## DAHZOBB



	•	ماحلات
DICKINSON THEATRES, INC.	HAWTHORN BANK	
6801 W 107TH STREET	321 W. BATTLEFIELD	Loan Number 20800368
OVERLAND PARK KS 66212-1285	SPRINGFIELD, MO 65807	Date 06/06/12
		Maturity Date 06/10/14
•		Loan Amount \$ 750,000.00
		Renewal Of
BORROWER'S NAME AND ADDRESS "I" includes each borrower above, jointly and severally	LENDER'S NAME AND ADDRESS  "You" means the lender, its successors and assigns	
For value received, I promise to pay to you, or your	order, at your address listed above the PRINCIPAL sur	n of
Seven hundred fifty thousand & no/100	Dollars \$ 75	50,000.00
Single Advance: I will receive all of this princips	sum on No additions	al advances are contemplated under this note.
Multiple Advance: The principal sum shown abo	ve is the maximum amount of principal I can borrow u	nder this note. On
will receive the amount o	of \$and future princi	pal advancas are contemplated.
Conditions: The conditions for future advance	6 879	
		<del></del>
Open End Credit: You and I suree that I r	nay borrow up to the meximum amount of principal n	nore then one time. This leature is subject to
att other canditions and avriene an		
Closed End Credit: You and I goree that I	may borrow up to the maximum only one time land su	bject to all other conditions).
INTEREST: I agree to pay interest on the outstandin	g principal balance from JUNE 06, 2012	at the rate of 5.95 %
per year until JUNE 10, 2014	·	•
Variable Rate: This rate may then change as ate	ted below.	•
Index Rate: The future rate will be	the following index rate:	<del> </del>
		<del></del>
No Index: The future rate will not be subjective.	act to any internal or external index. It will be entirely tote may change as often as	n your control.
☐ Frequency and Timing: The rate on this n	ote may change as often as	<del></del> ,
A change in the interest rate will take e	the applicable annual interast rate will not be more	then % or less than
Limitations: During the term of this loan,	ay not change more than%	anch .
To, the rate in	est rate will have the following effect on the payments	2
The amount of each scheduled payment v	vill change.	payment will change.
ACCRUAL METHOD: Interest will be calculated on a	Actual/360 ba	sis.
POST MATURITY RATE: I agree to pay interest on t	he unpaid balance of this note owing after meturity, a	nd until pald in full, as stated below:
an the same fixed or variable rate basis in	affect hefore maturity (as indicated above).	•
k at a rate equal to 3 percenta	ge points above the rate in effect	at the time of default .
I ATE CHARGE: If a payment is made more than	15 days after it is due, I agree to pay a H A \$25.00 MINIMUM	late charge of
ADDITIONAL CHARGES: In addition to interest.	l agree to pay the following charges which are AUTHORIZATION OR SETTLEMENT STATES	E are not included in the principal amount
PAYMENTS: I agree to pay this note as follows:	TO STANDARD TON OUT BUILDINGS WILLIAM	<u> </u>
interest: I agree to pay this note as follows:		_
Interest: I agree to bay accided interest		
Principal: I agree to pay the principal		
Mary and a series of a series of a series of the series of	payments. The first payment will be in the amo	upt of \$ 14,521,79
installments: lagree to pay this note in _ 24	A payment of \$14,523	1.79 will be due
on the 10th day of each co	neecutive month	thereafter. The final payment of the entire
unpaid balance of principal and interest will be	due JUNE 10. 2014	
Impaid Interset: If chacked then any account	nterset not paid when due (whether due by reason o	f a schadule of payments or due because of
) ander's demandi will become part of the Bri	ncipal thereafter, and will bear interest at the interes	t rate in effect from time to time as provided
for in this agreement.		
ADDITIONAL TERMS: THIS NOTE IS SECTED	ED BY A SEPARATE SECURITY AGREEMEN	IT DATED JUNE 6,
2012 AND ANY AND A WHICH MAY APPLY TO	THIS NOTE Lu	OR DEEDS OF TRUST
THIS NOTE IS FURTH	ER SECURED BY FOUR GUARANTIES ALL	DATED JUNE 6, 2012
BY CHENDLE CIMEMAS I.	<del>LLCT BRANZES DE CIMEMAS LLO</del> , ÀRIZO LO AND ANY AND ALL OTHER GUARANTIE	MA CIMERAS DEC, SS WHICH MAY APPLY
TO THIS NOTE.	LOLAND ANY AND ALL OTHER GUARANTIE	

DEFINITIONS: As used on pages 1 and 3, " $\mathbb{M}^n$  means the terms that apply to this loan. 1," "me" or "my" means each Borrower who signs this note and each other person or lagal entity (including guarantors, endorsers, and suraties) who agrees to pay this note (together referred to as "us"i. "You" or "your" means the Lender and its successors and

APPLICABLE LAW: The law of the state of Missouri will govern this note. Any term of this note which is contrary to applicable law will not be effective, unless the law permits you and me to agree to such a variation. If any provision of this agreement cannot be enforced according to its terms, this fact will not affect the enforceability of the remainder of this agreement. No modification of this agreement may be made without your express written consent. Time is of the assence in this agreement.

COMMISSIONS: I understand and agree that you (or your affiliate) will earn commissions or feas on any insurance products and may earn such fees on other services that I buy through you or your affiliate.

PAYMENTS: Each payment I make on this note will lirst raduce the amount I owe you for charges which are neither interest nor principal.

The remainder of each payment will then reduce accrued unpaid interest. and then unpaid principal, if you and I agree to a different application of payments, we will describe our agreement on this note. I may propay a part of, or the entire balance of this loan without penalty, unless we specify to the contrary on this note. Any partial prepayment will not excuse or reduce any later scheduled payment until this note is paid in full (unless, when I make the prepayment, you and I agree in writing to the

INTEREST: Interest accordes on the principal remaining unpaid from time to time, until paid in full, if I receive the principal in more than one advance, each advance will start to earn interest only when I receive the advance. The interest rate in effect on this note at any given time will apply to the entire principal advanced at that time. You and I may provide in this agreement for accrued interest not paid when due to be added to principal. Notwithstending anything to the contrary, I do not agree to pay and you do not intend to charge any rate of interest that is higher than the maximum rate of interest you could charge under applicable law for the extension of credit that is agreed to here (sither balore or efter maturity), if any notice of interest accrual is sent and is in error, we mutually agrae to correct it, and if you actually collect more interest than allowed by law and this agreement, you agree to refund it to me.

INDEX RATE: The index will serve only as a device for setting the rete on

this note. You do not guarantee by selecting this index, or the margin, that the rate on this note will be the same rate you charge on any other loans or class of loans to me or other borrowers.

ACCRUAL METHOD: The amount of interest that I will pay on this loan will be calculated using the interest rate and accrusi method stated on page 1 of this note. For the purpose of interest calculation, the accrual method will determine the number of days in a "year." If no accrusi method is stated, then you may use any reasonable accrual method for calculating interest.

POST MATURITY RATE: For purposes of deciding when the "Post Maturity Rata" Ishown on page 1] applies, the term "maturity" means the date of the last scheduled payment indicated on page 1 of this note or the date you accelerate payment on the note, whichever is earlier.

SINGLE ADVANCE LOANS: If this is a single advance loan, you and I expect that you will make only one advence of principal. However, you may add other emounts to the principal if you make any payments described in the "PAYMENTS BY LENDER" peragraph below, or if we have sgread that accrued interest not paid when due may be added to

MULTIPLE ADVANCE LOANS: if this is a multiple advance loan, you and I expect that you will make more than one advance of principal, if this is closed and credit, repaying a part of the principal will not entitle me to edditional oredit.

PAYMENTS BY LENDER: If you are authorized to pay, on my behalf, charges I am obligated to pay (such as property insurance premiums), then you may treat those payments made by you as advances and add them to the unpaid principal under this note, or you may demand immediate payment of the charges.

SET-OFF: I agree that you may set off any emount due and payable under this note against any right I have to raceive money from you.

"Right to receive money from you" means:

(1) any deposit account balance I have with you;

(2) any money owed to me on an item presented to you or in your possession for collection or exchange; and

(3) any repurchase agreement or other nondeposit obligation.

Any amount due and payable under this note" meens the total amount of which you are entitled to demand payment under the terms of this note at the time you set off. This total includes any balance the due date for which you properly accelerate under this note.

If my right to receive money from you is also owned by someone who has not agreed to pay this note, your right of set-off will apply to my interest in the obligation and to any other amounts ( could withdrew on my sole request or endorsement. Your right of set-off does not apply to an account or other obligation where my rights are only as a representative. It also does not apply to any individual Retirement Account or other tax-deferred retirement account

You will not be liable for the dishonor of any check when the dishonor occurs because you set off this debt against any of my accounts. I agree to hold you harmless from any such claims arising as a result of your exercise of your right of set-off.

REAL ESTATE OR RESIDENCE SECURITY: If this note is secured by real estate or a residence that is personal property, the existence of a default and your remedies for such a default will be determined by applicable law, by the terms of any separate instrument creating the security interest and, to the extent not prohibited by law and not contrary to the terms of the separate security instrument, by the "Default" and "Remedies" paragraphs herein.

DEFAULT: I will be in default if any one or more of the following occur: (1) I fail to make a payment on time or in the amount due; (2) I fail to keep the property insured, if required; (3) I fail to pay, or keep any promise, on any debt or agreement I have with you; (4) any other creditor of mine attempts to collect any debt I owe him through court proceedings; (5) I die, am declared incompetent, make an assignment for the benefit of creditors, or become insolvent (either because my liabilities excead my assets or ) am unable to pay my debts as they become due); (6) I make any written statement or provide any financial information that is untrus or inaccurate at the time it was provided; (7) I do or fall to do something which causes you to believe that you will have difficulty collecting the amount i owe you; (8) any collecteral securing this note is used in a manner or for a purpose which threatens confiscation by a legal authority; (9) I change my name or assume an additional name without first notifying you before making such a change; (10) I fail to plant, cultivate and harvest crops in due season if I am a producer of crops; (11) any loen proceeds ere used for a purpose that will contribute to excessive erosion of highly erodible land or to the conversion of wetlends to produce an agricultural commodity, as further explained in 7 C.F.R. Part 1940, Subpart G, Exhibit M.

REMEDIES: If I am in default on this note you have, but are not limited to, the following remedias:

: (1) You may demand immediate payment of all I owe you under this note (principal, accrued unpaid interest and other accrued charges),

(2) You may set off this debt against any right I have to the payment of monay from you, subject to the terms of the "Set-Off" paragraph herein.

(3) You may demand security, additional security, or additional parties to be obligated to pay this note as a condition for not using any other remedy

(4) You may refuse to make advances to me or allow purchases on cradit by me.

(5) You may use any remedy you have under state or federal law.

By selecting any one or more of these remedies you do not give up your right to later use any other remedy. By waiving your right to declare an event to be a default, you do not waive your right to later consider the

event as a default if it continues or happens again.

COLLECTION COSTS AND ATTORNEY'S FEES: I agree to pay all costs of collection, replevin or any other or similar type of cost if I am in default. in addition, if you hire an attorney to collect this note, I also agree to pay any fea you incur with such attorney plus court coats lexcept where prohibited by law). To the extent permitted by the United States Bankruptcy Code, I also agree to pay the reasonable attorney's fees and costs you incur to collect this debt as awarded by any court exercising Jurisdiction under the Bankruptcy Code.

WAIVER: I give up my rights to require you to do certain things. I will not requira you to:

(1) demand payment of amounts due (presentment):

(2) obtain official certification of nonpayment (protest); or

13) give notice that amounts due have not been paid inotice of dishance).

I waive any defenses I have based on suretyahip or impairment of

OBLIGATIONS INDEPENDENT: I understand that I must pay this note even if someone else has siso agreed to pay it (by, for example, signing this form or a separate guarantee or endorsement). You may sue me elone, or anyone else who is obligated on this note, or any number of us together, to collect this note. You may do so without any notice that it has not been poid (notice of dishonor). You may without notice release any party to this agreement without releasing any other party. If you give up any of your rights, with or without notice, it will not affect my duty to pay this note. Any extension of new cradit to any of us, or ranewal of this note by all or less than all of us will not release me from my duty to pay it. (Of course, you are entitled to only one payment in full.) I egrea that you may at your option extend this note or the debt represented by this note, or any portion of the note or debt, from time to time without limit or notice and for any term without affecting my liability for payment of the note. ) will not assign my obligation under this agreement without your prior written approval.

FINANCIAL INFORMATION: I agree to provide you, upon request, any financial statement or information you may daem necessary. I warrant that the financial statements and information I provide to you are or will be accurate, correct and complete.

NOTICE: Unless otherwise required by law, any notice to me shall be given by delivering it or by mailing it by first class mail addressed to me at my last known address. My current address is on page 1. I agree to inform you in writing of any change in my address. I will give eny notice to you by mailing it first class to your address stated on page 1 of this agreement, or to any other address that you have designated.

COLLATERAL PROTECTION INSURANCE: If Insurance on colleteral is required by my agreement with you and I do not provide evidence of the required coverage, you may purchase insurance at my expense to protect your interests in my colleteral. This insurance may, but need not, protect my interests. The coverage that you purchase may not pay any claim that I make or any claim that is made against me in connection with the collaterel. I may leter cancel any insurance purchased by you, but only after providing avidence that I have obtained insurance as required by our agreement, if you purchase insurance for the collateral, I will be responsible for the coats of that insurance, including the insurance premium, interest and any other charges you may impose in connection with the placement of the insurance, until the effective data of the cancellation or expiration of the insurance. The costs of the insurance mey be added to my total outstanding balance or obligation. The costs of the insurance may be more than the cost of insurance I may be able to obtain on my own.

Fx 0 1984, 1991 Sankers Systems, Inc., 51, Cloud, MN Form UN-MO 9/30/2004

If this loan is for consumer purposes the following statement regarding oral agreements applies.

Oral agreements or commitments to loan money, extend credit or to forebear from enforcing repayment of a debt including promises to extend or renew such debt are not enforceable. To protect you (borrower(s)) and us (creditor) from misunderstanding or disappointment, any agreements we reach covering such matters are contained in this writing, which is the complete and exclusive statement of the agreement between us, except as we may later agree in writing to modify it.

If this loan is for commercial purposes the following statement regarding oral agreements applies.

Moral agreements or commitments to loan money, extend credit or to forebear from enforcing repayment of a debt including promises to extend or renew such debt are not enforceable, regardless of the legal theory upon which it is based that is in any way related to the credit agreement. To protect you (borrower(s)) and us (creditor) from misunderstanding or disappointment, any agreements we reach covering such matters are contained in this writing, which is the complete and exclusive statement of the agreement between us, except as we may later agree in writing to modify it.

DATE OF TRANSACTION	PRINCIPAL ADVANCE	BORROWER'S INITIALS (no) required)	PRINCIPAL PAYMENTS	PRINCIPAL BALANCE	INTEREST RATE	INTEREST PAYMENTS	INTEREST PAID THROUGH:
	\$		\$	\$	%	\$	
	\$		6	\$	%	\$	
	ę .		\$	\$	%	\$	
	\$		\$	9	%	9	
	9.		\$	\$	%	\$	1
	\$		\$	8	%	\$	1
,	\$		\$	\$	%	\$	
	\$	·	9	\$	%	\$	
	\$	;	\$	\$	%	\$	
	\$	1	\$	\$	%	\$	
	*		\$	6	%	ś	

SECURITY: This no	te is separa	ately secured by	(describe separate
document by type and da SEE "ADDITIONAL	TERMS"	LOCATED ON	PAGE 1

(This section is for your internel use. Fallure to list a separate ascurity document does not mean the ogreement will not secure this note.)

Signature for Lander

RICHARD C CAFFEY VICE PRESIDENT PURPOSE: The purpose of this loan is PURCHASE DIGITAL PROJECTION EQUIPMENT FOR DICKINSON THEATRES SIGNATURES: I AGREE TO THE TERMS OF THIS NOTE (INCLUDING THOSE ON PAGES 1, 2 AND 3). I have received a copy on today's date. DICKINSON THEATRES, INC.

RONALD F HORTON, PRESIDENT

## NOTARY ACKNOWLEDGEMENT TO AGREEMENT TO PROVIDE INSURANCE DATED 06/06/12

STATE OF RANSAT	
COUNTY OF Johnson	
ON THIS 5 7 DAY OF JUN	2 , 2012, BEFORE ME APPEARED,
RONALD J HORTON, (AFFIANT) TO ME PERSO SWORN DID SAY THAT HE IS THE PRESIDENT	NALLY KNOWN, WHO BEING BY ME DULY, OF <u>DICKINSON THEATRES, INC.</u> , AND THAT
SAID INSTRUMENT WAS SIGNED ON BEHALF ACKNOWLEDGED SAID INSTRUMENT TO BE	OF SAID CORPORATION, AND SAID AFFIANT THE FREE ACT AND DEED OF THE
CORPORATION.	
IN WITNESS WHEREOF, I HAVE SET M AT MY OFFICE IN OUT AND PARK	Y HAND AND AFFIXED MY NOTARIAL SEAL  THE DAY AND YEAR
LISTED ABOVE WRITTEN.	
MY COMMISSION EXPIRES:	, NOTARY PUBLIC
	Notary Public - State of Kensas  BRUCE A, WITTMAN  My Appt. Exp.

GUARANTOR NAME AND ADDRESS	S LENDER NAME A	NUMBER 20800368	
esa cinemas llc	HAWTHORN BANK	Idniupat = ==================================	· · · · · · · · · · · · · · · · · · ·
	321 W. BATTLEFIELD	Amount 750,000.0	10
BO1 W 107TH STREET	SPRINGFIELD, MO 6580		
VERLAND PARK MO 66212	fint i	Date	.2
	GUARA	MITV	
NTE The data of this Comments in		ANT T	
ATE. The date of this Guaranty is		of which are hereby acknowledged, and to indu-	ce Lender (with its
		om time to time to make loans or extend other a	
for the account of DICKINSON TH	EATRES, INC.		
		(Borrower) or to engage in any	other transactions
hether at maturity or earlier by reason		guaranties to the Lender the full and prompt po of the debts, liabilities and obligations described	
DEBTEDNESS.  Specific Debts. The Guard	antor quaranties to Leader th	e payment and performance of the debt, liabili	tv or obligation o
Borrower to Lender evidenced	by or arising out of the follow	ng:	
<u> </u>	, and any extensions, renewals	or replacements thereof (Indebtedness).	46
performance of each and ever tima hereafter owe to Lender whether it is or may be direct unliquidated, or joint, several, this Guaranty includes the folio	y debt, llability and obligation (whather such debt, llability or indirect, due or to becom or joint and several; all such o owing described debt(s):	provide, the Guarantor guaranties to Lender of every type and description which Borrower in or obligation now exists or is hereafter create e due, absolute or contingent, primary or secon labts, liabilities and obligations (Indebtedness)).  BORROWER TO HAWEHORN BANK.	nay now or at any d or incurred, and dary, liquidated or
Exclusions.	epra or the whove praced	HOLLOWEL CO HAWKHORD PARK.	<del></del> •
☐ Guarantor will be liable	for \$	of the principal amount of the indebtsdue	es outstanding e
default and for all of the ac	crued interest, and the expen ty, including reasonable attorn	ses of collection, enforcement or protection of L	ender's rights and
	of collection, enforcement of	of the Indebtedness outstanding at default and protection of Lender's rights and remedies un	
☐ Indebtedness Excludes:	•••		
DOINIONAL TERMS.			
		·	
•	•		
		•	
KTEND CREDIT OR FORBEAF KTEND OR RENEW SUCH D	R FROM ENFORCING R DEBT ARE NOT ENFOR	EMENTS OR COMMITMENTS TO L EPAYMENT OF A DEBT INCLUDING I ICEABLE, REGARDLESS OF THE LE AY RELATED TO THE CREDIT AGE	PROMISES TO GAL THEORY
ROTECT YOU (GUARANTOR)	) AND US (LENDER) FF CH COVERING SUCH ID EXCLUSIVE STATEN	OM MISUNDERSTANDING OR DISAL MATTERS ARE CONTAINED IN THE TENT OF THE AGREEMENT BETWEET	PPOINTMENT, IS WAITING,
GNATURES. By signing under seal, G o acknowledges receipt of a copy of ARANTOR:	varantor agrees to the terms this Guaranty.	contained in this Guerenty (including those on p	aga 2), Guarantoi
MESA CINEMAS LLC		Entity Name	(Seal)
ity Name)	(Seal)	Entity Name	
me, Title RONALD J HORTON, MANAGING	G MEMBER (Seat)	Name, Title	(Seal)

id.

The Guarantor further acknowledges and agrees with Lendar that

that:

1. No act or thing need occur to establish the Rability of the Guarantor hereunder, and no act or thing, except full payment and discharge of all indebtedness, shall in any way exonerate the Guarantor or modify, reduce, limit or release the liability of the

Guarantor or modify, reduce, limit or release the hability of the Guarantor hersunder.

2. This is an absolute, unconditional and continuing Guaranty of payment of the indebtedness and will continue to be enforceable against the Guarantor, whather or not all indebtedness is paid in full, until this Guaranty is revoked by written notice actually received by the Lander. Any revocation shall not be effective as to any indebtedness existing or committed to at the time of actual receipt of notice by the Lander, or as to any renewals, extensions

and refinancings thereof.

The Guarantor represents and warrants to the Lender that the Guarantor has a direct and substantial economic interest in Borrower and expects to derive substantial benefits therefrom and from any loans and financial accommodations resulting from the from any loans and financial accommodations resulting from the creation of Indebtedness guaranteed hereby, and that this Guaranty is given for a business purpose. The Guarantor agrees to rely exclusively on its right to revoke this Guaranty prospectively as to future transactions by written notice actually received by Lender if at any time the benefits then being received by the Guarantor in connection with this Guaranty are not sufficient to warrant its continuance as a Guarantor as to future indebtedness. Accordingly, the Lender may the conclusively on extensions. warrant its continuance as a Guarantor as to future indebtedness. Accordingly, the Lender may rely conclusively on a continuing warranty, hereby made, that the Guarantor continues to be benefited by this Guaranty and that the Lender has no duty to inquire into or confirm the receipt of any benefits, and that this Guaranty will be enforceable without regard to the receipt, nature or value of any such benefits.

3. If the Guarantor is dissolved or becomes insolvent, however defined, or revokes this Guaranty, then the Lender has the right to declare the full amount of all indebtedness immediately due and payable, and the Guarantor will forthwith pay the Lender. If the Guarantor voluntarily commences or there is commenced

payable, and the Guarantor Will forthwith pay the Lender. If the Guarantor voluntarily against the Guarantor a case under the United States Bankruptcy Code, the full amount of all indebtedness, whether due and payable or unmatured, will become immediately due and payable without demand or notice thereof.

4. The Guarantor will be liable for all indebtedness without any limitation as to amount, plus accrued interest thereon and all other costs.

limitation as to amount, plus accrued interest thereon and all other costs, fees, and expenses agreed to be paid under all agreements evidencing the Indebtedness and sacuring the payment of the Indebtedness, and all attornays' fees, collection costs and enforcement expenses referable thereto. Indebtedness may be created and continued in any amount, whether or not in excess of such principal amount, without affecting or impairing the liability of the Guarantor hareunder. The Lender may apply any sums received by or available to the Lender on account of the received by or available to the Lender on account of the Indebtedness from Borrower or any other person (except the Guarantor), from their properties, out of any collateral security or from any other source to payment of the excess. Such application of receipts will not reduce, affect or impair the liability of the Guarantor hereunder. If the liability of the Guarantor is limited pursuant to this peragraph 4, any payment made by the Guarantor under this Guaranty will be effective to reduce or discharge its liability only if accompanied by a written transmittal document, received by the Lander, advising that such payment is made under this Guaranty for thet purpose.

5. The Guaranty will nay or reimburse the Lender for all costs.

received by the Lander, advising that such payment is made under this Guaranty for thet purpose.

5. The Guaranter will pay or reimburse the Lender for all costs and expenses lincured by the Lender in connection with the protection, defense or enforcement of this Guaranty in any litigation or bankruptcy or insolvency proceedings.

6. Whether or not any existing relationship between the Guarantor and Borrower has been changed or ended and whether or not this Guaranty has been revoked, the Lender may, but shall not be obligated to, enter into transactions resulting in the creation or continuance of Indebtedness, without any consent or approval by the Guarantor and without any notice to the Guarantor. The liability of the Guarantor will not be effected or impaired by any of the following acts or things (which the Lender is expressly authorized to do, ornit or suffer from time to time, both before and after revocation of this Guaranty, without notice to or approval by the Guarantor); (i) any acceptance of collateral security, Guerantors, accommodation parties or suraties for any or all Indebtedness; (ii) any one or more extensions or renewels of Indebtedness (whether or not for longer than the original period) or any modification of the interest rates, maturities or other contractual terms applicable to any indebtedness; (iii) any waiver, adjustment, forbearance, compromise or indulgence granted to Borrower, any delay or lack of dilligence in the enforcement of Indebtedness, or any failure to institute proceedings, file a cleim, give any required notices or other wise protect any indebtedness; (ii) any waiver, adjustment, forbearance, compromise or indulgence granted to Borrower, any delay or lack of dilligence in the enforcement of Indebtedness, or any failure to institute proceedings, file a cleim, give any required notices or other wise protect any indebtedness; (ii) any waiver, adjustment, forbearance, compromise or indulgence granted to Indebtedness; or any failure to institute proceedings, file a cleim, give (W) any full or partiel release of, settlement with, or agreement not to sue, Borrower or any other Guarantor or other person liable in respect of any Indebtedness; (v) any discharge of any evidence of Indebtedness or the acceptance of any Instrument In renewal thareof or substitution therefor; (vi) any failure to obtain collateral security fincluding rights of setoff) for Indebtedness, or to see to the proper or sufficient creation and perfection thereof, or to establish the priority thereof, or to protect, Insure, or enforce any collateral security; or any release, modification, substitution, discharge, impairment, deterioration, waste, or loss of any collateral security; (viii) any foreclosure or enforcement of any collateral security; (viii) any transfer of any Indebtedness or any evidence thereof; (ix) any order of application of any payments or cradits upon Indebtedness; (x) any alaction by the Lender under \$11111bit(2) of the United States Bankruptcy Code.

7. The Guarantor walvas any and all dafenses, claims and discharges of Borrower, or any other obligor, pertaining to Indebtedness, except the defense of discharge by payment in full. Without limiting the generality of the foregoing, the Guarantor will not assert, plead or enforce against the Lender any defense of waiver, release, estoppel, statute of limitations, res judiceta,

statute of frauds, fraud, forgery, incapacity, minority, usury, illegality or unenforceability which may be available to Borrower or any other person llabla in reapact of any Indebtedness, or any setoff available against the Lendar to Borrower or any such other person, whether or not on account of a related transaction. The Guarantor expressly agrees that the Guarantor will be llable, to the fullest extent permitted by applicable law, for any deficiency remaining after foreclosure of any mortgage or security Interest securing Indebtedness, whether or not the Ilability of Borrower or any other oblight or such deficiency is discharged pursuant to statute or judicial decision. The Guarantor shall remain obligated, to the fullest extent permitted by law, to pay such amounts as though Borrower's obligations had not been discharged.

8. The Guarantor further agree(s) that Guarantor will be

though Borrower's obligations had not been discharged.

8. Tha Guarantor further agree(s) that Guarantor will be obligated to pay indebtedness even though any other person obligated to pay indebtedness, including Borrower, has such obligation discharged in bankruptcy or otherwise discharged by faw. "Indebtedness" shall include post-bankruptcy patition interest and attorneys" fees and any other amounts which Borrower is discharged from paying or which do not accrua to indebtedness due to Borrower's discharge, and Guarantor will be obligated to pay such amounts as fully as if Borrower's obligetions had not been discharged.

9. If any payment applied by the Lander to Indebtedness is

9. If any payment applied by the Lander to Indebtadness is theraafter sat eside, recovered, rescinded or required to be returned for any reason (including, without limitation, the bankruptcy, insolvency or reorganization of Borrower or any other obligor), the indebtedness to which such payment was applied will obligor), the indeptedness to which such payment was applied will for the purposes of this Guaranty be deerned to have continued in existence, notwithstanding such application, and this Guaranty will be enforceable as to such indebtedness as fully as if such application had never been made.

10. Until the obligations of the Borrower to Lender have been paid in full, the Guarantor waive(s) any claim, remedy or other right which the Guarantor may now have or hereafter acquire against Borrower or any other person obligated to pay

egainst Borrower or eny other person obligated to pay Indebtedness arising out of the creation or performance of the Guarantor's obligation under this Guaranty, including, without limitation, any right of subrogation, contribution, raimbursement, indemnification, exoneration or any right to participate in any claim or remedy the Guarantor may have against the Borrower, collateral, or other party obligated for Borrower's debt, whether or not such claim, remedy, or right arises in equity, or under contract, statute or common law.

11. The Guarantor waives presentment, demand for payment, notice of dishonor or nonpayment, and protest of any instrument evidencing indebtedness. The Lender will not be required first to resort for payment of the indebtedness to Borrower or other persons or their properties, or first to enforce, realiza upon or exhaust any collateral security for Indebtedness, before enforcing this Guaranty.

this Guaranty

12. The liability of the Guarantor under this Guaranty is in addition to and is cumulative with all other liabilities of the Guarantor to the Lender as Guarantor or otherwise, without any limitation as to amount, unless the instrument or agreement evidencing or creating such other liebility specifically provides to the contrary. the contrary.
13. To induce Lender to enter into the Loan, Guarantor makes

na contrary,

13. To induce Lender to enter into the Loan, Guarantor makes these representations and warranties for as long as Guaranty is in effect. Guarantor is duly organized, validly existing and in good standing under the laws in the jurisdiction where Guarantor was organized and is duly qualified, validly existing end in good standing in all jurisdictions in which Guarantor operates or Guarantor owns or lesses property. Guarantor has the power and authority to enter into this transaction and to carry on Guarantor's business or activity as now conducted. The execution, delivery and performance of this Guaranty and the obligation evidenced by this Guaranty are within Guarantor's duly authorized powers; have received all necessary governmental approva; will not violate any provision of law or order of court or governmental agency; and will not violate any agreement to which Guarantor is a party or to which Guarantor is or any of Guarantor's property is subject. Other than previously disclosed in writing to Lender, Guarantor has not changed Guarantor's name or principal place of business within the last ten years and has not used any other trade or fictitious name. Without Lender's prior written consent, Guarantor does not and will not use any other name and will preserve Guarantor's existing name, trade names and franchises, Guarantor

fictitious name. Without Lender's prior written consent, Guarantor does not and will not use any other name and will preserve Guarantor's existing name, trade names and franchises. Guarantor owns or leases all property that Guarantor needs to conduct Guarantor's business and activities. All of Guarantor's property is free and clear of all liens, security interests, encumbrances and other adverse claims and interests, except those Lender previously agreed to in writing. Guarantor is not violating any laws, regulations, rules, orders, judgments or decrees applicable to Guarantor or Guarantor's property, except for those that Guarantor is challenging in good faith through proper proceedings after providing adequate reserves to fully pay the cialm and its challenge should Guarantor lose.

14. This Guaranty is effective upon delivery to the Lender. It will be binding upon the Guarantor and the successors and assigns of the Guarantor and will inure to the benefit of the Lender and its participants, successors and assigns. If there be more than one Guarantor, all agreemants and promises herein shell be construed to be, and are hereby declered to be, joint and several in each and every particular and shall be fully binding upon and anforceable against either, any or all the Guarantore. Any invalidity or unenforceability of any provision or application of this Guaranty will not affect other lawful provisions and application hereof, and to this and the provisions of this Guaranty are declared to be severable. Except as allowed by the terms herein, this Guaranty may not be waived, modified, amended, terminated, released or otherwise changed except by a writing signed by the Guarantor and the Lender. This Guaranty shell be governed by the laws of the Cander's acceptence hereof. the Lender's acceptence hereof.

O 2001 Wolters Kluwer Financial Sarvices - Bankers Systems\*\* Form M-260-MO 8/29/2006

## NOTARY ACKNOWLEDGEMENT TO GUARANTY DATED 06/06/12

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STATE OF Kr	
COUNTY OF VOLUME OF	
<u>RONALD I HORTON,</u> (AFFIANT) TO ME P. SWORN DID SAY THAT <u>HE</u> IS THE <u>MANA</u> LIABILITY COMPANY, AND THAT SAID I	2012, BEFORE ME APPEARED, ERSONALLY KNOWN, WHO BEING BY ME DULY, GING MEMBER OF MESA CINEMAS LLC, A LIMITED INSTRUMENT WAS SIGNED ON BEHALF OF SAID ID AFFIANT ACKNOWLEDGED SAID INSTRUMENT
	ET MY HAND AND AFFIXED MY NOTARIAL SEAL
AT MY OFFICE IN <u>Overhous Park</u> LISTED ABOVE WRITTEN.	THE DAY AND YEAR
MY COMMISSION EXPIRES:	, NOTARY PUBLIC
	Notary Public - State of Kansas BRUCE A. WUTTEAN My Appt. Exp. 175 (5)

GUARANTOR NAME AND	ADDRESS LENDER NAME AND		pr20800368
arizóna cinemas LLC	HAWTHORN BANK	140110	······································
6801 W 107TH STREET	321 W. BATTLEFIELD	Amou	nt 750,000.00
OVERLAND PARK MO 66212	SPRINGFIELD, MO 65807	Date	JUNE 06, 2012
			<del></del>
	GUARANT	Y	
PATE. The date of this Guarant		·	
For good and valuable considerations and as property of the account of DICKIE	ideration, the receipt and sufficiency of wi signs), at its option, at any time or from ti	nich are hereby acknowledge me to time to make loans or	ed, and to induce Lender (with it extend other accommodations to
To the account of	wor manifold inc.	(Borrowerl or to	sngage in any other transaction
vith Borrower, the Guarantor hy whether at maturity or earlier by NDEBTEDNESS.	nereby absolutely and unconditionally guardy y reason of acceleration or otherwise, of the	antles to the Lender the full	and prompt payment when due
☐ Specific Debte. The Borrower to Lender evi	ne Guarantor guaranties to Lendar the pardenced by or arising out of the following:	· · · · · · · · · · · · · · · · · · ·	·
performance of each a time hereafter owe to whather it is or may b unliquidated, or joint, s this Guaranty includes	and any extensions, renewals or it as this Gueranty may otherwise provind every debt, liability and obligation of st. Lender (whether such debt, liability or o se direct or indirect, due or to become ductevers), or joint and severs); all such debts the following described debt(s):	ida, the Guarantor guarant very type and description wi bligation now axists or is h a, absolute or contingent, pr , fiabilities and obligations (li	es to Lender the payment and nich Borrower may now or at any ereafter created or incurred, and improved secondary liquidated of
	ture Debts of the Above Listed Borr	ower to HAWTHORN BANK.	
Exclusions.  Guarantor will be default and for all or remadies under this	pe liable for \$	f collection, enforcement or	the indebtedness outstanding at protection of Lender's rights and
Guarantor's liablinterest, and the ex	filty will not exceed % of the spenses of collection, enforcement or prot	e Indebtedness outstanding	at default and all of the eccrued of remedies under this Guaranty,
including reasonable	attorneys' fees.	-	,
☐ Indebtedness Ex	cludes; ·		
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The Guarantor further acknowledges and agrees with Lander

that:

1. No act or thing need occur to establish the liability of the Guarantor hereunder, and no act or thing, except full payment and discharge of all Indebtedness, shall in any way exonerate the Guarantor or modify, reduce, limit or release the liability of the

Guarantor or modify, reduce, limit or release the liability of the Guarantor hereunder.

2. This is an absolute, unconditional and continuing Guaranty of payment of the indebtedness and will continue to be enforceable against the Guarantor, whether or not all indebtedness is paid in full, until this Guaranty is revoked by written notice actually received by the Lender. Any revocation shall not be effective as to any Indebtedness existing or committed to at the time of actual receipt of notice by the Lender, or as to any renewels, extensions and refinancings thereof.

The Guarantor represents and warrants to the Lender that the Guarantor has a direct and substantial economic interest in

Guerantor has a direct and substantial economic interest in Borrower and expects to derive substantial banefits therefrom and from any loans and financial accommodations resulting from the creation of indebtedness gueranteed hereby, and that this Gueranty is given for a business purposa. The Guerantor agrees to rely exclusively on its right to revoke this Gueranty prospectively as to future transactions by written notice actually received by Lender if et any time the benefits then being received by the Guerantor in connection with this Gueranty are not sufficient to warrent its continuance as a Guerantor as to future indebtedness. Accordingly, the Lender may rely conclusively on a continuing werranty, hereby made, that the Guerantor continues to be benefited by this Gueranty and that the Lender has no duty to inquire into or confirm the receipt of any benefits, and that this Gueranty will be anforceable without regard to the receipt, nature or valua of any such benefits.

3. If the Guerantor is dissolved or becomes insolvent, however defined, or revokes this Gueranty, then the Lender has the right to declare the full amount of all indebtedness immediately due and payable, and the Guerantor will forthwith pay the Lander. If the Guerantor voluntarily commences or there is commenced involuntarily against the Guerantor a case under the United States Bankruptcy Code, the full amount of all indebtedness, whether due and payable or unmatured, will become immediately due and payable without demand or notice thereof.

4. The Guerantor will be liable for all indebtedness without any imitation as to amount, plus accured interest thereon and all other costs, fees, and expenses agreed to be pald under all agreements evidencing the Indebtedness and affectingers' fees, collection costs and enforcement expenses referable thereto, indebtedness may be created and confinued in any amount, whether or not in excess of such principal amount, without affecting or impairing the liability of Guarantor has a direct and substantial economic interest in Borrower and expects to derive substantial benefits therefrom and

costs, fees, and axpenses agread to be pero under an episonic videncing the Indebtedness, and all attorneys' fees, collection costs and enforcement expenses referable thereto. Indebtedness may be created and continued in any amount, whether or not in excess of such principal amount, without affecting or impairing the liability of the Guarantor hereundar. The Lender may apply any sums received by or available to the Lander on account of the Indebtedness from Borrower or any other person (axcept the Guarantor), from their properties, out of any collateral security or from any other source to payment of the excess. Such application of receipts will not reduce, affect or impair the liability of the Guarantor hereunder. If the liability of the Guarantor is limited pursuant to this paragraph 4, any payment made by the Guarantor under this Guaranty will be effective to reduce or discharge its liability only if accompanied by a written transmittal document, received by the Lender, advising that such payment is made under this Guaranty for that purposa.

5. The Guarantor will pay or reimburse the Lender for all costs and expenses (including reasonable attorneys' fees and legal expenses) incurred by the Lender in connection with the protection, defense or enforcement of this Guaranty in any litigation or bankruptcy or insolvency praceedings.

6. Whether or not any existing relationship between the Guarantor and Borrower has been changed or ended and whether or not this Guaranty has been revoked, the Lender may, but shall not be obligated to, anter into transactions resulting in the creation or continuance of indebtedness, without any consent or approval by the Guarantor and without any notice to the Guarantor. The liability of the Guarantor will not be affected or impaired by any of the following acte or things (which the Lender is expressly authorized to do, omit or suffer from time to time, both before and after revocation of this Guaranty, without notice to or approval by the Guarantors, in a sufficient or suffer from colleteral security; or any release, modification, substitution, discharge, impairment, deterioration, waste, or loss of any collateral security; (viii) any foreclasure or enforcement of any collateral security; (viii) any transfer of any Indebtadness or any avidence thereof; (ix) any order of application of any payments or credits upon indebtedness; (x) any election by the Lender under \$1111(b)(2) of the United States Bankruptcy Code.

7. The Guarantor waives any and all defenses, claims and discharges of Borrower, or any other obligor, pertaining to indebtedness, except the defense of discharge by payment in full. Without limiting the generality of the foregoing, the Guarantor will not assert, plead or enforce against the Lender any defense of waiver, release, estoppel, statute of limitations, ree judicate,

waiver, release, estoppel, statute of ilmitations, res ludicata.

statute of frauds, fraud, forgery, incapacity, minority, usury, statute of frauds, fraud, forgery, incapacity, minority, usury, illegality or unenforceability which may be available to Borrowes or any other person liable in respect of any indebtedness, or any setoff available against the Lender to Borrower or any such other person, whether or not on account of a related transaction. The Guarantor expressly agrees that the Guarantor will be liable, to the fullest extent permitted by applicable law, for any deficiency remaining after foreclosure of any mortgage or security interest securing indebtedness, whether or not the liability of Borrower or

securing Indebtadness, whether or not the liability of Borrower or any other obligor for such deficiency is discharged pursuent to statute or judicial decision. The Guarantor shall remain obligated, to the fullest extent permitted by law, to pay such amounts as though Borrower's obligations had not been discharged.

8. The Guarantor further agree(s) that Guarantor will be obligated to pay Indebtedness even though any other person obligated to pay Indebtedness. Including Borrower, has such obligation discharged in bankruptcy or otherwise discharged by law. "Indebtedness" shall include post-benkruptcy petition interest and attorneys' fees and any other amounts which Borrower is discharged from paying or which do not accrue to Indebtedness due to Borrower's discharge, and Guarantor will be obligated to pay such amounts as fully as if Borrower's obligations had not been discharged.

8. If any payment applied by the Lender to Indebtedness is

pay such amounts as fully as if Borrower's obligations had not been discherged.

9. If any payment applied by the Lender to indebtedness is thereafter set aside, recovered, rescinded or required to be returned for any reason (including, without limitation, the bankruptcy, insolvency or reorganization of Borrower or any other obligor), the indebtedness to which such payment was applied will for the purposes of this Guaranty be deemed to have continued in existence, notwithstanding such application, and this Guaranty will be enforceable as to such indebtedness as fully as if such application had never been made.

10. Until the obligations of the Borrower to Lender have been paid in full, the Guarantor waive(s) any claim, remedy or other right which the Guarantor waive(s) any claim, remedy or other right which the Guarantor waive(s) any claim, remedy or other right which the Guarantor waive(s) any claim, remedy or other gight which the Guarantor may now have or hereafter acquire against Borrower or any other person obligated to pay indebtedness arising out of the creation or performance of the Guarantor's obligation under this Guaranty, including, without limitation, any right of subrogation, contribution, reimbursement, indemnification, exoneration or any right to participate in any claim or remedy the Guarantor may have against the Borrower, collateral, or other perty obligated for Borrower's debt, whether or not such claim, remedy, or right arises in equity, or under contract, statute or common law.

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the contrary.

13. To Induce Lender to enter into the Loan, Guarantor makes these representations and warranties for as long as Guarantor is these representations and warranties for as long as Guarantor is in effect. Guarantor is duly organized, validly existing and in good standing under the laws in the jurisdiction where Guarantor was organized and is duly qualified, validly existing and in good standing in all jurisdictions in which Guarantor operates or Guarantor owns or leases property. Guarantor has the power and authority to enter into this transaction and to carry on Guarantor's business or activity as now conducted. The execution, delivery and performance of this Guaranty and the obligation evidenced by this Guaranty are within Guarantor is duly authorized powers; heve received all necessary governmental approvel; will not violate any provision of law or order of court or governmental egency; and will not violate any agreement to which Guarantor is a party or to which Guarantor is a party or to which Guarantor is property is subject. Other than previously disclosed in writing to Lender, Guarantor hes not changed Guarantor's name or principal place of business within the last ten years and has not used any other trade or

Other than previously disclosed in writing to Lander, Guarantor has not changed Guarantor's name or principal place of business within the last ten years and has not used any other trade or fictilious name. Without Lander's prior written consent, Guarantor does not and will not use any other name and will preserve Guarantor's existing name, trade names and franchises. Guarantor owns or leases all property that Guarantor naeds to conduct Guarantor's business and activities. All of Guarantor's property is free and clear of all ilens, security interests, encumbrances and other adverse claims and interasts, except those Lender previously agreed to in writing. Guarantor is not violating any laws, regulations, rules, orders, judgments or decreas applicable to Guarantor or Guarantor's property, except for those that Guarantor is challenging in good faith through proper proceedings aftar providing adequate reserves to fully pay the claim and its challenge should Guarantor lose.

14. This Guaranty is affective upon delivery to the Lender, without further act, condition or acceptance by the Lender. It will be binding upon the Guarantor and the successors and assigns of the Guarantor and will inver to the benefit of the Lender and its participants, successors and essigns. If there be more than one Guarantor, all agreements and promises herein shall be construed to be, and are hereby declared to be, joint and several in each and every particular and shall be fully binding upon and enforceable against either, any or all the Guarantors. Any invalidity or unenforceability of any provision or application of this Guaranty will not affect other lawful provisions and application hareof, and to this end the provisions of this Guaranty are declared to be severable. Except as allowed by the terms herein, this Guaranty may not be weived, modified, amended, terminated, released or otherwise changed except by a writing signed by the Guarantor and the Lender. This Guaranty shall be governed by the laws of otherwise changed except by a writing signed by the Guarantor and the Lender. This Guaranty shall be governed by the laws of the State in which it is executed. The Guarantor waiyes notice of

the Lender's acceptance hereof.

(page 2 of 2)

## NOTARY ACKNOWLEDGEMENT TO REQUEST FOR TAXPAYER IDENTIFICATION NUMBER & CERTIFICATION

भीत्र प्रकासकार

STATE OF KS	
COUNTY OF Johnson	
ON THIS IT THE DAY OF I	2012, BEFORE ME APPEARED,
RONALD J HORTON, (AFFIANT) TO ME PERS	ONALLY KNOWN, WHO BEING BY ME DULY,
SWORN DID SAY THAT HE IS THE MANAGIN	
	SAID INSTRUMENT WAS SIGNED ON BEHALF OF
SAID LIMITED LIABILITY COMPANY, AND S	
INSTRUMENT TO BE THE FREE ACT AND DE	
IN WITNESS WHEREOF, I HAVE SET I	MY HAND AND AFFIXED MY NOTARIAL SEAL
AT MY OFFICE IN OURVIOND POK	THE DAY AND YEAR
LISTED ABOVE WRITTEN.	
MY COMMISSION EXPIRES:	Brows
	, NOTARY PUBLIC
i	A Notary Public - State of Kansasi
	Notary Public - State of Kansas BRUCE A. WITT AN