TERMS AND CONDITIONS PAYMENT OF OBLIGATIONS - If I pay my Note according to its terms, this Mortgage will persone null and void. STATE OF ILLINOIS

COUNTY OF COOK

(Type Name)

1988

24th Day of August, The foregoing instrument was acknowledged before me this

Angelito and Ligaya Lantin by His Wife, In Joint Tenancy

Address

LOAN NUMBER

1274

Notary Public

My Commission Expires Jan, 14, 1990 (Type Name)

Yegen Equity Loan Corp. 1990 E. Algonquin Rd Ste 208 Schaumburg, Illinois 60173 This instrument was prepared by (Name) (Address)

C MTG MTG (2:87) NOTICE: See Other Side for Additional Provisions
FIRST COPY-ORIGINAL, SECOND AND THIRD COPIES-BORROWER, FOURTH AND FIFTH COPIES-FILE ILE SEC MIG MIG

TAXES-LIENS-INSURANCE—I will pay a ltax is lient, as a sements, orbitisations water rates and other charges against the real estate, whether superior or interior to the lien of this Mongage, and maintain hazard insurance on the real estate in your favor in a form and amount satisfactory to you. You may pay any such tax, lien, asilessment, obligation, water rates, premium or other charge or purchase such insurance in your own name, if I fail to so. The amount you pay will bear an interest charge at the rate of charge set forth in the Note secured by this Mortgage in permitted by law or, if not, at the highest lawful rate, will be an additional lien on the real estate and may be enforced and collected in the same manner as the other obligations secured by this Mortgage.

TITLE — The real estate and buildings on the real estate were conveyed to me by a deed which is to be, or has been, recorded before this Mortgage, and I warrant the title to the real estate and the buildings.

DUE ON SALE OR ALTERATION — Except in those circumstances in which federal law otherwise provides, I will not, without your consent, sell the real estate or after, remove or demolish the buildings on the real estate.

DEFAULT — If I default in paying any part of the obligations secured by this Mortgage or if I default in any other way under this Mortgage or under the Note which it secures, or if I default under the terms of any other mortgage covering the real estate, the full unpaid Principal Balance and accrued and unpaid interest charge will become due immediately if you desire, without your advising me. I agree to pay your costs and expenses actually incurred in foreclosing on this Mortgage including lawful accruey's fees. If any money is left over after you to the close on this Mortgage and deduct such costs and expenses, it will be paid to the persons legally entitled to it, but if any money is 32 34 still owing, I agree to pay you the balance:

APPOINTMENT OF RECEIVER — Each of the persons signing this Mortgage agrees that you are entitled to the appointment of a receiver in any action to foreclose on this Mortgage.

RIGHTS CUMULATIVE — Your rights under this Mortgage shall be separate, distinct and cumulative and none of them shall be in exclusion of any other nor shall say act of yours be considered as an election to proceed under any one provision of this Mortgage to the exclusion of any other provision.

NOTICES - I agree that ray notice and demand or request may be given to me either in person or by mail.

EXTENSIONS AND MODIFY AT IONS — Each of the persons signing this Mortgage agrees that no extension of time or other variation of any obligation secured by the mortgage will affect any other obligations under this mortgage.

WAIVER OF EXEMPTION:3 — Eac', of the persons signing this Mortgage waives all marital rights, homestead exemption and all other exemptions relating to the above real or ale.

204 COUNTY CONTS OFFICE

APPLICABLE LAW -- This Mortgage is meas in accordance with, and will be governed by, the laws of the State of Illinois.

SCORES SON

Arconal Chresten 14, 1896

35.15 GUV

. . . PROPOGEGERAL CONTROL SAND THIRD COMES FOR FOR FROM AND FIFTER COPIES FILLE