, his wife together  and to be the same Purpose name(s) (is) (are) subscribed to the foregoing instrument, appears	DUNTY OF COO
BORROWERS	SS. ( ) SS. ( ) SA. (	DUNTY OF COO
	SS. ( ) SS. ( ) SA. (	DUNTY OF COO
	Mame: Ceraldine Ramtrez    SS.	DUNTY OF COO
	Name: Charles Ramirez and Ceraldine Ramirez, in the State aforesaid, D.  THAT  Charles Ramirez and Ceraldine Ramirez, his wife together	DUNTY OF COO

23. WAIVER OF HOMESTEAD. Borrower hereby waives all rights of homestead examption in the Property.

24. LOAN CHARGES, it the loan secured by this Mortgage is subject to a law which sets maximum charges, and that itself in the loan secured by this Mortgage is subject to to be collected in connection with the loan exceed the permitted limits, then: (a) 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 Mote or by making a direct payment to Borrower. Bank may choose to make this refund by reducing the principal owed under the Mote or by making a direct payment to Borrower. Bank as the state of the collected from Borrower. Bank is not a subject of the collected from Bank and the Mote of the Mote or the Carlon and the Bank make the claim of the Mote or the Carlon and the permittent of the Mote or the Carlon and the permittent of the Mote or the Carlon and the permittent of the Mote or the Carlon and the Carlon and the Carlon and the Mote or the Mote or the Carlon and the permittent of the Mote or the Mote or the Carlon and the Carlon an

22. HELEASE. Upon payment of all sums secured by this Mortgage and termination of the Mote, Bank shall release this Mortgage without charge to Barrower shall pay all costs of recordations of any documentation necessary to release

this Mongage.