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RIOSTGAGE

LAWYERS THLE INS. CORP. 7895 BROADWAY MERRILLVILLE, IND. 46410

This Mortgage made as of the 12th

day of September

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Ava & Julius Ball

severally hereinsiter called "Mortgagor"), residing at 407 Madison Street, Gary, Indiana Lake County, Indiana and the United States of America (hereinafter called "Mortgagee"), action-by and through the Department of Housing and Usban Development having a Regional Office at 300 South Wacker Drive, Chicago

State of Illinois

WITNESSETII, that to secure the payment of an indebtedness in the principal amount of Six Thousand and Fifty Dollars (\$ 6,050.00 ), with interest thereon, which shall be payable in accordance with a certain note bearing even that herewith, a true and correct copy of which, exclusive of the signature of the Mostgagor, marked "Schedule A" is annexed hereto and made a part hereof, and all other indebtedness which the Mortgagor is obligated to pay to the Mortgagor pursuant to the provisions of the Note and this Mortgage, the Mortgagor hereby exants, conveys and mortgages to the Mortgagor:

The following described property, situate in Lake

County, Indiana.

Lot 27, in Block 102 in Gary Land Company's First Subdivision.

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TOGETHER, with all appurtenances thereto and all the estate and rights of the Mortgague in and to such property or in anywise appertaining thereto; all buildings and other structures now or hereafter thereon erected or installed, and all fintures and articles of personal property now or hereafter attached to, or used in, or in the operations of, any such land, buildings or structures for the purpose for which they were or are to be erected or installed, including, but not limited to all heating, plumbing, bathroom, lighting, cooking, laundry, ventilating, refrigerating, incinerating, and air-conditioning equipment and faxtures and all replacements thereof and additions thereto, whether or not the same are or shall be attached to such land, buildings or structures in any manner;

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TOGETHER, with any and all awards now or hereafter made for the taking of the property mortgaged hereby, or any past thereof (including any easement), by the exercise of the power of eminent domain, including any award for change of grade of any street or other readway, which awards are hereby assigned to the Mortgages and are deemed a part of the property mortgaged hereby, and the Mortgages is hereby authorized to collect and receive the proceeds of such awards, to give proper receipts and acquittances therefor, and to apply the same toward the payment of the indebteuness secured by this Mortgage, notwithstanding the fact that the amount owing thereon may not then be due and payable; and the Mortgagor hereby agrees, upon request, to make, execute and deliver any and all assignments and other instruments sufficient for the purpose of assigning each such award to the Mortgages, free, clear and discharged of any encumbrances of any kind or nature weatsoever; and

TOGETHER, with all right, title and interest of the Mortgagor in and to the land lying in the streets and roads in front of and adjoining the above described land (all the above described land, buildings, other structures, fixtures, articles of personal property, awards and other rights and interests being hereinafter collectively called the "mortgaged property").

TO HAVE AND TO HOLD the mortgaged property and every part thereof unto the Mortgagee, its successors and assigns forever for the purposes and uses herein set forth.

AND the Mortgagne further covenants and agrees with the Mortgagee, as follows:

- 1. The Martgagor will promptly pay the principal of and interest on the indebtedness evidenced by the Note, and all other charges and indebtedness provided therein and in this Mortgage, at the times and in the manner provided in the Note and in this Mortgage.
- 7. The Martgague will pay when due, as hereinafter provided, all ground tents, if any, and all taxes, assessments, water rates and other governmental charges, lines and impositions, of every kind and nature whatsoever, now or hereafter imposed on the martgaged property, or any part thereof, and will pay when due every amount of indebtedness secured by any lien to which the lien of this Murtgage is expressly subject.
- 3. This Mottgage and the Note were executed and delivered to secure moneys advanced, or to be advanced, by the Mottgages as or on account of a loan evidenced by the Note, for the purpose of making the improvements described or referred to in the LIBE OF Work dated August 15, 1960, to or on the mortgaged property, and for such other purpose, if any, described or referred to therein, which improvements are hereafter collectively called "Improvements." The Mortgagos shall make or cause to be made all the Improvements. If the construction of installation of the Improvements shall not be carried out with reasonable difference, or shall be discontinued at any time for any reason, other than atrikes, lookouts; acts of God, fites, flowly or other small estastrophies, thus, was or insurrection, the Mortgages after the notice to the Mortgagos is berely authorized (a) to enter upon the mortgaged property and employ any watchmen in protect the Improvements from depredation or injury and to preserve and protect such property, (b) to carry out any or all then existing contracts between the Mortgagos and other parties for the purposes of making any of the Improvements, (c) to make and enter min additional contracts and incur obligations for the purposes of completing the Improvements pursuant to the obligations of the Mortgagos becomes, either in the name of the Mortgagos, and (d) to pay and discharge

N. H.



all debts, obligations and liabilities incurred by reason of any action taken by the Mortgagee, as provided in this l'aragraph, all of which amounts so paid by the Mortgagee, with interest thereon from the date of each such parment, at the rate of three percent (3%) per annum, shall be parable by the Mortgages to the Mortgages on demand and shall be seened by this Mortgage.

- 4. No building or other structure or improvement, lixture or personal property murtgaged hereby shall be removed or demalished without the prior written consent of the Mortgagee. The Mortgagee will not make, permit or suffer any alteration of as additions to any building or other structure or improvement now or which may hereafter be erected or installed upon the mortgaged property, or any part thereof, except the improvements required to be made pursuant to Parantaph 3 hereof, nor will the Mortgagee use, or permit or suffer the use of, any of the mortgaged property for any purpose other than the purpose or purposes for which the same is now intended to be used, without the prior written consent of the Mortgagee. The Mortgagee will maintain the mortgaged property in good condition and state of repair and will not suffer or permit any waste to any part thereof, and will promptly comply with all the requirements of Federal, state and local governments, or of any departments, divisions or bureaus thereof, pertaining to such property or any part thereof.
- 3. The Mortgagor will not voluntarily create, or permit or suffer to be created or to exist, on or against the mortgaged property, or any part thereof, any lien superior to the lien of this Mortgage, exclusive of the lien or liens, if any, to which this Mortgage is expressly subject, as set forth in the granting clause above, and will keep and maintain the same free from the claims of all parties supplying labor or materials which will enter into the construction or installation of the Improvements.
- 6. (a) The Morteagor will keep all buildings, other structures and improvements, including equipment, now existing or which may hereafter be erected or installed on the land mortgaged hereby, insured against loss by line and other hazzeds, examilies and contingencies, in such amounts and manner, and for such periods, all as may be required from time to time by the Mortgagee. Unless otherwise required by the Morreagee, all such insurance shall be effected by Standard Fire and Extended Coverage Insurance policies, in amounts not less than necessary to comply with the coinsurance clause percentage of the value applicable to the location and character of the property to be covered. All such insurance shall be carried in companies approved by the Mortgagee and all policies therefor shall be in such form and shall have attached thereto loss payable clauses in favor of the Mortgagee and any other parties as shall be satisfactory to the Mortgagee. All such policies and attachments thereto shall, be delivered promptly to the Mortgagee, unless they are required to be delivered to the holder of a lien of a mortgage or similar instrument to which this Mortgage is expressly subject, in which latter event certificates thereof, satisfactory to the Mortgagee, shall be delivered promptly to the Mortgagee. The Mortgagor will pay promptly when due, as hereinafter provided, and any and all premiums on such insurance, and in every case in which payment thereof is not made from the deposits therefor tequited by this Mortgage, promptly submit to the Mortgagee for examination receipts or other evidence of such payment as shall be satisfactory to the Mortgagee. The Mortgagee may obtain and pay the premium on (but shall be under no obligation to do so) every kind of insurance required hereby if the amount of such premium has not been deposited as required by this blortgage, in which event the Mortgagor will pay to the Mortgagee every premium so paid by the Mortgagee.
- (b) In the event of loss or damage to the mortgaged property the Mortgagor will give to the Mortgagee immediate notice thereof by mail, and the Mortgagee may make and file proof of loss if not made otherwise promptly by or on behalf of the Mortgagor. Each insurance company issuing any such policy is hereby authorized and directed to make payment hereunder for such loss directly to the Mortgagee, instead of to the Mortgagor and the Mortgagee jointly, unless the amount of loss is payable first to the holder of a lien under a mortgage or similar instrument to which this Mortgage is expressly subject; and the insurance proceeds or any part thereof is received by the Mortgagee may be applied by the Mortgagee, at its option, either in reduction of the indebtedness hereby secured, or to the restoration or repair of the mortgaged property damaged. In the event of foreclosure of this Mortgage, or of any transfer of title to the mortgaged property in extinguishment of such indebtedness, all right, title and interest of the Mortgagor in and to every such insurance policy then in force, subject to the rights and interest of the holder of any such prior lies, shall pass to the granter acquiring title to the mortgaged property together with such policy and appropriate assignment of such right, title and interest which shall be made by the Mortgagor.
- 7. (a) In order more fully to protect the security of this Mortgage, the Mortgager shall deposit with the Mortgagee together with, and in addition to, the payment of principal and interest monthly on account of the Note secured hereby, until the Note is paid in full, an amount of money equal to the total amount of (i) ground reats, if any, next becoming due, (ii) the premiums next becoming due on the policies of fire and all other hazard insurance required by this Mortgage with respect to the mortgaged property, (iii) taxes, assessments, water rates and other governmental charges next becoming due on the mortgaged property (all the foregoing amounts as estimated by the blortcages and set forth in a written notice of such estimate by the Mortgagee to the Mortgagor from time to time), less all amounts that may already have been paid therefor, divided by the number of calendar months to elapse before one calendar month prior to the date when such ground rents, premiums, taxes, assessments, water rates and other governmental charges, respectively, will become due and payable. If any amount referred to in clauses (i) through (iii) hereof is required to be deposited by the Mortgager under a mortgage or similar instrument having priority over the lien of this Mortgage, the Mortgagor shall make the deposits required by this Paraeraph 7 only in the event of the termination of such obligation under the prior morteage or similar instrument. The Murtgagor shall give prompt notice in writing to the Mortgagee of the occurrence of the last-mentioned event. All such amounts so deposited with the Mortgagee shall be held by the Morteages, or any agent designated by it, in trust to be used only for the payment of such ground rents, premiums, taxes, axsessments, water rates and other governmental charges. No interest snall be payable by the Mottgagee on any turn so deposited.
- (h) All amounts required to be deposited within the Mortgagee monthly in accordance with Paragraph 7(a) hereof, and the amount of principal and interest to be paid each month on account of the Note, shall be added together, and the aggregate amount thereof shall be paid by the Mortgagee to the Mortgagee in a single nayment to be applied by the Mortgagee on account of the indultedness of the Mortgagee pursuant to the Note and this Mortgage (to the extent that montes are available from the amount so deposited), in the order any provision of the Note so the contrary notwithstanding, as follows:

FIRST, to the late charges, if any referred to in the Notes

SECOND, to the amount of such ground rents, if any, fire and other hazard insurance premiums, taxes, assessments, water rates and other governmental markes required to be paid under the provisions of this Mortgage, in whatever sequence the Mortgage may exclusively determine;

THIRD, to interest due on the Notes and

FOURTIL the remainder, to the principal due on the Note, ,

Any deliciency in the amount of any such aggregate monthly payment small, unless paul by the Morteagne prior to the due date of the next such deposit payable, constitute an event of default under this Morteagn.

- (c) Any excess funds that may be accumulated by reason of the deposits required under Paragraph 7(a) herent, remaining after payment of the amounts described in clauses (i), (ii) and (iii) thereof, that he tradited to subsequent respective monthly amounts of the same nature removed to be paid thereunder. If any such amount shall exceed the estimate therefor, the Mortgages shall forthwith pay to the Mortgage the amount of soft deliciency upon written notice by the Mortgages of the amount thereof. Failure to do so before the due date of such amount shall be an event of delault under this Mortgage, if the mortgaged property is sold under foreclosure or is otherwise acquired by the Mortgage, after default by the Mortgager, any remaining balance in the accumulations under Paragraph IIa) hereof, shall be recedied to me principal amount towing on the Note as of the date of commencement of forectourse proceedings for the mortgaged property, or as of the date the mortgaged property is otherwise so acquired.
- 3. The Improvements and sil plans and specifications thereine shall comply with all applicable minicipal ordinances, requesitions, and rules made or promutered by lawful authority, and upon their completion shall comply therewith.



the Note, interest and other charges, as provided in the Note, the Morteagie may it its option make such preduct. Every payment so made by the Morteage (including reasonable attorner's feer mentered thereby), with interest thereon from the value of such payment, at the rate of secret to(a) per annual except any payment for which a different rate of interest to specified become shall be populate by the Morteager to the Morteager on demand and field be weared by the Morteager. This Murtgage with respect to any such annual and the interest therein, whalf constitute a lien on the interest prine to any other lieu attaching or account subsequent to the lieu of this Murtgage.

10. The Muetgages, by any of its agents of representatives, shall have the right to inspect the mortgaged property from time to time at any reasonable hour of the day. Should the mortgaged property, or any part thereof, at any time require inspection, repair, care or attention of any kind of nature not provided by this Mortgage as determined by the Mortgages in its sole discretion, the Mortgages may, after notice to the Mortgages or cause entry to be made upon, the mortgaged property, and inspect, repair, protect, care for or maintain such property, as the Mortgages may in its sole discretion deem necessary, and may pay all amounts of money therefor, as the Mortgages may in its sole discretion deem necessary.

11. The principal amount owing on the Note together with interest thereon and all other charges, as therein provided, and all other amounts of money owing by the Mortgagor to the Mortgagoe pursuant to and secured or intended to be secured by this Mortgage, shall immediately become due and payable without motice or demand upon the appointment of a receiver or liquidator, whether voluntary or involuntary, for the Mortgagor or any of the property of the Mortgagor, or upon the filling of a petition by or against the Mortgagor under the provisions of any State insolvency law, or under the provisions of the Sankeuptey Act of 1898, as amended, or upon the making by the Mortgagor of an assignment for the benefit of the Mortgagor's creditors. The Mortgagoe is authorized to declare, at its option, all or any part of such indebtedness immediately due and payable upon the happening of any of the following events:

- (a) Failure to pay the amount of any installment of principal and interest, or other charges payable on the Note, which shall have become due, prior to the due date of the next such installment:
  - (b) Nonperformance by the Mortgagor of any covenant, agreement, term or condition of this Mortgage, or of the Note (except as otherwise provided in subdivision (a) hereof) or of any other agreement heretoiore, herewith or hereafter made by the Mortgagor with the Mortgague in connection with such indebtedness;
  - (c) Pailure of the Mortgagor to perform any covenant, agreement, term or condition in any instrument creating a lien upon the mortgaged property, or any part thereof, which shall have priority over the lien of this Mortgage;
  - (d) The Mortgagee's discovery of the Mortgager's failure in any application of the Mortgagee to the Mortgagee to disclose any fact deemed by the Mortgagee to be material, or of the making therein or in any of the agreements entered into by the Mortgager with the Mortgagee (including, but not limited to, the Note and this Mortgage) of any misrepresentation by, on behalf of, or for the benefit of, the Mortgagor;
  - (e) The sale, lease or other transfer of any kind or nature of the mortgaged property, or any part thereof, without the prior written consent of the Mortgagee;
  - (f) The enactment after the date of this Morrgage of any law of the State of Indiana deducting from the value of the mortgaged property (or any part thereof), for the purpose of exaction, any lien thereon, or changing in any way its laws for the taxation of mortgages or debts secured by mortgage for state or local purposes, or the manner of collection of any such tax, so as to affect this Mortgage, and if after such enactment or change the holder of the Note and this Mortgage gives written notice to the Mortgagor declaring the Note and all other indebtedness secured by this Mortgage to be due and payable, because of any such coactment of change, immediately upon the expiration of thirty (50) days after such notice.

The Mortgagee's failure to exercise any of its rights hereunder shall not constitute a waiver thereof. All the events in this Paragraph enumerated upon the happening of any of which the Note shall become, or may be declared to be, immediately due and payable, are in this Mortgage called "events of default".

- 12. The Mortgagee may from time to time cure each default under any covenant or agreement in any instrument creating a lien upon the mortgaged property, or any part thereof, which shall have priority over the lien of this Mortgage, to such extent as the Mortgagee may exclusively determine, and each amount paid (if any) by the Mortgagee so cure any such default shall be paid by the Mortgagee to the Mortgagee; and the Mortgagee shall also become subrogated to whatever rights the holder of the prior lien might have under such instrument.
- 13. (a) After the happening of any default hereunder, the Mortgager shall upon demand of the Mortgagee surrender possession of the mortgaged property to the Mortgagee, and the Mortgagee may enter such property, and let the same and collect al. the rents therefrom which are due or to become due, and apply the same, after payment of all charges and expenses, on account of the indebtedness hereby secured, and all such rents and all leases existing at the time of such default are hereby assigned to the Mortgagee as further security for the payment of the indebtedness secured hereby; and the Mortgagee may also dispossess, by the usual summary proceedings, any tenant defaulting in the payment of any rent to the Mortgagee.
- (b) In the event that the Mortgagor occupies the mortgaged property or any part thereof, the Mortgagor agrees to surrender possession of such property to the Mortgagor immediately after any such default hereunder, and if the Mortgagor remains in possession after such default, such possession small be as a tenant of the Mortgagor, and the Mortgagor shall ear in advance, upon demand by the Mortgagor, as a reasonable monthly cental for the premises occupied by the Mortgagor, an amount at least equivalent to one-twelfth of the aggregate of the twelve monthly installments payable in the current calendar year, plus the tetual amount of the annual ground tent, if any, taxes, assessments, water rates, other governmental charges and insurance premiums payable in connection with the mortgagod property during such year, and upon the failure of the Mortgagor to pay such monthly rental, the Mortgagor may also be dispossessed by the usual summary proceedings applicable to tenants. This coverant shall become effective immediately upon the happening of any such default, as determined in the sole discretion of the Mortgagor, who shall give notice of such determination to the Mortgagor; and in the case of foreclosure and the appointment of a receiver of the rents, the within coverant shall inute to the penefit of such receiver.
- 14. The Mortgagee in any action to foreclose this Mortgage shall be entitled to the appointment of a receiver without notice, as a matter of right and without regard to the value of the mortgaged property, or the solvency or insolvency of the Mortgagor or other party liable for the payment of the Note and other indebtedness secured by this Mortgage.
- 15. The Martgagor, within ten (10) days upon request in person or within twenty (20) days upon request by mail, will furnish promptly a written statement in form satisfactory to the Mortgager, siened by the Mortgager and duly acknowledged, of the amount then owing on the Note and other indebtedness secured by this Mortgage, and whether any offsets or defenses exist against such indebtedness or any part thereof.
- 16. The Mortgagor will give immediate notice by registered or certified mail to the Mortgagee of any live, damage or other casualty affecting the mortgaged-property, or of any conveyance, transfer or change in unnership of such property, or any part thereof.
  - 17. Notice and demand or request may be made in writing and may be served in person or by mail.
  - 18. In case of a forerlosure rate of the mortgaged property it may be sold in one parcel.

19. The bluetgague will not assign the cents, if any, in whole or in part, from the neutgaged property, or any part thereof, without the prior written consent of the bluetgages.



20. The Mortgagor is lawfully wired of the americaned property and has good right, full power and lawful authority to selfand convey the same in the manner above provided, and will warrant and defend the same to the Mortgagee forever against the lawful claims and demands of any and all parties whatsoever.

21. This Murreage and all the covenants, agreements, terms and conditions berein contained shall be binding upon and inner to the benefit of the Mortgagne and the heirs, legal representatives and assigns of the Mortgagne, and, to the extent permitted by law, every subsequent owner of the uniteared property; and shall be binding upon and mure to the benefit of the Morteagee and its assigns. If the Mortgague, as defined berein, consists of two or more parties, this Mortgage shall constitute a grant and mortgige by all of them juntly and severally, and they shall be obligated pointly and severally under all the programme hereof and under the Note. The word "Morting, et shall include any person, corporation or other party who car from time to time be the holder of this Mortgage. Wherever used herein the surgular number shall include the plural, the plural number shall include the singular, and the use of any gender shall be applicable to all genders wherever the sense requires.

IN WITNESS WHEREOF this Mortgage has been duly signed and sealed by the Mortgagos on or as of the day and year heat above written. STATE OF INDIANA. County of LAKE Sectionally appeared and acknowledged the execution of the foregoing blottes My commission expirest 1983

County, M., and recorded Courty, Indiana क्रेड एवड STATE OF INDIANA hierelfauge ed for record this c'cleck Falls Record Lran No. to stricae: 10 J.