{horoin "Londor"}.

Account Number 012000	DODRIANOF	FĮ		1081	$\mathbb{C}^{\mathbb{C}}$	P	Dia	-3/18/11/1	14,	1987	/
		n	MIL JOS. I SYLA		—		•				_

(COMMERCIAL ADJUSTABLE RATE)

the state of the s	en la companya di managana	
THIS MORTGAGE is made by and	between Amulio R. Michali and Louiso	M. Micheli, his wife, na
iJoint. tenanta, 31	Sherwood_Rd., Medford, Ma. 02155	AND CONTRACTOR OF THE CONTRACTOR OF THE PROPERTY OF THE PROPER
(herein "Borrower"), and	Pango, Credit Corporation	en e

Borrower, in consideration of	of the indebtedness herein	recited, grants, bargains	s, sells and conveys, warrant	s, and mortgages unto
Londor and Londor's successors a	ind assigns, the following d	ascribed property located	d in the	of
	Coun	ity of		, State of Illinois:

whose address is 1750. E. GOIT. Road, Suite 150, Schaumburg, Il.

SEE EXHIBIT 'A', 'B', 'C', 'D', 'E' and 'F' ATTACHED HERETO AND BY REFERENCE MADE A PART HEREOF FOR THE PURPOSE OF LEGAL DESCRIPTION.

60173

Permanent Parcel No.: 06-25-302-044, 06-25-302-043, 06-25-302-042, 06-25-302-041, 06-25-302-040, 06-25-302-040

which has the address of '2.1 Autor Ave, Building's A, B, C, D, E, and F, Ranover Park, 11, 60103
That prooprty is not readered that eather therefore the following prepayment pointly from the
Promissory Note applies, Sofe adendum "A" attached hereto and by reference made a part hereof

TO HAVE AND TO HOLD such projectly unto Lunder and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, after-acquired title or reversion in and to the beds of ways, streets, avenues, and alleys idiciting the Property, and rents (subject however to the rights and authorities given in this Mortgage to Lender to collect and apply such rents) royalties, mineral, oil, and gas rights and profits, water, water rights, and water stock, insurance and condemnation proceeds, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deepend 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 hereinafter referred to as the "Property"; as to any property which does not constitite if fixture (as such term is defined in the Uniform Commercial Code), this Mortgage is hereby deemed to be, as well, a Security Agree continued the UCC for the purpose of creating a security interest in such Property, which Borrower hereby grants to Lunder as Securet Part, (as such term is defined in the UCC);

Notwithstanding anything to the contrary herein, the Property shall include all c. Bo rower's right, title, and interest in and to the real property described above, whether such right, title, and interest is acquired before or after execution of this Mortgage, Specifically, and without limitation of the foregoing, if this Mortgage is given with respect to a leaseful estate held by Borrower, and Borrower subsequently acquires a fee interest in the real property, the lien of this Mortgage shall attach to and include the fee interest acquired by Borrower.

Borrower covenants that Borrower is the lawful owner of the estate in land hereby conveyed and has the right to grant, convey, and mortgage the Property, and that the Property is unencumbered except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record. Borrower covenants that Borrower will neither take nor permit any action to partition or subject to encumbrances of wise change the legal description of the Property or any part thereof, or change in any way the condition of the Property or any part thereof.

Borrower acknowledges that the Agreement calls for an "adjustable rate." In this regard, the paragraphs of the Note set forth verbatim below relate to the adjustable rate:

PRINCIPAL	INTRODUCTORY AGREED RATE OF CHARGE (In affect until	AGREED RATE OF CHARGE (in effect after expiration of introductory Agreed Rate of Charge. See below for explanation of how this rate will be adjusted.)
\$ 385,000.00	% per year.	% per year.

A233532 771

Agreed Rate of Charge paid to the Ba raws's will be decleased by an amount equal to the amount of the decrease in the Index rate. For exemple, if the Index rate on this loan were 10.00%, and the rate spread were 5.00%, the Agreed Rate of Charge would be 15.00%. If, on the next adjustment date, the Index rate were to increase to 12.00%; the Agreed Rate of Charge would increase to 17.00%. Unless the box in front of the Limitation on Changes in Agreed Rate of Charge paragraph below is checked, the Agreed Rate of Charge will always be equal to the index rate plus the rate spread, except for the initial Agreed Rate of Charge. If the box in front of the Limitation on Changes paragraph is checked, except for the initial Agreed Rate of Charge, the Agreed Rate of Charge will always be equal to the index rate in effect at the time plus the rate spread unless the change required at the time of an adjustment date would be greater than that permitted by the Limitation on Changes paragraph.

COVENANTS, Borrower and Lender covenant and agree as follows:

- 1. PAYMENT OF PRINCIPAL AND INTEREST. Borrower shall promptly pay when due, in accordance with the terms of the Note, the principal and interest on the indebtedness evidenced by the Note, together with any late charges or other charges imposed under this Note.
- 2. APPLICATION OF PAYMENTS, Unless applicable law requires otherwise, all payments received by Lender under the Note and this Mortgage shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraphs 6 and 26 of this Mortgage, then to interest payable on the Note, then to other charges payable under the Note, and then to the principal of the Note.
- 3. PRIOR MORTGAGES AND DEEDS OF TRUST; CHARGES; LIENS. Borrower shall fully and timely perform all of Borrower's obligations under any mortgage, 'res' of trust, or other security agreement with a lien which has or appears to have any priority over this Mortgage, including Borrower's cryenants to make any payments when due. Borrower shall pay or cause to be paid, at least 10 days before definquency, all taxes, "resiments, and other charges, fines, and impositions attributable to the Property and all encumbrances, charges, loans, and liens (other 'nai any priority over this Mortgage, and feasehold payments or ground rents, if any. Borrower shall deliver to Lender, upon its request, receipts evidencing such payment.
- 4. HAZARD INSURANCE. Borrower shall, at its post, keep the improvements now existing or hereafter elected on the Property insured against loss by fire, hazards included within the form "extended coverage," and such other hazards (collectively referred to as "Hazards") as Lender may require. Borrower shall maint in Hazard insurance for the entire term of the Note or such other periods as Lender may require and in an amount equal to the lesse, (1) (a) the maximum insurable value of the Property; or (b) the amount of the credit secured by this Mortgage plus the outstanding amount of any obligation secured in priority over this Mortgage, but in no event shall such amounts be less than the amount necessary to satisfy the coinsurance requirement contained in the insurance policy.

The insurance carrier providing the insurance shall be chosen by dorrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies are received thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust, or other security agreement with a fien which has or appears to have any priority over this Mortgage. If Borrower makes the premium payment directly, Borrower shall promptly furnish to Lender all renewal notices and, if requested by Lender, all receipts of paid premiums. If policies and renewals are held by any other person, Borrower shall supply copies of such to Lender within 10 calendar days after issuance.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and conver Lender may make proof of loss if not made promptly by Borrower.

Subject to the rights and terms of any mortgage; deed of trust, or other security agreement with a lien which has or appears to have any priority over this Mortgage, the amounts collected by Borrower or Lender under any hazard insurance policy may, at Lender's sole discretion, either be applied to the indebtedness secured by this Mortgage and in such order as Lender may determine or be released to Borrower for use in repairing or reconstructing the Property, and Lender is hereby irreviously authorized to do any of the above. Such application or release shall not cure or waive any default or notice of default under this Mortgage or invalidate any act done pursuant to such notice.

If the Property is abandoned by Borrower, or if Borrower falls to respond to Lender in writing within 30 calendar days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is irrevocably authorized to settle the claim and to collect and apply the insurance proceeds at Lender's sole option either to restoration or repair of the property or to the sums secured by this Mortgage.

If the Property is acquired by Lender, all right, title, and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to such sale or acquisition shall become the property of Lender to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.

5. PRESERVATION AND MAINTENANCE OF PROPERTY; LEASEHOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOP-MENTS. Borrower shall use, improve and maintain the Property in compliance with applicable laws, statutes, ordinances, orders, requirements, decrees, or regulations, shall keep the Property in good condition and repair, including the repair or restoration of any improvements on the Property which may be damaged or destroyed, shall not commit or permit waste or permit impairment or deterioration of the Property, and shall fully and promptly comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall promptly perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or a planned unit development, and constituent documents, all as may be amended from time to time. If a condominium or a planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of this Mortgage as if the rider were a part of this Mortgage.

p.m., Central time, on the last day by the perbiling the fibre is no greet ripid applicable to it perbuter breach or violation, the Event of Default will occur under this Mortgage upon the giving of the notion. Such action had be given to Borrower in accordance with paragraph 11 of this Mortgage and shall contain the following information: (1) the nature of the Borrower's breach or violation; (2) the action, if any, required or parmitted to cure such breach or violation; (3) the applicable grace period, if any, during which such breach or violation must be cured; and (4) whether failure to cure such breach or violation within the specified grace period, if any, will result in acceleration of the sums secured by this Mortgage and the potential foreclasure of this Mortgage. The notice shall further inform Borrower of the right, if any, under applicable law, to reinstate his credit under this Mortgage after acceleration.

- b. Events of Default, Set forth below is a list of events which, upon the lapse of the applicable grace period, if any, will constitute Events of Default. (Applicable grace periods are set forth parenthetically after each event.) The events are: (1) Borrower falls to pay when due any amounts due under the Note or this Mortgage (30-day grace period); (2) Borrower falls to keep the covenants and other promises made in the Note (no grace period); (3) Lender receives actual knowledge that Borrower omitted material information in Borrower's credit application (no grace period) or made any false or misleading statements on Borrower's credit application (no grace period); (4) Borrower dies or changes his or her marital status and transfers Borrower's interest in the Property to someone who either (i) is not also a signatory of the Note (no grace period), or (ii) is a signatory of the Note if such transfer, in Lender's reasonable judgment, materially impairs the security for the credit described in the Note (no grace period); (5) Borrower files for bankruptcy, or bankruptcy proceedings are instituted against Borrower and not dismissed within 60 calendar days, under any provision of any state or federal bankruptcy law in effect at the time of filing (no grace period); (6) Borrower makes an assignment for the benefit of his or har creditors, becomes insolvent or becomes unable to meet his or her obligations generally as they become due (no grace period); (7) Borrower further encumbers the Property, or suffers a flon, claim of flen, or encumbrance against the Property (30-day grace period in which to remove the item, claim of lien, or encumbrance); (8) Borrower defaults or an action is filled alleging a default under any credit instrument or cortgage evidencing or securing an obligation of Borrower with priority in right of payment over the line of credit described in the Note or whose flee has or appears to have any priority over the lien hereof (no grace period), or any other creditor of Borrower at empts to (or actually does) selze or obtain a writ of attachment against the Property (no grace period); (9) Borrower falls to keep any utter covenant contained in the Note or this Mortgage not otherwise specified in this peregraph 15 (10-day grace period, unless the fabric is by its nature not curable, in which case no grace period or, if another grace period is specified in the Note or this Mortgage that grace period shall prevail).
- 18. TRANSFER OF THE PROPERTY. If the Borrower, or baneficiary of a Trust, if any, sells, conveys, assigns, or transfers, or promises or contracts to sell, convey, assigns, or transfer, all or any part of the beneficial interest in the Trust, if any, or amends or terminates any ground leases affecting the Property, or if title to the Property, or any direct or indirect interest therein, is otherwise sold or transferred, voluntarily or involuntarily, including without limitation sale or transfer in any proceeding for foreclosure or fudicial sale of the Property or beneficial interest in the Trust, if any, in such case without Lender's prior written consent, Lender shall be entitled to immediately accelerate the amounts the under the Note and declare all indebtedness secured by this Mortgage to be immediately due and payable as set forth in the Note, Failure to pay such indebtedness within 30 days after the notice to Borrower of such acceleration shall constitute an Event of Default.

As an alternative to declaring all sums secured by this Norte we to be immediately due and payable, Lender may waive its option to accelerate and agree in writing, prior to close of the sale or Lansfer or the promise to sell or transfer, to the transferee's assumption of the outstanding obligation under the Note on terms satisfactory to Lender, Lender's acceptance of the transferve's assumption of the obligation under the Note shall-not release Borrower from any of the obligations under the Note and Mortgage, and Borrower shall assume the status of the guaranter of the Note until paid in full. Borroire understands that Lander will not permit the assumption of the pulstanding balance under the Note in any event and will declare the entire outstanding principal balance plus accrued interest and other charges due to be immediately due and payable (see paragraph 1 of this Mortgage), unless (() Borrower has submitted to Lander a written acknowledgement from the transferees that the transfered Las required (a) a copy of the Note and Mortgage, and (b) notice of the amount of Borrower's outstanding principal balance, (ii) Borrow a has submitted to Lunder a written acknowledgement from transferoe that transferee has received such material and understands that Lander's security interest reflected by this Martgage will remain on the Property until the entire outstanding principal balance as givine date of such sale or transfer or promise, together with accrued interest and other charges, is paid in full; (iii) Borrower causes to be intermitted to Lender from the transferse a loan application as required by Londer so that Londer may evaluate the creditworthiness of the transferm as if a new loan were being made to the transferee; and (iv) Londer does not, in its sole opinion, believe that (A) its slowly will be impaired or (B) a breach of any promise or agreement in this Mortgage will occur or (C) such transfer will permit the accidenation of any loan which has priority in right of payment over the inclebredness evidenced by the Note. The transferee and Borrower shall intein the right to repay the Note before the Que Date, in whole or in part, at any time without premium or penalty.

- 17. ACCELERATION; REMEDIES. Upon the existence of an Event of Default, Lender may, at its solveption, declare all of the sums secured by this Mortgage to be immediately due and payable without further demand, and invoke any consider permitted by applicable law. Lender shall be entitled to collect till reasonable costs and expenses incurred in pursuing the consider provided in this paragraph 47, including, but not limited to, reasonable attorneys' fees.
- 18. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. As additional security under this Mortgage, Borrower hereby essigns to Lender the rents of the Property, provided that prior to acceleration under paragraph 17 of this Mortgage or the occurrence of an Event of Default under this Mortgage or abundonment of the Property, Borrower shall have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 17 of this Mortgage, or abandonnent, Lender, at any time without notice, in person, by agent, or by judicially appointed receiver, and without rejerd to adequacy of any security for the indebtedness secured by this Mortgage, shall be entitled to enter upon, take possession of, and manage the Property, and in its own name sue for or collect the rents of the Property, including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of operation and management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds, and reasonable accorneys' less, and then to the sums secured by this Mortgage. Lender and the receiver-shall-be entering upon and taking possession of the Property and the collection and application of the rents shall not cure or waive any Event of Default or notice of default under this Mortgage or invalidate any act done pursuant to such notice.

- 19. RELEASE. Upon payment and discharge of all sums secured by this Mortgage, this Mortgage shall become null and void and Lender shall release this Mortgage. Borrower shall pay all cost of recordation, if any.
- 20. REQUEST FOR NOTICES. Borrower requests that copies of any notice of default be addressed to Borrower and sent to the Property Address. Leader requests that copies of notices of default, sale, and foreclosure from the holder of any lien which has priority over this Mortgage be sent to Leader's address, as set forth on page one of the Mortgage.

8. PROTECTION OF LEVOID SECURATY, M. Borower falls to perfure the commission agreements contained in this Mortgage or in the Note or if any action of proceeding is commenced which affects bender's interest in the Property or the rights or powers of Lender, then Lender without demand upon Borrower but upon notice to Borrower pursuant to paragraph 11 of this Mortgage, may, without releasing Borrower from any obligation in this Mortgage, make such appearances, defend the action or proceeding, disburse such sums, including reasonable attorneys' fees, and take such action as Lender deems necessary to protect the security of this Mortgage, II Lender has required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by Lender pursuant to this paragraph 6, with interest thereon at the rate from time to time in effect under the Note, shall become additional indebtedness of Borrower secured by this Mortgage, Unless Borrower and Lender agree, in writing, to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 6 shall require Lender to incur any expense or take any action hereunder and any action taken shall not release Borrower from any obligation in this Mortgage.

- 7. INSPECTION, Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that, except in an emergency, Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.
- 8. CONDEMNATION. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other traing of the property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, subject to the terms of any mortgage, deed of trust, or other security agreement with a lien which has priority over this Mortgage. Borrower agrees to execute such further documents as may be required by the condemnation authority to effectuate this paragraph. Lender is the eby trievocably authorized to apply or release such moneys received or make settlement for such moneys in the same manner and with the same effect as provided in this Mortgage for disposition or settlement of proceeds of Hezard insurance. No settlement for condemnation changes shall be made without Lender's prior written approval.
- 9. BORROWER NOT RELEASED; FORBEARANCE BY LENDER NOT A WAIVER. Extension of the time for payment, acceptance by Lender of payments of its than according to the terms of the Note, modification in payment terms of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower, or the waiver or failure to exercise any right granted in this Mortgage or under the Note shall not operat to release, in any manner, the liability of the original Borrower, Borrower's successors in interest; or any guarantor or surety thereof. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify payment terms of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successor. In interest, Lender shall not be deemed, by any act of ommission or commission, to have waived any of its rights or remedies under this Mortgage unless such waiver is in writing and signed by Lender. Any such waiver shall apply only to the extent specifically set forth in the writing. A waiver as to one event shall not be construed as continuing or as a waiver as to any other event. The procurement of insurance of the payment of taxes, other liens or charges by Lender shall not be a waiver of Lender's right as otherwise provided in this Mortgage or the Note.
- 10. SUCCESSORS AND ASSIGNS BOUND; JOINT AND SEVEN/L LIABILITY; CO-SIGNERS. The covenants and agreements contained in this Mortgage shall bind, and the rights under this Mortgage shall be respective successors, heirs, legatees, devisees, and assigns of Lender and Borrower, subject to the provisions of paragraph (Cot this Mortgage. All covenants and agreements of Borrower (or Borrower's successors, heirs, legatees, devisees, and assigns) shall be joint and several. Any Borrower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to another that Borrower's interest in the Property under the lien and terms of this Mortgage and to release homestead rights, if any, (b) is not prisonally liable on the Note or under this Mortgage, and (c) agrees that Lender and any other Borrower under this Mortgage may agree to extend, modify, forebear, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Ponower's consent and without releasing that Borrower or modifying this Mortgage as to that Borrower's interest in the Property.
- 11. NOTICES: Except for any notice required under applicable law to be given in another manner: (a) any notice to Borrower (or Borrower's successors, heirs, legatees, devisees, and assigns) provided for in this Mortgage shall be given by hand-delivering it addressed to Borrower (or Borrower's successors, heirs, legatees, devisees, and assigns) at the Property Address or at such other address as Borrower (or Borrower's successors, heirs, legatees, devisees, and assigns, may designate by written notice to Lender as provided in this Mortgage; and (b) any notice to Lender shall be given by registered or certified mail to such address as Lender may designate by written notice to Borrower (or to Borrower's successors, heirs, 'enstees, devisees, and assigns which have provided Lender with written notice of their existence and address) as provided in this Mortgage. Any notice provided for in this Mortgage shall be deemed to have been given on the date hand delivery is actually major the date notice is deposited into the U.S. mail system as registered or certified mail addressed as provided in this paragraph 11.
- 12. GOVERNING LAW; SEVERABILITY. The state and local laws applicable to this Mortgage shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of federal law to this Mortgage. If any provision of this Mortgage shall be adjudged invalid, illegal, or unenforceable by any court, such provision shall be deemed stricken from this Mortgage and the balance of the Mortgage shall be construed as if such provision had never been included. As used in this Mortgage, "costs," "expenses" and "attornuys" fees" include all sums to the extent not prohibited by applicable law or limited in this Mortgage.
- 13. BORROWER'S COPY. Borrower shall be furnished a copy of the Note and of this Mortgage at the time of execution or after recordation of this Mortgage.
- 14. REMEDIES CUMULATIVE. Lender may exercise all of the rights and remedies provided in this Mortgage and in the Note or which may be available to Lender by law, and all such rights and remedies shall be cumulative and concurrent, and may be pursued singly, successively, or together, at Lender's sole discretion, and may be exercised as often as occasion therefor shall occur.

15. EVENTS OF DEFAULT

a. Notice and Grace Period, An Event of Default will occur under this Mortgage upon the expiration of the applicable grace period, if any, after Lender gives written notice to Borrower of Borrower's breach or violation of Borrower's covenants under the Note and upon Borrower's failure to cure such breach or violation, and to provide Lender, during that grace period, if any, with evidence reasonably satisfactory to it of such cure. In each case, the grace period begins to run on the day after the notice is given, and expires at 11:59

- 21. INCORPORATION OF TELLIS. At of the comes, conditions and provisions of the Note to by this reference incorporated in this Mortgage as if set forth in tall. Any Even of Default upde the Note site, constitute anisotration of Default under this Mortgage without further notice to Borrower.
 - 22. TIME OF ESSENCE. Time is of the essence of this Mortgage and the Note.
- 23. ACTUAL KNOWLEDGE. For purposes of this Mortgage and the Note, Lender will not be deemed to have received actual knowledge of the information required to be conveyed to Lender in writing by Borrower until the date of actual receipt of such information at such address specified by Lender to Borrower. Such date shall be conclusively determined by reference to the return receipt in possession of Borrower, if such return receipt is not available, such date shall be conclusively determined by reference to the "Received" date stamped on such written notice by Lender or Lender's agent. With regard to other events or information not provided by Borrower under the Note, Lender will be deemed to have actual knowledge of such event or information as of the date Lender receives a written notice of such event or information from a source Lender reasonably believes to be reliable, including, but not limited to, a court or other governmental agency, institutional lender, or title company. The actual date of receipt shall be determined by reference to the "Received" date stamped on such written notice by Lender or Lender's agent.
- 24. TAXES. In the event of the passage after the date of the Mortgage of any law changing in any way the laws now in force for the taxation of mortgages, or debts secured thereby, or the manner of operation of such taxes, so as to affect the interest of Lander, then and in such event Borrower shall pay the full amount of such taxes.
- 25. WAIVER OF TATUTORY RIGHTS. Borrower shall not and will not apply for or avail itself of any homestead, appraisement, valuation, redemption, stry, extension, or exemption laws, or any so-called "moratorium laws," now existing or hereafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgage, but hereby waives the benefit of such laws. Borrower, for itself and all who may claim "hirough or under it, waives any and all right to have the property and estates comprising the Property marshalled upon any foreclosure of lien hereof and agrees that any court having jurisdiction to foreclose such lien may order the Property sold as an entirety. Borrower hereby waives any and all rights of redemption from sale under any order of decree of foreclosure, pursuant to rights granted in this Mortgage, on behalf of the Mortgagor and each and every person acquiring any interest in or title to the Property described in this Mortgage subsequent to the date of this Mortgage, and on behalf of all other persons to the extent permitted by Illinois law.
- 26. EXPENSE OF LITIGATION. In any sink to foreclose the lien of this Mortgage or enforce any other remedy of the Lender under this Mortgage or the Note, there shall be allowed and included, as additional indebtedness in the judgment or decree, all expenditures and expenses which may be paid or incurred by or on behalf of Borrower for attorneys' fees, appraisers' fees, outlays for documentary and expert evidence, stenographers' on agrs, publication costs, survey costs, and costs (which may be estimated as to items to be expended after entry of the decree) of processing all abstracts of title, title searches and examinations, title insurance policies. Torrens certificates, and similar data and assurance, with respect to title as Lender may deem reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or value of the Property. All expenditures and expenses of the neture in this paragraph mentioned, and such expenses and fees as may be incurred in the protection of said Property and the maintanense of the lien of this Mortgage, including the fees of any attorney employed by Lender in any litigation or proceeding affecting this hor gage, the Note or the Property or in preparation for the commencement or defense of any proceeding or threatened suit or proceeding, shall be immediately due and payable by Borrower, with interest thereon at the default interest rate.
- 27. CAPTIONS. The captions of this Mortgage are for convenience and rule ence only. They in no way define, limit, or describe the scape or intent of this Mortgage. In this Mortgage, whenever the context so requires, the mesculine gender includes the feminine of and/or neuter, and the singular number includes the plural.

and/or neuter, and the singular number includes the plurat.	81
IN WITNESS WHEREOF, Borrower has executed this Mortgage.	u Q4
Amolio P. Michell DATE: 8/17/87	Vacuity micheli DATE: 8/17/87
COOK COUNTY, ILL. INOIS	DATE:
STATE OF THE NOISE ACA-SE + F-987, AUG 19 AN 11: 37	87458113
The foregoing instrument was acknowledged before me this by Amelia P. Michell and Louise M. Michell, bill	
My Commission Expires: August- 14/1993	
This instrument propored by: WELLO FARCIO CREDIT CON One Century Control 1750 E. Golf Rd., Suite 15	

Box15
When recorded, return to:

WELLS FARGO CREDIT CORP. One Century Centre 1750 G. Golf Hd., Suite 150 Schaumbary, Ellevid 60173

Scheronicard, Pirols 60173

Property of Cook County Clerk's Office

#B7050 for the region of the r

Madda Victoria Cerebra (1997) 7 Sandra Sandra (1997) Mada Sandra (1997) 1994 Sandra Sandra (1997)

Account Number 012000000284-6	Date of Loan August 14, 1987
The undersigned Creditor and Borrowers a shall be incorporated into the Mortgage s transaction described above.	agree that the following checked paragraph igned by them as part of the loan
() MORTGAGE	
PREPAYMENT PENALTY: If this loan is p set forth below, Borrowers agree to pay Penalty shall be in an amount equal to th below as being applicable to the period	e percentage of original Principal listed
% if prepaid on or before	; or
	but on or before ; or
% if prepäid after	but on or before
() MORIGAGE VARIABLE RATE	
Borrower shall have the right to prepay regular installment date, upon payment of	this Note either partially or in full on any a prepayment premium as follows:
<pre>(a) If prepayment is made on or t shall be % of the full pri hereof;</pre>	pefore , 19 , the premium ncipal amount of this Note shown on the face
or before , 19 principal amount of this Note s	e date specified in subparagraph (a), but on , the premium shall be % of the full hown on the face hereof; provided, however, if prepayment is made after,
(XX) MORTGAGE (COMMERCIAL ADJUSTABLE	RATE)
5.0 % if prepaid on or before 09-18-	
	but on or before 09-18-89; or
1.0 % if prepaid after 09-18-89	but on or before 09-18-90
() MORTGAGE (COMMERCIAL ADJUSTABLE	RATE;
as the emission Desiration of these was and	to pay a Prepayment Penalty equal to \$ this loan in full within years of enalty equal to \$ of the original or more years after the date of date of this loan.
	75c. 13
Borrower (Corporation/Partnership Name)	ameli P. Will (Soal)
By:	Borrower Amelia P. Micheli (Soal)
Ву	Borrower houldo M. Michell (Succession)
Its:	Person signing below has granted Creditor a security interest in property securing this loan, but does not personally promise to repay this loan.
Wells Fargo Credit Corporation	
By Patricia Same	·
This rider is hereby attached to and made part	
t.14.29 s Wells Fargo Credit Corporation in the amount of august 14, 1987	

Property of Cook County Clerk's Office

CUSTOMER(S) NAME Amelio P. Micheli and Louise M. Micheli, his wife, as joint tenants

ACCOUNT NUMBER 012000000284-6

EXHIBIT 'A'

LEGAL DESCRIPTION AS FOLLOWS:

DATE __August 14, 1987

PARCEL I:

THE SOUTH 47.50 FEET OF THE HORTH 722.00 FEET OF LOT 5 IN BLOCK 15 OF UNIT NUMBER 5, HANOVER GARDENS FIRST ADDITION, BEING A SUBDIVISION OF BLOCKS 9 AND 15 OF UNIT NUMBER 3, HANOVER GARDENS FIRST ADDITION, BEING A PART OF THE WEST 1/2 OF THE SOUTHWAST 1/4 AND PART OF THE EAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 25, TOWNSHIP 41 HORTH, RANGE 9 FAST OF THE THIRD PRINCIPAL MERIDIAN;

ALSO

PARCEL II:

RASEMENT FOR THE BENEFIT OF PARCEL I AN SET FORTH IN THE DECLARATION OF EASEMENT RECORDED OCTOBER 22, 1973 AS DOCUMENT HUMBER 22,520,450 AS CREATED BY DEED FROM HANOVER BUILDERS TO CAMPBELL DATED OCTOBER 12, 1973 AND RECORDED NOVEMBER 6, 1973 AS DOCUMENT 22,535,924 FOR INGRESS AND EGRESS, ALL IN COOK COUNTY, ILLINOIS.

AKA: 7211 Astor Ave., Building 'A', Hanover Park, II. Colo3

PTN: 06-25-302-044

f Dohn

Amelio P. Micheli

Lawy m michele

This rider is heraby altached to and made part of a curtain Mortgage in layer of Wells Fargo Credit Corporation in the amount of \$385,000.00 and data. August. 14, 1987

87458113

87458113

UNOFFICIAL COPY

CUSTOMER(S) NAME Amelio P. Micheli and Louise M. Micheli, his wife, as joint tenants

ACCOUNT NUMBER 012000000284-6

DATE August 14, 1987

EXHIBIT 'B'

LEGAL DESCRIPTION AS FOLLOWS:

PARCEL I:

THE SOUTH 30.00 FEET OF THE NORTH 674.50 FERT OF LOT 5 IN BLOCK 15 OF UNIT 5, HANOVER GARDENS 1ST ADDITION, BEING A SUBDIVISION OF BLOCKS 9 AND 15 OF UNIT 3, HANOVER GARDENS 1ST ADDITION, BRING A PART OF THE WEST 1/2 OF THE SOUTHWAST 1/4 AND PART OF THE RAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 25, TOWNSHIP 41 NORTH, RANGE 09, EAST OF THE THIRD FRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS;

ALSO

PARCEL II:

EASEMENT FOR THE BENEFIT OF PARCEL I AS GUT FORTH IN DECLARATION RECORDED OCTOBER 22, 1973 AS DOCUMENT NUMBER 22,520,450 AND AS CREATED BY DEED FROM HANOVER BUILDERS INCORPORATED TO WILLIAM S. CAMPBELL AND CAROL R. CAMPBELL, HIS WIFE, DATED OCTOBER 12, 1973 AND RECORDED NOVEMBER 5, 1973 AS DOCUMENT 22,535,241 FOR INGRESS AND EGRESS, ALL IN COOK COUNTY, ILLINOIS.

AKA: 7211 Astor Ave., Bullding 'B', Hanover Park, 11. 60105 PTN: 06-25-302-043 & 5.0 &cm

Amelio P. Micheli

1 200 000

This rider is hereby attached to and made part of a curtoin Moregage in layer of Walls Fales Credit Corporation in the amount of \$385,000,00 and date August 14, 1987

CUSTOMER(S) NAME	Amello P. Micheli and Louise M. Micheli, his wife, as joint
ACCOUNT NUMBER	enants
DATE August 14,	1987

EXHIBIT 'C'

LEGAL DESCRIPTION AS FOLLOWS:

PARCEL I:

THE SOUTH 30 FEET OF THE NORTH 644.50 FEET OF LOT 5 IN BLOCK 15 OF UNIT 5, HANOVER GARDENS FIRST ADULTION, BEING A SUBDIVISION OF BLOCK 9 AND 15 OF UNIT 3 HANOVER GARDENS FIRST ADDITION, BEING A PART OF THE WEST 1/2 OF THE SOUTHEAST 1/4 AND PART OF THE EAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 25, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MEHIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL II:

EASEMENTS FOR THE BENEFIT OF PARCEL LAS SET FORTH IN THE DECLARATION RECORDED OCTOBER 22, 1973 AS DOCUMENT NUMBER 22,520,450 AND AS CREATED BY DEED FROM HANOVER BUILDERS TO WILLIAM S. CAMPBELL AND CAROL H. CAMPBELL, HIS WIFE, DATED OCTOBER 12, 1973 AND RECORDED NOVEMBER 5, 1973 AS DOCUMENT NUMBER 22,535,610 FOR INGRESS AND EGRESS, ALL IN COOK COUNTY, ILLINOIS.

AKA: 7211 Astor Ave., Building 'C', Hanover Park, I1. 60103 Clark's Office

PTN: 06-25-302-042 FDD Pm

This rider is hereby attached to and made part of a certain Mostanga.... In favor of Wells Fargo Credit Corporation in the amount of \$385,000,00 et ale August 14, 1987

CUSTOMER(S) NAME Amelio P. Micheli and Louise M. Micheli, his wife, as joint tenants ACCOUNT NUMBER 012000000284-6

EXHIBIT 'D'

LEGAL DESCRIPTION AS FOLLOWS:

DATE August 14, 1987

PARCEL I:

THE SOUTH 30.00 FIET OF THE NORTH 614.50 FERT OF LOT 5 IN BLOCK 15 OF UNIT 5 HANOVER GARDENS 1ST ADDITION, BEING A SUBDIVISION OF BLOCKS 9 AND 15 OF UNIT 3, HANOYER GARDENS 1ST ADDITION, BEING A PART OF THE WEST 1/2 OF THE SOUTHEAST 1/4 AND PART OF THE EAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 25, TOWNSHIP 41 NORTH, RANGE 9, RAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS;

ALSO

PARCEL II:

CORPORATION DATED JANUARY 18, 1974 AND RECORDED TEBRUARY 11, 1974 AS DOCUMENT

This rider is hereby attached to and made part of a certain Mortgage in favor of Wells Forgo Crecit Corporation in the amount of \$385,000.00 and date August 14, 1987

CUSTOMER(S) NAME Amelio P. Micheli and Louise M. Micheli, his wife, as joint tenants of 20000000284-6

DATE August 14, 1987

EXHIBIT TET

LEGAL DESCRIPTION AS FOLLOWS:

PARCEL I:

THE SOUTH 30.00 FERT OF THE NORTH 584.50 FRET OF LOT 5 IN BLOCK 15 OF UNIT 5 HANOVER GARDENS 1ST ADDITION, BKING A SUBDIVISION OF BLOCKS 9 AND 15 OF UNIT 3, HANOVER GARDENS 1ST ADDITION, BKING A PART OF THE WEST 1/2 OF THE SOUTHWAST 1/4 AND PART OF THE KAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 25, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS;

ALSO

PARCEL II:

RASEMENT FOR THE BENEFIT OF PARCEL I AS SET FORTH IN DECLARATION OF EASEMENTS RECORDED AS DOCUMENT NUMBER 22,520,450 AND CREATED BY DEED FROM HANOVER BUILDERS INC. TO GROW COMPORATION DATED JANUARY 18, 1974 AND RECORDED FEBRUARY 11, 1974 AS DOCUMENT NUMBER 22,625,637 FOR INGRESS AND EGRESS, IN COOK COUNTY, ILLINOIS.

AKA: 7211 Astor Avo., Building 'E', Hanover Park, 11. 60103.
PTN: 06-25-302-040 & DD Pm.

Amelio P. Micheli

Louis M. Micheli

This rider is hereby allached to and made part of a certain Moregage in level of Wells Frizo Credit Corporation in the amount of \$385,000.00 and date August 14, 1987

OMER(S) NAME Amelio P. Micheli and Louise M. Micheli, his wife, as Joint tenants O120000000288-6

CUSTOMER(S) NAME Amelio P. Micheli and Louise M. Micheli, his wife, as joint tenants 012000000284-6

DATE August 14, 1987

EXHIBIT 'F'

LEGAL DESCRIPTION AS FOLLOWS:

PARCEL I:

THE SOUTH N7.5 FET OF THE HORTH 55N.50 FEET OF LOT 5 IN BLOCK 15 OF UNIT 5 HAHOVER GARDENS 15T ADDITION, BEING A SUBDIVISION OF BLOCKS 9 AND 15 OF UNIT 3, HAHOVER GARDENS 1ST ADDITION, BEING A PART OF THE WEST 1/2 OF THE SOUTHEAST 1/4 AND PART OF THE EAST 1/2 OF THE SOUTHNEST 1/4 OF SECTION 25, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MEDIDIAN, IN COOK COUNTY, ILLINOIS

ALSO

PARCEL II:

EASEMENT FOR THE BENEFIT OF PARCEL I AL SET FORTH IN DECLARATION OF EASEMENTS RECORDED AS DOCUMENT NUMBER 22,520,450 AND DREATED BY DEED FROM HANOVER BUILDERS INC. TO GROW CORPORATION DATED JANUARY 18, 1974 AND RECORDED FEBRUARY 11, 1974 AS DOCUMENT NUMBER 22,625,631 FOR INGRESS AND EGRESS. UTILITIES AND PARKING, IN COOK COUNTY, ILLINOIS.

AKA: 7211 Ambor Avo., Building 'F', Hanover Park, T., 60103
PTN: 06-25-302-039 \$\frac{1}{1} D D \infty \infty \infty

Checking Hull

Lacrey W. Michelle.

This rider is hereby attached to and made part of a certain Moregage... In favor of Wells fargo Cradit Corporation in the annual of \$385,000.00 and date August 14...1987

87458113