First Nebraska litle & Escravillo, 2425 125th St, Omaha, NE 68144

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WA STATE BAR ASSOCIATION I Form No. 128	Michael F. Mahoney ISBA # 033	326	FOR THE LEGAL EI THIS FORM, CON	FRECT OF THE USE OF BULT YOUR LAWYER
, tom we in		In the second Nie	024215	. .
		Instrument No	oone County, SS	
		Filed for Record	at 10:47 A M.	
		This 28 day o	June 200;	ረ
		Sheryl J. Thul, F	lecorder, Fees \$ 2/09	202
		Number of Page		
		C15\ A22 A510		
mation Michael F. Mabour	cy, 801 Keeler Street, Boone, (et Address	City SPACE ABO	Phone VE THIS LINE ECORDER
	MOI	RTGAGE	FOR RI	ECORDER
THIS MORTGAGE is made	de between ed Partnership, a Nebraska	Limited Partne	rship.	
		evelopment Company		("Mortgagee").
"Mortgagors") and			a lova Code	
X If this box is checked, i	this Mortgage is a Purchase Money d Security Interest. Mortgagors h	Moudade at comes and u	e rowa coos. Nortoane unto Mortoacee, and	grant a security
1. Grant of Mortgage and	d Security Interest. Mongagors in	RIEDY SON, CONTRY DING II	in in the day of the contract	
interest to Mortgagee in th	ne following described property: us. All of Mortgagors' right, title a	and interest in and to the	a following described real e	state situated in
a. Land and Building BOONE	a. All of Mongagors rigia, use -	Con	inty, fowa (the "Land");	
DOME				
feet of Block 186 in Se	ot 4, and all of Lots 5 and 6, in eventh Addition to Boone, lows and Lot 5, in the Southwest 1/4 M., in the City of Boone, Boone	of the Northwest 1/4 of	I A MAIL L'HOTCHTA OT CHE GOST	RUULIVU
Land or Buildings, when blinds, awnings, storm in proceeds, products, increase, to, and for the foregoing c. Revenues and increase.	. All fixtures and other personal pro- other attached or detached, inclu- windows, screens, linoleum, wate- ease, issue, accessions, attachmen (the "Personal Property"). onne, All rants, issues, profits, lease pancy or use of the Land, Buildings	ding but not limited to, or softeners, automatic hits, accessories, parts, ad- as, condemnation awards	light fixtures, shades, rods, eating and air-conditioning e ditions, repairs, replacements a and insurance proceeds now o	blinds, Venetian quipment and all and substitutes of, or hereafter arising
TO HAVE AND TO H	HOLD the Land, Buildings, Persona	i Property and Revenues	and Income (collectively calle	d the "Mortgaged
products and proceeds M	n all privileges, hereditaments ther hereof, unto Mortgagee, its success	iors and assigns.		ettaining and me
	rigage secures the following (herein:	203 Harrison Street	Limited Partnership,	
a. The payment of the a promissory note dated	June 26, 2002	in the principal	amount of \$ \$363,808.	
with a due date of				
promissory notes issued		any renewals, extensi	ons, modifications or refinancir	73
· ·	in substitution therefor, and	· •		73 ng thereof and am
 b. All other obligation absolute and whether as by Mortgagee pursuant to 	ns of Mortgagors to Mortga gee , no maker or surety, including, but not	ow existing or hereafter a	arising, whether direct or indir	73 ng thereof and am ect, contingent or
b. All other obligation absolute and whether as	ns of Mortgagors to Mortga gee , no maker or surety, including, but not	ow existing or hereafter a	arising, whether direct or indir	73 ng thereof and am ect, contingent or
b. All other obligation absolute and whether as by Mortgagee pursuant & c. 3. Representations and book clear file to the Mortgage.	ns of Mortgagors to Mortgagee, no maker or surety, including, but not to this Mortgage. d Warrantles of Mortgagors. Mort good Property and title in fee simple	ow existing or hereafter a limited to, future advance ligagors represent, warran in the Land; (ii) Mortgagor	arising, whether direct or indirect and amounts advanced and tand covernant to Mortgagee is have the right, power and a	73 ng thereof and am ect, confingent or expenses incurred that (i) Mongagor unthority to execut
b. All other obligation absolute and whether as by Mortgagee pursuant to c. 3. Representations and hold clear title to the Mortgage this Mortgage and to mortgal lieus and encumbrances.	ns of Mortgagors to Mortgagee, no maker or surety, including, but not to this Mortgage. If Warrantles of Mortgagors. Mort ged Property and title in fee simple tge, and grant a security interest in screet for real estate taxes not yet or	ow existing or hereafter a limited to, future advance ligagors represent, warran in the Land; (ii) Mortgago the Mortgaged Property: (selinguent and except as	arising, whether direct or indic s and amounts advanced and t and covenant to Mortgagee ins have the right, power and a iii) the Mortgaged Property is fi otherwise stated in subparagra	73 ng thereof and am ect, contingent or expenses incurred that (i) Montgagor nuthority to execut res and clear of al aph 1a. herein; (iv
b. All other obligation absolute and whether as by Mortgagee pursuant to c. 3. Representations and hold clear title to the Mortgage this Mortgage and to mortgatiens and encumbrances. Mortgagors will warrant and Mortgagors will warrant and encumbrances.	ns of Mortgagors to Mortgagoe, no maker or surety, including, but not to this Mortgago. If Warrantles of Mortgagors. Mort god Property and title in fee simple gge, and grant a security interest in scept for real estate taxes not yet of d defend title to the Mortgagod P	ow existing or hereafter a limited to, future advance igagors represent, warran in the Land; (ii) Mortgage the Mortgaged Property; (delinquent and except as ropperty and the lien and	anising, whether direct or indic s and amounts advanced and t and covenant to Mortgagee is have the right, power and s in) the Mortgaged Property is totherwise stated in subparagra- priority of this Mortgage aga	73 ng thereof and any ect, contingent or expenses incurred that (i) Montgagors that (i) to executive ee and clear of al aph 1a. herein; (iv inst all claims an
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real estate 4axes and installments of special assessments with respect to which no penalty is yet payable. Mortgagors shall pay, when due, the blaims of all persons supplying labor or materials to or in connection with the Mortgaged Property.

7. Compliance with Laws, Mortgagors shall comply with ell present and future statutes, laws, rules, orders, regulations and ordinances.

- affecting the Mortgaged Property, any part thereof or the use thereof.

 8. Permitted Contests. Mortgagers shall not be required to (i) pay any tax, assessment or other charge referred to in paragraph 5 hereof, (ii) discharge or remove any lien, encumbrance or charge referred to in paragraph 6 hereof, or (iii) comply with any statute, law, rule, heroof, (ii) discharge or remove any lien, encumbrance or charge referred to in paragraph 7 hereof, so long as mortgagers shall contest, in good faith, line existence, amount or the validity thereof, the amount of damages caused thereby or the extent of Mortgagers' liability therefor, by appropriate proceedings which validity thereof, the amount of damages caused thereby or the extent of Mortgagers' liability therefor by appropriate proceedings which valid the permitted for the process of the Mortgaged Property or any part thereof, and (C) any encumbrances or charge so contested. (B) the sale, forfeiture or loss of the Mortgaged Property or any part thereof. Mortgagers shall give prompt written notice to interference with the use or occupancy of the Mortgaged Property or any part thereof. Mortgagers shall give prompt written notice to interference with the use or occupancy of the Mortgaged Property or any part thereof. Mortgagers shall give prompt written notice to
- 9 Care of Property. Mortgagors shall take good care of the Mortgaged Property; shall keep the Buildings and Personal Property now or later placed upon the Mortgaged Property in good and reasonable repair and shall not injure, desirely or remove either the Buildings or later placed upon the Mortgaged Property in good and reasonable repair and shall not injure, desirely or remove either the Buildings or later placed upon the Mortgaged Property without the Personal Property during the term of this Mortgage. Mortgagors shall not make any material alteration to the Mortgaged Property without the prior without or property of Mortgagors and Property without the prior without or property of Mortgagors and Property without the prior without or property of Mortgagors and Property without the prior without or property of Mortgagors and Property without the prior without or property or propert ent of Mortgagee

- 10. Insurance.

 a. Risks to be Insured. Mortgagors, at their sole cost and expense, shall maintain insurance on the Buildings and other a. Risks to be Insured. Mortgagors, at their sole cost and expense, shall maintain insurance on the Mortgaged Property against improvements now existing or hereafter exected on the Land and on the Personal Property included in the Mortgaged Property against insurance soles from time to time require, such insurance to have a Replacement Cost* endorsement attached thereto, with the amount of the insurance at least equal to the balance of the Replacement Cost* endorsement attached thereto, with the amount of the insurance at least equal to the balance of the Replacement Cost* or the policy contains an appropriate form of cost escalation endorsement. Mortgagors will at their sole cost and expense, from time to time, and at any time at the request of Mortgagee, provide Mortgaged with evidence satisfactory to Mortgagee of the replacement cost of Mortgaged Property. Mortgagors will maintain such other insurance as Mortgagee may reasonably require.

 b. Patter Provisions. All insurance policies and renewals thereof maintained by Mortgagors pursuant to this Mortgage shall be
- b. Policy Provisions. All insurance policies and renewals thereof maintained by Mortgagors pursuant to this Mortgage shall be b. Policy Provisions. All insurance policies and renewals thereor maintained by Mortgagors pursuant to this mortgage and service in the parties as their interest may appear, contain a standard or union-type loss payable clause in favor of Mortgagee, contain an agreement of the insurance that it will not smend, modify or cancel the union-type loss payable clause in favor of Mortgagee, contain an agreement of the insurance that it will not smend, modify or cancel the policy except after thirty (30) days prior written notice to Mortgagee, and be reasonably satisfactory to Mortgagee in all other respects.
- policy except area trainy (30) days prior written notice to morrajages, and be reasonably satisfactory to morrajages at all other respects.

 C. Delivery of Policy or Certificate. If requested by Mortgages, Mortgagors will deliver to Mortgages original policies satisfactory to Mortgages evidencing the insurance which is required under this Mortgage, and Mortgagors shall promptly furnish to Mortgages all renewal notices and, upon request of Mortgages, evidence of payment thereof. At least ten (10) days prior to the expiration date of a required policy, Mortgagors shall deliver to Mortgages a renewal policy in form satisfactory to Mortgages.
- d. Assignment of Policy. If the Montgaged Property is sold at a foreclosure sale of if Montgages shall acquire title to the Montgaged Property, Montgages shall have all of the right, title and interest of Montgagers in and to any insurance policies required hereunder, and the unearmed premiums thereon, and in and to the proceeds thereof resulting from any damage to the Montgaged Property prior to such
- e. Notice of Damage or Destruction; Adjusting Loss. If the Mortgaged Property or any part thereof shall be damaged or destroyed by fire or other casualty, Mortgagors will, within five (5) calendar days after the occurrence of such damage or destruction, give written notice thereof to the insurance carrier and to Mortgages and will not adjust any damage or loss which is estimated by Mortgagors in good faith to exceed \$25,000 unless Mortgages shall have joined in or concurred with such adjustment; but if there has been no adjustment of any such damage or loss within four (4) months from the date of occurrence thereof and if an Event of Default shall exist at the end of such four (4) month period or at any time thereafter. Mortgagee may alone make proof of loss, adjust and compromise any claim under the policies, and appear in and prosecute any action arising from such policies. In connection therewith, Mortgagors describely irrevocably authorize, empower and appoint Mortgagee as atomey-in-fact for Mortgagor (which appointment is coupled with an interest) to do any and all of the foregoing in the name and on behalf of Mortgagors.

 [. Application of Insurance Proceeds. All sums paid under any insurance collect required by this Mortgage shall be paid to
- f. Application of insurance Proceeds. All sums paid under any insurance policy required by this Mortgage shall be paid to origages, which shall, at its option, apply the same (after first deducting therefrom Mortgages's expenses incurred in collecting the inne including but not limited to reasonable attorney's fees) to the reduction of the Obligations or to the payment of the restoration, same including but not limited to reasonable attorney's fees) to the reduction of the Obligations or to the payment of the restoration, repair, replacement or rebuilding of Mortgaged Property that is damaged or destroyed in such manner as Mortgagee shall determine and secondly to the reduction of the Obligations. Any application of insurance proceeds to principal of the Obligations shall not extend or postpone the due date of the installments payable under the Obligations or change the amount of such installments.

 g. Reimbursement of Mortgagee's Expenses. Mortgagers shall promptly reimburse Mortgagee upon demand for all of Mortgagee's expenses incurred in connection with the collection of the insurance proceeds, including but not limited to reasonable attorney's fees, and all such expenses shall be additional amounts secured by this Mortgage.

 11. Inspection. Mortgageo, and its agents, shall have the right at all reasonable times, to enter upon the Mortgaged Property for the page of inspecting the Mortgaged Property or any part thereof. Mortgagee shall however, have no duty to make such inspection. Any
- no mappedatus. The ligaged, with the agents, clear have the light at an reconstant uniters, to extend open the social agent Property for the purpose of inspecting the Mortgaged Property or any part thereof. Mortgages shall, however, have no duty to make such inspection. Any inspection of the Mortgaged Property by Mortgages shall be entirely for its benefit and Mortgagers shall in no way raly or claim reliance
- 12. Protection of Mortgagee's Security. Subject to the rights of Mortgagora under paragraph 8 hereof, if Mortgagora fail to perform any of the covenants and agreements contained in this Mortgage or if any action or proceeding is commenced which affects the Mortgaged Property or the interest of the Mortgagee therein, or the title thereto, then Mortgagee, at Mortgagee's option, may perform
- 13. Condamnation. Mortgagors shall give Mortgague prompt notice of any action, actual or threatened, in condemnation or eminent domain and hereby assign, transfer and set over to Mortgagee the entire proceeds of any award or claim for damages for all or any part of the Mortgaged Property taken or damaged under the power of eminent domain or condemnation. Mortgagee is hereby authorized to intervene in any such action in the names of Montgegors, to compromise and settle any such action or claim, and to collect and receive from the condemning authorities and give proper receipts and acquittances for such proceeds. Any expenses incurred by Mortgagee in intervening in such action or compromising and setting such action or claim, or collecting such proceeds shall be relimbursed to Mortgagee first out of the proceeds. The remaining proceeds or any part thereof shall be applied to reduction of that portion of the Obligations then most remaining to be paid, whether due or not, or to the restoration or repair of the Mortgaged Property, the choice of application to be solely at the discretion of Mortgagee

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAMYER

14. Fixture Filing. From the date of its recording, this Mortgage shall be effective as a financing statement filed as a forture filing with respect to the Personal Property and for this purpose the name and address of the debtor is the name and address of Mortgagors as act forth in paragraph 20 herein and the name and address of the secured party is the name and address of the Mortgagee as set forth in

15. Events of Default. Each of the following occurrences shall constitute an event of default hereunder ("Event of Default"):

15. Events of Default. Each of the following occurrences shall constitute an event of default hereunder ("Event of Default"):

2. Mortgagors shall default in the due observance or performance of or breach its agreement contained in paragraph 4 hereof or shall default in the due observance or performance of or breach any other covenant, condition or agreement on its part to be observed or performed pursuant to the terms of this Mortgage.

observed or performed pursuant to the terms of this Mortgage.

b. Mortgagors shall make an assignment for the benefits of its creditors, or a petition shall be filled by or against Mortgagors under the United States Bankruptcy Code or Mortgagors shall seek or consent to or acquiesce in the appointment of any trustee, receiver or liquidator of a material part of its properties or of the Mortgaged Property or shall not, within thirty (30) days after the appointment of a trustee, receiver or liquidator of any material part of its properties or of the Mortgaged Property, have such appointment vacated.

c. A judgment, writ or warrant of attachment or execution, or similar process shall be entered and become a lien on or be issued or levied against the Mortgaged Property or any part thereof which is not released, vacated or fully bonded within thirty (30) days effort issue or low.

after its entry, issue or lavy.

d. An event of default, however defined, shall occur under any other mortgage, assignment or other security docur constituting a lien on the Mortgaged Property or any part thereof.

16. Acceleration; Foreclosure. Upon the occurrence of any Event of Default and at any time thereafter while such Event of Default exists. Mortgagee may, at its option, after such notice as may be required by law, exercise one or more of the following rights and remedies (and any other rights and remedies available to it):

a. Mortgagee may declare immediately due and payable all Obligations secured by this Mortgage, and the same shall thereupon be immediately due and payable, without further notice or demand.

b. Mortgagee shall have and may exercise with respect to the Personal Property, all the rights and remedies accorded upon default to a secured party under the lowar Uniform Commercial Code. If notice to Mortgagors of intended disposition of such property is required by law in a particular instance, such notice shall be deemed commercially reasonable if given to Mortgagors at least ten 100 days prior to the date of intended disposition.

(10) days prior to the date of intended disposition.

c. Mortgages may (and is hereby authorized and empowered to) foreclose this Mortgage in accordance with the taw of the State of lows, and at any time after the commencement of an action in foreclosure, or during the period of redemption, the court having jurisdiction of the case shall at the request of Mortgages appoint a receiver to take introduced possession of the Mortgage Property and of the Revenues and income accruing therefrom, and to rent or cultivate the same as he may deem best for the interest of all parties concerned, and such receiver shall be liable to account to Mortgagors only for the net profits, after application of rents, issues and profits upon the costs and expenses of the receivership and foreclosure and upon the Obligations.

17. Redemption. It is agreed that if this Mortgage covers less than ten (10) acres of land, and in the event of the foreclosure of this Mortgage and sale of the property by sheriffs sale in such foreclosure proceedings, the time of one year for redemption from said sale provided by the statuse of the State of lows shall be reduced to six (6) months provided the Mortgages, in such action files an election to waive any deficiency judgment against Mortgagers which may arise out of the foreclosure proceedings; all to be consistent with the waive any deficiency judgment against Mortgagors which may arise out of the foreclosure proceedings; all to be consistent with the provisions of Chapter 628 of the lowa Code. If the redemption period is so reduced, for the first three (3) months after sale such right of redemption shall be exclusive to the Mortgagor, and the time periods in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be

It is further agreed that the period of redemption after a foreclosure of this Mortgage shall be reduced to sixty (60) days if all of the three following contingencies develop: (1) The real estate is less than ten (10) acres in size; (2) the Court finds affirmatively that the said real estate has been abandoned by the owners and those persons personally liable under this Mortgage at the time of such foreclosure; and (3) estate has been abandoned by the owners and those personally liable under and Mortgage at the time or such rorebostre; and (3) Mortgage in such action files an election to waive any deficiency judgment against Mortgagors or their successors in interest in such action. If the redemption period is so reduced, Mortgagors or their successors in interest the owner shall have the exclusive right to redeem for the first thirty (30) days after such sate, and the time provided for redemption by creditors as provided in Sections 628.5, 528.15 and 628.16 of the lowa Code shall be reduced to forty (40) days. Entry of appearance by pleading or docket entry by or on behalf of Mortgagors shall be a presumption that the property is not abandoned. Any such redemption period shall be consistent with all of the provisions of Chapter 628 of the lowa Code. This paragraph shall not be construed to limit or otherwise affect any other redemption provisions contained in Chapter 638 of the lowa Code. 628 of the lows Code

18. Attorneys." Fees. Mortgagors shall pay on demand all costs and expenses incurred by Mortgagee in enforcing or protecting its rights and remedies hereunder, including, but not limited to reasonable attorneys' fees and legal expenses. To. Accommys rees, mortgagors shall pay on deniand as class and expenses situated by mortgaged in chicking of proceeding to rights including, but not limited to, reasonable attorneys' fees and legal expenses.

19. Forbearance not a Walver, Rights and Remedies Cumulative. No delay by Mortgagee in exercising any right or remedy provided

19. For pearance not a warver, regres and represents cumulative, no delay by Mortgagee in exercising any right or remedy provided herein or otherwise afforded by law or equity shall be deemed a waiver of or producte the exercise of such right or remedy, and no waiver by Mortgagee of any particular provisions of this Mortgage shall be deemed effective unless in writing signed by Mortgagee. All such rights and remedias provided for herein or which Mortgagee or the holder of the Obligations may have otherwise, at law or in equity, shall be distinct, separate and cumulative and may be exercised concurrently, independently or successively in any order whatsoever, and as often as the occasion therefor arises

20 Notices. All notices required to be given hereunder shall be in writing and deep the United States mail, postage prepaid, sent certified or registered, addressed as follows:

> a. If to Mortgagors, to 203 Harrison Street Limited Partnership 11912 Elm St., Suite 23 Omaha, NE 68144 h If to Mortusoee, to: Midtown Development Company 1447 Kate Shelley Dr. Boone, IA 50036

or to such other address or person as hereafter designated in writing by the applicable party in the manner provided in this paragraph for the

21. Severability. In the event any portion of this Mortgage shall, for any reason, be held to be invalid, illegel or unenforceable in whole or in part, the remaining provisions shall not be affected thereby and shall continue to be valid and enforceable and if, for any reason, a court finds that any provision of this Mortgage is invalid, illegal, or unenforceable as written, but that by limiting such provision it would become nd enforceable then such provision shall be deemed to be written, construed and enforced as so limited.

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22. Further Assurances. At any time and from time to time until payment in full of the Obligations, Mortgagors will, at the request of mortgagee, promptly execute and defiver to Mortgagee such additional instruments as may be reasonably required to further evidence the fier, offthis Mortgage and to further protect the security interest of Mortgagee with respect to the Mortgaged Property, including, but not fimited to, additional security agreements, financing statements and continuation statements. Any expenses incurred by Mortgagee in connection with the recordation of any such instruments shall become additional Obligations of Mortgagors secured by this Mortgage. Such amounts shall be immediately due and payable by Mortgagors to Mortgagee.

23. Successors and Assigns bound; Number; Gender; Agents; Captions. The rights, covenants and agreements contained herein shall be binding upon and inure to the benefit of the respective legal representatives, successors and assigns of the parties. Words and physics contained herein, including acknowledgment hereof, shall be construed as in the singular or plural number, and as masculine, faminine or neuter gander according to the contexts. The daptions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

24. Governing Law. This Mortgage shall be governed by and construed in accordance with the laws of the State of towar.

25. Release of Rights of Dower, Homestead and Distributive Share. Each of the undersigned hereby relinquishes all rights of exemption as to any of the Mortgaged Property.

Property.

26. Acknowledgment of Receipt of Copies of Debt Instrument. Mortgagors hereby acknowledge the receipt of a copy of this Mortgage together with a copy of each promissory note secured hereby.

27. Additional Provisions.

Dated: June 26 , 2002	203 Harrison Street Limited Partnership, a Nebraska Limited Partnership By: Othin C. Foley, General Partner John C Poley, Individually Mortgagors	
OF CREDITORS AND EXEMPT FROM BIT	PERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS DICIAL SALE; AND THAT BY SIGNING THIS MORTGAGE, I	
Dated:		
John C. Foley, alm Inal Dan	ss: 2002,	
÷		
	Notary Public	
On this 26 day of	June , 2002, before me, a Notary ty, personally appeared John C. Follow	
that personally known, who that person is General Partr said instrument was signed o company, by authority of it acknowledged the execution of act and deed of said limite executed.	June , 2002, before me, a Notary ty, personally appeared John C. Foley, being by me duly sworn did say that mer of said limited liability and that im behalf of the said limited liability s managers and the said John C. Foley of said instrument to be the voluntary d liability company by it voluntarily	
that person is General Partisaid instrument was signed o company, by authority of it acknowledged the execution	being by me duly sworn did say that her of said limited liability and that on behalf of the said limited liability s managers and the said John C. Foley	_