	•	**************************************		•	to:	*.		•
THIS INSTRUMENT PR			McCra	Loan Pro	cessor ham. AL	352AA		
	. (/	Address) <u>1/89</u> .	· · · ·	/	<u> </u>	<u> </u>		
07475 05 4) 45444		4	712					.
STATE OF ALABAMA COUNTY OF SHELBY	}			KEA	T F21	ATE MO	KIGAG)E
				: -				
WORDS USED OFTEN IN T	HIS DOCUMENT							
(A) "Mortgage." This d		deted Februar	y 5, 19	90 19	will be	called the "Mortg	jage."	
(2)			I ;	urtis				—
will sometimes be called (C) "Lender." Central	1100	sometimes simply, " South		· will be c	alled "Lender	r." Lender is a cor	poration or asset	ocl a -
tion which was formed a		inder the laws of the	Stale of				,	
2011021 2 2221111 14	·		ירופו אירה		on .	vill be called the	"Note." The I	
(D) ,"Note." The note shows that I owe Lender	Sixteen Tho	usand Dollars & r	10/100-		, 19 <u></u> , Y	THE DE CAMEO INC	Dollars,	
interest, which I have	promised to pay	in payments of pri	ncipal ar	d interest f	or _15	years with a fin	al payment due) ON
(E) "Property." The pr		ne final payment ma						
(E) Property. The pr	operty that is desc	Hiber Delow III alle s			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
BORROWER'S TRANSFER 1				1				
i grant, bargain, self an i have in the property s	d convey the Propulation	party to Lander. This	means t	hat, by signi: er siso has i	ng this Mortg those rights t	age, I am giving L hat the law gives	ander the rights to lenders who	that hold
mortagaes on real prop	erty. I am giving L	ender these rights t	o protect	Lender from	possible los	ses that might res	ult if I fail to:	
(A) Pay all the a	mounts that I owe rest, any amounts	e Lender as stated that Lender spends	in the No	ote; Is Mortgage	to protect th	ne value of the Pr	operty and Len	der's
rights in the Prope	orty:		1 . [])				
(D) Pay any other	r amounts that I m	ounts that Lender le ay owe Lender, now	r or in th	e future, incl	luding any an	nounts that I beco	me obligated to	pay
as a result of anoti Debts"; and	ner loan from Lend	der or my guaranty	of a loan.	to someone	else by Len	der, sometimes re	iterred to as "C	Mner
Year all of m	y other promises	and agreements und	er this N	ortgage.	as and the te	eneter of my right	e in the Propert	u will
If I keep the promises a become void and will e		sted in (A) through	(E) SDOYS	, mis moriga	ige and the ti	ansier of my right		,
<u></u>				٠.			v	
LENDER'S RIGHTS IF BOR					ter may regu	ilre that I nav im	mediately the 4	antire
amount then remaining	unpaid under the	Note and under this	Mortgage	. Lender mi	ny do this w	ithout making any	further deman	d for
payment. This requireπ If I fail to make Immedi	nent will be called	i "immediate Payme	ent in Ful	1 ."				•
front door of the court	nouse in the count	v where the Propert	y is focat	ed. The Lei	nder or its a	attorney, agent of	representative	(IDO
"auctioneer") may sell the highest bidder, or i	the Property in lot	ts or parceis or as o	ene unit en	s it sees fit	at this public	auction. The Pro	perty will be so	10 TO
Notice of the time, place	ce and terms of sa	ele will be given to t	the public	; by publish	ing the notic	ce with a descrip	tion of the Pro	perty The
once a week for three Lender or auctioneer a	(3) consecutive we shall have the pow	seks in a newspaper or and authority to	COUAGA 9	ar circulation If of my right	s in the Prop	erty to the buyer a	it the public aux	ction,
and use the money rec	ceived to pay the	following amounts: ling advertising and		1				
(2) all amounts t	hat I owe Lender i	under the Note and	under thi	s Mortgage;	and		a manufacil but h	
(3) any surplus, t	that amount remail from the public at	ning after paying (1 sie does not pay all) and (2), of the e	will be paid xpenses and	i to the Borre I amounts I	ower or as may b owe Lender unde	r the Note and	i this
Mortgage, I will promo	nuoma lia vad vit	is remaining due af	ter the s	ale, plus inte	prest at the r	ate stated in the	Note.	
The Lender may buy the	ne Property or any he deed in the nat	part or interest in me of the Borrower.	tne Propi	inty at the pi	BDIK BUCHON	, II the Center Di	ito ma rechord	,, .
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DESCRIPTION OF THE PI		earthed in (A) throu	one (II) he	· ·				
(A) The property whi			Drive.	Pelham, S	helby, Alab	xama 35124	··· <u> </u>	
				AL 40 AL	DRESS	la 6 al - fai		
This property is in	<u> STELDI</u>	County in th	e State o	, <u></u>	:n	It has the fo	llowing legal de	scrip-
tion:	,			·			40	
Lot 3, according	ig to the Survey	y of Chanda Terra Judge of Probate	ice, Fou	rth Sector Thy County	, as record Alabama	180 in Map BOOK being situated	12, in	
Shelby County.	Alabama. Mine	ral & mining righ	its exce	pted.	, rucouni,	DCING STUDGOG		
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[If the property is a co	ondominium, the fo	ollowing must be co	mpleted:)	This proper	ty is part of	a condominium p	roject known as	
of my rights in the co	mmon elements of			'Condominiu !	m Project").	This property inci	udes my unit a	ing at
(B) All buildings and	other improveme	nta that are located	on the p	roperty desc	cribed in pare	agraph (A) of this	section;	la as:
(C) All rights in othe known as "easements	r property that I h , rights and appu	rtenances attached	property to the pro	perty;"	an paragraph	(A) OF THIS SECTI	on. Inese righ	is alt
(D) All rents or rova	ities from the pro	perty described in profits, water rights	paragrap	h (A) of this	section;	he property descr	ibed in paragra	ph (A
of this section:			! ;	; ,				
(F) All rights that I h	ave in the land wi	hich lies in the stree	is or roa	as in front of	r, or next to,	tne property desci	ided in paragra	pn (A)
99/32-2321 (Re	Coentral,	134h	: Z.					

(G) All fixtures that are now or in the future will be on the property described in paragraphs (A) and (B) of this section, and all replacements of and additions to those fixtures, except for those fixtures, replacements or additions that under the law are "consumer" goods" and that I acquire more than twenty (20) days after the date of the Note; (H) All of the rights and property described in paragraphs (B) through (F) of this section that I acquire in the future; and All replacements of or additions to the property described in paragraphs (B) through (F) and paragraph (H) of this section. (J). All judgements, awards and settlements arising because the property described in paragraph (A) of this section has been condemned or damaged in whole or in part (including proceeds of insurance); provided, however, that any sum received by Lender will be applied. to payments which I owe under the Note, in reverse order of maturity. PORROWER'S FIRST TO MONTGAGE THE PROPERTY AND BORROWER'S OBLIGATION TO DEFEND OWNERSHIP OF THE PROPERTY I promise that except for the "exceptions" listed in the description of the Property: (A) I lawfully own the Property; (B) I have the right to mortgage, grant and convey the Property to Lender; and (C) there are no outstanding claims or charges against the Property.

I promise and I agree with Lender as follows:

BORROWER'S PROMISE TO PAY PRINCIPAL AND INTEREST UNDER THE NOTE AND TO FULFILL OTHER PAYMENT OBLIGATIONS

I will promptly pay to Lender when due: principal and interest under the Note; late charges and prepayment charges as stated in the Note; principal and interest on Future Advances that I may receive under Paragraph 7 below; any amounts expended by Lender under this Mertgage; and all Other Debts.

I give a general warranty of title to Lender. This means that I will be fully responsible for any losses which Lender suffers because someone other than myself has some of the rights in the Property which I promise that I have. I promise that I will defend my owner-

LENDER'S APPLICATION OF BORROWER'S PAYMENTS

ship of the Property against any claims of such rights.

Unless the law requires otherwise, Lender will apply each of my payments under the Note and under Paragraph 1 above in the following order and for the following purposes:

(A) First to pay interest then due under the Note; and

(B) Next, to late charges, if any; and

Next, to lenders costs and expenses, if any; and

Next, to pay principal then due under the Note.

BORROWER'S OBLIGATION TO PAY CHARGES AND ASSESSMENTS AND TO SATISFY CLAIMS AGAINST THE PROPERTY

! will pay all taxes, assessments, and any other charges and fines that may be imposed on the Property and that may be superior to this Mortgage and will make timely payments on any notes or other obligations secured by one or more mortgages superior to this Mortgage. I will also make payments due under my lease if (am a tenant on the Property and I will pay ground rents (if any) due on the Property. I will do this by making payments, when they are due, directly to the persons entitled to them. (In this Mortgage, the word "person" means any person, organization, governmental authority, or other party.) Upon request, I will give Lender a receipt which shows that I have made these payments.

Any claim, demand or charge that is made against property because an obligation has not been fulfilled is known as a "lien." I will promptly pay or satisfy all liens against the Property that may be superior to this Mortgage. However, this Mortgage does not require me to satisfy a superior lien if: (A) I agree, in writing, to pay the obligation which gave rise to the superior lien and Lender approves the way in which I agree to pay that obligation; or (B) I, in good faith, argue or defend against the superior lien in a lawsuit so that, during the lawsuit, the superior lien may not be enforced and no part of the Property must be given up.

Condominimum Assessments

If the Property Includes a unit in a Condominium Project, I will promptly pay when they are due, all assessments imposed by the owners association or other organization that governs the Condominium Project. That association or organization will be called the "Owners Association."

BORROWER'S OBLIGATION TO OBTAIN AND TO KEEP HAZARD INSURANCE ON THE PROPERTY

(A) Generally

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is I will obtain hazard insurance to cover all buildings and other improvements that now are or in the future will be located on the Property. The insurance must cover loss or damage caused by fire; hazards normally covered by "extended coverage" hazard insurance policies, and other hazards for which Lender requires coverage. The insurance must be in the amounts and for the periods of time required by Lender. Lender may not require me to obtain an amount of coverage that is more than the value of all buildings and other Improvements on the Property.

I may choose the insurance company, but my choice is subject to Lender's approval. Lender may not refuse to approve my choice unless the refusal is reasonable. All of the insurance policies and renewals of those policies must include what is known as a "standard mortgage clause" to protect Lender. The form of all policies and the form of all renewals must be acceptable to Lender. Lender will have the right to hold the policies and renewals.

I will pay the premiums on the insurance policies by paying the insurance company directly when the premium payments are due. If Lender requires, I will promptly give Lender all receipts of paid premiums and all renewal notices that I receive.

If there is a loss or damage to the Property, I will promptly notify the insurance company and Lender. If I do not promptly prove to the insurance company that the loss or damage occurred, then Lender may do so.

The amount paid by the insurance company is called "proceeds." The proceeds will be used to reduce the amount that I owe to Lender under the Note and this Mortgage, unless Lender and I have agreed to use the proceeds for repairs, restoration or otherwise.

The Lender has the authority to settle any claim for insurance benefits and to collect the proceeds. Lender then may use the proceeds to reduce the amount that I owe to Lender under the Note and under this Mortgage or to repair or restore the Property as Lender may see fit.

If any proceeds are used to reduce the amount of principal which if owe to Lender under the Note, that use will not delay the due date or change the amount of any of my monthly payments under the Note and this Mortgage. However, Lender and I may agree in writing to those delays or changes.

If Lender acquires the Property by purchase at foreclosure sale, all of my rights in the insurance policies will belong to Lender. Also, all of my rights in any proceeds which are paid because of damage that occurred before the Property is acquired by Lender will belong to Lender. However, Lender's rights in those proceeds will not be greater than the amount that I owe to Lender under the Note and under this Mortgage.

(B) Agreements that Apply to Condominiums

- If the Property includes a unit in a Condominium Project, the Owners Association may maintain a hazard insurance policy which covers the entire Condominium Project. That policy will be called the "master policy." So long as the master policy remains in effect and meets the requirements stated in this Paragraph 4: (a) my obligation to obtain and to keep hazard insurance on the Property is satisfied; and (b) if there is a conflict, concerning the use of proceeds, between (1) the terms of this Paragraph 4, and (2) the law or the terms of the declaration, by-laws, regulations or other documents creating or governing the Condominium Project, then that law or the terms of those documents will govern the use of proceeds. I will promptly give Lender notice if the master policy is interrupted or terminated. During any time that the master policy is not in effect, the terms of (a) and (b) of this subparagraph 4(B) (i) will not apply.
- (ii) If the Property includes a unit in a Condominium Project, it is possible that proceeds will be paid to me instead of being used to repair or to restore the Property. I give Lender my rights to those proceeds. All of the proceeds described in this subparagraph 4(8) (ii) will be paid to Lender and will be used to reduce the amount that I owe to Lender under the Note and under this Mortgage. If any of those proceeds remain after the amount that I owe to Lender has been paid in full, the remaining proceeds will be paid to me. The use of proceeds to reduce the amount that I owe to Lender will not be a prepayment that is subject to the prepayment charge provisions, if any, under the Note.
- BORROWER'S OBLIGATION TO MAINTAIN THE PROPERTY AND TO FULFILL OBLIGATIONS IN LEASE, AND AGREEMENTS ABOUT CONDOMINIUMS
 - (A) Agreements about Maintaining the Property and Keeping Promises in Lease I will keep the Property in good repair. I will not destroy or substantially change the Property, and I will not allow the Property to deteriorate. If I do not own but am a tenant on the Property, I will fulfill my obligations under my lease.
 - (B) Agreements that Apply to Condominiums If the Property is a unit in a Condominium Project, I will fulfill any of my obligations under the declaration, by-laws, regulations and other documents that create or govern the Condominium Project. Also, I will not divide the Property into smaller parts that may be owned separately (known as "partition or subdivision"). I will not consent to certain actions unless I have first given Lender notice and obtained Lender's consent in writing. Those actions are: The abandonment or termination of the Condominium Project unless the abandonment or termination is required by law;

(b) Any significant change to the declaration, by-taws or regulations of the Owners Association, trust agreement, articles of incorporation, or other documents that create or govern the Condominium Project, including, for example, a change in the percentage of

ownership rights held by unit owners in the Condominium Project; and (c) A decision by the Owners Association to terminate professional management and to begin self-management of the Condominium

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ē.	If: (A) I do not keep my p	E ACTION TO PROTECT THE Spromises and agreements made in the Property	n inis Mo	Trigage, or (B) someone, including the begins a logar processing in bankruptcy in probate, for condemna-
	tion, or to enforce laws or and Lender's rights in the Property engesting in cou	regulations), then Lender may us Property, Lender's actions under rt, paving reasonable attorney's f	r this Pa lees, and	tragraph 6 may include, for example, obtaining insurance on the entering on the Property to make repairs.
	case I do not keep this pr will begin on the date that different from those in this	omise to pay those amounts, with the amount is spent by Lender.	However	under this Paragraph 6. This Mortgage will protect Lender in that the same rate stated in the Note. Interest on each amount Lender and I may agree in writing to terms of payment that are does not have to do so.
		HILL ARVANCES AND RECINAN	CING	
7.	I may ask Lender to make amount due under the Not due under the Note.	one or more loans to me in addi- e. Lender may, before this Mortg	age is di	he loan that I promise to pay under the Note, or to refinance the ischarged, make additional loans to me or refinance the amount
8.	LENDER'S RIGHTS IF BOR	ROWER TRANSFERS THE PROPI art of the Property or any rights in	n the Pro	perty, Lender will require immediate Payment in Full.
9.	an analysis with a collection	Mortgage are binding upon me, u		heirs and my legal representatives in the event of my death, and
	Lender may allow a perso principal and interest due be fully obligated under the Lender may allow those d to do so. Lender will not	n who takes over my rights and under the Note or under this Mort e Note and under this Mortgage u	iniess Le no takes ainst suc	ens to delay or to change the amount of the monthly payments of the lender does this, however, that person and I will both still inder specifically releases me in writing from my obligations, over my rights and obligations, even if Lender is requested not in a person for not fulfilling obligations under the Note or under
	have all of those rights a claims, charges or liens a amount that I owe to Len	exercise or enforce any right of L nd may exercise and enforce the gainst the Property, Lender will s der under the Note and under th	tili have i is Mortge	der the Note, this Mortgage or under the law, Lender will still future. Even if Lender obtains insurance, pay taxes, or pays other the right to demand that I make immediate Payment in Full of the age.
11	LENDER'S ABILITY TO E	NFORCE MORE THAN ONE OF	LENDER	'S RIGHTS; OBLIGATIONS OF BORROWERS; AGREEMENTS
				ay exercise and enforce one or more of those rights, as well as once.
	If more than one person gations contained in this against all of us together this Mortgage. However, rights in the Property to	signs this Mortgage as Borrower, Mortgage. Lender may enforce. This means that any one of us if one of us does not sign the No Lender under the terms of this	, each of Lender's may be roote, then: Mortgage	us is fully obtigated to keep all of Borrower's promises and obli- a rights under this Mortgage against each of us individually or equired to pay all of the amounts owed under the Note and under (A) that person is signing this Mortgage only to give that person's e; and (B) that person is not personally obligated to make pay- They may not be used to interpret or to define the terms of this
	Mortgage.		1 1	
1:	the Note. If any term of I	ie place that the Property is locate his Mortgage or of the Note conf	11010 PF 1111	overn this Mortgage. The law of the State of Alabama will govern the law, all other terms of this Mortgage and of the Note will still arm. This means that any terms of this Mortgage and of the Note terms, and the remaining terms will still be enforced.
	20	•		By signing this Mortgage I agree to all of the above.
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	273	•		
	62			By:
	500			Ite:
5	STATE OF ALABAMA)		
	COUNTY OF Shelby the	undersigned	, , , , , , , , , , , , , , , , , , ,	a Notary Public in and for said County, in said State, hereby certify
1		is Ir. and Jane J. Cur	know	m to me, acknowledged before me on this day that, being informed
1	signed to the foregoing conv of the contents of this conv	evence theu execu	uted the	same voluntarily on the day the same bears date.
•	Given under my hand a	nd official seal this 5th	day of	February 19 90
	My commission expires:3		_ -	Noted Public
	STATE OF ALABAMA)		
	COUNTY OF	, 		Notary Public in and for said County, in said State, hereby certify
	that			whose name as
	_1			is signed to the foregoing conveyance,
	and who is known to me, as	knowledged before me on this di	ay that, I	the same voluntarily for and as the act of said
	Given under my hand	and official seal this	_ day of -	19
			1	
	My commission expires:	<u></u>		Notary Public

99/32-2321 (Re

RODNEY S. MOCRAW, LOAN PROCESSOR THIS INSTRUMENT PREPARED BY: (Name) ___ point 38 mentions and in the contract of the c value a 1 di yasq down at telephone in the contract national data african pergendition of the control of the first and in the con-ADJUSTABLE RATE STATE OF ALABAMA COUNTY OF SHELBY REMARKS) - CONDITIONS OF A STATE BY **MORTGAGE AMENDMENT** Light to be the control of the contr and tail gradio paring a single of a ring of the superitive and described a contract of the first office of and the Mortgage Amendment, dated _____ February 5, 1990 _____, amends and supplements the Mortgage February 5, 1990 , which I gave to Central Bank of the South the "Lender"): (XX) to which this Amendment is attached. (...) which is recorded in the office of the Judge of Probate of _ . Page ______. This Amendment covers the Property described in the Morigage. sest in Real (*) (a) 11-20-The word "Note" used in the Mortgage and this Amendment shall include an "Adjustable Rate Note." An Adjustable Rate Note is a note containing provisions allowing Lender to change the interest rate and the monthly payment amounts, and to increase the amount of principal to be repaid as a result of changes in an interest rate index. ADJUSTABLE RATE MORTGAGE AMENOMENT Constitution of the second $_{
m hold}$ in addition to the promises and agreements I make in the Mortgage, I promise and agree with Lender as follows: $_{
m hold}$ $_{
m hold}$ - 23 oot ol graphical terms of the form of the later to the (A) Interest Plate Adjustments The Note provides for an adjustable interest rate which will be increased or decreased on the interest Adjustment Dates as described in the N The Note provides for a beginning interest rate of _____11.00_. , percent and an initial interest Adjustment Date of $\underline{-2/5/95}$ Changes in the Interest rate are subject to an Interest rate ceiling of 27.00 % and floor of ____ The Index Rate is the auction rate for United States Treasury Bills with maturities of 26 weeks, as established at the most recent auction Immediately prior to the date of the Note and each subsequent Interest Adjustment Date. The beginning Index Rate in the Note is 7_73_ perééfit (B) Monthly Payment Adjustments If the rate of interest changes, the amount of my payment will change as provided in the Note. Any increase in my monthly payment amount will be ilmited to ten percent (10%) of the previously scheduled payment amount. The limitation on increase in my monthly payment amount does not apply at the time of the final payment adjustment, or if the balance due under the Note exceeds 15% of the original principal sum as set out in the Note. My monthly payment amount will decrease if the interest rate applicable to the Note decrease. However, my monthly payment amount will never decrease help the beginning monthly payment as set out in the Note. below the beginning monthly payment as set out in the Note. 6. Octified Figure 4 Increases in Principal Balance; Future Advances The Note provides that the principal amount I owe Lender may increase from time for time. Inn the event that I make a payment that is insufficient to pay all interest which has been earned since my last payment, Lender will advance an amount equal to the interest earned by Lender but unpaid after application of my payment. The amount advanced by Lender will be added to the principal of the Note and I will pay interest at the Note rate on the amount advanced. The total principal amount secured by the Mortgage will not exceed 115% of the original principal sum as set out in the Note, plus any advances made under the Mortgage. (D) Loan Charges In the event a law which applies to the Note secured by the Mortgage and which sets maximum loan charges is interpreted so that the interest or other loan charges collected or to be collected in connection with the Note would exceed the permitted limits, 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. (E) * Monthly Payments for Taxes and Insurance Under paragraphs 3 and 4 of the Mortgage, Sorrower is required to pay all taxes, assessments and hazard insurance premiums and upon request of Lender turnish receipts for such payments. As an alternative to the payment of such amounts directly by Borrower, Lender may at its option require Borrower at any time to make monthly payments to Lender for taxes and insurance. (1) BORROWER'S OBLIGATION TO MAKE MONTHLY PAYMENTS TO LENDER FOR TAXES AND INSURANCE I will pay to Lender all amounts necessary to pay for taxes, assessments, ground rents (if any), and hazard insurance on the Property and

mortgage insurance (if any), I will pay those amounts to Lender unless Lender tells me, in writing, that I do not have to do so, or unless the law requires

🚋 (i) One-twelfth of the estimated yearly taxes, assessments and ground rents (if any) on the Property which under the law may be superior to this

Sec. 25.

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otherwise. I will make those payments on the same day that my monthly payments are due under the Note.

(II) One-twelfth of the estimated yearly premium for hazard insurance covering the Property; plus

The amount of each of my payments under this Paragraph E will be the sum of the following:

One-twelfth of the estimated yearly premium for mortgage insurance (if any).

Mortgage; plus

Lender will determine from time to time my estimated yearly taxes, assessments, ground rents and insurance premiums based upon existing assessments and bills, and reasonable estimates of future assessments and bills. (Taxes, assessments, ground rents and insurance premiums will be called "taxes and insurance.") The amounts that I pay to Lender for taxes and insurance under this Paragraph E will be called the "Funds." If, when payments of taxes and insurance are due, Lender has not received enough Funds from me to make those payments, I will pay to Lender whatever additional amount is necessary to pay the taxes and insurance in full. I must pay that additional amount in one or more payments as Lender may require the season and the season and the season and the season and the season are season as the season and the season are season as the season are season are season as the season are season are season are season as the season are season are season as the season are se SIATE OF A DESIGNARY (2) LENDER'S OBLIGATIONS CONCERNING BORROWER'S MONTHLY PAYMENTS FOR TAXES AND INSURANCE ONTHUOS Lender will keep the Funds in a savings or banking institution. If Lender is such an institution then Lender may hold the Funds. Except as described in this Paragraph E, Lender will use the Funds to pay taxes and insurance. Lender will give to me, without charge, an annual accounting of the Funds. That accounting must show all additions to and deductions from the Funds and the reason for each deduction. Lender may not charge me for holding or keeping the Funds on deposit, for using the Funds to pay taxes and insurance, for analyzing my payments of Funds, or for receiving, verifying and totalling assessments and bills. However, Lender may charge me for these services if Lender pays me interest on the Funds and if the law permits Lender to make such a charge, Lender will not be required to pay me any interest on the Funds unless Lender agrees in writing to pay interest on the Funds.

happens at a time when I am keeping all of my promises and agreements made in the Mortgage, I will have the right to have the excess amount either promptly repaid to me as a direct refund or credited to my future monthly payments of Funds. There will be excess amounts if, at any time, the sum of (a) the amount of Funds which Lender is holding or keeping on deposit, plus (b) the amount of the monthly payments of Funds which I still must pay between that time and the due dates of taxes and insurance, is greater than the amount necessary to pay the taxes and insurance when they are due.

When I have paid all of the amounts due under the Note and under the Mortgage, Lender will promptly refund to me any Funds that are then being held or kept on deposit by Lender. If, under the provisions of the Mortgage, either Lender acquires the Property or the Property is sold, then immediately before the acquisition or sale, Lender will use any Funds which Lender is holding or has on deposit at that time to reduce the amount that I owe to Lender under the Note and under the Mortgage.

(F) Conflict in Loan Documents

In the event of conflict between any of the terms of the Mortgage and this Amendment, the terms of this Amendment shall apply. In the event of conflict between any of the terms of this Amendment and the Note, the terms of the Note shall apply.

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The Company of the American			By signing th	nis Amendment Lagree to all o	f the above. A a G
a Barta Article (1994) and the second of the	gradient (Companier von 1976) George	300	· Cu T	201/11/9	a Contail
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Given under my hand and offi		day or	cuted the same	voluntarily on the day the san	ne bears date.
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