REAL ESTATE MORTO

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First Natl Bk of CP

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THIS INDENTURE	WITNESSETH,	That	Vincent	D. Mil	ler d	and Caro	1 Lynn M	liller		_
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of	Lake		_ County, in th	e state of		Indi	ana		^h	ereinafter called
the mortgagors, MOR							Bank of	Crown	Point,	A United
	States (
of Lake County, Indi	**			owing describ	ed real es	ate in L	ake		County, Ir	ndiana, to with
together with all of	plat the	ereof r Recorde	ecorded r of La	in Pla ke Coun	it Boo	ok 40, p Indiana.		in th	e offic JAN 20 1 26	THE INSURANCE COMPANY IMPROVE STATE OF THE AND
profits thereof. TO SECURE THE indebtedness and liabil										
herewith or may be h mortgagee and to secu incurred by the mort	ereafter during a	period of	Five (5) years from or contingen	n this de	te executed b	y the mortgag rtgagors, or eiti	ors, or either	er of them,	in favor of the
The mortgages agrees to sums, of money as the provided such loan. M as sound investments	re in accordance	reither* of the with sound b	em) may requi anking practice	est, upon suc es and existin	hitermsia g laws an	s to maturity diregulations of	and interest rat	e as the moi is of America	tgagee shall fi pertaining the	ix and approve, reto and qualify.
\$	00	_ at any one	time.							
Whenever requested,	mortgagors agre	to furnish	mortgagee w	ith a current	t, certifie	d, accurate and	complete financi	ial statement.		
it is covenanted and the mortgagee as afor and further advances and any and all renew indebtedness and/or I hereby or any interes mortgagors breach or shall, at the option of for the collection of all	resaid, and it is may be made ar als and extension liability of the type the type of the promptifithe mortgagee,	expressly agreed new notes thereof, and mortgagors, paid at mate y or faithfull and without	eed that any reexecuted and a any and all a or either of urity or any in notice, become	note, or note: this mortgag dditional note them, to th ndebtedness o y one of the ne immediatel	e shall a e shall a e secuti e mortga or liability ir covena	ed hereunder m call times secu ed according gee. In the eve y secured hereb nts herein conta	nay be paid in ware the payment to the term ont the whole only is not paid on ained, then all n	whole or in a of any and a size of any part of a respect to the control of the co	part and there all of such adv ong with an any one of t when due, or ts and liabilitie	after subsequent vences and notes y and all other he notes secured in the event the es hereby secured
The mortgagors agree	to pail all reason									ilities or notes

THE MORTGAGORS FURTHER EXPRESSLY AGREE AND CONVENANT AS FOLLOWS:

(1) To pay the note, or notes, and the debts and liabilities secured hereby promptly as it or they become due, and to pay all interest and attorney's feet according to the terms of said note, or notes;

money so paid by the mortgages shall become a part of the debt secured by and collectible under this mortgage;

(2)/To pay all taxes, accisments, and impositions levied and imposed upon the real estate above described and the improvements thereon as the same become due and payable and within ten (10) days after any of such taxes, assessments or impositions; or any installments thereof, shall be due and payable, to furnish and exhibit to the Cashier of the mortgages valid receipts evidencing such payments and, failing so to do, the mortgages may pay the same and the

(3) To keep all buildings and improvements now on or hereafter erected upon said real estate. no event less than the full debt from time to time secured by this mortgage, with proper and sufficient mortgage or loss payable clauses upon each of the notes, secured hereby, and to deliver to and leave in the possession of the mortgagee any and all such policies of insurance as issued, with receipts showing paid shall become a part of the debt secured by and collectible under this mortgage;

and all equipment attached thereto insured against loss or damage by fire, lightning, windstorm, tornado, cyclone and hail and war damage in some responsible insurance company satisfactory to the mortgagee and in policies of such insurance in form satisfactory to the mortgagee, payable to the mortgagee as its interests may appear under this mortgage and the note, or the payment of the full premium, or premiums, on such policies, and, failing so to do, the mortgagee may procure and pay for such insurance and the amounts so

(4) That the abstract of title, or title policy, covering the real estate herein mortgaged shall be the absolute property of the mortgages until the debt secured: by this mortgage is paid in full and that at any time it sees fit, the mortgage may procure and pay for a continuation, or continuations, of such abstract; or a later date title policy, or policies, and any amount, or amounts, so expended by the mortgages for such purpose shall become a part of the debt secured by and collectible under this mortgage:

- (5) That the lien of this mortgage shall include all trees, shrubbery, equipment, appliances and fixtures now or hereafter located upon or attached to the real estate above described and that the mortgagors shall not in any way make any material alterations in the improvements now on or hereafter erected upon said real estate, or remove the whole or any part of such improvements or the aforesaid equipment, appliances, fixtures, trees or shrubbery without the written consent of the mortgagee;
- (6) That the mortgagee may at its option pay the whole or any part of any lien upon said real estate, improvements, equipment, appliances or fixtures. whether such lien, or liens be prior and senior or subsequent and junior to the lien of this mortgage and that any amounts so paid by the mortgage for any of such purposes shall become a part of the debt secured by and collectible under this mortgage;
- (7) That the mortgagors shall not sell, mortgage, convey or dispose of any of the security covered by this mortgage without the written consent of the mortgagee;
- (8) That, in the event the premises herein mortgaged or any part thereof are taken under the power of eminent domain, the entire award shall be paid to the mortgagee to apply upon any debt which may be secured by this mortgage and that any amounts paid under any insurance policy, or policies, for any loss or damage on or to the security hereby mortgaged shall be paid directly to the mortgagee and applied by the mortgagee first to the payment of the balance remaining unpaid on any note or debt secured by this mortgage, the balance, if any, to be paid to the mortgagors or their successors in interest, and that the mortgagee is hereby irrevocably authorized for and on behalf of the mortgagors or their successors to receive and receipt for any such monies under any insurance policy, or policies, covering loss or damage to the security herein mortgaged, and for any award for any of said real estate taken under right of eminent domain:
- (9) That upon the filing of any complaint to foreclose this mortgage, the mortgagee shall be entitled to have a receiver appointed by the court to take possession of the security herein mortgaged and to collect the rents, issues and profits of and from said security and to hold the same, subject to the orders of said court or the Judge thereof, for the benefit of the mortgages, pending the final decree in such foreclosure proceeding or pending the sale of said security pursuant to such decree and such receiver may be appointed irrespective of the value of the mortgaged property or its adequacy to secure or discharge the indebtedness secured by this mortgage;
- (10) That the mortgagors will not suffer, permit or commit any waste or commit any act which would impair or depreciate the value of the security herein mortgaged, and that said mortgagors will keep the buildings, improvements, equipment, appliances and fixtures now located upon or hereafter erected or placed upon the above described real estate in a good condition and state of repair at all times;
- (11) That, in the event the ownership of the mortgaged premises, or any part thereof, becomes vested in any person, or persons, other than the mortgagers, the mortgagee may, without notice to the mortgagers, deal with such successor, or successors, in interest with reference to this mortgage and the debt hereby secured in the same manner as with the mortgagors, without in any way vitiating or discharging the mortgagors' liability hereunder, or upon the debt hereby secured, and the mortgagee may, in such event, extend the time for the payment of said indebtedness or the performance of any or all of the covenants hereof, or reduce the payments to be made upon such indebtedness, and any such extension, or reduction, shall not release the mortgagors from their liability under said note and this mortgage;
- (12) To pay any and all mechanic's, laborer's, or materialmen's liens, which may be or may become a lien upon the real estate herein described; also, to pay any prior liens or encumbrances which may at the time this mortgage is executed be a lien upon said premises, and to pay any and all outstanding claims lessening the legal or equitable interest and title of the mortgagors in and to said premises;
- (13) To pay, in case of the mortgagee's placing this mortgage and/or the note, or notes, hereby secured in the hands of an attorney for collection, or in case of any legal proceedings wherein the mortgagee herein should be required to defend or protect its rights, interest or lien under this mortgage and the debt secured hereby, all reasonable attorney's fees, expenses and costs incidental thereto, and upon failure of the mortgagors to pay the same, the mortgagee may do so and the same shall, thereupon, become and be a part of the debt secured by this mortgage; also, in case of the foreclosure of this mortgage, to pay reasonable attorney's fees for such foreclosure and services incidental thereto.

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all notes, debts and liabilities hereb	y secured are paid in full, the mortgages agrees to
is and seals this <u>lith</u> day o	of January , 19 82
Paulo	Cons. Miller (SEAL)
Carol Lynn	Aller
ty and state thisllth_ day of	<u>January</u> , 18 82
.ler	ALL ALLANDER
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Eller Ce	donl
Ellen Adank	Notary Public
ared by W. C. Gill, Vice President	RECEIVED FOR RECORD The day of A.D. 19 at day of
1: S	s and seals this lith day of Carol Lynn party and state this lith day of Ellen Adank Street by W. C. Gil,