MORTGAGE

For full and valu	uable consideration	on, receipt of which	is hereby acknow	wledged		· ·	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
		Little (Giant Coun	try Stores	, Inc.			
of	Polk	County, lov	va, hereinafter cal	lled Mortgagor, h	ereby sells and conve	ys to	-	
	Iowa State	Bank, Des	Moines, Io	owa		·		
a corporation or	organized and exis	sting under the laws	<u> Spubatilóv</u>	<i>i</i> a		, having its princi	pal place of	business
and post-office	address at <u>E</u>	7th & Locus	t, Des Moi	ines, Iowa	50309			
hereinalter calle	ed the Mortgagee	the following desc	ribed real estate s	situated in	Madison		County, low	a, to-wit:
	of T.D. J	e (3) and Foones' Addit	ion to the			Compare	e d	C
	of EASED	HERECORD L	74 SEB	3E695			NO 149_P/	
whether attache air conditioning. all other fixtures belonging, or in any time raised rights of any ho	ed or detached; a g, fences, trees, sh is: all estates, cont n any way now o I thereon from th older of a lien on	Il gas, steam or elec irubs, shades, rods, tingent or vested, in ir hereafter appertai e date of this agree said property where	thic heating, lighting venetian blinds, and the control of the con	ing, plumbing, ve awnings, fixtures is; all expectancie I the rents, issues irms of this instru ed by mortgagee	orovements thereon, ontilating, water, and pand apparatus; all sto store, the right of posses, uses, profits and incoment are complied water mortgager is used subject to the provis	Fee or that may hereafte power systems, app rm and screen wince sion thereof, and all come therefrom, are with and fulfilled and to pay such lien-here.	liances, refrig dows and do I other rights ad all of the d subrogation older: to have	DER NTY. In thereon, geration, ors, and thereto crops at n to the e and to
rate therein spo covenants, cond In addition to whatsoever wh property, said a advances shall	gee as is provided ecified, and if meditions and terms o securing the about the hereafter manadditional advance not include indeb	in certain promisso ortgagor shall also le of this mortgage, the over described note, the y be made under the sest to have the same	ory note or notes have paid all oth hen these present his mortgage shall his mortgage by he priority and ric a "consurner cre	of even date he er indebtedness its shall be void, of also be first lien the mortgagee to ghts as if made a dit transaction" a	rewith, and maturing secured by this morts otherwise to remain in security for any additi the original mortgag t this date; provided, s defined in the lowa	as therein provide gage and shall also n full force and effe onal loans and adva or while still record however, that said	fully perform ct. ances for any I owner of the additional le	purpose ne above pans and
Loans and adv mortgages and Mortgagor. 1. The mo same: that the possess the san the buildings at wear and tear of 2. The mo at the times and	vances up to this liens. This mortgar, for himself, his lortgagor is lawful premises are freeme; and hereby und other improve only excepted; are ortgagor will pay and in the manner	age also secures necheirs and for vende ly seized of said progerous and soverants and covenants on said predection of shall not suffer of the principal of and therein provided. A	vith interest, are sessary advances es of said real est emises in fee simencumbrances; ants to defend the mises in as good or commit waste of the interest on the failure to comply	for protection of late, hereby cover ple; that mortgage that the mortgage e title to said prepair and condition or to said secure indebtedness of with any one of	dness to other credito the security, interest nants and agrees: or has good right an- ee shall, and is heret mises against all pers titon, as same may n	and costs. I lawful authority to by granted the right ons whomsoever. I low be, or are here a secured hereby arof, including warrar	o sell and co to quietly e Mortgagors sl after placed, nd of advance nty of title, sh	nvey the njoy and hall keep ordinary es made, hall cause

may be without notice. From the date the mortgagee so elects to declare the mortgage due, the whole of said indebtedness shall bear interest from the date to which interest has been then paid at the default or after maturity rate provided in the note or notes secured hereby or if no such rate is provided in the note or notes then at such other rate specified in the note or notes secured hereby but not more than any applicable interest rate limitation, if any. Mortgagee may thereupon take possession of said property and account only for the net profits. No demand for fulfillment of broken conditions or notice of election to consider the debt due shall be necessary before commencement of suit for the collection of the debt hereby secured, or any part thereof, or the foreclosure of this mortgage. The mortgagor shall pay in case of suit, a reasonable attorney's fee, the expense of continuation of abstract, and, in fact, all expenses and attorney's fees incurred by mortgagee by reason of litigation with mortgagor, his successors, or with third parties to protect the lien of this mortgage.

3. The mortgagor will keep the improvements now existing or hereafter erected on the mortgaged premises, insured as may be required from time to time by the mortgagee against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as it may require and will pay promptly, when due, any premiums on such insurance. All insurance shall be carried in companies approved by the mortgagee and the policies and renewals thereof shall be held by it and have attached thereto loss payable clauses in favor of and in form acceptable to the mortgagee, provided, however, if the mortgagee should at any time release the mortgagor from the obligation to deposit with mortgagee such policies and renewals thereof such release shall not act as a waiver of the right to in the future require such deposit. In event of loss, mortgagor will give immediate notice by mail to the mortgagee who may make proof of loss if not made promptly by the mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the mortgagee instead of to the mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the mortgagee at its option, either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the mortgaged property in extinguishment of the debt secured hereby, all right, title, and interest of the mortgagor in and to any insurance policies then

in force shall pass to the purchaser or grantee.

4. The mortgagor agrees to pay all and singular the taxes, assessments, levies and encumbrances of every nature heretofore or hereafter assessed against the above described real estate before they have become delinquent, and if the same be not promptly paid before they become delinquent, the mortgagee or its representative may at any time pay the same and the official receipts for moneys so paid shall be conclusive proof of the validity and amount of such taxes and assessments.

5. If now or hereafter demanded, the mortgagor agrees to pay the mortgagee additional monthly installments equal to one-twelfth of such amount as the mortgagee shall estimate to be required for the purpose of accumulating a fund with which to pay, when due, taxes, assessments and

premiums on insurance policies securing said notes.

6. If the taxes are not paid or the insurance not kept in force by mortgagor, mortgagee may pay such taxes and keep the property insured and recover immediately from mortgagor the amount so expended. All moneys so paid by the mortgagee shall bear interest at the default or after maturity rate provided in the note or notes secured hereby or if no such rate is provided in the note or notes then at such other rate specified in the note or notes secured hereby but not more than any applicable interest rate limitation, if any, and shall be included as additional amounts secured by this mortgage.

7. If this mortgage is released of record, the release thereof shall be filed and recorded at the expense of the mortgagor. 8. The signing of this mortgage, and the note secured hereby, by the spouse of the owner is not only for the purpose of releasing dower or distributive share but also for the express purpose of creating personal liability of the spouse for the indebtedness evidenced by said note and secured by this mortgage, and that the mortgagee expressly relies upon the foregoing as a material and necessary representation and covenant by such spouse. 9. That if mortgagor fails to keep and perform any of the agreements of this instrument, or causes or suffers default herein, or thereof, in any respect, mortgagee either before commencement of suit, or at any time thereafter, shall be entitled to the possession of said property, real and personal, and shall also be entitled to the appointment of a Receiver, who shall have the power and is hereby granted absolute authority to take and hold possession of all of said property, to rent the same, and to collect the rents and profits therefrom for the benefit of mortgagee; that such Receiver shall be appointed upon the application of mongagee by the court in which such action shall be brought, or by any judge of said court, at any time after the default of the mortgagor in any of the provisions hereof, either independently of or in connection with the commencement of foreclosure, or when suit is begun, or at any time thereafter, and such rights shall in no event be barred, forfeited or retarded by reason of delay, or of a judgment, decree, or sale ordered in any suit; and, further, such right to have such Receiver appointed upon application of said mortgagee shall exist regardless of the solvency or insolvency of the mortgagor or any of them, and irrespective of the value of said premises, or of the rents and profits thereof; that such taking of possession by the Receiver shall in no way retard collection, or the institution of suit, and Receiver shall be held to account only for the net profits derived from said property.

10. It is further agreed that in the event of foreclosure of this mortgage and Sheriff's sale of the property involved, the Mortgagee may at its option elect to reduce the reducement of the mortgage and sheriff's sale of the property involved, the Mortgagee may at its option elect reduce the redemption period to six (6) months pursuant to Section 628.26 of the Code of Iowa or to such other period as may be permitted at the time of foreclosure by the Code of Iowa. 11. If at any time all or any portion of the above-described mortgaged property shall be taken or damaged by condemnation proceedings under the power of eminent domain, all compensation awarded shall be paid directly to the mortgagee and applied on the indebtedness hereby secured.

12. If more than one join in the execution hereof as a mortgagor, or any be of the feminine sex, the word mortgagor, the pronouns and relative words herein used shall be read as if written in the plural or the feminine, respectively. The covenants herein contained shall bind, and the benefits and advantages inure to, the respective heirs, executors, administrators, successors, joint tenants, and assigns of the parties hereto. 13. The mortgage and the note secured hereunder contain the entire understanding and agreement of the parties. 14. Last payment on Note secured hereby is due the _ $_{-}$ day of $_{-}$ 15. In the event of the initiation of voluntary or involuntary proceedings by or against the mortgagor under Title 11 of the United States Code, as it may from time to time be amended, then the mortgagee shall be entitled to adequate protection by payment or provision of additional security in an amount equal to the sum of the interest accruing from the date of filing at the rate specified in the note or notes secured hereby. The foregoing definition of adequate protection is agreed to because of a recognition that the rate of depreciation of the value of the collateral is difficult to determine and is not a fair measure of the loss to the mortgagee incurred during the pendency of the proceeding.

16. Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the above-described premises, and waives any rights of exemption, as to any of said property. I understand that homestead property is in many cases protected from the claims of creditors and exempt from judicial sale; and that by signing this contract, I voluntarily give up my right to this protection for this property with respect to claims based upon this contract. <u>December 31, 1987</u> Margaret Sue Rasch, Secretary

17. PREPAYMENT PROVISIONS, DUE ON SALE, ETC. IN WITNESS WHEREOF this instrument has been signed and delivered by the persons denoted herein as mortgagor. MORTGAGOR(S) ACKNOWL-EDGE(S) RECEIPT OF A COPY OF THIS MORTGAGE. Rasel day of President Rasch, Sécretary (typed signature) (typed signature) Notary Public in and for said County and State CORPORATION ACKNOWLEDGMENT STATE OF IOWA COUNTY OF Polk 19...87..., before me, the undersigned, a Notary Public in and for said On this 31st day of December County, in said State, personally appeared Edward E. and Margaret Sue Rasch and Secretary the said President said corporation, by it and by them voluntarily executed. TAMI S. KNIGHT Notary Public in and for said County and State MY COMMISSION EXPIRES, 19....., at......o'clock......M., and Filed for record as a real estate mortgage recorded in book...... of... Filed for record as a chattel mortgage...... of..... on page..... Recorder WHEN RECORDED RETURN TO IOWA STATE BANK,
Des Moines, Iowa 50309 P.O. Box 6100 50309 Des Moines, Iowa Deputy 6. 18 B