ELYSIAN ECONOMIC DEVELOPMENT LOAN AGREEMENT

This agreem	nent is made on ("Borrower") and the El	, 20	_, between	and and Authority ("FDA")
and is ancilla	ary to the making of busines			
1.	Borrowers is proposing t	-	usiness facility lo of Elysian.	ocated at
2.	Borrower wishes to have hold' improvements at the			ncing of the 'lease
3.	The EDA is determined financially assist the Bor		•	
Now therefor	ore it is mutually agreed as f	follows:		
1.	years at an interest rate of shall be used exclusively improvements as defined Funds shall not be utilized or inventory.	of three per for the und by the Bo	cent (3%) and the dertaking of the orrower in their re	ne proceeds of this loan necessary leasehold equest for funds.
2.	The Borrower shall subn for loan funds. The requ disbursement and the fur All funds must be disburdisbursement shall be refushall be the date used for be the Borrower's responsand material are promptly location.	tests may be not shall be resed within ferred to as a calculation as ibility to	e made monthly provided to the six (6) months. It the "Initial Dishing interest charge insure that all page in the six th	or as a single Borrower by the EDA. The date of bursement Date" and es on the loan. It shall ayments for services

3.	The first loan payment shall begin one (1) month after the full disbursement of funds and monthly thereafter. In the event the full amount of \$ is not utilized, the amortization schedule shall be adjusted to reflect the actual amount of the borrowed funds. Amortization shall be in the form of equal monthly payments of \$ and shall be first applied to interest and the balance to the principal, the remaining unpaid principal shall be paid in full as a balloon payment on the month 120 payment.
4.	The Borrower may repay this note in whole or in part at any time without penalty. If the Borrower makes a partial prepayment there will be no changes in the due date or in the amount of the Borrower's monthly payment unless the note hold agrees in writing to those changes.
5.	In the event that the Borrower shall be in default or in violation of any of the covenants, certifications, terms or conditions of the promissory note securing the indebtedness evidenced hereby, then the entire principal amount outstanding hereunder shall at once become due and payable at the option of the note holder, without notice or demand. In the event of any default in payment of this note, and if suit is brought hereon, the note holder shall be entitled to collect in such proceedings all reasonable costs and expenses of suit including, but not limited to, reasonable attorney's fees.
6.	The property which is being improved is the Borrower's principal place of business and is the property in which the Borrower is now/or will be operating his/her business. If these premises are no longer used as the Borrower's principal place of business during the term covered by said loan agreement and promissory note, the entire balance of this note shall be immediately due and payable.
	hereof, the respective parties hereto have caused this agreement to be duly ne day and year hereinabove set forth.
BORROWEI	R:
By:	By:
Date:	Date:
ELYSIAN EI	DA:
By:	By:
Date:	Date:

me, a Notary Public within, Borrower, to me e foregoing instrument, and et and deed.
, Borrower, to me e foregoing instrument, and
, Borrower, to me e foregoing instrument, and
, Borrower, to me e foregoing instrument, and
, a Notary Public within and nke, Clerk Administrator, to d the foregoing instrument, and deed.
me, a Notary Public within McBroom, Sr., Elysian EDA