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ADJUSTABLE RATE LOAN RIDER

CORPORATE TRUSTEE

LOAN NO. 05-1710269

DATE OCTOBER 11, 1985

This Rider is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to **ST. PAUL FEDERAL SAVINGS AND LOAN ASSOCIATION OF CHICAGO**, (the "Lender") of the same date herewith (the "Note") and covering the Property described in the Security Instrument and located at:

712 HILLSIDE DRIVE STREAMWOOD, IL. 60103

(Property Address)

NOTICE TO BORROWER: THE SECURITY INSTRUMENT SECURES A NOTE WHICH CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND MONTHLY PAYMENTS. THE BORROWER'S MONTHLY PAYMENTS ARE IN FIXED AMOUNTS DURING THE FIRST FIVE YEARS OF THE NOTE. THE REMAINING MONTHLY PAYMENTS COULD INCREASE OR DECREASE, DEPENDING ON CHANGES IN THE INTEREST RATE. THE PRINCIPAL AMOUNT THE BORROWER MUST REPAY MAY BE LARGER THAN THE AMOUNT ORIGINALLY BORROWED.

Modifications. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note has an Initial Interest Rate of 11.000%. Beginning on the date of the Note, the Borrower will pay interest at the Initial Interest Rate until the first Change Date. The Note interest rate may be changed on the 1st day of the month beginning on NOVEMBER 1986, and on that day of the month every 12 months thereafter. Each date on which the rate of interest may change is called a Change Date.

Changes in the interest rate are governed by changes in an interest rate index called the "Index". The Index is the Federal Home Loan Bank Board monthly national median annualized Cost of Funds for FSLIC-insured savings and loan associations.

To set the new interest rate, before each interest Change Date, the Note Holder will first add two percentage points (2.00%) to the Current Index. The Current Index is the most recent Index figure available 45 days prior to each Change Date. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). This rounded amount will be the new rate of interest until the next Change Date provided that on any Change Date the rate of interest will not be increased or decreased by more than two percentage points (2.00%). At no time during the term of the Note shall the interest rate be less than 8.5% per annum nor more than 14.5% per annum.

The first sixty monthly payments due under the Note will each be in the amount of \$625.13. Beginning with the 61st payment, the amount of the monthly payments will be determined in accordance with the terms of the Note and will always be sufficient to repay the unpaid principal balance in full in substantially equal payments by the final payment date.

Each of the 13th through 60th monthly payments of the first sixty monthly payments set forth above could be less than the amount of the interest portion of a monthly payment which then would be sufficient to repay the unpaid principal balance in full on the final payment date at the current rate of interest in substantially equal payments. If so, each month that the amount of the monthly payment is less than the interest portion, the Note Holder will subtract the amount of the monthly payment from the amount of the interest portion and will add the difference to the unpaid principal balance. The Note Holder will also add interest on the amount of this difference to the unpaid principal balance each month. The rate of interest added to principal will be the rate of interest as changed from time to time by provisions of the Note described above.

B. LOAN CHARGES

It could be that the loan secured by the Security Instrument is subject to a law which sets maximum loan charges and the law is interpreted so that the interest or other loan charges collected or to be collected in connection with the loan would exceed permitted limits. If this is the case, then: (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. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower.

C. PRIOR LIENS

If lender determines that all or any part of the sums secured by this Security Instrument are subject to a lien which has priority over this Security Instrument, Lender may send Borrower a notice identifying that lien. Borrower shall promptly act with regard to that lien as provided in paragraph 4 of the Security Instrument or shall promptly secure an agreement in a form satisfactory to Lender subordinating that lien to this Security Instrument.

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This Adjustable Loan Rider is executed by the Borrower and authorized upon and vested in it as such Trustee (and said Trustee acquires in the exercise of the power and authority conferred upon it as such Trustee (and said Trustee as Trustee in the transfer of the property subject to paragraph 17 of the Security Instrument, Lender may require any one increase in the current Note interest rate, or (2) an increase in (or removal of) the limit on the amount of acceleration provided in paragraph 17 of the Security Instrument.

By signing this, Borrower agrees to all of the above.

It there is a transfer of the property subject to paragraph 17 of the Security Instrument, Lender may require any one increase in the current Note interest rate, or (2) an increase in (or removal of) the limit on the amount of acceleration provided in paragraph 17 of the Security Instrument.

IN WITNESS WHEREOF, the Borrower, as Trustee as attorney and not personally has caused this Mortgage to be signed by its JAMES FEELEY President and its Vice President and not personally has caused this Note to be countersigned by its MORTGAGE President and its Vice President seal to be hereunto affixed and its first signature written.

ATTEST:

STATE OF ILLINOIS ss
COUNTY OF Co. K 99
SECRETARY OF STATE
VICE PRESIDENT

BY: *James F. Feeley*

President Trustee JAMES FEELEY

1. the undersigned, a Notary Public, in and for the County and State aforesaid, DO HEREBY CERTIFY THAT
of the day of the month of the year
of the day of the month of the year
Given under my hand and Notarial Seal, this 16th day of October 1985
purposes therein set forth, and caused the corporate seal of said Borrower, as Trustee as attorney and its voluntary act, and as they signed, sealed and delivered the said instrument as their free and person and acknowledge that they signed, sealed and delivered the said instrument as their free and instrument as such TRUSTEESHIP President and VICE PRESIDENT Secretary appraised before me this day in who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such TRUSTEESHIP President and VICE PRESIDENT Secretary

Notary Public

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ADDITIONUM TO ADJUSTABLE RATE LOAN RIDER

(Fixed Rate Conversion and Assumption Options)

LOAN NO. 051710269

DATE OCTOBER 11, 1985

THIS ADDITIONUM TO ADJUSTABLE RATE LOAN RIDER is incorporated into and shall be deemed to amend and supplement the Adjustable Rate Loan Rider (the "Rider") to the Mortgage, Deed of Trust or Security Deed ("Borrower") to secure Borrower's Adjustable Rate Note with Addendum I to Adjustment Rate Note to ST, P.A.U. (the "Security Instrument"), each dated the same date as this Addendum and given by the undesignated (the "Borrower") to secure Borrower's Adjustable Rate Note with Addendum I to Adjustment Rate Note to ST, P.A.U. and supplemet the Adjustable Rate Note (the "Rider") to the Mortgage, Deed of Trust or Security Deed covering the property described in the Security Instrument and located at:

FEDERAL BANK FOR SAVINGS, (the "Lender") and dated the same date as this Addendum (the "Note"). I have a Conversion Option which I can exercise unless I am in default of this Section A1 or Section A3 below will not permit me to do so. The "Conversion Option" is my option to convert to a fixed rate by the Note from an adjustable rate to a fixed rate.

1. Option to Convert to Fixed Rate

The conversion can only take place on the third, fourth or fifth Change Date. Each Change Date on which my interest rate only on one of the three Conversion Dates.

If I want to exercise the Conversion Option, I must first meet certain conditions. Those conditions are that:

- (a) I must fulfill all the requirements of the Note Holder to effect the conversion.
- (b) On the next Conversion Date, I must fulfill all the requirements of the Note Holder to effect the conversion.
- (c) By the next Conversion Date, I must fulfill all the requirements of the Note Holder to effect the conversion.
- (d) By the next Conversion Date, I must fulfill all the requirements of the Note Holder to effect the conversion.
- (e) I must fulfill all the requirements of the Note Holder to effect the conversion.

My interest rate will be equal to the Federal National Mortgage Association's required net yield for 30-year, fixed interest rate covered by 30-day mandatory delivery commitments in effect as of the date before the Conversion Date, plus five-eighths of one percent (625/8%). This rate is not available, the Note Holder will determine my interest rate by using a comparable figure.

2. Calculation of Fixed Rate

If the unpaid principal balance before Conversion; Appraisal

3. Reduction of Principal Balance Before Conversion; Appraisal

If the unpaid principal balance I am expected to owe on the Conversion Date will be greater than the original principal amount of my loan, the Note Holder may require an appraisal report on the value of the property described in the original principal I choose to exercise the Conversion Option, the Note Holder will determine the amount of the payment that would be sufficient to repay the unpaid principal I am expected to owe on the Conversion Date in full by the final payment date at my new fixed interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment beginning with my first monthly payment after the Conversion Date, I will pay the new amount as my monthly payment until the final payment date.

4. Determination of New Payment Amount

The unpaid principal I am expected to owe on the Conversion Date could be an amount equal to 95% of the stated value of the property.

The appraisal report I am expected to provide to reduce my unpaid principal to an amount equal to 95% of the new value of the property.

The appraisal report I am expected to owe on the Conversion Date could be an amount greater than 95% of the unpaid principal I choose to repay the Note Holder an amount sufficient to reduce my unpaid principal to an amount equal to 95% of the new value of the property.

If I choose to exercise the Conversion Option, the Note Holder will determine the amount of the payment that would be sufficient to repay the unpaid principal I am expected to owe on the Conversion Date in full by the final payment date at my new fixed interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment beginning with my first monthly payment after the Conversion Date, I will pay the new amount as my monthly payment until the final payment date.

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INSTANT INSTRUMENT SOLELY IN ITS CAPACITY AS TRUSTEE
BANK OF ELK GROVE, ELK GROVE, CA, SIGNS THIS
under its Trust No. 3304 it does not do
undertake itself or have any personal right
dividual right or obligation of ANY PERSON
whatsoever by reason hereof.

JOANNA KERKHOVAN
NOTARY PUBLIC
State of California
(Seal)

WILLIAM J. LARSON
VICE PRESIDENT
Bank of Elk Grove
(Seal)

BY SIGNING BELOW, Borrower accepts to the terms and covenants contained in this Addendum
To Adjustable Rate Loan Rider.

Notwithstanding the provisions of Uniform Government Act of the Security Instrument and the Note
provided that, prior to the sale or transfer, (a) Borrower from all obligations under the terms and conditions of the
Security Instrument and the Note, (b) the credit of the person to whom the property is to be sold or transferred is
satisfactory to Lender, (c) Lender is paid the amount of the property to whom the property is to be sold or transferred is
sold or transferred under the Note, (d) the person to whom the property is to be sold or transferred such
person agrees to assume all of the Borrower's obligations under the Security Instrument and the Note.
SECURITY AGREEMENT AND ASSUMPTION AGREEMENT
Lender shall release Borrower from all obligations under the Security Instrument and the Note
prior to the expiration of this period, Lender may invoke any remedies permitted by this Security
Instrument without notice or demand.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall
provide a period of not less than 30 days from the date the notice is delivered or mailed within which
Lender shall not be entitled to exercise if exercise is prohibited by federal law as of the date of this
option. If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall
provide a period of not less than 30 days from the date the notice is delivered or mailed within which
Lender shall not be entitled to exercise if exercise is prohibited by federal law as of the date of this
option.

The provisions of Uniform Government Act of the Security Instrument provides as follows:
Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or
any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and
Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option,
require immediate payment in full of all sums secured by this Security Instrument. However, this
option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this
option. If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall
provide a period of not less than 30 days from the date the notice is delivered or mailed within which
Lender shall not be entitled to exercise if exercise is prohibited by federal law as of the date of this
option.

B. ASSUMPTION OPTION

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LOAN RIDERS 3 4 7 8 8 9

LOAN NO. 051710269
DATE OCTOBER 11, 1985

THIS RIDER is incorporated into a certain Security Instrument dated of even date herewith given by the undersigned (the "Borrower") to St. Paul Federal Bank For Savings (the "Lender") to secure a mortgage indebtedness; said Security Instrument encumbers real property commonly described as:

712 HILLSIDE DRIVE, STREAMWOOD, IL. 60103

(PROPERTY ADDRESS)

- 1.) Borrower and Lender agree that notwithstanding anything contained in Uniform Covenant 22 of the Security Instrument, Lender is hereby authorized to charge a reasonable fee for the preparation and delivery of a release deed.
- 2.) Borrower and Lender agree that if the Federal National Mortgage Association or the Federal Home Loan Mortgage Corporation /uv all or some of the Lender's rights under the Security Instrument, this Rider will no longer have any force or effect.

IN WITNESS WHEREOF, BORROWER has executed this RIDER.

<u>Elway J. Gauvin</u>		
PRESIDENT	TRUST OFFICER	SECRETARY
<u>Elway J. Gauvin</u>		
SECRETARY	VICE PRESIDENT	BOOKKEEPER

BANK OF ELK GROVE, Elk Grove, IL., signs this instrument solely in its capacity as Trustee under its Trust No. 2301. It does not undertake nor shall it have any personal or individual liability or obligation of any nature whatsoever by reason hereof.

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This instrument was prepared by:

This instrument was prepared by:
ROBERT J. BRAUN
St. Paul Federal Bank For Savings
Formerly known as
St. Paul Federal Savings & Loan Assn. of Chicago
3901 Kirchoff Rd., Rolling Meadows, IL 60068

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LOAN NO. 051710269

MORTGAGE (Corporate Trustee)

THIS MORTGAGE is made this 11th day of OCTOBER, 1985, between the Mortgagor, *Robert J. Braun*, Bank of Elk Grove as trustee UTA dated June 12, 1984 and known as Tr. #2304a corporation organized and existing under the laws of *the State of Illinois* (herein "Borrower"), note personally but solely as Trustee under a Trust agreement dated JUNE 12, 1984 and known as Trust No. 2304, and the Mortgagee, St. Paul Federal Bank For Savings, a corporation organized and existing under the laws of the United States of America, whose address is 6700 W. North Avenue, Chicago, Illinois 60635 (herein "Lender").

WHEREAS, Borrower is indebted to Lender in the principal sum of
FIFTY FIVE THOUSAND AND NO /100 Dollars, which indebtedness is evidenced by Borrower's note dated 10/11/85 (herein "Note"), providing for monthly installments of principal and interest, with the balance of the indebtedness, if not sooner paid, due and payable on NOVEMBER 1, 2000.

TO SECURE to Lender (a) the repayment of the indebtedness evidenced by the Note, with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of 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

COOK, State of Illinois:

LOT EIGHTEEN HUNDRED FIVE (1805) IN WOODLAND HEIGHTS UNIT FOUR, BEING A SUBDIVISION IN SECTIONS 23 AND 24, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON JULY 14, 1960, AS DOCUMENT NUMBER 1931799
PERMANENT TAX I.D.#06-23-212-007-0000

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NOTE IDENTIFIED

which has the address of
(herein "Property Address");

712 HILLSIDE DRIVE, STREAMWOOD IL 60103

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".

Borrower covenants that under the Trust Agreement described above Borrower has the right to mortgage, grant and convey the Property.

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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.

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 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 Borrower.

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 authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower 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.

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

11. Forbearance by Lender Not a Waiver. 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 taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.

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 contained shall bind, and the rights hereunder shall inure to, 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 Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

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 such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, 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 given in the manner designated herein.

15. Uniform Mortgage; Governing Law; Severability. This form of mortgage combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute 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 the conflicting provision, and to 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 and 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 therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing 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 or transfer, 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 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.

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 mailed to Borrower, by which such breach must be cured; and (4) the 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. Borrower's 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 prior to entry of judgement enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, 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 Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees;

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