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LOAN # 011-89114-4-61

MORTGAGE

THIS MORTGAGE ("Security Instrument") is given on the 2 day of JUNE 1989. The ~~mortgagor~~ RUSSELL R. DAY AND KATHRYN L. DAY, HUSBAND AND WIFE ("Borrower"). This Security Instrument is given to:

GMAC MORTGAGE CORPORATION OF PA
under the laws of PENNSYLVANIA, which is organized and existing,
and whose address is 8360 OLD YORK ROAD, ELKINS PARK, PA 19117-1590 ("Lender").
Borrower owes Lender the principal sum of ONE HUNDRED TWENTY-TWO THOUSAND AND 00/100 Dollars (U.S. \$ 122,000.00). This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments with the full debt, if not paid earlier, due and payable on JULY 01, 2019. This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described property, located in

County, Illinois:
NORTH TEN (10) FEET OF LOT THREE HUNDRED ————— (300)
LOT THREE HUNDRED ONE ————— (301)
IN S. ROY BERRY COMPANY'S LAUDYMONT TERRACE, BEING A SUBDIVISION OF PART OF THE SOUTH EAST QUARTER ($\frac{1}{4}$) OF SECTION 31, AND OF PART OF THE SOUTHWEST QUARTER ($\frac{1}{4}$) OF SECTION 32, ALL IN TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, T. 42 N., R. 11 E.

which has the address of 705 S. EVERGREEN
(Street)

WILLISTON, ILLINOIS

Illinois 60005 (Zip Code) ("Property Address");

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water rights and stock and all fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that: Borrower is lawfully seized of the estate hereby mortgaged and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

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This copy of the Note file and shall be passed, with instructions, upon notice given, to the Commissioner of Internal Revenue.

It is important to note that the *Principles* do not contain any recommendations for specific actions or policies. Instead, they provide a framework for understanding the complex relationships between economic development, environmental sustainability, and social well-being. The principles are intended to guide decision-making processes at all levels of society, from local communities to international organizations.

Il Progetto di sostegno alla crescita dell'industria e del commercio, che ha avuto una durata di tre anni, è stato approvato dalla Commissione europea il 10 aprile 2003.

19 die Property is situated by Llandaff, about one mile from the town, and 2 or 3 miles from the sea. The owners of the property have

On the other hand, the introduction of rapid or stochasticity factors and (unlike a steady state) a rate of conversion of comers to products will be able to increase the yield of certain products.

Following this, keep the telephone receiver on the desk during the entire conversation, and any other telephone or the telephone number of the telephone company.

1. The first step in the process of creating a new product is to identify a market need or opportunity. This involves research and analysis to understand consumer needs, market trends, and competitive landscape.

15 the people may be grieved by it, and the prophet may be grieved by it, but I will not be grieved by it.

the first time, and the first time I have ever seen it. It is a very large tree, and has a very large trunk.

и відповідь боянів що відповіли їм що вони є відомими підприємцями та відомими фахівцями в своїх відповідях на питання про підприємство та підприємництво в Україні та в світі. Але, згідно з розмовами з підприємцями, вони відповіли що вони не мають жодного досвіду в підприємництві, але вони мають досвід в іншому секторі економіки та вони відомі як фахівці в своїх відповідях на питання про підприємство та підприємництво в Україні та в світі. Але, згідно з розмовами з підприємцями, вони відповіли що вони не мають жодного досвіду в підприємництві, але вони мають досвід в іншому секторі економіки та вони відомі як фахівці в своїх відповідях на питання про підприємство та підприємництво в Україні та в світі.

and the *Journal of Clinical Endocrinology* and *Metabolism* have been chosen as the two best journals in the field.

“The people of the United States do hereby ordain and establish the following articles of compact between the states named, which shall be binding upon them respectively, and upon the people thereof, according to the terms and conditions contained therein.”

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24. *Answers.* Many visitors to Morrisseys' residence, like his son, Jim, enjoyed his company. He was given a chair to sit in when given as provided

22. **Reproductive Allocation** In contrast to "survival of the fittest", the effect of reproduction on fitness is often overlooked. If larger individuals have a higher probability of surviving to the next generation, then the second paragraph of

At the time of departure, if the loan received by the authority instrument is subject to a law which sets maximum loans

4.1. **Agreements and Agreements of Lenders and Secured Lenders; Creditors.** The covenants and agreements of the Secured Lender shall bind it to respect the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 3.3. Borrower's successors and assigns shall be joint and several. Any Borrower who co-signs this agreement shall be jointly liable to the joint and several liability of Lender and Borrower under this agreement.

Shareholders of the company are entitled to receive dividends in cash or in shares, as determined by the Board of Directors. Dividends will be paid quarterly, on the last day of each quarter. The amount of dividends will be determined by the Board of Directors based on the company's financial performance and other factors.

In the opinion of a local lawyer of the Province, the proceeds due to the State should be the Security Interests, whatever or however they may be called, in the property of the Proprietor; the proceeds due to the State should be the Security Interests, whatever or however they may be called, in the property of the Proprietor.

However, there are other ways to achieve a condition of merging two units without having to merge them directly. One way is to have one unit act as a bridge between the two units, allowing them to interact and share information without being physically merged. This can be done through various means such as shared databases, message brokers, or distributed systems. Another way is to have one unit act as a proxy for the other, handling requests from external sources and directing them to the appropriate unit. This can be done through various means such as load balancers, reverse proxies, or distributed systems. These methods can help to achieve a condition of merging two units without having to merge them directly, allowing for more flexibility and scalability in system design.

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NON-UNIFORM COMMERCIAL CODE AND OTHER APPLICABLE LAW, IN THE FORMS FOLLOWING:

19. Acceleration; Recording. Lender shall give notice to Borrower prior to acceleration, following Borrower's default, of any event or agreement which Security Interest becomes due prior to acceleration under paragraphs 19 and 27 (Default Clauses). (Non-judicial Foreclosure). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, no less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) the failure to cure the default prior to the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the rights to avoid the foreclosure proceeding in the event of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect reasonable expenses incurred in paying the remedies provided in this paragraph 19, including, but not limited to, reasonable attorney fees and costs of litigation.

20. Lessor in Possession. Upon acceleration under paragraph 19 or abandonment of the Property and at any time prior to the expiration of any period of redemption following judicial sale, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Security Instrument.

21. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.

22. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

23. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. (Check applicable boxes)

Adjustable Rate Rider

Graduated Payment Rider

Other(s) (specify)

Condominium Rider

Planned Unit Development Rider

1-4 Family Rider

By SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it.

Russell R. Day (Seal)
RUSSELL R. DAY
Kathy L. Day (Seal)
KATHY L. DAY

(Seal)

Witness

Witness

STATE OF ILLINOIS,

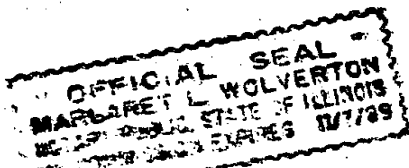
On this, the 2 day of JUNE, 1989, before me, the subscriber, the undersigned officer, personally appeared

RUSSELL R. DAY AND KATHY L. DAY, HUSBAND AND WIFE

known to me (or satisfactorily proven) to be the person(s) whose name are subscribed to the within instrument and acknowledged that they executed the same for the purposes herein contained.

IN WITNESS WHEREOF, I have set my hand and official seal.

My Commission expires: 11/7/89



TITLE OF OFFICER

This document was prepared by:
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