THE REPORT OF THE PROPERTY OF

SANCAL PRIVACIAL SERVICES CORP · Control Decument Control · 4st Floor 280 West Hurses Charlend, OK 46113-1461

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App/Loan # 8200094822

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Propured by: 808 REYNOLDS EXT. 147

DEPT-01 RECORDING

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15374 4 JH #-95-84031

COOK COUNTY RECORDER

MORTGAGE

6th day of DECEMBER

1995

, between the Mortgagor,

LARRY R. LINVILLE AND ALICE J. LINVILLE, HIS WIFE, AS JOINT TENANTS.

CHENICAL BANK N. A.

(berein "Borrower"), and the kincipages,

existing under the hour of THE UNITED STATES OF AMERICA

, a corporation organized and

C/O CHEMICAL FINANCIAL MANAGEMENT CORPORTION, P.O. BOX 93715. CLEVELAND OH 44101 . whose address is

WHEREAS, Borrower is indebed to Leader in the principal step of U.S. \$115,000.00 (herein "Lender"). ovidenced by Borrower's note dated DECEMBER 6 1995 , which indebtedness is "Note"), providing for monthly immiliatents of principal and interest, with the balance of indebtedness, if not sooner paid, due and physbic on DECEMBER 5 2010

TO SECURE to Landor the repayment of the indebtedness evidenced by the Pole, with interest thereon; the payment of all other name, with interest thereon, advanced in accordance herewith to protect the stockity of this Mortgage; and the performance of the covenants and agreements of Borsower herein contained, Borsower does hereby to agege, grant and convey to Lender the following described property located in the County of COOK

LOT 14 IN MAYFIELD. BEING A SUBDIVISION OF THE NORTH 35 ACRES OF THE WEST 1/2 OF THE MORTHEAST 1/4 OF SECTION 22, TOWNSHIP 41 NORTH, RANGE 12 EAST OF THE THERO PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN No. 09-22-119-003

AND THE INSURANCE CORPORATION

which has the address of 2821 NEST DEMPSTER

PARK RIDGE .

88008

[Zip Cade] (herein "Property Address");

ILLINOIS - SECOND MORTGAGE - 1/80 - FIMEATHILMS UNIFORM INSTRUMENT

- POLICE presen



City

TOGETHER with all the improvements now or hereafter erected on the property, and all essenment, rights, appartmentoes and sents all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the lesschold estess if this Mortgage is on a lesschold) are hereinafter referred to at the "Property."

Borrower covenants that Borrower is learfully seized of the entate hereby conveyed and has the right to mortgage, grant and convey 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 excumbrances of second.

UNIFORM COVENANTS, Borrower and Londer covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest indebtudants

evidenced by the Note and late charges as provided in the Note.

3. Funds for Tuess and Insurance. Subject to applicable law or a written waiver by Lender, Borrower shall pay to Lender on the day mouthly payments of principal and interest are payable under the Note, until the Note is paid in full, a sent (herein "Pands") equal to one-twelfth of the yearly taxes and assessment (including condominism and planned unit development assessments, if any) which may steam priority over this Maragage and ground rents on the Pruparty, if any, plus one-twelfth of yearly premium involvements for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as suscendably estimated insidely and from time to time by Lander on the basis of assessments and bills and reasonable estimates thereof. Borrower shall set be obligated to make such payments of Punds to Londer to the extent that Borrower makes such payments to the holder of a prior mortgage or deed of trust if such holder is so institutional lender.

If Borrower pays Punds at Jonder, the Pands shall be held in an institution the deposits or accounts of which are instead or guaranteed by a Poderal or state caracy (including Lender if Lender is such as institution). Lender shall apply the Punds to pay said taxes, assuments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Punds, analyzing said account or verifying and colorability said assuments and bilin, unless Londer pays Borrower interest on the Punds and applicable law parasits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Punds shall be puid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid. Lender shall not be required to pay Borrower any interest or earnings on the Punds. Lender shall give to Borrower, without charge, an annual accounting of the Punds showing credits and debits to the Punds and the purpose for which each debit to the Punds was made. The Punds are pledges as additional security for the state secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dees of texes, assessments, insurance premiums and ground cents at they fall the such excess shall be, at Borrower's option, either promptly mysid to Borrower or credited to Borrower on monthly installment of Funds. If the uncount of the Funds held by Lender thall not be sufficient to pay texes, assessments, insurance premiums and ground grounts as they fall due, Borrower shall pay to Lander

any amount necessary to make up the deficiency in one or more payments in Leader may require.

Upon payment in full of all same secured by this Moragage, Londer shall soon pely refund to Borrower any Punda held by Londer, if under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Londer, Londer shall apply, no later than immediately prior to the sale of the Property or its acquisition by Londer, any Funda held by Londer at the time of application as a credit against the same secured by this Moragage.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Londor under the Note and paragraphs 1 and 2 horses shall be applied by Londor first in payment of amounts payable to Londor by Bossower under

paragraph 2 hereof, then to interset payable on the Note, and then to the principal of the Note.

4. Prior Mortgages and Deeds of Trust; Charges; Liene. Borrower shall perform all of Borrows's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Mortgage, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions antibusable to the Property which may attain a priority over this Mortgage, and fensehold payments or ground rests, if any.

5. Humand linearance. Borrower shall coop the improvements now existing or hereafter erected on the Property immediagainst loss by fire, hannels included within the term "extended coverage", and such other hazards in Londor may require and in

such accounts and for such periods at Londer easy require.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Londer and shall include a standard moragage clause in favor of and in a form acceptable to Londer. Londer shall have the right to hold the policies and senewals thereof, subject to the terms of any moragage, deed of trust or other security agreement with a lien which has priority over this Moragage.

JAX.

In the event of loss, Socrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if

not made promptly by Borrower.

If the Property is abundanced by Bossower, or if Bossower fails to respond to Lender within 30 days from the date notice is audited by Lunder to Bossower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance processes at Lender's option either to restoration or repair of the Property or to the sums secured by this Mostgage.

6. Preservation and Maintenance of Property; Lesschold; Condensiniums; Plenned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or pennic impairment or deterioration of the Property and shall comply with the provisions of any lesse if this Mortgage is on a leasthold. If this Mortgage is on a unit is a condensition or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condensitium or planned unit development, the by-laws and regulations of the condensitium or planned unit

development, and constituent documents.

7. Protection of Landar's Security. If Barrower Lails to perform the covenants and agreements contained in this Mostage, or if \$1.00 tion or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Landar's option, upor socioe to Barrower, may make such appearances, disburse such same, including reasonable attorneys' fees, and take such action at it rescently to protect Lender's interest. If Lender required mortgage insurance as a condition of making the loss secured by this Normage, Borrower shall pay the presistant required to maintain such insurance in affect until such time as the requirement for such increases terminates in accordance with Borrower's and Lender's written agreement or applicable land.

Any amounts disbursed by Louiser pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtudness of Borrower accuracy by this Mertgage. Unless Borrower and Londor agree to other tenne of payment, such amounts shall be payable upon notice from Londor to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Leader to incur any expense or take any action hereunders.

8. Impaction. Lander may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lander shall give Borrower notice prior to any such (aspection specifying reasonable cause therefor related to Londer's interest in

the Property.

9. Condemnation. The proceeds of any award or circle for damages, direct or consequential, in connection with any condemnation or other taking 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, and of trust or other according agreement with a lieu which has

priority over this Mortgage.

10. Berrower Not Released; Fortuerance By Lander Not a Water, Stransion of the time for payment or modification of amortization of the same accuracy by this Mortgage granted by Lander to any successor in interest of Borrower shall not operate to selease, in any manner, the liability of the original Borrower and Borrower's mocestors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower's and Borrower's successors in interest. Any fortuestance by Lender in exercising any right or remedy hereunder, or otherwise safe and by applicable law, shall not be a maiver of or proclude the exercise of any such right or remedy.

12. Successors and Assigns Bound; Joint and Several Lichlity; Co-signers. The coverants and agreements beroin contained shall bind, and the rights becomed shall insure to, the respective successors and analysis of Landar and Bostower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Bostower shall be just and several. Any Bostower who co-signs this Mortgage, but does not execute the Note, (a) is co-signing this Mortgage only to mortgage, grant and convey that Bostower's interest in the Property to Lender under the terms of this Mortgage, (b) is not provedly liable on the Note under this Mortgage, and (c) agrees that Lender and any other Bostower berounder may agree to extend, modify, forbest, or make any other accommodations with regard to the terms of this Mortgage or the Note without that Bostower's consent and without selessing that Bostower or modifying this Mortgage as to that Bostower's interest in the Property.

12. Nution. Except for any notice required under applicable less to be given in another manner. (a) any notice to Borrower provided for in this Mortgage shall be given by delivering it or by auditing such notice by certified stail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Londer as provided herein, and (b) any notice to Londer shall be given by certified stail to Londer's address stated herein or to such other address as Londer may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be desired to have been given to Borrower or Londer when given in the manner designated herein.

13. 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 Pederal law to this Mortgage. In the event that any provision or classes of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other.

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UNOFFICIAL COPY this and the provisions

of this likewage and the Note are declared to be serviced. As used begins, "Come", "Expenses" and "appropriate include all managements and managements are an analysis and harmon an analysis and managements are an analysis and harmon an analysis and managements are an analysis and managements and managements are an analysis and managements and managements are an analysis and harmon an analysis and managements are an analysis and harmon an analysis and harmon an analysis and harmon provinces of this bicongage or the Note which can be given effect without the conflicting pro-

14. Berrower's Capy. Borrower shall be furnished a conformed copy of the Nose and of this Mortgage as the time of name to the actual had probibled by applicable law or limited becals.

15. Belles-Mertine Lone Agreement. Surrower shell fulfill all of Borrower's obligations under my bone relabilitation. improvement, sepair, or other from agreement which Bottomer control into with Londer, at Lander's opion, may require Bestoner to exacuse and deliver to Lander, in a form accomplish to Lander, an antigenment of any rights, claims or deliver to Lander, in a form accomplish to Lander, and antigenment of any rights, claims or deliver to Lander, and a form accomplish to Lander, and antigenment of any rights, claims or deliver to Lander, and a form accomplish to Lander, and a form execution or after recordance bereaf. Bossesser many have against parties who supply later, materials or acrysons in connection with improvements state to the

16. Transfer of the Property or a Boundaried Indorest in Serveneer. If all or any part of the Property or any interest in Serveneer. is sold or remainsoid (or if a beneficial insectal in Borrower is sold or remainered and Borrower is not a calculation) wishout Lender's prior wines comed, Lender way, at its opins, require immediate payment in full of all sums secured by the Mongage.

However, this option their as he exercised by London if exercise is prohibited by federal law as of the dast of this Montpage.

E Lander exercises that the Linder shall give horseway motion of acceleration. The notice shall provide a period of some tens den 10 days from the action of the section of Morange, is Borrower take to your season to the expiration of this period, Lander may invoke my remaine persisted

by this Marigage without farther being or demand on Burrowtt.

17. Acceleration: Remarks. Employed in paragraph 16 horsel, spot. Services of any interest and NON-UNIFORM COVENANTS (deproved and Lender frames covenant and agree as follows: egrennent of Decrepany in this Mercania that the contract in the pay which due my possess or may receive a second by this Mercania. Lander faiter in acceleration shall give which in Barrower to provided in package and 12 barred specifying: (1) the breach; (2) the action required to core such breach: (3) a date, and less them 16 days from the date the makes is maded to Barrener, by which such breach steat be curvely (4) that failure to cure such breach as ar hafter the date specified in the makes many results to acceptantiate of the season to the state of the s the Property. The notice that herber interest described in the region in relations of the region and the region in the region of the forestrance processing the neutrinoses: of a default of an extension of the security of th If the breach is not cured on or before the date specified is the notice, Lander, at Leader's option, may declare all of the mens second by this Marigage to be instabilitately that the best for the first demand and the foreign the best for the first demand and the foreign the best for the first demand and the foreign the best foreign to be the first demand to the first Mortgage by judicial processing, Lander shall be entitled in colors in such proceeding all expenses of functioners, including, but not benind to, recommiss attermeyer four and costs of the recommenty evidence, abstracts and take reports.

18. Berrower's Right to Released. Notwidesending Londor's accurate of the same secured by this Morange day to Bornover's breach, Bornover shall best the right to have any promotings began by Lender to endered the Montage Securities a sery time prior of a judgment enforcing this Morephet (*(4) Borrower pays Leader all mans which would be done done and do black had no seem to be done for the prior of a judgment enforcing this Morephet (*(4) Borrower pays Leader all mans when the done done do be a see that the prior of a judgment of the prior of th The first one makes the biorgraph and the Note had no acceleration occurrence of the second by the s CONTINUES OF APPROXIMATE OF BOSTOPHES CONTINUES IN this Morragence, (c) Bostophes paint of measurable expenses by Lender in microing the conceases and agreements of Bostonets contained in this Mortgage, and in entered to translation to provided in paragraph 17 hereof, including, but not licensed to, researching increases in the second Londor way standardly require to season that the lies of this Morapate, London's list, the Property and Borrowel's chingsion to pay the mans second by this Moraphy: shall continue unicapaired. Upon such pi years a second by the Moraphy: shall continue unicapaired of an anadom of the second state of t

Mongrage and the obligations secured hereby shall remain in bull force and effect as if no accelerate. 19. Assignment of Bents; Appeleases of Receiver. As additional security bereated, Burney, bereby the sents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 horizon or alreadoments of the

Upon acceleration under pressure 17 harros or abandonment of the Property. Lender shall be contided to have a receiver Property, have the right to collect and remin such roses as they become due and payable. septiment by a court to cases apon, later possession of and memory the Property and to collect the rests of the Property Some part date. All rests (Criterial by the sections sized by applied first to physicist of the Costs of restaurants and and and an arrangement of the Property and COMMENCE OF MARK, INCIDENCE, but not limited to, recipier's feet, partnership to recipier's burning and recipier's feet, and

then to the same secured by this Montgage. The receiver shall be liable to account only for those rents account and the same secured by the Montgage. 20. Release. Upon payment of all nesses secured by this Managage, London shall release this kineticage without charge to

21. Waiver of Hamestond. Borrower heathy waives all right of homestond excessprion in the Property. BOST MOS. BOSTOTHER MAIN PART ME COME OF RECORDINGS, if MAY.

REQUEST FOR NOTICE OF DEFAULT AND PORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

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	LARRY R LINVILLE -B
	LARRY TO LINVILLE ALICE J. LINVILLE ALICE J. LINVILLE
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	(Sign Original)
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TATE OF ILLINOIS,	A 4.20 County as:
A CAC TO RECEIVE AND SECTION OF THE	dry conity be Kansey R. However Cle. Gine.
Leve & Levelle hos	wife
	, personally knows to upo to be the same person(s) whose he
	e me this day in person, and arbitantedged that they
good and delivered the said instrument at $-\sqrt{R_{c}}$ (th.	19 dayed december 1998
Come and an area band and afficial social at the	- 1997年 - もらのStと佐藤原生 - 1947年
Given under my hand and official seal, this A y Commission Expires:	18 HATTARILANDES

115860318

Please send RECORDED MORTGA Tide Policy to:

CHEMICAL PRIANCIAL SERVICES CORP Council Decument Control - 4th Recr

250 What Harris

Charlest, OH 4411-1461

App/Loam # 8200094822

ILLINOIS - SECOND MORTGAGE

RIDER TO MORTGAGE

This is a Rider to the Morteans dead. DECENSER 6 . 19 95 bekertes LARRY R. LINVILLE AND ALICE J. LINVILLE, HIS WIFE, AS JOINT TENANTS.

and CHEMICAL BANK N. A.

Romower and Londor further covenant and agree as follows:

21 EFFECT OF THES RIDER

Borrower understands that this Rider is a part of this Mortgage, and that it may change or add to any promises or agreements contained in this Mortgage or any other Rider to this Mortgage. Warraver the terms, conditions and promises contained in the primed portion of, or any other Rider to, this Mortgage differ or are in conflict with this Rider, the provisions of this Rishr will control.

23. SUMS SECURED

The "indebtudenes" and "sums" referred to in the third unnumbered puragraph hit his Mortgage and referred to elsewhere in this Mortgage shall be defined as "Sums Secured" and shall further include all suchs rayable under any of the provisions of this Mortgage.

BORROWER'S RIGHT TO MORTGAGE PROPERTY AND BORROWER'S OFFICIATION TO DEFEND 24. OWNERSHIP OF THE PROPERTY

The fifth unaumbered paragraph of this Mortgage is delated and replaced with the following:

Barrower covenants that Barrower is the lewful owner of the Property and has the right to martgage, post and convey the Property and that the Property is unencumbered, except for encumbrances of record and that the Mortgage constitutes a valid lien on the Property, subject only to the prior mortgage identified in Covenant 42 hereof. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any excumbrances of record.

FUNDS FOR TAXES AND INSURANCE 25.

The following subpuragraph is added to Covenant 2 of this Mortgage:

Lender hareby waives the requirements of Covenant 2 of this Mortgage. Lender, however, specifically reserves to itself and to its successors and assigns the right to unilaterally cancel this warver at any time and thereupon reinstate and enforce the said requirements of Covenant 2 of this Mortgage.

DE -1202043 (0407)

APPLICATION OF PAYMENTS

The text of Covening 3 of this Mortgage in deleted and replaced with the following:

United the law requires otherwise, Londor will apply each of Borrower's payments under the Note and under this Mortgage in the following order and for the following purposes:

First, to amounts payable under Covenant 2

Next, to payments made by Lender to protect its lieu under this Mortgage;

Next, to pay interest due:

Next, to pay principal due; Next, to pay inte charge due under the Note; and

Last, to tray any other amount due under the Note and this Mortenee.

However, Lender has the right to change the order in which Borrower's payments are applied, if it so elects.

PORROWER'S OBLIGATIONS TO DELIVER RECEIPTS TO LENDER; LENDER'S RIGHT TO MAKE 27. PAYMENT

The following subparagraph is added to Covenant 4 of this Mortgage:

Borrower will der to Lender any receipts Borrower receives for the payment of all taxes, assessments, water rate and sawer mass within a 100 days after Lender requests these receipts. If Borrower does not deliver these receipts after Leader's request, Leader from make those necessary payments as provided in Covenant 7 of this Mortgage.

HAZARD OR PROPERTY INSURANCE 25.

The third and fourth unnumber of subparagraphs of Covenant 5 of this Mortgage are deleted and replaced with the

If Londor requires, Borrower shall prometry give to Londor all receipts of paid premiums and renewal notices. If Borrower falls to maintain coverage described above Under may, at Londor's option, obtain coverage to protect Londor's rights in the Property in accordance with Covenant 7. In the vest of loss, Borrower shall give prompt notice to the insurance carrier and Lander, Lender may make proof of loss if not we're promptly by Borrows.

The amount paid by the insurance company is called 'proceeds." Lender may, at its option and on Borrower's behalf (i) make proof of loss to the insurance company, (ii) raput and comprensise may claims under the insurance, (iii) give releases or acquittances to the insurance company in contaction with a sestlement of any claims for insurance proceeds, and (iv) collect and receive the insurance proceeds. Borrower applicable Lender as its atto, say in-fact to do the things described in the last neutrone, which appointment Borrower understands cannot be revoked by Borrower until the Sums Secured by this Margage have been fully paid. Borrower further understands that londer's appointment as Borrower's attorney-in-fact in inseverable and coupled with an inserest, with full power of substitution, and shall not be affected by Borrower's subsequent distribility or incompetence. Londer, at its option may use the proceeds to reduce the Sums Secured by this Mongage (whether or not repairs have been made by Borrower), or Lender may record the proceeds (or any part of the proceeds) to Bessever to pay for the repair or testoration of the damaged property. Lack materiance company concerned in hereby authorized and directed as pay such proceeds directly to Londor instead of jointly to Corrower and Lendor.

Unless Lander and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or gougane the due due of the mosthly payments referred to in Covenant 1 or change the extent of the payments. If under Covenant 17 the Property is acquired by Lender, Borrower's right to any insurance policies and processes remitting from name 17 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from
age to the Property prior to the acquisition shall pass to Lender to the extent of the Sura Lecured by this Mortgage mediately prior to the acquisition.

Bossower will not allow any condition to exist on the Property which would, in any way, invalidate the insurance on the Property.

PROTECTION OF LENGER'S REGHTS IN THE PROPERTY 29. The test of Covenant 7 of this Mortanae is deleted and replaced with the following:

If Borrower fails to perform the covenants and agreements contained in this Morrogage, or there is a legal proceeding that may elgolificantly affect Londor's rights in the property (such as a proceeding in backruptcy, probate, for condemnation or festimene or to enforce fews or regulations), then Londor may do and pay for whatever is necessary to protect the value of the Property and Londor's rights in the Property. Londor's actions may include paying any seems account by a lies which has priority over this Mortgage, appearing in court, paying reasonable atternoys' fees and entering on the Property to make repairs. Although Lender may take action under this Covenant 7, Lender doos not have to do so.



Any amounts disbursed by Londor under this Covenant 7 shall become additional debt of Burrower secured by this biortagege. Unlaws Borrower and Londor agree to other serms of payment, these amounts shall beer interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Londor to Borrower requesting payment.

30. CONDEMENATION

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The following subparagraph is added to Covenant 9 of this Mortgage:

The right to such proceeds and the use of such proceeds shall be governed by, and applied in accordance with the provisions of Covenant 28 of this Rider as if such proceeds were hazard or property insurance proceeds.

31. NO CONFORMED COPY
Coverent 14 of this Martenes is deleted.

32. DUE ON FURTHER ENCUMBRANCE

The sext of Covenant 16 of this Mortrage is deleted and replaced with the following:

If Borrow a wile, transfers or further encumilers all or any part of the Property or an interest therein, or allows an interest therein to be classical by a third party, without Lender's prior written consent, Londor may decide all of the sums secured by this Moragage to be immediately due and psyable.

33. LENDER'S RECEIVED BORROWER PAILS TO KEEP PROMISES AND AGREEMENTS.
The sext of Coverant 17 of this Mortgage is deleted and replaced with the following:

Upon Borrower's breach of my covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due my Sums Secured by this interests, or any simultaneous or subsequent agreement between Borrower and Lender relating to this transaction, Lender at Lender's option, may declare all of the Sums Secured by this Mortgage to be immediately due and payable without strate or demend ("Inmediate Physical In Pull").

If Lender requires Immediate Psyment is P.il. Lender may invoke the restelles permitted by applicable law, such as tringing a leavest to take away all of Borrows's recasining rights in the Property and to have the Property sold. At the sale, Lender or another person may acquire the Property. This is known as 'foreclosure and sale.' In pursuing the restelles provided in this Covenant 17, including a leavest for directourse and sale. Lender will have the right to collect all costs allowed by lew, including, but not limited to, reason this attorneys' fees, court costs, and cost of documentary evidence, absences and title reports.

If these is a foreclosure and anic, Borrower agrees that the property way be sold in one or more purcels.

34. DISCONTINUANCE OF ENFORCEMENT

The opening phrase of the text of Covenant 18 of this Mortgage (from "Notwithstanding" to "if;") is deleted and replaced with the following:

Notwithstanding Londor's acceleration of the Suma Secured by this Mortgage data in Rorrower's breach, Lendor, at its suit crains, may discontinue any proceedings begun by Londor to enforce this Mortgage. A say time prior to entry of a judgment enforcing this Mortgage if:

35. ASSIGNMENT OF BENTS

The test of Covenant 19 of this Mongage is deleted and replaced with the following:

As additional security hereunder, Borrower hereby seeigns to Lender the rents of the Property, provided that Borrower shall, prior to default hereunder have the right to collect and retain such reats as they become due and payable.

Upon default becauser, Londer, in person, by agent or by judicially appointed receiver shall be entitled to enter upon, take possession of and manage the Property and/or to collect the rests of the Property including those past due. All rests collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rests, including, but not limited to, receiver's fees, premisuse on receiver's bunds and reasonable atterneys' feet, and then to the Suma Secured by this 'Moragege. Lender and the receiver shall be liable to account only for those rests actually received. Best over gives Lender the right to have a receiver appointed, whether or not the value of the Property is worth more than the assount Resvower cover on this Moragage.

36. RELEASE

The text of Covenant 20 of this Mortgage is deleted and replaced with the following:

Upon payment of all sums secured by this Mortgage, Leader shall release this Mortgage. Borrower shall pay all costs of recordation, if any.

A:1203063 pmn

8M-6 N. (7/64)

7 37. LEGISLATION MICTING ENDER

If concentration of applicable leve has the effect of rendering any provision of the Note or this Mor manadospenhile according to its terms, Londor, at its oppose, may require learneding Payment to Pull of all Sums Security this Moragage and may arroke my remedies permissed by Covenant 17. DEFENSE OF LENDER'S RIGHTS

34

If Leader has to defined its rights under the Note and this Mortgage (including foreclosure and min), then any surrecy Los has to pay to defend in rights shall be added to the amount Bostower owes Lender. Restource endermands that Lender a set an anomary to foreclose this Margage. Et collect money Borrower owes under the Note and this Margage, or to enfo my of the promises Borrower has made, and that his focu and come are included in the money plan interest Borrower to have to pay under the secure of this Covenant. Bospower shall pay this meanly promptly, at Landor's request. ADDITIONAL CHARGES

39

Bottomer agrees to pay all reasonable charges in connection with the servicing of this tono including, but not limited at channel are marches and hits in processing incurance less payments, constrainty granulors, released, constraint, constraint contains, modifications, special agreements, surigiracion, reduction certificates and natiofaction of mortgage. SALE OF HOTH: CHANGE OF LOAN SERVICER

40.

The Note or a proxi mercer in the Note (together with this Mongage) may be sold one or more times without notice to Bornouse. If there at a change of the Loss Services, Bornouses will be given written active of the change. If this Managing is sampsod by the London of this Rider may, at the option of the London or the sampson, he doesned test and HAZARDOUS SUBSTANCES

41.

Nonposer shall not cause or parasit the parasit the parasit storage, or release of any Hazardone Submancos on or in the Property. Bostower shall not do, nor allow an over the body and the property that is in violation of any Environmental Law. The preceding two someone shall not apply to the prosonce, use, or storage on the Property of small describes of Harmitions Submances that are generally recognized to be appropriate to normal residential trees and to maintenance of the Property. As used in this Coverant C.) "Environmental Law" means federal trays and less of the jurisdiction where the Property is located that related to itemis . Waty or covironmental protection. DESCRIPTION OF FRANK MORTGAGE; NO FUTURE ADVINCES

42.

The managed property is subject to an existing Manager, detail Bostower as anorapagor, to NONE

as management (the "Existing Managemen"), recorded in Plat Blook Records of

Records of Moragage accuses a promiseory note in the Office Interior account of . Stone des

constitutes a valid and prior lies on the moraphed property at of the desc hercof. The Source's opion that it will not This morange is subject to see First Morange to the ---- that the First Morange request or accept any father advances or losse from the fixing Mortgagoe, its secondary or the which would be second by the lim of the First Morange and the request for or acceptance of my such future advances or loans shall the constitute an event of definit under this stortgage. NO WAIVER; CONFORMITY TO LAY

41

No waiver by London of any coverage in this Mortenge or in the Note secured hereby shall at my time hereafter he held to he a waiver of any of the other terms hereof or of the Note accurad hereby, or feature waiver of the same covenant.

It is agreed that nothing best in committed nor any transaction related thereto shall be committed or no operate as to require the Moranger to just interest at a rate greater than it is now invited in such case to concern fee, or to make any payment or to do my set comercy to less; that should say provision of this dead be found to violete the lesse or court decisions of the Same of District or the United States, such provision shall be deemed to be amended to comply with and conform to such laws and decisions

44. CHANGING THIS MORTGAGE Except as provided is Covenant 40 above, this M written consent.	larigage may be changed only if Leader and Borrower both give their
This Rider is a part of the attached Moragage and, by	r signing below, Borrower agrees to all of the above.
WITNESSES:	
	LARRY RELINVILLE (SON)
	LARRY R. CINVILLE
	LARRY RECINVILLE
	ALICE J. LINVILLE -Bussey
	-Besteves
STATE OF STERMON	(Seal) -Bostonics (Sign Original Only)
do hereby certify that A A A A A A A A A A A A A A A A A A A	sign in terring and primary ladered that I die.
Given under my hand and official scal, this	may at Learn hen 1995
My Commission expires:	Construction Committee National Public
This instrument was prepared by	CHILL SELECTION AND SELECTION
CHEMICAL BANK N. A.	1 2 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15
Z970 WILDERNESS PLACE, #120 BOULDER CO 80301	
(Address)	

