THIS " MORTGAGE (the "Instrument" or "Mortgage"), dated lumbry 11, 1993, 1993 is made by Rumon L. Necessario and Lureto O. description (collectively hereirafter referred to an "Borrower" and "Mortgagor"), in favor of MidAmerica Federal Savings Bank, which is organized and existing under the hows of the United States of America, thereinafter referred to as "Landor" and "Mangagee"), whose address is 1091 South Washington Street, Naperville, Illinois 60566.

HIS WIF ENTINESSETII, that to secure the paymont of an indebtedness in the amount of Eighty Thousand and Notico DOLLARS (\$80,000.00) lawful money of the United States, to be paid with interest thereon according to a certain mortgage note (the "riote") bearing even date herewith, as well as any extension, multification, reneval or substitution thereof the Mortgagor horoby mortgagos, convoys and transfors to the Mortgagoe all of Mortgagor's right, title and interest in the property (the "Land") situated in Cook County, State of Illinois, commonly known as 1937 S. Central Avonno, Cicero, Itlimbs, and legally described as follows:

LOT 39 AND THE SOUTH 1/2 OF LOT 40 IN BLOCK 11 IN THE SUBDIVISION OF THE SOUTH 921 PEET OF BLOCK 6, LYING WEST OF AND ADJOINING BLOCK 18 ALL IN GRAND LAND ASSOCIATION'S RESUBDIVISION IN SECTION 21, TOWNSHIP 39 NORTH, HANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Together with all improvements now or hereafter located thereon; \(\lambda = \frac{31.30 \tau 016.}{1937.5.000 \tau 016.} \)
Together with all ensements, rights-of-way and rights used in connection therewith or with a means of access thereto and all tenements, hereditaments and appurtenances thereto;

Pagether with in Axtures and all lamiture, equipment and other personally (oxcluding lavantary goods) customarily located on, he or upon said real property, become, but not limited to all partitions, security devices, carpeting, rugs, each registers, lighting flatures, colles equipment, beating and cooling equipment, aprinkler systems, appliances and machinary used in the operation of the laminess conducted on subi real property, as well as any and all additions substitutions, replacements and proceeds thereto or thereform, (collectively referred to herein as "Perconsity");

Together with all right, the and interest of the Borrower in and to any and all lenses, now or hereafter on or offeeting the property described above; and

Together with the rents, assumed profess of such real property, with full and complete authority and right in Noteholder in case of default of this Mortgage to demand, collect, receive a at accips for such routs, issues and profits.

Together with the real property legally severibed above, together with the improvements thereon, the rights therein, the apputtenances thereto, the Personalty on, its upon, athiched to are installed berein, the rolls, issues and proceeds thereof, the present and future estates and interest of Mortgagor therein (collectively referred to as the "Abstraged Premisor").

And the Mortgegor covenants with the Mortgageo is follows

Payment of indebtedness

The Mertgager will promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, any propayment and late charges provided in the Bate, and all other sums secured by this lastran ent, and will otherwise duly comply with the terms thereof.

Funds for Tomes, Insurance and Other Charges.

Subject to applicable law or in a willion waiver by Mortgageo, Mortgager and pay to Mortgageo on the day monthly installments of principal and interest are payable under the Note until the Note is paid in full, a sum (herein "Funds"), equal to one-twelfth of (a) the issues and assessments which may be levied on the Property. (b) the yearly ground rents, if any, (c) the yearly premium installments for five and other hazard insurance, real loss montance and such other insurance covering the Property as Mortgages may require pursuant to paragraph 6 hercof. (d) that yearly premium install nonts for no strange insurance, if any, and (c) if this frutrument is on a re-school, the yearly fixed rents, if any, under the ground leave, all as regrouping extincted initially and from time to time by Martgages on the bank of excessionatis and bills and reasonable estimates thuccut. Any waiver by Mortgageo at a requirement that Mortgagor pay such Punds may be revoked by Mortgageo, in Mortgageo's sale discretion, at any time upon notice to writing to Mortgaçor. Mortgagee may require Mortgager to pay to Mortg gue, in advance, such other Punds for the other taxes, charges, premiums, assessments and impositions in connection with Mortgager or the Mortgaged Premixes which Mortgages shall reasonably deem necessary to protest Mortgagee's intorests therein "Other Impositions"). Unloss otherwise proving thy applicable law, Mortgagee may require Funds for Other Impositions to be paid by Mortgagor in a lump sum or in periodic installments, it Mertgagee's option.

The Funds thatf to lickt by Mortga jee. Mortgages shall apply the Funds to pay said runts, taxes, assessments insurance premiums and Other Impositions so long as Mortgagor is not in breach of any covenant or agreement of Mortgagor in this Instrument. Martgagee shall make no charge for so holding and applying the Punds, analyzing said account or for verifying and compiling said assessments and bills, unless applicable law permits Mortgages to make such a charge. Mortgages and Mortgages may agone in writing at the time of execution of his Instrument that interest on the Funds shall be paid to Mortgagor, and unless such agreement is unde or applicable how requires interest, earnings or profits to be paid, Mortgagee shall not be required by Mortgagor to any interest, earnings or profits on the Funds. Mortgagee shall give to Mortgagor, without charge, an annual accounting of the Finals in Montgagee's normal formal showing credits and debits to the Fonds and the purpose for which each debit to the Lunds was made. The funds are pledged as additional security for the sums secured by this instrument.

If the amount of the Funds held by Morigages exceeds the amount permitted by applicable law, Morigages shall account to the Morigages for the excess funds in accordance with the requirements of applicable law. If at any time the amount of the Funds held by Mortgages shall be less than the amount deemed necessary by Mortgapee to pay taxos, assessments, insurance premiums, rents and Other Impositions, as they fall due, Mortgagor shall pay to Mortgagee any amount necessary to make up the deficiency within thirty days after notice from Mortgagee to Mortgagor requesting payment thereof. In the event the Mortgagor closs not remit the sum to the Mortgagee measure to pay taxes, assessments, insurance premiums, rents and other impositions within said thirty day period, Morgagee may, in its discretion, but shall not be obligated to, advance funds necessary to pay the charges described in this paragraph, and any amounts advanced by the Mortgagee hereunder shall be added to the balance due under the Note, and interest shall occure upon said amounts at the Interest Rate described in the Note. The failure of the Martgagor to remit any amounts requested by the Mornagee hereunder within thirty days of its untice to the Morngagor shall be considered an Event of Default of this Mortgage, and the eafter interest shall accept on any amounts advanced by the Mbrtgagee under this paragraph at the Default Rate described in the Note.

Upon Mortgagor's breach of any government or agreement of Mortgagor in this Instrument, Mortgagoe may apply, in any amount and in any order as Mortgages shall determine in Mortgages's sole discretion, my funds held by Mortgages at the time of application (i) to pay reats, maes, assessments, insurance promiums and Othur Impositions which are now or will bereather become due, or (ii) as a credit against sums secured by this Instrument. Upon payment in full of all sums secured by this Instrument, Mortgagee shall promptly refund to Mortgagor any Punds held by Mortgagee.

3. Title to Land.

Mortgagor represents and covernment in the Covernment is six of Fee Sande Eval in the Land and the improvements, and that the Land

is free and clear of all liens and encombrances, other than casements, envenants, and restrictions of record which are acceptable to the Mortgagee, (ii) Mortgager has full legal power, right and authority to mortgage, pledge and convey the Fee Simple Estate and (iii) this Mortgage creates a first lien on the Fee Simple Estate, subject only to casements, covenants, and restrictions of record which are acceptable to the Mortgagee.

Application of Payments.

Unless applies lie hav provides otherwise, all payments received by Mortgagee from biorigagor under the Note or this instrument shall be applied by Mortgagee as follows: (i) all costs and expenses of the Mortgagee in the case of an Event of Default pursuant to Paragraph 18 hereunder, or to ensure that the Mortgagoe is in compliance with the environmental representations provided under paragraph 13 herein; (ii) interest payable on any and all advances made by the Mortgagee pursuant to Paragraphs 2, 6, 8, 9, and 13 hereunder; (iii) principal of any and all advances made pursuant to Paragraphs 2, 6, 8, 9, and 13 hereunder; (iv) interest payable on any Future Advance, provided that if more than one Future Advance is outstanding, Mortgagee may apply payments received among the amounts of interest payable on the Future Advances in such order as Mortgagee in such order as Mortgagee in such order as Mortgagee in such order as Mortgagee, at Mortgagee, at Mortgagee, at Mortgagee, at Mortgagee, on Mortgagee, at Mortgagee's option, may determine; (vii) late charges due pursuant to the Note; (viii) any interest payable on the Note; and (ix) principal due under the Note.

5. Maintenance of Mortgaged Premises Changes and Alterations.

- A. The Mottgagor shall maintain, or cause to be maintained, the Mottgaged Premises in good repair, working exter and condition and make, or cause to be mile, as and when necessary, all repairs, renewals, and replacements, structural and non-structural, externor and interior, ordinary and extraordinary. The Mottgagor shall refrom from, and shall not permit, the commission of waste m or about the Mottgaged Premises and shall not remove, deny mile, after, change or add to the structural character of any improvement at any time erected on the Mortgaged Premises without the proof written courses of the Mortgageo, except sa bereinafter otherwise provided.
- If. The Mortgager way, m its discretion and without the prior written consent of the Mortgagee, any time and from time to time, make, or enose to be made reasonable of mees, alterations or additions, structural or otherwise, in or to the Mortgaged Premises, which are satisfies the Mortgaged Premises.
- C. The Mortgagor may, in its discretion and without the prior written consent of the Mortgagoe, any time and from time to time, remove and dispose of any Personalty, now or bereafter conditating part of the Mortgagod Premises which, in the reasonable opinion of Mortgagor, becomes inefficient, obsolete, worn out, unfit for use a war anger meth in the operation of the Mortgagod Premises or the humans conducted thereon, provided the Mortgagor promptly replaces such because the new transfer to be free and elegan of all other liens and encumbrances and subject to a first lien herounder. If any Personalty, which becomes inefficient, obsolete, went out, unfit for use or no longer useful in the operation of the Mortgagod Premises or the Eusiners and objected thereon, shall be removed and disposed of in compliance herewith, the processis of a safe, if any, may be retained by the Mortgagor

6. Insurance.

- A. The Mortgagor shall maintain the following insurance overage with respect to the Mortgaged Premises:
- (i) Insurance against loss of or damage to the Mortgages Promises by fire and such other risks as are customarily asserted arabint in the area in which the Mortgagest Premises are located, including but not l'aired to, risks insured against under extended coverage policies with all risk and difference in conditions endorsements, in each case in amounts at ail times sufficient to prevent the Mortgages from becoming a co-insurer under the terms of the applicable policies and, in any event, in amounts of fear than the greater of (i) the principal balance remaining autstanding from time to that on the Note and (ii) the full maurable value (as hereign or steffned) of the Mortgaged Premises, as determined from time to time.
- (ii) Comprehensive general lability insorance against any and all claims to scholing all costs and expenses of defending the same) too boddy injury or death and for property damage occurring upon, in or about the Mortgaged fremises and the adjoining streets or passage-ways in amounts not leak than five Hondred Thomsand and No/100 Dollars (\$500,000.00) or such offset repressive amounts which the htorogages that from time to time reasonably require, having regard to the circumstances and usual practice at the time of prodent owners of comparable properties in the area in which the Mortgaged Premises are located.
- (iii) Raplosion insurance in respect to boilers, heating apparatus or other pressure vessels, if say, we the time located on the Mortgaged Premises in such amounts as shall from time to time to reasonably be required by the Mortgagee;
 - (iv) Insurance against actual loss of rents, business interruption, or manrance of a similar kind and more;
- (v) Such other insurance as is customarily purchased in the area for similar types of business, in such anomals and against such insurable risks, as from time to time may reasonably be required by the Mortgagee, including, but not limited to, those are muta required from contractors and subcontractors under a construction loan agreement.

The term "full insurable value" as tierein shall mean actual each value, i.e., replacement cost, exclusive of costs of excavation, foundations and footings below the lowest basement floor or mortgage indebtedness, whichever is greater.

- If. The Mortgagor may effect for its own account any insurance not required under the provisions of subparagraph A hereof, but any insurance offected by the Mortgagor on the Mortgaged Premises, whether or not required under this Mortgage, shall be for the benefit of the Mortgageo and the Mortgagor, as their interests may appear, and shall be subject to the provisions of this Mortgage.
- C. If the Mortgagor shall fail to keep the Mortgaged Premises insured in accordance with the requirements of this Paragraph, the Mortgages shall have the rights, at its option and in addition to any other remedies available to it under this Mortgage, to provide for such insurance and pay the premiums thereof, and any amounts paid thereon by the Mortgages shall constitute additional indebtedness secured by this Mortgages, shall bear interest at the Interest Rate set forth in the Note from the date of payment, and shall become immediately due and owing to the Mortgages. If the Mortgagor does not pay to the Mortgages any and all amounts advanced by the Mortgages under this Paragraph within thirty (30) days of the date of the Mortgages's noise to the Mortgagor of said advance, interest will accrue on the funds advanced at the Default Rate of interest, provided in the Note, and the failure to pay said amounts to the Mortgages shall be considered an Event of Default hereunder.
- D. All policies of insurance to be furnished under this Mortgage shall be in forms and with companies reasonably satisfactory to the Mortgagee, and shall comply with any and all of Mortgagee's Conditions for Acceptance of Hazard Insurance, with standard mortgage clauses attached to or incorporated in all policies in favor of the Mortgagee, including a provision requiring that the coverage evidenced thereby shall not

be terminated or materially modified viscous thany (10) or ends a syst prior writen an account of the Moriganee Any or all of such insurance may be provided for under a blanket policy or a living a red by the Morte government lated corps much.

- E. The Morranger shall deliver to the Morranges the originals of all insurance policies or certificates of coverage under blanket policies, including renewal or replacement policies, and in the case of insurance about to expire shall deliver renewal or replacement policies as to the issuance thereof or certificates in the case of blanket policies not less than fourteen (14) days prior to their respective dates of expiration.
- P. On all instrance policies of the character described in clauses (i), (iii) and (iv), of subparagraph A of this Paragraph 6, Mortgagee shall be named as Mortgagee in the standard mortgage clause and as an additional loss payee where appropriate and such insurance shall be for the benefit of the Mortgager and the Mortgagee, as their interest may appear.
- G. On all insurance policies of the character described in clauses (ii) and (v) of subparagraph A of this Paragraph 6, Mortgagee shall be named as an additional named insured thereunder.
- 11. In any event, the Mortgagor shall common to pay the principal and interest on the Note including amounts for taxes, insurance and other impositions provided in the Note and in this Mortgage, notwithstanding any damage, loss or capacity.

7. Damage or Destruction

- A. In case of any damage to or destruction of the Mortgaged Premises or any part thereof from any cause whatsoever, other than a Taking (as defined in Paragraph 12 below), the Mortgagor shall promptly give written notice thereof to the Mortgagoe. Subject to the provisions of subparagraph D of this Faragraph 7, Mortgagor shall restore, repaire, replace, or rebuild the same or cause the same to be restored, repaired, replaced or rebuild to substantially the same value, condition and character as existed immediately prior to such damage or destruction of with such charges, alterations are no iteians as may be made at the Mortgagor's election pursuant to Paragraph 5. Such restoration, replacement or rebuilding therein codectively called "Restoration") thall be commoneed promptly and completed with diligence by the Mortgagor, subject only to delays beyond the control of the Mortgagor.
- Subject to suppragraph D of this Paragraph? It all not insurance proceeds received by the Mortgagee pursuant to Paragraph 6 shall be made available to the all operation for the Rastoration required foreby in the event of damage or destruction on account of which such insurance proceeds are paid. If all my Une the not insurance proceeds shall be insufficient to pay the entire cost of the Rastoration, the Mortgager shall pay the deficiency. In such an event, Mortgager shall make all payments from its own funds to the contractor making such Restoration until the amount of said deficiency has been satisfied; thereafter, Mortgager shall make subsequent payments from the insurance proceeds to Mortgager or to the contractor, whichever is appropriate. All payments hereinder shall be made only open a certificate or certificates of a supervising architect appointed by the Mortgager and reasonably satisfetory to the Mortgager that payments, to the extent approved by such supervising architect, are due to such contractor for the Restoration, the last are fine of all flows of record for work, labor or materials, and that the work conforms to the legal respirements therefor.
 - C. Open completion of the Restaration, the excess net insurance proceeds, if any, shall be paid to the Mortgager.
- D. If an Event of Dobnit tas hesematter deline), but occur, all insurance proceeds received by the Mortgages may be retained by the Mortgages and applied, at its option, in payment of the to regage indebtedness and any excess repaid to or for the account of Mortgages.

8. Indemnification.

The Mortgager will protect, indomnify and save harmless the .4e leagues from and against all liabilities, obligations, claims, damages, penalties, causes of action, costs and expenses (including, without limitation relationable attorneys) fees and expenses), imposed upon or incurred by or ascerted against the Mortgagee, as a result of (a) ownership of the Mortgaged Premises or any interest therein or receipt of any rent or other som thereform, (b) any accident, inputy to or cealt of persons or loss of or domage (a) property occurring in, on or about the Mortgaged Premises or any part thereof or including sudewalls, earlie, vaults and vault space, if any indiacent parking areas, streets or ways, (c) my use, nonute or condition of the Mortgaged Premises or any part thereof or the adjoining sidewalls, earlie, vaults and vault space, if any, the adjacent parking areas, streets or ways. (d) any failare on the part of the Mortgager to perform or comity with any of the terms of this Mortgage, or (e) the performance of any latior or services or the incaising of any materials or other property with any of the Mortgaged Premises or any part thereof. Interest shall necture or all amounts payable to the Mortgagee under this Paragraph which are not out out within thirty (30) days after written demand the rester by the Mortgagee shall beer interest the Default late of interest as set both in the Note from the date of such demand and shall constitute additional indebtedness secured by this Mortgage.

The obligations of the Mortgager molecules paragraph shall survive any termination or substitution of this Mortgage.

9. Protection of Mortgager's Security.

If Mortgager toils to perform the poverants and agreements contained in this Instrument, or if any action or proceeding is commenced swhich affects the Mortgaged Premises or title thereto or the intrest of Mortgages therein, including, but not limited to content domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Mortgages at Mortgages's option may make such appearances, dishurre such such and take such action as Mortgages deems necessary, in as vote disorction, to proceed Atorgages's interest, including, but not limited to, (i) dishursement of storney's fees, (ii) entry upon the Mortgaged Frantiscs to make repairs, (iii) procurement of satisfactory insurance as provided in paragraph 6 hereof, and (iv) if this instrument is on a leasehold, exercise of any option to renew or extend the ground lease on behalf of Mortgager and the enting of any default of Mortgager in the terms and conditions of the ground lease. Interest shall access upon any advances made by the Mortgages pursuant to this paregraph at the Interest Rate provided in the Note.

Any amounts dishorted by Mortgagee pursuant to this paregraph 9, with interest thereon, shall become additional indebtedness of Mortgagor secured by this Instrument. Unless Mortgagor and Mortgagor of other terms of payment, such amounts shall be immediately due and payable and shall bear interest from the date of dishorsement at the Interest Rate as set forth in the Note bearing even date herowith, unless collection from Mortgagor of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate which may be collected from Mortgagor under applicable law. If any amounts advanced by the Mortgagee tenuum unpoid after thirty days from the Mortgagee's notice of such advance in the Mortgagor, interest shall accure on such advances in the Definit Rate of inverest as set furth in the Note, and the failt is of the Mortgagor to pay to the Mortgagee any and all amounts advanced by the Mortgagor within thirty days of the date of notice from the Mortgagee shall be considered an Event of Definit under this instrument. Mortgagor furely coverants and agrees that Mortgages shall be subtrogated to the licen of any mortgage or other lies discharged, in whole or in part, by the indebtedness scented bereby. Nothing contained in this parentiaply 9 shall require Mortgagee to incur any expense or take any notion forcunder.

10. Sale, Conveyance, Mortgaging, Hypothecation, or Other Transfer.

A If, during the term of the Note, the Mortgagor shall (whether voluntarily or by operation of law) sell, convey, assign, mortgage, hypothecato or observate transfer or encumber the Mortgaged Franciscs or any part thereof or any right, title or interest therein, including an Articles of Agreement for Deed, except to an entity wholly-ewoed directly or indirectly by the Mortgagor, the Mortgagor, at its option, may demand that

the Mortgagor prepay the principal ball not plur all he rued inturar, prepayability bremium, it may not all other amounts remaining unjaid under the Note and this Instrument

Mortgagor shall not permit title to the Mortgaged Premises or any portion thereof or to be conveyed or mortgaged, or the beneficial interest or any portion thereof to be assigned, collaterally assigned or otherwise transferred or encumbered, voluntarily or involuntarily, directly or indirectly, without the prior written consent of the Mortgagee.

If prepayment is elected by Mortgagor, it shall be delivered to Mortgagoe within five (5) husiness days after the sale, conveyance, assignment, mortgago, hypothecation or other transfer or encumbrance together with accrued interest thereon and prepayment premium, if any, calculated in accordance with the prepayment provisions of the Note. Except for the Personalty sold, exchanged, leased or otherwise conveyed in conjunction with the Mortgaged Premises therein, pursuant to the terms of this Paragraph, Personalty shall not be sold, exchanged, assigned or otherwise conveyed except in accordance with the provisions of Paragraph 5 above.

B. In the event the Mortgagor conveys, sells, grants possession, transfers or assigns any interest therein, either directly or indirectly, including but not limited to the assignment of a beneficial interest, or contracts to do any of the foregoing, without the prior written consent of the Mortgagee or violates any of the provisions of the Note, all terms and provisions of the Note being incorporated herein by reference, all sums due hereunder, both principal and interest, shall become immediately due and payable irrespective of the materity date specifies.

11. Priority of Lien: After-Acquired Property,

This Mortgage is and will be maintained as a valid first mortgage. The Mortgagor will not, directly or indirectly, create or suffer or permit to be created, or to stand against the Mortgaged Premises, or any portion thereof, or against the rents, issues and profits thereof, any lien, security interest, encumbrance or charge prior to or on a parity with the lien of this Mortgage; provided, however, that nothing berein contained shall require the Mortgage to pay any impositions or insurance premiums prior to the last day on which the same shall become due and payable without penalty or prevent the Mortgagor from contesting the validity of any impositions in accordance with the provisions of this Mortgage.

Subject to the right p anted under Paragraph 29, the Mortgagor will keep and maintain the Mortgaged Fremises free from all liens for monoys due and payable to per one supplying labor for and providing materials used in the construction, modification, repair or replacement of the Land. If any such liens shall verified against the Mortgaged Premises, the Mortgagor agrees to cause the same to be discharged of record promptly after the Mortgagor has conce thereof.

In no event shall Mortgagor do, or vermit to be done, or omit to do, or permit the omission of, any act or thing, the doing of which, or omission to do which, would impair the security of this Mortgage. The Mortgagor shall not initiate, join in or consent to any change in any private restrictive coversant, would impair the security of this Mortgaged Premises or any part thereof without the express written consent of the Mortgaged.

All property of every kind acquired by the Mortgagor after the date hereof which, by the terms hereof, is required or intended to be subjected to the lien of this Mortgage shall, inunediately, or on the acquisition thereof by Mortgagor, and without any further mortgage, conveyance, assignment or transfer, become subject to the lien and security of this Mortgage. Nevertheless, Mortgagor will do such further acts and execute, acknowledge and duliver such further conveyances, mortgages, ecentity agreements, funncing statements and assurances as Mortgages shall transmitted for accomplishing the purpose of this Mortgage.

If any action or proceeding shall be instituted to recover porsession of the Mortgaged Premises or any part thereof or to accomplish any other purpose which would materially affect this Mortgage. Mortgager will immediately, upon service of notice thereof, delives to Mortgager a time copy of each, petition, summons, complaint, notice of motion, order to show cause, and all other process, pleadings and payers however designated, served in any such action or proceeding.

12, Condemnation.

- The term "Taking" as used berein shall mean a Taking of all or pair of the Loutgaged Premises under the power of condemnstion or eminent domain. Promptly upon the receipt by Mortgager of notice of the institution of a 19 proceeding for the Taking of the Mortgaged Premises or any part thereof. Mortgager shall give written notice thereof to Mortgagee and Mortgager viay, at its option, appear in any facts proceeding Mortgager will promptly give to Mortgagee copies of all notices, pleadings, awards, determinate in 1 in dotter propers received by Mortgager in any such proceeding. Mortgager shall not adjust or compromise any claim for award or other proceeds it a Taking without having first given at least thusty (30) days! prior written notice to Mortgagee of the proposed basis of adjustment or compromise and y thout first having received the written consent thereto of Mortgagee. Any award or other proceeds of a Taking, after allowance for expenses focused in connection therewith, are berein referred to as "Condemnstion Proceeds".
- B. In the event of a Taking of all or substantially all of the Mortgaged Premises, or in the event A. Taking of terr than all or substantially all of the Mortgaged Premises in which the Mortgaged Premises are not susceptible to Restoration, my C. ademnation Posceeds shall be paid to Mortgagee and applied, at its option, to payment of the mortgage indebtedness.
- C. Subject to subparagraph D below, in the event of a Taking of less than all or substantially all of the Nor enject tremises which leaves the Mortgaged Premises in a condition which is susceptible to Restoration, the Condemnation Proceeds shall be paid to Scortpages in escaw, and shall be applied to reintburse the Mortgager for such repair or restoration in conformity with and subject to the conditions specified in Pazzgraph T hereof relating to damage or destruction. The Mortgager, whether or not the Condemnation Proceeds which are applicable thereto shall be sufficient for the purpose, shall promptly repair or sestore the Mortgaged Premises as nearly as practicable substantially the same value, condition and obstances as existed immediately prior to the Taking, with such changes and alterations as may be made at Mortgagor's election in conformity with and subject to Paragraph 5 hereof and as may be required by such Taking.
- D. If an livem of Debult shall occur, any Condemnation Perceeds in the hands of Mortgages or to which Mortgages is entitled may be retained by Mortgages and, at its option, applied in payment of the mertgage indebtedness. Any amount remaining to the hands of Mortgages following such application shall be paid to Mortgages.

13. Unvironmental Representations of Mortgagor.

A. Mortgagor covenants and represents that it shall maintain and keep the Mortgagod Premises free at all times of any covinonnemos violation, waste, hazard or damage, including toxic chemicals, asbestos, or gasoline, and that the Mortgagor shall provide any proof or tests required by the Mortgagoe that the Mortgagod Property is free from any environmental waste, hazard, or damage. Further, the Mortgagor represents that the Mortgagod Premises shall not violate any state or federal environmental statute, regulation or law. If at any time or any soil test or any other environmental test of the Mortgagod Premises evidences environmental violations or dangers, the Mortgagor shall have a period of sixty (60) days to remedy said violation and deliver an updated test to Mortgagoe evidencing that the environmental violations or dangers have been removed. If the Mortgagor fails in remediate the environmental dangers evidenced by the requisite soil or environmental violation, waste, hazard, or damage occurs on the Mortgagod Premises, said environmental violation, waste, hazard or damage

shall be considered an Event of Default a der the arras of the Morgage, and the Morgage and have be right, at its option, but shall have no obligation, to care any environmental hightin, wait, has and or damage in be saif of the Mortgage array and any and all amounts advanced by the Mortgage bereamder shall become no additional meeticedness of the corregage under this college and atterest shall access on said amounts advanced by the Mortgage at the Default Rate as set forth in the Note. Any amounts advanced by the Mortgagee under this paragraph, plus interest thereon, shall be immediately due and payable by the Mortgager.

- The Mortgagee shall have the right, at its discretion, to direct the Mortgagee to conduct environmental tests upon the Mortgaged Premises at the Mortgager's expense and to provide the Mortgagee with updated test reports detailing the results of the environmental tests. Upon receipt of a request for an environmental test from the Mortgagee, the Mortgager shall have a period of thirty (30) days to provide the Mortgagee with the results of the requisite environmental test. Any failure of the Mortgager to conduct any environmental test requested by the Mortgagee, or to provide the Mortgagee with test results, shall be considered an Event of Default under the terms of this Mortgage.
- C. The Mortgagor agrees that, in addition to its representations provided in paragraph 13(a) above, it shall, at its own expense, comply with any operation or management plan proposed by any state or federal agency for the removal of asbestos from the Mortgaged Premises. The failure of the Mortgagor to comply with this paragraph 13(c) shall be considered an Event of Default under this Mortgage.

14. Zoning and Placement of Sign.

Upon the request of Mortgagee, the Mortgager shall furnish to the Mortgagee satisfactory evidence that the Mortgaged Premises is in compliance with all applicable zoning and other laws and regulations and that it may be lawfully occupied and used for the purposes for which the same has been constructed.

Martinger reserves the right to place a sign on the Mortgaged Premises during construction subject to existing local ordinances, if any, and which does not interfere with signs or advertising by Mortgagor.

15. Right to inspect.

Mortgages, its agents rue representatives, may at all reasonable times make such inspections of the Mortgaged Premises as Mortgages may deem necessary or desiration.

16. Books and Records; Campeial Statements.

Mortgagor will keep and maintain at necessary books, records, and accounts relating to the Mortgaged Premises and the operation thereof, including the leaves velating to the Mortgaged Premises. The books, records, and accounts to be maintained by the Mortgagor shall include, but shall not be limited to, financial statements of two Al rigagor, operating and expense statements relating to the Mortgaged Premises, and up to date tental records for the Mortgaged Premises, if applicable. At the written request of the Mortgage, the Mortgaged eliver any and all books, records and accounts to the Mortgagee on January 1s' and July 1st of each year during the term of this Mortgage. Mortgagor shall enter in such books of record and account fall, true and correct entries in secondance with generally accepted accounting principles of all dealings and transactions relative to the Mortgaged Premises therein. Notwithstand mp anything to the contrary contained herein, Mortgagee may request, at any time, and the Mortgagor shall produce, any and all additional decume of and records which it may reasonably request from the Mortgagor.

17. Leases affecting Land.

- A. Mortgagor covenants and agrees to keep, observe, and occilerat and to require the tenants to keep, observe, and perform all of the covenants agreements, and provisions of any present or future leaves of any portion of the Mortgaged Premises on their respective parts to be kept, observed, and performed, and, in case Mortgagor shall neglect or refuse to do so, then Mortgaged may, if it shall so elect, perform and comply with or require performance and compliance by the tenants with an expended by Mortgaged in performance or compliance therewith or in enforcing each performance or compliance by the tenant, including costs, expenses, and attorneys' fees, shall bear interest from the date of such expenditures of the rate set forth in the note, shall be paid by Mortgagor to Mortgaged upon domaind and shall be deemed a part of the debt secured hereby and recoverable as such in all respects.
- B. In addition to the covenants and terms herein contained and not in limication licevest. Mortgagor covenants that the Mortgagor will not in any case cancel, abridge or otherwise multiy tenancies, subtenancies, leases, or subtenance of the mortgaged property or second prepayments of installments of real to become due thereunder as provided in Paragraph 17(D)(I-i) of this Mortgage.

The whole of the principal sum and the interest shall become due at the option of Mortgagoe f Nortgagor fails or refuses to comply with the provisions of this paragraph.

- C. Mortgagor covenants and warrants that, in the event of the enforcement by the Mortgagor of the remedies provided for by law or by this Mortgago, any person succeeding to the interest of the Mortgagor as a result of such enforcement shell and be bound by any payment of reat or additional cent for more than one (1) month in advance.
- D. Mortgagor covenants and warrants that should Mortgagee nucceed to the interest of the Mortgagor, as Landlord, under the terms of the leaves, pursuant to a defined herein, Mortgagee shall not be liable for security deposits for any leaves on the property.
- (i) The Morgagor will not (a) execute an assignment of the rents or any part thereof from the premises unless such assignment shall provide that it is subordinate to the assignment contained in this mortgage and any assignment executed pursuant hereto; or, (b) except where the lesses is in default thermoder, terminate or consent to the cancellation or surrender of any lense of the premises or of any part thereof, not existing or hereafter to be made, having an unexpired term of two (2) years or more unless, promptly after the cancellation or surrender of any lease, a new lesses is entired into with a new lesses on substantially the same terms as the terminated or encoded lease; or (c) modify any such lease is as to shorten the merspired term thereof or so as to decrease the amount of the rents payable thereunder; or (d) accept prepayments of any installments of tests to become the under such leases, except prepayments in the nature of security for the performance of the lessees thereunder; or (d) in any other commer impair the value of the Mortgaged Premises or the security of the Mortgage for the payment of the principal of, and interest on, the Note.
- (ii) The Mortgagor will not execute any lease of all or a substantial portion of the Mortgagod Fremises except for actual occupancy by the descentionedness, and will at all times promptly and faithfully perform, or cause to be performed, all of the covenants, conditions and agreements contained in all leases of the premises new or hereafter existing, on the part of the lessor thereunder to be kept and performed.
- (iii) The Mortgagor shall furnish to the Mortgagor within thirty (30) days after a request by the Mortgagor to do so, a written statement containing the names of all beasees of the premises, the terms of their respective leases, the spaces occupied and the rental paid.

In the case one or more the following events ("Events I behalf Limit over, I will be the case one or more than following events ("Events I behalf Limit over, I will be the case one or more than following events ("Events I behalf Limit over, I will be the case one or more than following events ("Events I behalf Limit over, I will be the case one or more than following events ("Events I behalf Limit over, I will be the case one or more than the case of the cas

- A. If default shall be made in the payment of any installment of interest, or of principal and interest, on the Note, or in the payment of any other amount required to be paid thereunder or hereunder when the same or any part thereof shall become due and payable, including, but not limited to, the Escrow payment required for insurance, taxes, costs, fees and other charges provided under the Note and this Mortgage, and such default shall have been declared, if so required, pursuant to the Note or this Mortgage and if such default shall not have been cured within the time period, if any, given under the Note or this Mortgage; or
- B. Subject to the rights granted under Paragraph 29, if default shall be made in the payment of any Imposition when the same shall become due and payable, and if such default shall remain uncured for a period of thirty (30) days after receipt by Mortgagor from Mortgagee of a written notice declaring such default; or
- C. If default shall be made in the performance of any of the other coverants or provisions of the Note or this Mortgage or under any of the provisions of the Assignment of Rents and Leases bearing even date herewith, or any other Assignment or Security Agreement given to the Mortgagee, and if such default shall remain uncurred for a period of thirty (30) calendar days after receipt by Mortgager from Mortgagee of written notice declaring such default, provided that, if the default is curable but not reasonably capable of being cured within such thirty (30) day period, such default shall be deemed cured for the purposes hereof if, and so long as, Mortgagor shall commence such cure within such thirty (30) day period and diligently pursue said cure to completion; or
- D. If Mortgagor shall make a general assignment for the benefit of creditors, or shall state in writing or by public announcement its inability to pay its debts as they become due, or shall file a petition in bankruptey, or shall be adjudicated a bankrupt, or insolvent, or shall file a petition seeking any recentagement, composition, readjustment, liquidation, dissolution or similar relief under any present or future statute, law or regulation, or shall file an answer admitting or not contesting the material allegations of a petition against it in any such proceeding, or shall seek or consent to or acquiesce in the appointment of any trustee, receiver or liquidator of Mortgagor or any material partion of their assets; or
- E. If, within any 160) days after the commencement of any proceeding against Mortgagor seeking any reorganization, arrangement, composition, readjustment, liquid the total distribution or similar relief under any present or future statute, law or regulation, such proceeding shall not have been dismissed, or if, within \$1 ty (60) days after the appointment, without the consent or acquiescence of Mortgagor, of any trustee, receiver or liquidator of Mortgagor or my material portion of their assets, such appointment shall not have been vacated; or
- F. If any representation or we really made by Mortgagor in this Mortgage, or made hereto or contemporaneously herewith in any other instrument, agreement or written statement is, any way related hereto or to the loan transaction with which this Mortgage is associated, shall prove to have been false or incorrect in any material respect on or as of the date when made and such falsity or incorrectness shall materially affect the security of this Mortgage.

Then, in any such event, at the option of Mortgi pee, the entire unpaid principal balance of the Note secured bereby, the applicable premium, if any, and all accrued and unpaid interest under the Note, and any other soms secured hereby shall be due and payable immediately and, thereafter, each of said amounts shall bear interest at the Default Pate of Interest as provided in the Note. All costs and expenses incurred by, or on behalf of, Mortgagee (including, without limitation, reasonable attorneys) fees and expenses) occasioned by an levent of Default by Mortgagor hereunder shall be immediately due and payable by Mortgagor and, there is the read of said amounts shall bear interest at the Default Rate of interest as provided in the Note. After any such Beem of Default, Mortgages may institute, or cause to be instituted, proceedings of the realization of its rights under this Mortgago or the Note.

19. Taxes on Mortgage or Note.

In the event of the passage of any law which deducts from the value of real property, for purposes of texation, any lien thereon and which, in turn, imposes a tax, whether directly or indirectly, on this Mortgage or on the Note, and if Mortgager is prohibited by law from paying the whole of such tax in addition to every other payment required hereunder, or if Mortgager, although permitted to pay such tax, fails to do so in a timely fashion, then, in such event, at the option of Mortgager, the entire unpaid principal balance of the Note secured hereby, and all accross and unpaid interest under the Note, and any other sums secured thereby shall be due and payable immediately without premium and, thereafter, exch of said amounts shall bear interest at the rate of interest as provided in the Note.

20. Rights, Powers and Remedles of Mortgages.

If an Event of Default shall occur, Mortgagee may, at any time, at its election and to the extent permitted by law and after thirsy (30) days written notification to Mortgager and after explication of any applicable grace period:

- A. Advertise the Mortgaged Premises or any part thereof for sale and thereafter sell, assign, transfer of deliver the whole, or from time to time any part, of the Mortgaged Premises, or any interest in any part thereof, at any private sale or at palar rection, with or without demand upon Mortgager, for each, on credit or in exchange for other property, for immediate or future delivery, and for each price and on such other terms as Mortgagee may, in its discretion, deem appropriate or as may be required by law. The exercise of this power of sale by Mortgagee shall be in accordance with the provisions of any statute of the State of Illinois now or hereafter in offert which notherizes the enforcement of a mortgage by power of sale, or any statute expressly amending the foregoing.
- Buter upon and take possession of the Mortgaged Premises or any part thereof by lorge, summary proceedings, electment or otherwise, and may remove Mortgager and all other persons and any and all property thereform, and may bold, operate, mosage, and leave the same and receive all earnings, income, rents, issues and proceeds accruing with respect thereto. Mortgagee shall be under no liability for or by tensor of such entry, taking of possession, removal, holding, operation or management, except that any amounts so received shall be applied as bereinafter provided in this Mortgage.
- C. Make application for the appointment of a receiver for the Mortgaged Premises whether such receivership be incident to a proposed sale of said Mortgaged Premises or otherwise, and Mortgager hereby consents to the appointment of such receiver and agrees not to oppose any such appointment. Purther, Mortgager agrees that Mortgager shall be appointed the receiver of the Mortgager Premises at Mortgager's option

In the event the right to accelerate the indebtedness secured hereby or to forcelose the Mortgage has accrsed to Mortgagee, whether the entire debt has then been accelerated or whether forcelosure proceedings have been commenced, Mortgagee may, without order of Court notice to or demand upon Mortgager, take possession of the Mortgaged Premises, or any part or portion thereof. Should Court possession of the Mortgager liveby consents to the entry of an order by agreement to effect and carry out the provisions of this Subparagraph. C. While in possession of the Mortgaged Premises, or any part or portion thereof, Mortgagee shall have the following powers:

(i) To collect be a to the man go, lease the rank rockin be Mungaged Procured or modify existing leases, obtain insurance and it general new of severs and rights relicantify incident to also me of nership; and

(ii) To pay out or the cents ac collected the management and repair emerges, taxes, insurance, commissions, fees and all other

expenses and, after creating tensorable reserves, apply the balance (if any) on account of the indebtedness secured hereby,

Mortgagee may remain in possession of the Mortgaged Premises, in the event of a foreclosure, until the foreclosure sale and thereafter during the entire period of redemption (if any), if a deficiency exists. Mortgages shall incur no liability for, nor shall Mortgager assert any claim, act off or recoupment as a result of, any action taken while Mortgages is in possession of the Mortgaged Premises, except only for Mortgages's own gross negligence or willful misconduct. In the ovent no forcolosure proceedings are commenced, Mortgagee may remain in possession as long

In order to facilitate Mortgageo's exercise of the rights, powers and remedies granted above. Mortgagor hereby irrevocably appoints Mortgagee its true and lawful atterney to act in its usure and stead for the purpose of effectuating any sale, assignment, transfer or delivery authorized above, whether pursuant to power of sale or otherwise, and to execute and deliver all such deeds, bills of sale, leases, assignments and other instruments as Mortgageo may deem necessary and appropriate. Notwithstanding the foregoing, if requested by Mortgagee or any purchaser from Mortgagee, Mortgagor shall ratify and confirm any such sale, assignment, transfer or delivery by executing and delivering to Mortgagee or such purchaser all appropriate deeds, bills of salo, leases, assignments and other instruments as may be designated in such request. Further, Mortgagor agrees that Mortgagee may be a purchasor of the Mortgaged Premises or any part thereof or any interest therein at any sale, whether aniant to power of sale or otherwise, and may apply upon the purchase price the indebtedness secored hereby. Any purchaser at any sale shall acquire good title to the property so purchased, free of the lien of this Mortgage and free of all rights of redemption in Mortgagor. The receipt of the officer making the sale under judicial proceedings or of Mortgagee shall be sufficient discharge to the purchaser for the purchase money and such purchaser shall not be responsible for the proper application thereof.

Mortgagor he chy waives the benefit of all appraisement, valuation, stay, extension, redemption and equity of redemption laws now or hereafter in force and all counts of marshalling in the event of any sale hereunder of the Mortgaged Premises or any part thereof or any interest therein.

The Proceeds of any side of the Mortgaged Premises or part thereof or any interest therein, whether pursuant to power of sale or otherwise hereunder, and all amounts receive thy Mortgageo by reason of any holding, operation or management of the Mortgaged Premises or any part thereof, together with any other manage at the time hold by Mortgagee, shall be applied in the following order:

To all costs and expenses of the sale of the Mortgaged Premises or any part thereof or any interest therein, or entering upon, taking possession of, removal from, looking, operating and managing the Mortgaged Premises or any part thereof, as the case may be, together with (a) the costs and expenses of any recei or of the Mortgaged Premises or any part thereof appointed pursuant hereto and (b) any taxes, assessments or other charges, prior to the tien of his Mortgage, which Mortgage may consider necessary or desirable to pay;

Second: To any indebtedness secored by tills Mortgage and at the time due and payable, other than the indebtedness with respect to the Note at the time outstanding;

To any Late Charges due and payable in dor the terms of the Note; Third:

Fourth: To all amounts of principal and interest at the time was and payable on the Note at the time outstanding (whether at maturity or on a date fixed for any installment payment or any prepayment or by declaration or acceleration or otherwise), including interest at the Default Rate of interest as provided in the Note on any overfue principal and to the extent permitted under applicable law) on any overdue interest; and, in case such monies shall be insufficient to pay in full the amount so due un appaid upon the Note, first, to the payment of all amounts of interest at the time due and payable on the Note, and second, to the payment of all amounts of principal at the time due and payable on the Note; and

The balance, if any, to the person or entity then entitled there a pursuant to applicable state law. finh:

21.

- To the extent permitted by law, the Mortgagor hereby waives all rights of redemption and/or equity of redemption which exist by statute or common how for sale under any order or decree of foreclosure of this Mortgage on its own behalf and on behalf of each and every decree or judgment creditors of Mortgagor who may acquire any interest in or title to the Mortgage a Premises or the trust estate subsequent to the date hereof.
- Montgagor hereby waives the benefit of all appraisement, valuation, stay, or extens in laws now or hereafter in force and all 13. rights of macshalling in the event of any sale herounder of the Mortgaged Premises on any part thereof or any movest therein.
- Mortgagor hereby waives the benefit of any rights of benefits provided by the Homestean P.co., tion laws, if any, now or C. hereafter in force.
- Mortgagor hereby waives all errors and imperfections in any proceeding instituted by Mortgagor under any loan documents and all benefit of any present or future law, regulation, or judicial decision which exempts any of the Mortgaged Premises or any part of the proceeds arising from any sale thereof from attachment, levy or sale under execution.

Remedies are Camulative.

Been right, power and remedy of Mongagee now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power and remedy provided for in this Martgage, and the exercise of any right, power or remedy shall not preclude the simultaneous or later exercise of any other right, power or runedy.

2.1. Commonder of Actions.

Any action, soil or proceeding brought by Mortgageo pursuant to this Mortgage, or otherwise, and any claim made by Mortgageo under this Mortgage, or otherwise, may be compromised, withdrawn or otherwise dealt with by Mortgagee without any notice to or approval of Mortgager, except as otherwise provided in this Mortgage.

24. No Waiver.

No delay or failure by Mortgagee to insist upon the strict performance of any term hereof or of the Note or to exercise any right, power or remetly provided for horein or therein as a consequence of an Event of Dofault horeunder or thereunder, and no acceptance of any payment of the principal, interest or premium, if any, on the Note during the continuance of any such Hvant of Dofault, shall constitute a waiver of any such term, such livent of Default or such right, to zer of reme y prochable my offer it fuller exercise thereof or the exercise of any liver or remedy. No waiver of any liver of health her sund rabult effect my other this Mortgage, will as shall continue in full force and effect with respect to any other then existing or subsequent Event of Default.

Further Assurances.

The Murtgagor, at its expense, will execute, seknowledge and deliver such instruments and take such actions as Mortgagoe from time to time may reasonably request for the further assurance to Mortgagee of the properties and rights now or hereafter subjected to the tien hereof or assigned horeunder or intended so to be

26. Defeasance.

If Mortgagor shall pay the principal, interest and premium, if any, due under the Note in accordance with the terms thereof, and if it shall pay all other sums payable hereunder and shall comply with all other terms hereof and of the Note, then this Mortgage and the estate and rights hereby created shall cease, terminate and become void, and thereupon Mortgagee, at the expense of Mortgagor, shall execute and deliver to Mortgagor such instruments as shall be required to evidence of record the satisfaction of this Mortgage and the tien thereof, and any sums at the time held by Mortgagee for the account of Mortgager pursuant thereto shall be paid over to the Mortgager as Mortgager may direct.

27. Definitions.

The term "Mortgagor," as used in this Mortgage, unless the context clearly indicates a contrary intent or unless otherwise specifically provided berein, shall be construed as meaning the "Mortgagor and any subsequent owner or owners of the Mortgaged Fremises", and the word "Martgagee" shall be construed as meaning "Mortgagee and any subsequent holder or holders of this Mortgage."

Authorization.

The execution of this A for gage has been duly authorized by the Mortgagor.

Permitten Cor. 1848.

Mortgagor, at its expense, may contear by appropriate legal proceedings, conducted in good faith and with due diligence, the amount or validity or application, in whole or in part, of any imposition or lien, or the validity of any instrument of record affecting the Mortgaged Premises or any part thereof, provided that (a) neither the Morteaged Premises, nor any part thereof or interest therein would be in any danger of being sold, instituted or last, (b) neither Morigagor nor Morigagor would be in any danger of any additional civil or any criminal liability for failure to comply therewith, and (e) Mortgagor shall have set using it its books adequate reserves with respect thereto and shall have furnished such security, if any. as may be required in the proceedings or reasonably equisted by Mortgagee.

30. Economic Abandonment.

If Mortgagor determines that the Mortgaged Premises var v. longer be economically operated and if Mortgagor provides Mortgagee with reasonably satisfactory evidence demonstrating that the Mortgage, Premises can no longer be economically operated, then Mortgagor, at its option, most prepay the entire principal plus accrued interest and other amov as jemaining unpaid under the Note.

31. Amendments.

This Mortgage council be changed or terminated orally but may only be absended, modified or terminated pursuant to written agreement between Mortgagor and Mortgagee.

32. Notices.

Any notice, demand or other communication given pursuant to the terms hereof shall be in writing and shall be delivered by personal service or sent by registered mail, return receipt requested, postage prepaid, addressed as follows.

Mortgagor:

Ramon L. and Loreto O. Necesario

1937 S. Cicero, Avenue Cicero, 1L 60650

Mortgageo:

MIDAMERICA FEDERAL SAVINGS BANK

1001 S. Washington Street Naperville, IL 60566

Attention: Commercial Real Estate Loan Officer

Copy to:

MIDAMERICA FEDERAL SAVINGS BANK

55th & Holmes

Clarendon Hills, Illinois 60514 Attention: Manager, Loan Servicing

or at such other address within the United States or to the attention of such other office as either party shall have designated in writing to the other. Any such notice, demand or other communication shall be deemed given when received at the office of the Mortgagee or Mortgagor or of any other officer who shall have been designated by the addresses by notice in writing to the other party.

Expense of Litigation and Preparation Where No Litigation is Initiated. 33,

If any action or proceeding be commenced to which Mortgagee is made a party, or in which it becomes necessary to defend or uphold the ties of this Mortgage, all some paid by Mortgages for the expense (including tensonable attorneys' fees) of any litigation to prosecute or to defend the rights and lied created by this Mortgage shall be paid by the Mortgagor immediately upon written demand therefor, or title to, interest in or claim upon the Premises, attaching to or accroing subsequent to the lien of this Mortgage, and shall be dremed to be secured by this Mortgagor. Mortgagor further expressly agrees to pay all costs and expenses including reasonable attorney fees should blorgaged incur costs and attorney's fees relating to this Mortgage, even in the event no suit or Inigation is initiated.

Cross-Default Clause.

Any default by Mortgagur in the performance or observance of any covenant or condition hereof in accombance with Paragraph 18 above shall be deemed a default or an event of default under the Note and any of the other loan documents and security agreements executed by the Mortgagor in connection with the loan described in the blote, untilling Mortgages to exercise all or any remedies available to Mortgages under the terms of this Mortgages, the Nova, or of a local decay rects and so rity a rection as executed the A ortgages, and any default or event of default ander any other such found-local decay of the hortistic conditions decay or a provided for herein. Pailure by Mortgages to exercise any right which it may have nowunter shall not be decided a waiver thereof unless so agreed in writing by Mortgages, and the waiver by Mortgages of any default by Mortgages because shall not constitute a continuing waiver or a waiver of any other default or of the same default on any future occasion.

35. Disclaimer by Mortgagee.

Mortgages shall not be liable to any party for acryices performed or obligations due in connection with the last evidenced by the Note and this Mortgage. Mortgages shall not be liable for any debts or claims secreting in favor of any parties against Mortgages or any interest therein. The Mortgages is not not shall be an agent of Mortgages for any purposes, and Mortgages is not a venture partner with Mortgages in any manner whatsorver. Approvals granted by Mortgages for any matters covered under this Agreement shall be narrowly construed to cover only the parties and facts identified in any written approval or if not in writing such approvals shall be solely for the benefit of Mortgages.

36. Finale Advances.

Upon request of Morigagor, Morigagee, at Morigagee's option, so long as this Instrument secures the full indehedness held by Morigagee, may make Future Advances to Morigagor. Such Future Advances, with interest thereon, shall be secured by this Instrument when evidenced by promissory notes stating that said notes are secured in reby. At no time shall the principal amount of the indehedness secured by this instrument, not including sums advanced in accordance herewith to protect the security of this Instrument, exceed the original amount of the Note.

37. Miscethmeous.

- A. Within 60 cen (15) days after request therefor, Mortgagor shall confirm in writing to Mortgagor, or its designee, the amount then due hereunder and made also Note.
- B. The Loan proceeds are to be used, along with Mortgagor's other funds, for the benefit of the Mortgaged Fremises, and for no other purpose, which shall occur on an pornneously with the disbursement of the loan proceeds as evidenced by the Note. Such use is the business purpose of Mortgagor's beneficiaries or discharge in therefore not usurious under Chapter 17, Section 6404, of the Illinois Revised Statutes.
- C. This Mortgage shall be binding upon Mortgagor and its successors and assigns, and all persons claiming under or through Mortgagor or any such successor or assign, and thell inure to the henefit of and be unforceable by Mortgagoe and its successors and assigns.
 - D. The heavings in this Mortgage are for purposes of reference only and shall not limit or otherwise affect the meaning hereof.
- 9. If any clause, phrase, paragraph of pertion of this Mortgage or the application thereof to any person, party or circumstances rhall be invalid or unenforceable under applicable law, such event shall not affect, impair or render invalid or unenforceable the remainder of this Mortgage nor any other clause, phrase, paragraph or portion recent, nor shall it affect the application of any clause, phrase, paragraph or provision bereef to other persons, parties or circumstances.
- F. This Martgage is negotiated in the County of DuP ago, Naperville, Illinois and shall be governed by and construed in accordance with the laws of the State of Illinois. It is expressly agreed that all parties hereto waive any right they now or in the future may have to remove any claim or dispute arising here from.

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THE U	NDERSIGNED,	Notary Public in and h	or said county and state	s, do hereby e	ortify that Party Continued to the control of the c	
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Box 3333

UNOFFICIAL COPY

Property of Cook County Clerk's Office

UNOFFICIALICOPY

550,000,00

January 11, 1993

USOPERTY ADDRESS: 1937 S. Central Avenue, Cicero, Illinois

- 1. FOR VALUE RECEIVED, the undursigned, Ramon L. Necesurio and Loreto O. Necesario, (herein called sorrower") promises to pay to the order of Mid America Federal Savings Bank, a Federal Savings Bank (herein called "Londer") to the manner provided berein the principal sum of Highty Thousand and No/100 Dollars (\$80,000 00), together with interest prior i maturity on the balance of principal remaining from time to time unpuld at the respective rates set forth below and interest after addrity on such balances at the Default Rate specified in Section 6 hereof (in each case computed daily on the basis of a 360-day ar for each day all or any part of the principal balance hereof shall remain outstanding), principal and interest hereon being payable hereinafter provided.
- 2. The Lender may collect a "late charge" of Seven (7%) percent of any installment payment of principal and or interest which is not paid on or before the date said payment is due or within fifteen (15) days after the due date thereof.
 - Payments upon this Note shall be rande as follows:
 - (a) On the first day of March 1, 1993 and on the first day of each month thereafter up to and including the Naturity Date, the Borrower shair pay principal and interest in arrears on the unpaid principal balance, over st shall be calculated pursuant to puragraph 4 of this Note.
 - (b) The copic 4 principal balance outstanding hereon together with all accrued and unpaid interest thereon shall be due and payable without notice or grace on February 1, 2018 (herein called the "Maturity Date").
 - (c) All payments or account of the indebtedness evidenced by this Note shall be first applied to any costs and expenses incuried by the Londer pursuant to the terms of the Note and Mortgage, and then to any other indebtedness secured by the Mortgage bearing oven date herewith, and then to late charges due to the Lender, and then to after it on the unpaid principal balance bereof, and the remainder to principal.
- 4. The Note provides for an initial interest rate of eight and three quarters percent (08.750%) per annum. The rate provides for changes in the interest rate (the rate of interest which the Lender may charge at any given time until the Maturity Into is hereinafter referred to as the "Interest Rate"), and me monthly payments as follows:

(A) Chango Datos

The tridest Rate may change on the first day of Cat Aury 1, 1998, and on the same date every twelve (12) months to creatter. Each date on which the Interest Rate may change is called a "Change Date."

(B) The Index

Beginning with the first Change Date, the Interest Rate will be breed on an Index. The "Index" is the weekly average and on United States Treasury securities adjusted to a constant maturity of 1 year, as made available by the Pederal Reserve Board. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index."

If the Index is no longer available, the Lender will choose a new index which is based upon comparable information.
The Note Holder will give the Borrower notice of this choice,

(C) Calculation of Changes

Before each Change Date, the Lender will calculate a new Interest Rate by adding three percentage points (3.000%) to the Current Index. The Lender will then round the result of this addition to the nearest one-eighth of one percentage point (1.125%), Subject to the limits stated in Section 4(D) below, this rounded amount will be the new Interest Rate will the next Change bate.

The Lender will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that the Borrower is expected to owe at the Change Date in full on the Maturity Date at the new Interest Rate in substantially challed payments. The result of this calculation will be the new amount of the Borrower's monthly payment.

(D) Limits on Interest Rate Changes

The Interest Rate the Borrower is required to pay at the first Change Date will not be greater than 10.750% or less van 08.750%. Thereafter, the Interest Rate will never be increased or decreased on any single Change Date by more than two preentage points (2.0%) from the rate of interest the Borrower has been paying for the preceding twelve months. The interest Rate will never be greater than 14.750% or less than 08.750%.

(E) Effective Date of Changes

The new Interest Raté will become effective on each Change Date. The Borrower will pay the amount of the new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes is ain.

(1) NORTH COPY

The Lender will deliver or mail to the Borrower a notice of any changes in the Interest Rate and the amount of the mounthly payment before the effective date of any change. The notice will include information required by law to be given to the Borrower and also the title and telephone number of a person who will answer any questions the Borrower may have regarding the notice.

- 5. Payments upon this Note shall be usade (a) at such place as the Lender may from time to time in writing appoint, provided that in the absence of such appointment, such payments shall be usade at the offices of Mid America Pederal Sayings Bank, 55th & Holmes, Clarendon Hills, Illinois 60514 and (b) in lawful money of the United States of America which shall be logal tender for public and private debts at the time of payment.
 - In the event that there shall occur:
 - (a) Any default hereunder;
 - (b) Maturity of the indebtedness evidenced hereby whether by passage of time or otherwise;
 - (c) Any violation or default of the covenants and obligations set forth in the Mortgage or any other security agreement executed by the Borrower and bearing even date herewith.

then and in any such event, the entire principal balance hereof shall thereafter bear interest at the rate of 2% per unnum above the interest Rate in effect as accorded in paragraph 4 herein (herein called the "Default Rate"), provided said default is not cared within thirty (30) days after writin notice for monetary default, and thirty (30) days for all other defaults after written notice.

- 7. Tole Parte is given to evidence an actual loan in the above amount and is the Note referred to in and secured by a Mortgage bearing even date harowith creating a lien upon the property described therein, and certain other security instruments bearing even date herewith and executed by the Borrower.
- 8. The Borrower has the right to make prepayments upon any and all amounts due under this Note, so long as the Borrower is not in default hereunder. Phe Lender may apply any prepayments by the Borrower as provided in paragraph 3 herein and pursuant to the Mortgage. In the event, during any thirty (30) day period prior to the Maturity Date, the Borrower shall make any prepayment or prepayments of princips, to the Lender which shall reduce the outstanding loan balance by an amount equal to or in excess of twenty (20%) percent of the original principal sum evidenced by this Note, then the Lender may charge and the Borrower shall pay a prepayment penalty in an amount of one (1,000%) percent of the original principal sum evidenced in this Note.
- 9. At the election of the Lender, and without notice, the principal sum remaining unpaid hereon, together with accrued interest thereon, shall be and become at once due and regable at the place herein provided for payment. (a) in the case of default for thirty (30) days after written notice in the payment of principal or interest hereon when due in accordance with the terms hereof, or (b) upon the occurrence of any Event of Default herevaler or under the terms of the Mortgage or any other security instrument executed by the Borrower and hearing even date herewith, which remains uncured after expiration of the applicable grace period, or after thirty (30) days, whichever is the lesser period.
- 10. Borrower represents that the long evidenced by this Note is a business loan within the purview and intent of the Illinois Interest Act (Ill. Rev. Stat., ch. 17, para. 6404, gt seq.), transpired solely for the purpose of carrying on or acquiring the business of the Borrower as contemplated by said Act.
- 13. In the event that this Note is placed in the hands of an attorner or law for collection after maturity, or upon default, or in the event that proceedings at law, in equity, or bankruptcy, receivership or other legal proceedings are instituted in connection herewith, or in the event that this Note is placed in the hands of an attorney of law to enforce any of the rights or requirements contained herein or in the Mortgage or Assignment or other instruments given as security for, or related to, the indebtedness evidenced hereby, the Borrower hereby agrees to pay all reasonable costs of collectin, or attempting to collect this Note, including without limitation, reasonable attorneys' fees (whether or not suit is brought), in addition to all principal, interest and other amounts payable hereunder; all of which shall be secured by the Mortgage and security instruments excelled by the Borrower and bearing even date herewith.
 - 12. This Note shall be governed by laws of the State of Illinois.
 - 13. All parties hereto severally waive presentment for payment, notice of dishonor, protest and notice of protest.

IN WITNESS WHEREOF, Borrower, has executed this Note as of the date first above written.

By: 11/93
Ramon L. Necesario Date

**Coreto O. Piccasario Date

Gara C. 11/193

Loreto O. Necesario Date

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