Bank of America	KM	27907505

BANK OF AMERICA, N.A. (THE "BANK")

Mortgage

This Instrument prepared by and when recorded mail to:

00000068961001638099

CONSUMER LOAN PROCESSING BANK OF AMERICA/CONSUMER LOAN PROCESSING PO BOX 2314

RANCHO CORDOVA CA 95741

This space is for Recorder's use only.

boss addres in 1161 VUELTA DE LAS ACEQUIAS	CILIA T GARCIA, A MARRIED PERSON	
	SANTA FE	NM 87507-0000
jointly and severally if more than one, "Grantor"), and Bank of America whose address is	RANK OF AMERICA N. A.	
PO BOX 2314		
	RANCHO CORDOVA, CA S	05741-0000 (the "Bank"
Witnesseth: That Whereas, CECILIA T ORTEGA AND EDWARD T OR	TEGA	
ointly and severally if more than one, "Borrower") is justly indebted to the Bank according 01/12/2002, in the amount of TWENTY FIVE THOUSAND DOL	ig to the terms of a certain promissory note give	n by Berrower to the Bank deted
Deliana (t. 25 000 00	SAND SAID OO CENTS	
Dollars (\$ 25,000.00) with fi	nal payment being due on <u>01/04/2012</u>	unless renewed, medified
A COLUMN TO THE PROPERTY AND A COLUMN TO A	/ /	

appearance if any, and all reneweds, extensions, modifications, replacements and consolidations of the Note; (b) amounts expended or advanced by the Bank for the payment of texas, levies or insurance on the property described herein and for maintenance, repair, protection and preservation of the property and interest on such amounts, if any, (c) the payment of all other same, with interest, advanced under the terms of this Mortgage; and (d) the performance of Grantor's covecants and agreement ender this Mortgage and oppitalised or secured.

New Therefore, in consideration of the pressures and of the sum hereinabove set forth and the sum of One Bollar (\$1.00) the ressipt and adequacy of which are hereby acknowledged, Grantor Macrograms. Weavenute, Conveys and Assigns to the Bank all of Grantor's right, title and interest in the following property, to wit:

LOTS 17 AND 18, BLOCK 80, OF THE TOWN OF CAPITAN, LINCOLN COUNTY, NEW MEXICO, AS SHOWN BY THE PLAT OF THE ORIGINAL TOWNSITE OF CAPITAN FILED IN THE OFFICE OF THE COUNTY CLERK AND EX-OFFICIO RECORDER OF LINCOLN COUNTY, NEW MEXICO, ON MARCH 3, 1900.

which has the real property address comments known as 228 2ND AND WHITE OAK

CAPITAN NM 88316-0000 ("Property Address")

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NRM 31-88-8686M common

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Tegether with all buildings, structures and other improvements now or hereafter located on the property described, or any part and parcel thereof; all rights, title and interest of Grantor in and to the minerals, flowers, shrubs, crops, trees, timber, and other omblements now or hereafter on said property or under or above the same or any part or parcel thereof; all and singular the tenaments, hereditaments, licenses, privileges, rights-of-way, water rights, weiter stock, mineral rights, uses and other appurtenances belonging or in any way appertaining, and the reversion or reversions, remainder and remainders, rents, issues and profits thereof; all right, title and interest of Grantor in and to nearby ways, reads, streats, boulevards, avenues or other public thoroughfares; and elso all the estate, right, title, interest, claim and demand whatsoever of Grantor of, in and to the same and of, in and to every part and parcel thereof, all machinery, apparatus, equipment, fittings and fixtures, whether estually or constructively attached to said property, now or hereafter located in, upon or under said property or any part thereof, all right and title and interest of Grantor in and to nearby ways, reads, streets, boulevards avenues or other public thoroughfares any and all awards or payments, or (c) any other injury to, taking of, or docease in the value of, and property to the extent of all amounts that may be secured by this blortage at the date of receipt of any such award or payment by the Bank and of the reasonable attorney's fees, costs and disbursements incurred by this blortage at the date of receipt of any such award or payment, All of such property hereby mortgaged is collectively referred to herein as the "Property".

This Mortgage is given and assepted on the following terms:

Representations and Warranties. Granter warrants that Granter has good and marketable for simple title to the Property, and is lawfully seised and possessed of the Property and every part thereof, and has the right to mortgage same, that the Property is unencumbered except as may be herein expressly provided; and that Granter will forever warrant and defand the title to the Property unto the Bank against the claims of all persons whomsever.

Covenants. Granter further covenants and agrees as follows:

- 1. Compliance with Lean Documents. Granter shall promptly pay and perform and comply with all obligations, cover imposed upon Granter by the Loan Documents. sente and conditions
- 2. Charges; Lienz. Granter shall pay when due all taxes, assessments, charges, fines, levies, feen and impositions attributable to the Property that may attain priority over this Mortgage, and leaschold payments or ground resits, if any. If Granter makes these payments directly, upon the Bank's request, Granter shall promptly furnish to the Bank receipts evidencing the payments.
- 3. Foreign for Ferrors and Incorporate. Upon request by the Bank, Grantor shall pay to the Bank on the days payments are due under the Obligation, until the Obligation is paid in full, a sum ("Funds") for: (a) yearly bases and assessments that may attain priority over this Mortgage as a lies on the Property, (b) yearly leases and assessments that may attain priority over this Mortgage as a lies on the Property, (b) yearly leases and assessments that may attain priority over this Mortgage as a lies on the Property, (b) yearly leases are considered insurance premiums, (if any; (b) yearly leases are property insurance premiums, (d) yearly flood insurances promiums, (if any; (b) yearly leases are considered insurance premiums, (if any; (b) yearly leases are property insurance premiums, (d) yearly flood insurances promiums, (if any; and (c) yearly hazard or property insurance premiums, (d) yearly flood insurances promiums, (if any; and (c) yearly hazard or property insurance premiums, (if any; and (c) yearly hazard or property insurance) section and the funds in an amount and the respect to the reasonable of the foreign of the property and shall be entitled to receive it and the amount of credit existing at any time of the property and shall be entitled to receiv
- 6. Me Other Lieux. Granter will not, without the prior written consent of the Bank, except as otherwise specified by applicable law, create, place or permit to be created or placed, or through any act or failure to act, acquissee in the placing of, any mortgage, voluntary or involuntary lieu, whether statutory, constitutional er contrastual, encumbrance, accurity interest or conditional sale against or covering the Property, or any part thereof, regardless of whether the same are expressed on the vice subordinate to the lieu or security interest created in this Mortgage. Should any of the foregoing become attached hereafter or in any manner to any part of the Property without the prior written consent of the Bank, Granter will cause the same to be promptly discharged and released.
- S. Ensergement of the improvements, if any, now existing or become a promptly immerged against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which the Bank requires its an amount equal to the leaver of (a) the combined total of the maximum amount that could be advanced as the Obligation and the current belance on other obligations secured by prior lines) on the Property; b) 100% of the maximum insurable value of the Property; or (c) for flood insurance only, 100% of the maximum amount of insurance required by prior lines) on the Property; b) 100% flood insurance proprim lift the Obligation secured is a Tanfanart loss, then parts (a) or (b) shows are not required. If required the flood insurance required insurance and the obligation secured is a Tanfanart loss, then parts (a) or (b) shows are not required. If required the Bank, Grantor shall she obtain insurance askell be obtained by the Bank of Grantor shall she part the shall are prevailed by the Bank of Grantor falls to pay the insurance required by the Bank of Grantor falls to pay the insurance required by insurance and grant dependent of the Mortrage, the Bank may obtain the insurance and pay the purmiture. If the Bank does no, Grantor shall pay the obtain the insurance and pay the purmiture. If the Bank does no, Grantor shall pay the obtain framework of the Bank of the Bank and the shall become additional debt of Borrower secured by this Mortrage, Grantor agrees that the amount and type of insurance parchased by the Bank is within the Bank's sole distriction.

All insurance policies and renewals shall be in form and content satisfactory to the Bank and all such policies covering less or damage to the Property shall include a standard noncontributory movingages clamse in favor of the Bank. The Bank shall have the right to hold the policies and renewals. Granter shall promptly give to the Bank all receipts of paid premiums and renewal notices. In the event of less, Granter shall give prompt notice to the insurance carrier and the Bank. The Bank may make proof of less if not made promptly by Granter, but shall have no duty to do not any duty to see that any insurance is in force or is adequate.

If in the sole discretion of the Bank the restoration or repair is sconomically feasible and the Bank's accurity is not becomed, the insurance proceeds shall be applied to restoration or repair of the Property damaged. If in the cole discretion of the Bank the restoration or repair is not economically feasible or the Bank's accurity would be insurance proceeds shall be applied to the stone secured by this Mortgage, whether or not these doe, in such manner and order as the Bank, in seeds exercted, may elect, with any endees paid to Grantor. If Grantor abandons the Property, or does not answer within thirty (30) calendar days a notice from the Bank, that the insurance proceeds. The Bank may see the proceeds to repair or restore the Property or to pay sums accuracy by this Mortgage, in such manner and order as the Bank, in its sole discretion, may elect, whether or not then due. The thirty (60) calendar day period will begin when the notice is given.

Unless the Bank and Granter etherwise agree is writing, any application of insurance proceeds shall be to any amount that is currently owed, then to principal and shall not extend or postpose the due date of the scheduled payments to change the amount of the payments to the axiont not leasured or discharged by such application. If the Property is acquired by the Bank, Granter's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquireties shall peec to the Bank to the extent of the sums occursed by this Mortgage.

6. Maintenance and Protection of Posposty; impactions. Granter shall maintain the Property in good condition and requir, shall not commit or suffer any waste to the Property, and shall somely with, or same to be compiled with, all statutes, ordinances and requirements of any governmental authority relating to the Property or any part thereof. Granter shall promptly repair, restore, replace or rebuild any part of the Property, new or hereafter encumbered by this Martings, which may be affected by any activity of the character referred to in Section 9. No part of the Property, including, but not limited to, any building, structure, parking let, drivering.

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lot, driveway, landscape schame, timber or other ground improvement, or other property, now or hernafter conveyed as security by or pursuant to this Mortgage, shall be removed, demolished or materially altered without the prior written consent of the Bank. Granter shall complete, within a reasonable time, and pay for any private restrictive covenent, soning ordinance or other public or private restrictions himsing or defining the uses, which may be made of the Property or any part thereof. The Bank and any person authorized by the Bank shall have the right to enter and inspect the Property at all reasonable times and access thereto shall be

7. Protection of Benk of America's Rights in the Property. If Granter fails to perform the covenants and agreements contained in this Mortgage, or if there is a legal proceeding that may significantly affect the Bank's rights in the Property (such as a proceeding in benkruptcy, probate, for condemnation or Property. The Bank's actions may include paying any sums secured by a lien that has priority over this Mortgage, appearing in court, paying reasonable storneys' case and externing on the Property to make repairs. Although the Bank may take actions under this Section 7, the Bank does not have to do as. No such action will Property to the Bank makes any payments which the Bank deem sensors to protect the value of the Property and the Bank's rights in the Bank surround to this Mortgage shall be been payed of the Obligation secured by this Mortgage.

imdensity. Grantor shall (to the extent permitted by law) protect, defend, and indemnify the Bank, and held the Bank harmless from and against any claims, actions, or proceedings against the Bank and any loss, cost, damage or exponse, including but not limited to reasonable actorney's fees and disbursements incurred by right, jointly with Grantor, to negotiate and settle any such claims, actions or proceedings.

Any agreement to indemnify contained havein shall not extend to liability, claims, damages, losses or expenses, including attorney's fees, trising out of (a) the preparation or approval of maps, drawings, opinions, reports, surveys, change orders, designs, or specifications by the Bank; or (b) the giving of or the failure to give directions or instructions by the Bank or the agents or employees of the Bank, where such giving or failure to give directions or instructions is the primary cause of bodily injury to persons or damage to property.

8. Condomnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condomnation or other taking, of any part of the Property, or for conveyance in lieu of condomnation, are hereby assigned to and shall be paid to the Bank to be applied to the Obligation, with any amounts in excess of the Obligation being paid to Grantor. Grantor agrees to execute and deliver sufficient for the purposes of assigning all proceeds from such swards or payments to the Bank. The Bank is authorized, but not obligated as the interest and shall be irrevocable.

If the Property is abandened by Grantor, or if within thirty (30) days, after a notice from the Bank to Grantor that the condennor offers to make an award or settle a claim for damages, Grantor fails to respond to, the Bank is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Mortgage, whether or not then due. The thirty (50) calendar day paried will begin when notice is given. Unless the Bank and Grantor otherwise agree in writing, any application of proceeds shall be to any amount that is currently outstanding, then to principal, and shall not extend or postpone the due date of the payments referred to in the Obligation or this Mortgage or change the amount of such payments to the extent not discharged by such application.

9. Henunders Substances. Grantor shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Grantor shall not do, nor allow anyone size to do, anything affecting the Property that is in violation of any Environmental Law. The preseding two sentences shall not apply to the presence, use or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to sormal residential ness and to maintenance of the Property.

Granter shall promptly give the Bank written notice of any investigation, claim, domand, lawauit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law, as soon as Granter first has actual knowledge. If Granter learns, or is or other remodiation of any Hazardous Substance affecting the Property is necessary, remodial actions in accordance with Environmental Law.

An used in this Section 10, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: genedine, kerosens, other flammable or toxic perceivants, toxic pesticides and herbicides, volatile solvants, materials containing asbestos or formaldehyde, and radioactive meterials. As used in this Section 10, "Environmental Law" means federal laws and laws of the jurisdictions where the Property is located that relate to health, safety, or environmental protection.

Granter shall indemnify and hold harviese the Bank from and against, and reimburse the Bank on demand for, any and all claims, demands, limbilities, losses, classes of action, costs and expenses (including without limitation reasonable fees and expenses of atterneys and other professional consultants and experts) above or above the prospect, or the migration or release of migration or release of the presence of any Hazardous Bubatance on, in, under, time during or before Granter's ownership of the Property, or any act, emission or svent existing or cocurring in connection with the handling, storage, removal are property as a result of any such Hazardous Bubatance or, and the property of the Pr

- 10. Sweate of Default. The occurrence of any one of the following may be a default under this Mortgage and under the other Loan Documents ("Default") unless otherwise limited by law:
- es. Failure to Pury eary Secured Indohesdment. Any of the Secured Indohesdment is not paid when due, regardless of how such amount may have become
- h. West Preferences of Coverands. Any coverant, agreement or condition herein, in the Note or in any other Lean Document, other than a coverant, agreement or condition which is addressed as a Default elsewhere in this flection 11, is not fully and timely performed, observed or kept.
- s. Brough of Warrenty. Any statement, representation or warranty in any Loan Document or in any financial statement delivered to the Bank in connection with the Secured Indebtedness is false, misleading or erromous in any material respect.
- d. Benkespery or inseductory. Any bankruptoy or insolvency proceeding is instituted by or against Borrower, Granter or any person Hable, directly or indirectly, for any of the Secured Indebtedoms, or if any tax lies, lary or gernishment is levied against each party.
- e. Defeate Sudar Chart Lieux. A default or event of default occurs under any lieu, accurity interest or assignment covering the Property or any part thereof (whether or met the Bank has consented, and without hereby implying the Bank's soment, to any such lieu, accurity interest or assignment evented hereunder), or the thereunder.

 It is a proper or the property of the enforcement of its remedies the sundary.
- f. Liquidation. Blu. The liquidation, termination, dissolution, merger, soppolishtion or failure to maintain good standing in each state that business is conducted (or in the case of an individual,the death or legal incapacity) of Berrawar, Grantor or any person liable, directly or indirectly, for any of the Secured Indebtoduces.

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- g. Exfereseability: Pricetty. Any Loan Document shall for any reason without the Bank's specific written consent cease to be in full force and effect, or shall be declared null and void or ununforceable in whole or in part, or the validity or enforceability thereof in whole or in part shall be challenged or denied by any party the priority herein tequined, or the validity or enforceability the Bank in any or the Property become unenforceable in whole or in part, or cease to be of indured, or the validity or enforceability thereof, in whole or in part, shall be shallenged or denied by Grantor or any person liable, directly or
- in. Officer Deferett. A default or event of default occurs under any other Loan Document, or under any other Section of this Mortgage which specifies such condition or event as a Default.
- 11. Right's and Remedies on Default. Unless prohibited by law, upon the occurrence of any event of Default (and the giving of any notice as required by law) and at any time thereafter, the Bank, at its option, may exercise any one or more of the following rights and remedies, singularly or collectively, in addition to
- a. Accelerate Secured Indebtedness. The Bank shall have the right at its option without notice to Granter to declare the antire Secured Indebtedness
- b. UCC Remodies. With respect to all or any part of any paraonal property, the Bank shall have all the rights and remodies of a secured party under the Uniform
- a. Judicial Ferediscore. The Bunk may obtain a judicial decree foreclosing Granton's interest in all or any part of the Property.
- d. Bedicioncy Judgment. If permitted by applicable law, the Bank may obtain a judgment for any deficiency remaining on the Obligation after application of all amounts received from the exercise of the rights provided in this Section 12.
- e. Tenemery of Sufference. If Granter remains in possession of the Property after the Property is sold as provided above or the Bank otherwise becomes satisfied to possession of the Property upon Default, Granter shall become a tenant at sufference of the Bank or the purchaser of the Property and shall, at the Bank's option, either (i) pay a reasonable rental for the use of the Property or (ii) vacate the Property immediately upon the demand of the Bank.
- f. Enter used Use the Property. The Bank may enter upon and take possession of the Property without the appointment of a receiver, or an application therefor, employ a managing agent of the Property and let the same, either in its own name or in the name of Grantor, and receive the rests, incomes, issues used profits of the Property and apply the same, after payment of all uccessary charges and axpenses, on account of the Ohligation. Grantor transfers and assigns to the Bank Grantor's lessor interest in any lesses now or hereafter affecting the whole or any part of the Property.
- g. Sale of Property. To the extent permitted by applicable law, Granter hereby waives any and all right to have the Property marshalled. In exercising its rights and remodice, the Bank shall be free to sell all or any part of the Property together or separately, in one sale or by separate sales. The Bank shall be stilled to bid at any public sale on all or any portion of the Property. In case of any sale under this Mortgage by virtue of the exercise of the power herein granted, or pursuant to order in any judicial proceedings or cheeves, the Property or any part thereof may be sold in one parcel and as antirety, or in such purcels, manner or order as the Bank in its sole discretion may elect, and one or more exercises of the powers herein granted shall not extinguish or exhaust the power unless the entire Property is sold or the Obligation; said in full.
- is. Statics of Sells. The Bank shall give Granter resonable notice of the time and place of any public sale of any personal property or of the time after which any private sale or other intended disposition of any personal property is to be made. Resonable notice shall mean notice given at least ten (10) calender days before the
- 1. Waiver; Headien of Remodies. A waiver by any party of a breach of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. No waiver by the Bank shall be effective unless it is in writing and signed by remody shall not exclude pursuit of any other remedy and an election to make expenditures or take action to perform an obligation of Grantor to perform an obligation of Grantor to perform shall not affect the Bank's right to declare a Default and exercise its remedies under this Mortgage.
- I. Altermey's Feery Expenses. Whather or not any court action is involved, all reasonable superness incurred by the Bank that in the Bank's opinion are increasary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Note payable on demand and shall beer interest from the date of expenditure until repoid at the interest rate provided for in the Note. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, the Bank's reasonable attorneys' fees for bankruptcy proceedings finctucking afforts to modify or vessels any summents easy or injunction, appeals and any enticipated post-judgement collection services, the cent of searching records, obtaining title reports (including forescoure reports), surveyors' reports, and appeals and any enticipated post-judgement the extent parmitted by applicable law. (Grantor also will pay any court cests, in addition to all other sums provided by law.)
- k. Reserver. The Bank, in any action to forcelose this Deed of Trust, or upon any Default, shall be at liberty to apply for the appointment of a receiver of the Property or both without notice, and shall be suittled to the appointment of such a receiver as a matter of right, without consideration of the value of the Property as security for the Becured Indebtedness, or the solvency of any person or corporation liable for the payment of such amounts.
- I. Pary Expenses. Pay any sums in any form or manner deemed expedient by the Bank to protect the security of this Deod of Trust or to cure Default other them payment of interest or principal on the Note; make any payment hereby authorized to be made according to subject, while the summan of the payment of the party claiming payment without inquiry into the securacy or validity thereof, and the receipt of any such public officer or from the date of such payment at the rate of interest stated in the Note, subproped to any such subscript of any such public officer or from the date of such payment at the rate of interest stated in the Note, subscripted to any such subscript of any such subscript of the payment thereof, paid or discharged with the principal sum secured hereby or by the Bank under the provisions hereof, and any such subrogation rights shall be additional and cumulative security to this Deed of Trust.
- m. Other Reasodine. The Benk shall have all other rights and remotice provided in this Martgage, the Obligation or as available at law or in equity.

B. Other Statters Relating to Informement of Remodies. In any sale made as contemplated herein the Rank may bid for and purchase any of the Property being sold, and shall be emitted upon presentment of the relevant Loan Documents and documents withouting the same to apply the amount of the Secured Delabeledness held by it against the purchase price for the items of the Property so purchased, the amount as applied shall be credited first against the the the tension together with interest thereon them to the parties of the Secured Creator, or its holders of say been and interests on the Property and Individual content interest accorde but unpaid; then to the remainder of the Secured Creator, or its helfs, successor, and interests and interests and interests and interests the secured but unpaid; then to the remainder of the Secured Creator, or its helfs, successor, and interests and the parties of the Secured Creator, or its helfs, successor, and the secured but unpaid; then to the remainder of the Secured Creator, or its helfs, successor, and the secured but unpaid; then to the relating the secured Creator, or its helfs, successor, and the secured but unpaid; then to the relation to the Secured Creator, or its helfs, successor, and the secured Creator, or its helfs, successor, and the secured Creator, or its helfs, successor, and the secured Creator and Creator and

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13. Granter Not Released; Ferbourance by Bank of America Not a Walver. Renewal, medification or extension of the time for payment, medification of amerization of the obligation, transfer of the Property, or any forbearance granted by the Bank shall not operate to release the fishility of the original Granter or Granter's successors in interest or any other person. The Bank shall not be required to commence proceedings against any successor in interest or any other person, or refuse to extend time for payment or refuse to otherwise modify americation of the Obligation by reason of that or any demand made by the original Granter or Granter's successors in interest or any other person. Any forbearance by the Bank in exercising any right or remedy shall not be a waiver of or preclude the exercise of that or any other right or remedy.

Neither failure by the Bank to exercise nor delay by the Bank in exercising or discontinuance of the exercise of any power, right or remedy upon or after any Default shall be construed as a waiver of such Default, or as a waiver of the right to exercise any such right, power or remedy at a later date. No single or partial exercise of any such right, power or remedy shall preclude, waivs or otherwise affect any other or further exercise thereof, or the exercise of any other right, power or remedy. Any waiver, permit, consent or approval of any kind by the Bank, whether of any bread of Default under this Mortgage, the Obligation or any other Lam Document or otherwise must be in writing and shall be effective only to the extent set forth in such writing.

The Bank shall have the right from time to time to sue for any sums, whether interest, principal, taxes, panalties, or any other saure required to be paid under the terms of this Mortgage, as the same become due, without regard to whether or not all of the Obligation shall be due to demand, and without prejudice to the right of the Bank thereafter to enforce any appropriate remedy against Grantor, including an action of foreclosure, or any other action, for a default or defaults by Granter axiating at the time such earlier action was commenced.

- 14. Amon discorts. This instrument may not be modified or amended except by writing executed by both Grantor and an authorized officer of the Bank.
- 15. Successors and Assigns Sound; Joint and Sovered Limbbity. The covenants and agreements of this Mortgage shall bind and besetit the successors and assigns of the Bank and the heirs, representatives, successors, and assigns of Granter, subject to the provisions of Section 17. Granter's covenants and agreements shall be joint and several.
- 16. Nations. Every provision for notice and demand or request except as otherwise required by law shall be deemed fulfilled by written notice and demand or request personally served on one or more of the persons who shall at the time hold the record title to the Property, or on their heirs or successors, or mailed by depositing it in any post office station or letter box, enclosed in a postpaid envelope (a) addressed to such person or persons, or their heirs or successors, at his, their or its address last known to Grantes or (b) addressed to the street address of the Property.
- 17. Transfer of the Property or a Beneficial interest is Granter. If all or any part of the Property or any interest in it is sold, transferred, conveyed, quit-claim deeded, voluntarily or involuntarily, by operation of law, death or otherwise (or if a beneficial interest in Granter is sold or transferred, voluntarily or involuntarily, by operation of law or otherwise, if Granter is not a natural person) without the Bank's prior written consent, the Bank may, at its option, require payment in full of all sums ascured by this Mortgage. However, this option shall not be exercised by the Bank if exercise is prohibited by federal or state law as of the date of this Mortgage. The Bank may, in its ole discretion, in any one or more instances waive its option to require payment in full under this Section 17, but it shall have no obligation to do so, and any waiver may be conditioned upon such one or more of the following (if any) which the Bank may require; (i) the transferse that the state of the state of interest and the containing such terms as the Bank may require; (iii) a reduction in the maximum allowable amount of the Obligation; (iv) an increase in the rate of interest stated in the Obligation; (v) a transfer fee; and (vi) any modification of the terms of the Obligation and/or the other Loan Documents which the Bank may require.

If the Bank requires payment in full pursuant to this Section 17, the Bank shall give notice of acceleration. The notice shall provide a period of not less than tea (18) calendar days from the data the notice is delivered or uselied within which all auron secured by this Mortgage must be paid. If these sums are not paid prior to the appriation of this period, the Bank may invoke foreclosure and any other remodies by this Mortgage and/or any other Loan Document without further notice or demand on any person, except as otherwise may be required by applicable law.

- 18. Release. Upon payment of all sums secured by this Mortgage, the Bank shall release this Mortgage without charge to Grantor except for any recordision costs.
- 19. Residuds. Recitals of this Mortgage are heraby immercated by reference.
- 20. Subregerities. Any of the proceeds of the Obligation used to pay any dobt secured by any outstanding lies or encumbrance against all or any part of the Property have been advanced by the Earsk at Grantor's request and upon Grantor's representation that such amounts are due and are secured by valid liens against the Property. The Bank shall be subrogated to any and all rights, superior titles, lies and equities owned or claimed by any owner or holder of any such outstanding liens and debts, repardiess of whether said liens or debts are sociured by the by sesignment or are released by the owner or holder thereof upon payment, and all of the same are recognized as valid and substating and are renewed and continued and merged herein to secure the Obligation, but this Mortgage shall govern and control the enforcement of the liens to which the Bank is subrogated becaunder.
- 21. Fore used Expenses. To the extent not prohibited by applicable law, Grantor will pay, and will raimburse to the Bank on demand to the extent paid by the Bank: (a) all appraisal fees, filing and recording fees, taxes, abstract fees, title search or examination fees, title policy and endorsement premiums and fees, Uniform Commercial Code search fees, serrow fees, reasonable atterneys' fees, environmental inspection fees, survey fees and all other out of pocket costs and expenses of any sind incurred by Grantor and/or the Bank in connection with the preparation of the Lean Documents, closing and funding of the Obligation, and any and all amendments and supplements to the Lean Documents; and (b) all mosts and expenses, including reasonable attorneys' fees and expenses, incurred or expenses including reasonable attorneys' fees and expenses, incurred or expensed in connection with the asserties of any right or remarkly, or the enforcement of any obligation of Grantor, under this or under any other Lean Document.

The Bank may, at its option at any time Grantor is in default under the terms of the Obligation or the other Lean Documents, obtain an appraisal satisfactory to the Bank of the Property or any part thereof by a third party appraisar suggested by the Bank and annual financial statements of Grantor (including disclosure of all contingent liabilities). Grantor hereby agrees to provide to the Bank such financial statements in form and content satisfactory to the Bank within tax (10) calculated days of each such required therefore by the Bank, as well as such other financial statements, if any, as and when required by any other Lean Document. To the entent not prohibited by applicable law, the cost of each appraisal shall be a part of the Obligation and shall be gaid by Grantor to the Bank on damand.

- 22. Effective as Financing Statement. This Mortgage shall be effective as a financing statement filed as a finture filing with respect to all fixtures included within the Property, and is to be filed for record in the real estate records of each county where the Property (including said fixtures) is altuated. This Mortgage shall also be effective as a financing statement covering any other Property and may be filed in any other appropriate filing or recording office. A carbon, photographic or other reporduction of this Mortgage or of any financing statement relating to this Mortgage shall be sufficient as a financing statement for any of the purposes.
- 23. Wedvers. Granter hereby expressly waives presentment, demand, protest, notice of protest, notice of intestion to accolerate, notice of accoleration, and say other notice or declaration of any kind, except as may be required by the Lean Documents or applicable law. To the extent allowable by applicable law, Granter, for Granter and Granter's family, hereby waives and renousem (i) all horsesteed and examples rights, if any, provided for by the Constitution and Laws of the United States or the state of New Metules in and to the Property see against the collection of the Obligation, or any part thereof, and (ii) all laws now existing or hereafter entered that provide for appealant before sais of the items of the Property being pold, or that astemption that time for the enforcement of the collection of the Becurred Inchetedness or that create or extend the period for redsimptions of any of the Property bring any age thereof to collect the Securred Indebtedness, if this mortgage is foreclosed, the redemption period after judicial sale shall be one (1) month in lies of nine (8) months and Granter agrees that where, by the terms of this Metrigage or the Obligation, a day is named or a time fixed for the payment of any sum of money or the partermance of any agreement, the time stated enters into the consideration and is of the emence of the whole agreement.

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24. Severning Lawr Severnbility any provision of this Martgage to be inval as to any other persons or circumstances. however, if the offending provision canno enforceable.	If feerible any such offendir	y person or circumstance, suc	n linding that not render that provision	n invalid or ununforceable
25. Interpretation. Within this Mort	Once words of any made at	hall he held and arreitmed to	inded a surel constant	
25. Interpretables. Within this Mort be held and construed to include the plur only, do not constitute any part of such sul partnership or other special relationship any contrary informous are bereby negated.	bdivisions, and shall be disco with Grantor under the Loss d.	ogarded in construing the lan n Documents or with respect	g at the beginning of any subdivisions I guage contained in such subdivisions. T to their subject matter, nor any implied	tereof are for convenience he Bank has no fiduciary, i covenants or duties, and
26. Housings. The headings of the sec	tions of this instrument are	insected for convenience only	and shall not be deemed to constitute a	part of this instrument.
37. Special Special constitutions			1	
27. Special Provisions (If blank, ther	ro are no special provisional.	1 1	/	
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28. Special Notice to Counter. At mortgage and convey, that Granter's interpay the Obligation; and (e) agrees that the terms of this Mortgage or the Obligation or thursday agreement or other agreement.	Bank and any other Granton	in terms of this Mortgage; (b) r may agree to renew, extend, without that Granter's consec	m not by signing this Mortgage becoming, modify, forbeer or make any scoommod	g personally obligated to
guaranty agreement or other agreement by	VERME PREMOVED	CALIFORNIA DECORDE INVIGE (S. 7)	n Confessor in Apole et la bart.	
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offices and conducts banking best	ties or the Federal Cau	irts for the districts in i	tow Maxiso where RANK OF AN	PRICA, N. spoletulae
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Individual Admowledgment	
State of County of County of South	
This instrument was acknowledged before me on this 8th	de of January 2002.
Lecilia T Ostap	3.0 /))
	India M Roman
Notary My commission expires:	Phylic
2-210-2M3	
Corporate Arknewledgment	\rightarrow
) 35	\ \ \
County of	
This instrument was acknowledged before me on	by
	/ /
Notary My commission expires:	117594
	FILED AND RECORDED AT REQUEST OF
	BANK OF AMERICA JANUARY 22, 2002
	AL 20 MINISTER PAST A D'CLOCK PM M BOOK 161 OF DEFICIAL BY.CORDE PAGE 226 LINCOLN
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