

Form PCA 456-5 - (5-78) (INDIANA)

REAL ESTATE MORTGAGE

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· · · · · · · · · · · · · · · · · · ·	Gene R. Sebber	a and Kathy	L. Sebben, h	usband and wif	e	
			/ L			
reafter	jointly and saverall	y referred to as	Mongager'), of	12504 Clark R	d., Crown Po	int. IN
			THE PERSONNEL PROPERTY.	ent 18		ection Credit Associ
		/ NIC	whose princip	uel office is ex	LaPorte	
	Indiana	140	T OIT		orporation created	under an act of Co
reafter	referred to as "M	ortgages S. Wid	Hessathneris	thomas in consider	GIOT OF ONE DO	LLAR and other val
siderat	tion, the receipt an	d sufficiency of	which being hereb	v acknowledged, do	S MORTGAGE	and WARRANT unti
						s, improvements, fix nents, minerals, incli
				oil and gas leases, tir		
	1	Gent	r	Township,	Lake	
nty, S	tate of Indiana (som	nationes hareafte	r called the "Mortgi	ged Premises"):		
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3 34	north, Kanga	A MESE OI	the 2nd Frinci	pal Meridian,	In Lake Cou	nty, indiana.
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			TUDER'S	Will.	
			Tr.O.C.			
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Mortg	gage is made to secu	re the payment	without relief from	valuation and apprais	sement laws,	ERS 77
ST.	of the indebtednes	s due from	Gene Ry Sellie	m and Kathy I	Sebben hu	spand and wife
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	an abo Alexanon i					
	to mis wice tobelise in	n the principal s	um orevence	en Thousand F	LVE SUNGFER	ma naziuu
						commence do
	(\$ 17.500.00		the Mortgagee has a	dvanced, or has obt	igated itself to ac	lvance, evidenced by
	following described promissory note(s) executed by the aforenamed person(s) and bearing interest from the interest peginning date of said note(s) as therein specified:					
	•		erein specified:			
	Principal Amount	Oste of Note	When Oue	Principal	Date of	When Ouc
) 440 447		§ Amount	Note	
	WALL STATE OF THE					

Together with any renewals and extensions, partial or otherwise.;

SECOND. To secure the payment of all unpaid balances of any additional or other loan advances which the Morrgages may make under provisions of notes secured hereby, to the aforenamed person, no matter how the same may be evidenced; and

THIRD. To secure unpaid balances of any loans made in the future by Mortgages to the aforenamed person, at the request of the aforenamed person. Mortgagor or his successor in title, no matter how such loans may be evidenced.

In all cases the secured debt includes advancements to protect the security, expenses of collection and a reasonable attorney's fee. The parties hereto agree and intend that this Mortgage shall secure unpaid balances of any idens or advances made by Mortgages to the aforenamed person(s) not to exceed the maximum amount outstanding at any one time of

Pifry Thousand and no/100

Dollars (\$_50,000,00____) in the aggregate and exclusive of interest thereon. If the unpaid balance at any time exceeds such amount, then this Mortgage shall secure that portion of the cutstanding balance which does not exceed such amount.

The Mortgagor further covenants and agrees with the Mortgages, as follows:

- 1. NO LIENS OR ASSESSMENTS. Not to permit any lien or assessment other than current taxes not delinquent to encumber the Mortgaged Premises.
- 2. INSURANCE. To maintain insurance on all buildings and other improvements on the Mortgaged Premises against damage by fire, windstorm or other normal risks under extended coverage in companies and amounts satisfactory to Mortgagee. All policies evidencing such insurance shall have attached thereto standard Mortgagee riders making such insurance payable to Mortgagee as its interest may appear, and shall provide for at least ten (10) days' prior written notice of cancellation or material change in coverage to Mortgagee. All such policies or appropriate certificates, at Mortgagee's request, shall be deposited with
- MAINTENANCE, WASTE, USE, ALTERATIONS AND ENCUMBERED PERSONALTY. To keep all buildings, fences and other improvements on the Mortgaged Premises in as good repair and condition as the same are in at this date, and to promptly, repair, rebuild or restore any part damaged or destroyed and to permit no waste, and especially no cutting of timber or removal of oil, gas, coal or other minerals except for the actual needs of the property. Mortgagor shall not make or permit, without Mortgagee's written consent (A) any use of the Mortgaged Premises for any purpose other than that for which the same is now used or as identified to Mortgagee as intended to be used; (B) any substantial alterations of the buildings, improvements, fixtures, apparatus, machinery, and equipment now or hereafter eracted or located upon the said premises: (C) any purchase, lease or agreement under which title is reserved in the vendor respecting any fixtures, apparatus, machinery equipment, or personal property to be placed in or upon any of the buildings or improvements on the Mortgaged Premises unless any such interest is subordinated to the lien of this Mortgage, and Mortgagor shall execute and deliver, from time to time, such further instruments as may reasonably be requested by Mortgages in order to confirm the priority of this mortgage lien.

4. APPOINTMENT OF RECEIVER. Mortgagor acknowledges the propriety of, and consents to, the appointment of a receiver for the Mortgagod Premises upon seven days' notice in the event that any action is commenced involving the

Mortgaged Premises or to foreclose this Mortgage.



5. <u>CONDEMNATION</u>. In the event of a public taking or condemnation respecting any part of the Mortgaged Premises by proper authority, any damages paid or award allowed shall, at the option of the Mortgages, be applied first toward the satisfaction of the Mortgage.

6. ADVANCEMENTS BY MORTGAGEE. Mortgages may, at its option, advance and pay all sums necessary to protect and preserve the Mortgaged Prémises. All sums so advanced by the Mortgages shall become a part of the indebtedness secured hereby and shall bear interest from the date or dates of payment at the default rate provided in the notes secured hereby. Such sums may include, but are not limited to, insurance premiums, taxes, assessments and liens which may be, or become prior and senior to this Mortgage as a lien on the Mortgaged Premises, or any part thereof, and all costs, expenses and attorneys' fees incurred by the Mortgages in respect of any and all legal or equitable proceedings which relate to this Mortgage or to the Mortgaged Premises.

EVENTS OF DEFAULT AND ACCELERATION. Time is of the essence of this agreement. The occurrence of any of the following shall constitute a default under this Mortgage.

A. Nonpayment or nonperformance of any of the obligations secured hereby or of any covenant under this Mortgage.

8. Any warranty, representation or statement made or furnished to Mortgages by, or on behalf of, Mortgagor in connection with this Mortgage or to induce Mortgages to make any loan, advancement or other extension of credit to Mortgagor which is untrue or misleading in any material respect as of the date when made or furnished.

C. Any substantial uninsured done, their damage or destruction of the Mortgaged Prantices, or the making of any levy, seizure or attachment against his Document is the property of

- O. The death, dissolution or termination of existence of Mortgagor (except a technical dissolution which is cured within 30 days); or the insolvency or business failure of Mortgagor, or the admission by Mortgagor in writing of an inability to pay debts as they become due; or the appointment of a receiver or trustee for any part of the property of Mortgagor; or an assignment for the benefit of Mortgagor's creditors; or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Mortgagor or against any guaranter or surety for Mortgagor or any part of the obligations, secured hereby, or if the Mortgagor shall abandon the Mortgagod Premises.
- E. Default by Mortgagor in the payment of any indebtedness of Mortgagor for borrowed money, other than any of the obligations secured hereby or the acceleration of the maturity date of any such indebtedness of Mortgagor.

F. Mortgages's reasonably deeming any of the obligations secured hereby to be insecure for any other reason.

Upon any default the entire indebtedness secured hereby shall become immediately due and payable at the option of the Mortgagee, without notice, and this Mortgage may be foreclosed accordingly. Upon such default and acceleration the Mortgagee may continue the abstract of title to the Mortgaged Premises, or obtain other appropriate title evidence, and may add the cost thereof to the principal balance due.

NONWAIVER; REMEDIES. Delay by the Mortgages in the exercise of any of its rights hereunder shall not preclude the exercise thereof so long as the Mortgager is in default hereunder, and no failure of the Mortgages to exercise any of its rights hereunder shall preclude the exercise thereof in the event of a subsequent default by the Mortgager hereunder. The Mortgages may enforce any one or more of its rights or remedies hereunder successively or concurrently.

IN GENERAL. The Mortgages may extend the time for cayment of the indeptedness, or reduce the payments thereon, or accept a renewal note or notes therefor without consent of any junior limbolier, and without the consent of the Mortgagor if the Mortgagor has then parted with title to the Mortgaged Premiser, No such extension, reduction or renewal shall affect the priority of this Mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the personal liability of the Mortgagor to the Mortgages. The titles of the paragraphs in this instrument are for convenience only, and do not limit the contents of such paragraphs. All rights and obligations hereunder shall extend to, and be binding upon, the several heirs, representatives, successors and assigns of the parties to this Mortgage. When applicable, use of the singular form of

any word shall mean or apply to the plural, and masculine form shall mean and apply to the feminine or the neuter. IN WITNESS WHEREOF, the Morresour has executed this morreson as of the day and year first above written. Gene R. Sebben Kathy L. Sebben (FOR INDIVIDUALS) STATE OF INDIANA Porter COUNTY OF.... Before me the undersigned, a Notary Public in and for said State and County, this day personally appeared-Gene R. Sebben and Kathy L. Sebben, husband and wife execution of the foregoing mortgage. May Ist WITNESS my hand and seal this__ My commission expires: County of residence: (Karen F. Cribben) Notary Public 10-3-81 Porter (FOR INDIVIOUALS) STATE OF INDIANA COUNTY OF Before me the undersigned, a Notary Public in and for said State and County, this day personally appeared who acknowledged the execution of the foregoing mortgage. WITNESS my hand and seal this _____day of _ My commission expires: County of residence:) Notary Public RECEIVED FOR RECORD ON THE _____ day of _______ 19_____ at ____O'clock ____ M and RECORDED_______19_____in MORTGAGE BOOK_______Page_____ County Recorder_____

The form of this mortgage was prepared for the Mortgages by Donald D. Bussell, Attorney at Law, and completed by Karen F. Cribben . Association Employee

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