928135 MORTGAGE, made this 22nd day of May May 19 87 belween Decker Will Line 4	641
MORTGAGE, made this22nd_day of _May, 19 _87between	
ofGARY	
hereinafter (whether one or more in number) called mortgagor, and Aetna Finance Company, a Delaware Corporation, having a plabusiness located at	e of
WITNESSETH, That mortgagor, in consideration of a loan from mortgagee evidenced by a Note bearing even date herewith in the am of Fifty-five thousandeight hundred dollars (\$ _55828.87	gee's and

The North 91 feet by Parallel lines of the following described parcel: Part of the South 1/2 of the southeast 1/4 of section 25, township 36 north, range 9, west of the 2nd P.M. Described as comencing at a point in the center line of Ross Road 140.53 feet Northwesterly of the intersection of the center line of Ross Road with the center line of Cady Marsh Ditch; Thence East and parallel with the South line of said section 347.27 feet (1/2) of the Southeast one quarter (1/4) of the Southeast one quarter (1/4) of said section: Thence North along said East line two hunderd forty one(241) feet: Thence West parallelwith the South line of said section 376.16 feet more or less, to the center line of Ross Road: Thence Southeasterly alongcenter line of said Ross Road 241.89 feet to the place of beginning, all in Lake County, Indiana, except that portion taken for highway purposes.

Together with all buildings and improvements now or herafter erected thereon and the rents, issues and profits thereof and all servens, awnings, shades, storms, sash and blinds, and all heating, lighting, plumbing, gas, electric, ventilating, refrigerating and air configurating equipment used in connection therewith, all of which, for the purpose of this mortgage, shall be deemed fixtures and subject to the lies in the property above described, all of which is referred to hereinafter as the "premises" or the "mortgaged premises".

TO HAVE AND TO HOLD the premises unto mortgagee, its successors and assigns, forever, for the purposes, and upon the uses herein set forth.

The mortgagor hereby covenants that the mortgaggor is seized of a good title to the mortgaged premises in fee simple and has authority and power to convey the same, free and clear of all incumbrances, except as follows:

Taxes First Half 1986 Tax a Delinquency of 139.11 & penalty due and unpaid. Last half 1986 tax alien and undetermined

and the mortgagor will forever warrant and defend the same to the mortgagee against all claims whatsoever.

PROVIDED ALWAYS, and these presents are upon this express condition, that if the mortgagor shall pay or cause to be paid to the mortgagee the indebtedness as expressed in the above described Note secured hereby, according to the terms thereof and all renewals and extensions thereof, and all other present and future indebtedness (except subsequent consumer credit sales) of mortgagor to mortgagee, all without relief from valuation or appraisement laws and all of such indebtedness being herein collectively referred to as the "indebtedness hereby secured," and shall make all other payments and perform all other terms, conditions, covenants, warranties and promises herein contained, then these presents shall cease and be void.

The mortgagor covenants with the mortgagee that the interests of the mortgagor and of the mortgagee in the premises shall be assessed for taxation and taxed together, without separate valuation, and to pay before they become delinquent all taxes and assessments now or hereafter assessed or levied against this mortgage or the indebtedness hereby secured and on the premises described in this mortgage, including every mortgage interest which this mortgagee may have or be deemed to have in such premises by reason of this mortgage, and to deliver to the mortgagee or the mortgagee's representative on demand receipts showing the due payment thereof, hereby waiving and releasing all rights of offsets or deductions against the indebtedness secured by this mortgage because of the payment of such taxes or assessments.

The mortgagor further covenants with the mortgagee to keep the mortgaged premises insured with an insurance company authorized to do business in the State of Indiana for fire and extended coverage for the full insurable value thereof, to pay the premiums thereon when due, and to comply with coinsurance provisions, if any, in insurance policies approved by the mortgagee and such policies of insurance shall contain clauses making the loss payable to the mortgagee as its interest many appear and wherein the mortgagee's interest shall not be invalidated by any act or neglect of the mortgagor or owner of the premises. All policies covering the mortgaged premises shall be deposited with and held by the mortgagee. Loss proceeds, less expenses of collection, shall, at the mortgagee's option, be applied on the indebtedness hereby secured, whether due or not, or to the restoration of the mortgaged premises.

The mortgagor further covenants with the mortgagee:

- 1. To pay the indebtedness hereby secured according to the terms of repayment,
- 2. To keep the mortgaged premises in good tenantable condition and repair,
- 3. To keep the mortgaged premises free from liens superior to the lien of this mortgage,
- 4. Not to commit waste nor suffer waste to be committed,
- 5. Not to do any act which shall impair the value thereof.

In case any such taxes or assessments remain unpaid after they become delinquent, or in case of failure to keep the mortgaged premises so insured, the approved policies deposited, the insurance premiums paid, or to keep the same in good condition and repair, free from liens and waste, mortgagor authorizes, but does not obligate, mortgagee to cure such defaults, and within a reasonable time after advancing such sums shall state in writing the amount of the sums advanced and other required disclosures, and all or any such sums so paid shall immediately be repaid to the mortgagee and shall, unless so repaid, be added to and deemed part of the indebtedness secured hereby, form a lien upon the real estate described herein, and bear interest at the same rate or rates as the principal indebtedness evidenced by the Note described herein.

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State of Indiana:

Upon breach or non-performance of any of the terms, conditions, warranties, or promises by the mortgagoryherein, or in said Note, which breaches or non-performances materially impair the condition, value or protection of the mortgaged premises, or the mortgagor's ability to pay the indebtedness secured hereby, or upon default in any payment, or if mortgagee deems the indebtedness insecure, the indebtedness, at the option of the mortgagee and without further notice or demand, shall become immediately due and payable.

Upon default, mortgagor agrees to pay all costs of collection permitted by law which are actually incurred by the mortgagee including reasonable attorneys' fees as permitted by law.

Upon commencement or during the pendency of an action to foreclose this mortgage, the court may appoint a receiver of the mortgaged premises, including homestead interest, and may empower the receiver as permitted by law, to take possession and collect the rents, issues, income and profits of said premises during the pendency of said action and until confirmation of sale, and may order such rents, issues, income and profits when so collected, to be held and applied as the court shall from time to time direct.

All terms, conditions, covenants, warranties and promises herein shall be binding upon the heirs, legal representatives, successors, and assigns of the mortgagor and shall inure to the benefit of the mortgagee, the mortgagee's successors, and assigns. Each mortgagor and the respective spouse of each mortgagor waives dower, curtesy, homestead and other exemption rights.

Any award of damages under condemnation for injury to, or taking of, any part or all of said mortgaged premises is hereby assigned to mortgagee with authority to apply or release the moneys received, as above provided for insurance loss proceeds.

Any provisions hereof prohibited by law shall be ineffective only to the extent of such prohibition without invalidating the remaining provisions hereof.

IN WITNESS WHEREOF, this mortg	age has been executed and do	livered this <u>22nd</u>	day of <u>May</u>		
19 87 Signed and sealed in presence of:			1 11 11	7	
Tue Journe u	est.	J.	for we fred	VINV	
V M	> .		JOHN W. HALL, JR.	(Seal)	
Jemile GUS	<u>ase</u>		0,011	(Seal)	
\mathcal{O}		- 7	JUDY A. HALL	(Seal)	
			V ii	(Seal)	
	INDIVIDUAL AC	CKNOWLEDGEM	ENT	Marie Carlos Car	
STATE OF INDIANA)				
County of Sake) ss.)				
Before me, the undersigned, a Nota 19, personally appeared the	ry Public in and for said Coun within named	ity and State, this _ . い. トロ	day of May	Á Hall	
mortgagors aforesaid, who acknowled	lged the execution of the abor	re and foregoing ins	trument to be their volunt	ary act and deed.	
			le Dynne 9.	Jeterreier	
			on expires 7-27	County, Indiana	
	CORPORATE AG	CKNOWLEDGEM	ENT		
STATE OF INDIANA)				
County of) ss.				
Before me, the undersigned, a Nota)	ituand Stata thia	dough		
19, personally appeared	ry Public III and for said Cour	Name of Corp		, mortgagors	
aforesaid, by		and		its	
President and Secretary respectively,	and acknowledged the execu	tion of the above an	id foregoing instrument.		
	Notary Public	Notary Public, County, Indiana			
			on expires		
THIS INSTRUMENT WAS PREPARED	BY KENNETH P TOMAS	SZEWSKI			
IN-1201 Rev. 9/86					
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		Coun	nortg dher		
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TGA TO			RELEASE Softhe with		
MORTGAGE TO	p		REL Soft the u		
Ä	ecor		rion with,		
	Rec'd for Record		THE CONDITIONS of the within mortgage having been complied with, the undersigned hereby cancels and releases the same this, 19		
	Rec'd for I atand recorded		IE CC		
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