456 40745

Ch. 1 70 M A S PA 9 C 333 W Wacker Sinte 2 700 MSR 298010/12059T

Del! Mark S. Richmond 200 n. La Sille St Suite 2300 Chys., ell 60601

92007073

Ü

MORTGAGE AND SECURITY AGREEMENT

Cover Sheet

DATE:

January 21, 1992

BORROWER:

LAKE COUNTY TRUST COMPANY, not personally or individually, but as Trustee under Trust Agreement dated April 15, 1991 and known as Trust No. 4185

BORROWER'S NOTICE

ADDRESS:

c/o National Shopping Plazas, Inc. 333 West Wacker, Gutt 2750 11 Chicago, Illinois 60606

LENDER:

PROTECTIVE! LIFE INSURANCE COMPANY, together with other holders from the to company of the state passettage name in the other holders

the Lake County Recorder!

LENDER!S NOTICE

ADDRESS:

2801 Highway 280 South Birmingham, Alabama 35223

Attention: Investment Department

NOTE AMOUNT:

\$1,125,000.00

MATURITY DATE:

February 1, 2007; subject to the right of the Lender to call the Loan at any time after January 31, 2002 as provided in the Note.

STATE:

Indiana

RECORD OWNER OF LAND (AS DEFINED HEREIN):

LAKE COUNTY TRUST COMPANY, not personally or individually, but as Trustee under Trust Agreement dated April 15, 1991 and known as Trust No. 4185

Exhibit A:

Attached hereto and incorporated herein by reference:

This document prepared by:

Mark S. Richmond

Katz Randall & Weinberg 200 North LaSalle Street

Suite 2300

Chicago, Illinois 60601 KRW File No. 5894.6

IOISIVID ANAIDM

\_--

=

## MORTGAGE AND SECURITY AGREEMENT

- 1. DEFINITION OF TERMS. As used herein, the terms defined in the cover sheet hereof shall have the meanings given on such sheet, and the following terms shall have the following meanings:
  - 1.1. Commitment: as defined in Paragraph 3.7.
  - 1.2. Borrower's Notice Address: as defined on cover hereof.
  - 1.3. Casualty: as defined in Paragraph 5.1
  - 1.4. Contested Sym: as defined in clause (e) of Paragraph 4.1.
  - 1.5. Events of Defaulth as defined in Paragraph 7.1.
- This Document is the property of

  1.6. Improvements: all buildings, structures and other improvements now
  or thereafter existing, erected drapidde of the Read Offician any way used in
  connection with the use, enjoyment, occupancy or operation of the Landsor any
  portion thereof; all fixtures and other articles of every kind and nature
  whatsoever now or hereafter owned by Borrower and used or procured for use in
  connection with the operation and maintenance of the Realty or Parsonalty.
  - 1.7. In its sole unfettered discretion: as defined in Paragraph 9.8.
  - 1.8. Indenture: this Mortgage and Security Agreement.
  - 1.9: Insurance Premiums: as defined in Paragraph 4.3.
  - 1.10. Insurance Proceeds: as defined in clause (a) of Paragraph 5.3.
  - 1.11. Laws: as defined in clause (c) of Paragraph 4.2,
- 1.12. Land: the land described in Exhibit A attached hereto, together with all estate, title, interests, title reversion rights, rents, increases, issues, profits, rights of way or uses, additions, accretions, servitudes, gaps, gores, liberties, privileges, water rights, water courses, alleys, streets, passages, ways, vaults, adjoining strips of ground, licenses, tenements, franchises, hereditaments, rights, appurtenances and easements, now or hereafter owned by Borrower and existing, belonging or appertaining to the Land, all claims or demands whatsoever of Borrower therein or thereto, either in law or in equity, in possession or in expectancy and all estate, right, title and interest of Borrower in and to all streets, roads and public places opened or proposed, now or hereafter appertaining to, the Land.
- 1.13. Leases: all leases, license agreements and other occupancy or use agreements (whether oral or written), now or hereafter existing, which cover or relate to all or any portion of the Property, together with all options therefor, amendments thereto and renewals, modifications and guarantees thereof, and all

rents, royalties, issues, profits, revenue, income and other benefits of the Property arising from the use or enjoyment thereof or from the Leases, including, without limitation, cash or securities deposited thereunder to secure performance by the tenants of their obligations thereunder, whether said cash or securities are to be held until the expiration of the terms of the Leases or applied to one or more of the installments of rent coming due.

- 1.14. Lease Assignment: a certain Assignment of Rents and Leases between Borrower and Lender of even-date herewith and all modifications or amendments thereto or extensions thereof.
- 1.15. Loan Documents: this Indenture, the Note, the Lease Assignment, and any and all other documents or instruments related thereto or to the Secured Debt now or hereafter given by or on behalf of Borrover to Lender.
- 1.16. Note: a certain Promissory Note of even date herewith made by Borrower in favor of Lender in the Note Amount and all modifications, renewals and extensions thereof, which Note Ge payable in monthly postal mantis until the Maturity Date (as defined in the Note and on the Cover Sheet), subject to any call option of Lender to accelerate the Maturity Date as set forth in the Note.
  - 1.17. Parties in Interest: as defined in clause (d) of Paragraph 7.1.
- 1.18. Personalty: all of Borrower's interest in the personal property of any kind or nature whatsoever, whether tangible or intengible, whether or not any of such personal property is now or becomes a "fixture" or attached to the Realty, which is used or will be used in the construction of, or is or will be placed upon, or is derived from or used in connection with, the maintenance, use, occupancy or enjoyment of the Realty, including, without limitation, all accounts, documents, instruments, chattel paper, equipment, several intangibles, and inventory (as those terms are defined in the Uniform Commercial tode of the State), all plans and specifications, contracts and subcontracts for the construction, reconstruction or repair of the Improvements, bonds, parmits, licenses, guarantees, warranties, causes of action, judgments, claims profits, rents, security deposits, utility deposits, refunds of fees or deposits paid to any governmental authority, letters of credit, policies and proceeds of insurance, notor vehicles and aircraft, together with all present and future attachments, accretions, accessions, replacements and additions thereto and products and proceeds thereof.
- 1.19. Property: the Realty and Personalty or any portion thereof or interest therein except as the context otherwise requires.
  - 1.20. Property Liabilities: as defined in clause (d) of Paragraph 4.1.
- 1.21. Property Taxes and Charges: as defined in clause (b) of Paragraph 4.1
- 1.22. Realty: the Land and Improvements or any portion thereof or interest therein, as the context requires.

- 1.23. Secured Debt: to the extent not prohibited by Law, all principal, interest, additional interest, interest at the After-Maturity Rate set forth in the Note on all sums applicable thereto, late charges and other sums, charges, premiums or amounts due or to become due under the Loan Documents, together with any other sums expended or advanced by Lender under the Loan Documents or otherwise with respect to the care or preservation of the Property or the enforcement of the Loan Documents.
  - 1.24. Taking: as defined in Paragraph 5.1.
  - 1.25. Taking Proceeds: as defined in clause (a) of Paragraph 5.3.
- 2. GRANTING CLAUSES. For valuable consideration, the receipt and sufficiency of which are hereby acknowledged Borrower has executed and delivered the Loan Documents and hereby irrevocably and absolutely grants, transfers, assigns, bargains, sells, altiens, conveys, nortgages, and warrants to Lender, with all POWERS OF SALE AND STATUTORY RIGHTS, if any, in the State, all of Borrower's estate, right, title and interest in the Property and any and all of the following whether now owned or held of hereafter acquired of owned by Borrower:
  - (a) All Leases;
  - (b) All profits and sales proceeds, including, without limitation, earnest money and other deposits, now or hereafter becoming due by virtue of any contract or contracts for the sale of Borrower's interest in the Property:
  - (d) All proceeds (including claims thereto or demands; therefor) of the conversion, voluntary, permitted or otherwise, of any of the foregoing into case or liquidated claims; and
    - (d) All Insurance Proceeds and all Taking, Proceeds.

FOR THE PURPOSE OF SECURING THE POLLOWING OBLIGATIONS OF BORROWER TO LENDER, in such order of priority as Legal May elect:

- (1) Payment; of the Secured Debta
- (2) Payment of such additional sums with interest thereon which may hereafter be loaned to Borrower by Lender or advanced under the Loan Documents (at the After-Maturity Rate set forth in the Note), even if the sum of the amounts outstanding at any time exceeds the Note Amount; and
- (3) Due, prompt and complete observance, performance, fulfillment and discharge of each and every obligation, covenant, condition, warranty, agreement and representation contained in the Loan Documents.

This Indenture is also intended to be a Security Agreement under the Uniform Commercial Code as in force from time to time in the State. Time is of the essence.

TO HAVE AND TO HOLD the Property and all parts thereof unto Lender and its successors and assigns forever, subject, however, to the terms and conditions therein.

- 3. REPRESENTATIONS AND WARRANTIES. Borrower hereby represents and warrants to Lender that the following warranties and representations in this paragraph are and will be true, correct and complete at all times:
- 3.1. Due Organization, Authority. If Borrower is a corporation, partnership (general, limited of joint venture) of trust. Borrower is duly organized and validly existing, and in good standing under the laws of the State and has power adequate to carry on its business as presently conducted, to own the Property, to make and enter into the Loan Documents and to carry out the transactions contemplated thereforement is the property of
- 3.2. Execution, Delivery and Diffect of Count odcuments. The Loans Documents have each been duly authorized, executed and delivered by Borrower, and each is a legal, valid and binding obligation of Borrower, enforceable in accordance with its terms, except to the extent that the enforceability thereof may be limited by bankruptcy, insolvency or other similar laws affecting creditors rights generally and subject to the exercise of judicial discretion in accordance with general principles of equity (regardless whether enforcement is sought in a proceeding in equity of at law).
- 3.3. Other Obligations. Borrower is not in violation of any term or provision of any document governing its organization or existence or in default under any instruments or obligations relating to Borrower's business, Borrower's assets or the Property. No party has asserted any claim or default relating to any of Borrower's assets or the Property. The execution and performance of the Loan-Documents: and the consummation of the transactions contemplated thereby will not result in any breach of, or constitute a default under, any contract, agreement, document or other instrument to which Borrower may be bound or affected, and do not and will not violate or contravene any Law to which Borrower is subject; nor do any such instruments impose or contemplate any obligations which are or will be inconsistent with the Loan Documents. Borrower has filed all federal, state, county and municipal income tax returns required to have been filed by Borrower and has paid all taxes which have become due pursuant: to such returns or pursuant to any assessments received by Borrower. Borrower does not know of any basis for additional assessment with regard to any such tax. No approval by, authorization of, or filing with any federal, state or municipal or other governmental commission, board or agency or other governmental authority is necessary in connection with the authorization, execution and delivery of the Loan Documents.
- 3.4. Construction and Completion of Improvements. The presently existing Improvements have been completed and installed in a good and workmanlike manner, in

compliance with Laws and the plans and specifications previously delivered to, and approved in writing by Lender. The Improvements are served by electric, gas, sewer, water, telephone and other utilities required for the present and contemplated uses and operation thereof. Any and all streets, other off-site improvements, access to the Property necessary for its present and contemplated uses and operation and service by utilities have been completed, are serviceable and have been accepted or approved by appropriate governmental bodies.

Borrower understands that any septic system or sewage treatment facility or sewer line on the Property or to be constructed from the Property to a public sewer line and all personal property and rights therein are conveyed to Lender hereunder as part of the Property, whether located on the Property as described in Exhibit A or adjacent to or connected with the same. Borrower covenants not to allow any person to use the sewer facility or sewer line or to make any modifications in the plans and specifications or construction contract for the construction of any such sewer facility or sewer line without the written consent of Lender. Borrower understands that such consent may be withheld and/or conditioned upon receipt of documentation and assurances acceptable to Lender, and that Lender will have the direct and lien as secured hereby to any monies or revenues arising from any such tie-ons, connections, or use.

- 3.5. Legal Actions. There are no (i) actions, suits or proceedings including, without limitation, any condemnation, insolvency or bankruptcy proceedings, pending or, to the best of Borrower's knowledge and belief, threatened against or affecting Borrower, its business or the Property, or (ii) investigations, at law or in equity, before or by any court or governmental. authority, pending or, to the best of Borrower's knowledge and belief, threatened against or affecting Borrower, Borrower's business or the Property, except actions, suits and proceedings fully covered by insurance and heretofore fully disclosed in writing to Lender Borrower is not in default with respect to any order, writ, injunction, decree or demand of any court or any governmental authority affecting Borrower or the Property. Furthernore, to the best knowledge and belief of Borrower, there is no basis for any unfavorable decision, ruling or finding by any court or governmental authority which would in any material respect adversely affect (a) the validity or enforceability on the Loan Documents, or (b) the condition (financial or otherwise) or ability of Borrower to meet Borrower's obligations under the Loan Documents.
- 3.6. Financial Statements. All statements, financial or otherwise, submitted to Lender in connection with the transaction evidenced by the Loan Documents are true, correct and complete in all material respects and all such financial statements have been prepared in accordance with sound and recognized accounting principles consistently applied and fairly present the financial condition of the parties or entities covered by such statements as of the date thereof and no additional borrowings have been made by such parties or entities or any of them, since the date thereof, nor has Borrower, or any such party or entity experienced a material, adverse change in its finances, business, operations, affairs or prospects since the date thereof. Borrower and each such party or entity is now solvent.

- 3.7. Solvency of Tenants. To the best of Borrower's knowledge and belief, except to the extent, if any, disclosed in writing to Lender, no Tenant (as specified in the loan commitment or the loan application, if any, to Lender (the "Commitment") for the loan secured hereby) of the Realty or any part thereof has suffered or incurred any material, adverse change in its finances, business, operations, affairs or prospects since the date of the Commitment.
- 3.8. Adverse Change to Property. Except to the extent, if any, disclosed in writing to Lender, no event or series of events has or have intervened or occurred since the date of Borrower's submission of the Commitment which would, either individually or collectively, have a material adverse effect on the Property.
- 3.9. Title to Property. Borrower has good and clear record and marketable title to the Realty and good and merchantable title to the Personalty and Borrower shall and will varrant and forever defend the title thereto and Lender's first and prior lies thereto unto Lender, its successors and assigns, against the claims of all persons whomsoever.
- 3.10. Compliance with Laws and Grivate Coverance. The Property complies with all Laws. The Land is a separate and distinct parcel for tax purposes and shall not become subject to Property Taxes and Charges against any other land. Borrower has examined and is familiar with any applicable agreements affecting the Land and there now exists no violation of any such agreements. Borrower has no notice that any of the Improvements encroaches upon any easement over the Land or upon adjacent property.
- 3.11. Independence of the Property Borrower has not by act or omission permitted any building or other improvements on property not covered by this Indenture to rely on the Property or any part thereof or any interest therein to fulfill any municipal or governmental requirement for the existence of such property, building or improvements; and no improvement on the Property shall rely on any property not covered by this Indenture or any interest therein to fulfill any governmental or municipal requirement. Borrower has not by act or omission impaired the integrity of the Property as a single separate, subdivided zoning lot separate and apart from all other property.
  - 4. BORROWER'S COVENANTS.
  - 4:1: Payments.
  - (a) Secured Debt. Borrower shall pay promptly to Lender, when due, the Secured Debt at the times and in the manner provided in the Loan Documents.
  - (b) Property Taxes and Charges. Except as provided in Paragraph 4.1(e), Borrower shall pay, prior to delinquency, all real estate taxes and personal property taxes, betterments, assessments (general and special), imports, levies, water, utility and sewer charges, and any and all income, franchise, withholding, profits and gross receipts taxes, other taxes and charges, all other public charges whether of a like

ð,

or different nature, imposed upon or assessed against Borrower or the Property or upon the revenues, rents, issues, income and profits or use or possession thereof, and any stamp or other taxes which may be required to be paid with respect to any of the Loan Documents, any of which might, if unpaid, result in a lien on the Property, regardless to whom paid or assessed ("Property Taxes and Charges"). Borrower shall furnish Lender with receipts showing payment of the Property Taxes and Charges within thirty (30) days after the applicable delinquency date thereof.

As used in this Paragraph 4.1(b), the term "real estate taxes" shall include any form of assessment, license fee, license tax, business license fee, business license tax, commercial rental tax, levy, charge, penalty, tax or similar imposition, imposed by any authority having the direct power to tax, including any city, county, state or federal government, or any school, agricultural lighting, drainage or other improvement or special assessment district thereof, against any legal or equitable interest in the Property.

If requested by Lender, Borrower shall cause to be furnished to Lender a tax reporting they calcovering the Recognition the type and duration, and with a company satisfactory to Lender.

- States or any other governmental authority imposes upon Lender the obligation to pay the whole or any part of the Property Taxes and Charges, or Changes in any way the haws relating to taxation so as to adversely affect the Loan Documents or Lender, then Borrower shall pay Property Taxes and Charges or reimburse Lender within ten (10) days of a demand therefor, unless in the opinion of counsel to Lender, it might be unlawful to require Borrower to pay the same or such payment might result in the imposition of interest prohibited by Law. In such case, an Event of Default shall exist.
- (d) Liabilities. Borrower shall pay, prior to delinquency, all debts and liabilities incurred in the construction, operation, development, use, enjoyment, repair, maintenance, replacement, restoration and management of the Property ("Property Liabilities"), including without limitation, utility charges, sums due mechanics and materialmen and other sums secured or which might be secured by liens on the Property.
- (e) Right to Contest. Borrower may, in good faith, by appropriate proceedings, contest the validity, applicability or amount of any asserted Property Taxes and Charges or Property Liabilities ("Contested Sum"), after written notice of the same to Lender. During such contest, Borrower shall not be deemed in default hereunder if (i) prior to delinquency of the Contested Sum, Borrower deposits with Lender cash or other security, in form satisfactory to Lender in its sole unfettered discretion, adequate to cover the payment of such Contested Sum and any obligation, whether matured or contingent, of Borrower or Lender therefor, together with interest, costs and penalties thereon and (ii)

Borrower promptly causes to be paid any amounts adjudged to be due, together with all costs, penalties and interest thereon, before such judgment becomes final. Each such contest shall be concluded and the Contested Sum, interest, costs and penalties thereon shall be paid prior to the date such judgment becomes final or any writ, or order is issued under which the Property could be sold pursuant to such judgment.

(f) Expenses. Borrower shall, to the extent allowed by Law, pay, on demand but without counterclaim, setoff, deduction, defense, abatement, suspension, deferment, discrimination or reduction, all fees (including, without limitation, reasonable attorneys' fees and disbursements), taxes, recording fees, commissions and other liabilities, costs and expenses incurred in connection with (i) the making or enforcement of the Loan posuments; (ii) Lender's exercise and enforcement of its rights and remedies under raradiaphs 7, 8, and elsewhere hereof; and (iii) Lender's protection of the Property and its interest therein:

Borrower shall not be entitled to any credit on the Secured Debt by reason of the payment of any sums required to be paid under subparagraph 4.1(b) through afte County Recorder!

## 4.2. Operation of the Property.

- (a) Maintenance Alterations. Borrower shall maintain and preserve the Property in good repair and condition and shall correct any defects or faults in the Property. Borrower shall pursue diligently any remedies or recourse which Borrower may have under agreements, warranties and guarantees relating to the Property. Borrower shall not commit, permit or suffer any demolition or waste of the Property or any use or occupancy which constitutes a publicate private nuisance. Borrower shall not, do, permit or suffer to be done any ext whereby the value of any part of the Property may be decreased. Borrower shall not make any material alterations, improvements, additions, utility installations or the like to the Property without the prior written consent of Lender in each instance; provided, however, Borrower may make replacements or substitution of any items of the Personalty if the replacements or substitution is of a quality, utility, value, condition and character similar to or better than the replaced or substituted item and is free and clear of any lien, charge, security interest or encumbrance, except as created or permitted by this Indenture:
- (b) Liens. Subject to the right to contest as provided in Section 4.1(e) hereof, Borrower shall promptly discharge any mechanics, laborers, materialmen's or similar lien, charge, attachment, or lis pendens filed or recorded which relates to Borrower or the Property.
- (c) Compliance with Laws and Private Covenants. Borrower shall truly keep, observe and satisfy all, and not suffer violations of any, Federal, regional, state and local laws, ordinances, rules, regulations, statutes, decisions, orders, judgments, directives or decrees

of any governmental or regulatory authority court or arbitrator (herein collectively "Laws") and private covenants affecting the Property.

- (d) Use and Management. The Property shall at all times be used for commercial purposes. The Property shall at all times be managed by Borrower (so long as no default exists under any of the Loan Documents) or a leasing and management agent which has been approved by the Lender prior to execution of any management agreement with the same. Any change in the use of the Property or the management agent shall be subject to the prior written approval of Lender.
- (e) Inspection. Borrower shall permit Lender to enter upon and inspect the Property at reasonable times, subject to the rights of the tenants, without delay, hindrance or restriction.
- 4.3. Insurance. Borrower shall obtain and keep in force, with one or more insurers acceptable to hender, such insurance as Lender may from time to time specify by notice to Borrower, including, without limitation resurance providing (ii) comprehensive general public Habilitys and property demage coverage with a broad form coverage endorsement and combined single limit of at least \$1,000,000, (ii) protection, against fire, "extended coverage" and other "All Risk" perils, including, where required, flood, to the full replacement cost of the Property with a waiver of subrogation, replacement cost, and difference in conditions endorsements, and (iii) rent loss insurance in an amount of not less than a sum equal to twelve (12) months rental income from all Leases. All property insurance policies (or certificates of insurance) shall include the standard mortgage clause in the State naming Lender as the first mortgagee with loss payable to Lender as such mortgagee, shall not be cancellable or modifiable without thirty (30) days prior written notice to Lender, and shall not have more than a \$2,500 deductible for any single Casualty. Borrower shall provide Lender with evidence of compliance with this Paragraph 4.3, in such forms as required from time to time by Lender, upon notice from Lender or at least (ifteen (15) days, prior to the expiration date of any policy required hereunder, with such evidence of compliance reflecting the prior payment of premiums ("Insurance remiums") or accompanied by other evidence satisfactory to Lender that such payment has been made, shall be delivered by Borrower, to Lender.

Borrower, to the full extent permitted by Law and to the full extent permitted without invalidating the insurance policies required above, hereby waives the right of subrogation against Lender. Borrower will inform its insurers of the waiver and obtain a waiver of subrogation endorsement if applicable.

Lender shall not, because of accepting, rejecting, approving or obtaining insurance, incur any liability for (i) the existence, nonexistence, form or legal sufficiency thereof, (ii) the solvency of any insurer, or (iii) the payment of losses.

Borrower shall keep, observe and satisfy, and not suffer violations of, the requirements of insurance companies and any bureau or agency which establishes standards of insurability affecting the Property, and pertaining to acts committed or conditions existing thereon.

Upon foreclosure of this Indenture or other transfer of title of assignment of the Property in discharge, in whole or part, of the Secured Debt, all right, title and interest of Borrower in and to all policies of insurance required by this Paragraph 4.3 shall inure to the benefit of and pass to Lender.

- 4.4. Escrow. Borrower shall pay to Lender monthly, on each date on which a payment is due under the Note, one-twelfth (1/12th) of such amount as Lender from time to time estimates will be required to pay all Property Taxes and Charges before becoming past due and Insurance Premiums. Lender's estimates shall be based on the amounts actually payable or, if unknown, on the amounts actually paid for the year preceding that for which such payments are being made. Any deficiencies shall be promptly paid by Borrower to Lender on demand. Borrower shall transmit bills for the Property Taxes and Charges and Insurance Premiums as soon as received. When Lender has received from Borrower or on its account funds sufficient to pay the same, Lender shall, except as provided in Paragraph 7.2, pay such bills. If the amount paid by Borrower in the succeeding year. Payments from said account paid by Borrower hay be made by fonder at its discretion even though subsequent owners of the Property may benefit thereby. Lender shall not be a trustee of thinds I had account and may commingle such funds with its general assets without any obligation to pay interest thereon or account for any earnings, income or interest on such funds.
- 4.5. Sales and Encumbrances. It shall be an immediate Event of Default hereunder if any of the following shall occur without the prior written consent of Lender, which consent, if given in Lender's sole unfettered discretion, may be conditional upon a change in the interest rate under the Note, payment of a fee or change in the term of the Note, delivery of a management contract approved by Lender with a management company approved by Lender, and/or the satisfaction of other conditions required by Lender or one or more of the foregoing or other requirements of Lender:
  - (i) If the Borrower shall create, effect, contract for, commit to or consent to or shall suffer or permit any conveyance, sale, assignment, transfer, lien, please, montgage, security interest or other encumbrance or alienation of the Property or any part thereof, or interest therein, other than utility easements and new leases to the extent. Permitted by paragraph 6(0) of the Assignment of Rents and Leases of even date herewith between Lender and Borrower;
  - (ii) If the Borrower is a trustee, then if any beneficiary of the Borrower shall create, effect, contract for, commit to or consent to, or shall suffer or permit, any sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or alienation of such beneficiary's beneficial interest in the Borrower.
  - (iii) If the Borrower is a corporation, or if any corporation is a beneficiary of a trustee Borrower, then if any shareholder of such corporation shall create, effect, contract for, commit to or consent to or shall suffer or permit any sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or alienation of any such shareholder's shares in such corporation;

(iv) If the Borrower is a partnership or joint venture, or if any beneficiary of a trustee Borrower is a partnership or joint venture, then if any general partner or joint venturer in such partnership or joint venture shall create, effect or consent to or shall suffer or permit any sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or alienation of any part of the partnership interest or joint venture interest, as the case may be, of such partner or joint venturer;

(v) If there shall be any change in control (by way of transfers of stock ownership, partnership interests of otherwise) in any general partner which directly or indirectly controls or is a general partner of a partnership or joint venture beneficiary as described above;

in each case whether any such conveyance, sale, assignment, transfer, lien, pledge, mortgage, security interest, encumbrance or alienation is effected directly, indirectly, voluntarily or involuntarily, by operation of law or otherwise; provided that provisions of this section 4.25 that Die operative with respect to, and shall be binding upon, any persons the, in accordance with the terms hereof or otherwise, shall acquire any part of or interest in or encumbrance upon the Property, or such beneficial interest in, share of stock of or partnership or joint venture interest in the Borrower or any beneficiary of a trustee Borrower; and provided further that no consent by Lender to, or any waiver of, any event or condition which would otherwise constitute an Event of Default under this Section 4.5, shall constitute a consent to or a waiver of any other or subsequent such event or condition or a waiver of any right, remedy or power of Lender consequent thereon.

- 4.6. Financial Records and Statements. Borrower shall keep accurate books and records in accordance with federal droome tax basis of accounting, consistently applied, in which full, and correct entries shall be promptly made as to all operations of the Property and shall permit all such books and records to be inspected and copied by Lender, its designee or its representatives during customary business hours. Borrover shall deliver or cause to be delivered to Lender within sixty (60) days after the end of each calendar year a statement of condition or balance sheet of Borrower and a statement of the beneficiary of Borrower at the end of such year and an annual operating statement showing in reasonable detail all income and expenses of Borrower with respect to the Property, both certified as to accuracy (a) by Borrower or beneficiary of Borrower, as applicable, provided no default exists hereunder, or (b) by an independent certified public accountant acceptable to Lender (said documents need not be audited but shall be reviewed), if a default occurs hereunder and Lender requests such a certification in writing; and a current list of all persons then occupying portions of the Property under their Leases, the rentals payable by such tenants and the unexpired terms of their Leases, certified as to their accuracy by a representative of Borrower acceptable: to Lender, and in form and substance satisfactory to Lender.
- 4.7. Further Assurances. Borrower shall promptly upon request of Lender (a) correct any defect, error or omission which may be discovered in the contents

of any Loan Document or in the execution or acknowledgment thereof; (b) execute, acknowledge, deliver and record or file such further instruments (including, without limitation, mortgages, deeds of trust, security agreements, financing statements and specific assignments of rents or leases) and do such further acts, in either case as may be necessary, desirable or proper in Lender's reasonable opinion to (i) carry out more effectively the purposes of the Loan Documents, (ii) protect and preserve the first and valid lien and security interest of this Indenture on the Property or to subject thereto any property intended by the terms thereof to be covered thereby, including without limitation, any renewals, additions, substitutions or replacements thereto or (iii) protect the interest and security interest of Lender in the Property against the rights or interests of third parties.

Borrower hereby appoints lender as its attorney-in-fact, coupled with an interest, to take the above actions and to perform such obligations on behalf of Borrower, at Borrower's sole expense, it Borrower fails to comply fully with Borrower's obligations under this Paragraph 4.7.

- 4.8. Indemnity. Borrower shall indemnify, defend and hold harmless Lender from and against, the reamburse Lender for Carletlaims, demands, liabilities, losses, damages, judgments, penalties, costs and expenses, including, without limitation, reasonable attorneys fees and disbursements, which may be imposed upon, asserted against or incurred or paid by Lender by reason of, on account of or in connection with any bodily injury or death or property damage occurring in, upon or in the vicinity of the Property through any cause whatsoever, or asserted against Lender on account of any transaction arising, out of or in any way connected with the Property or the Loan Documents, except as a result of the willful misconduct or gross negligence of Lender, whereupon the exception shall apply only against Lender as the case may be.
- 4.9. No Preferences. Borrover shall not repay any sums borrowed from anyone other than bender, if, as a result of of concurrently with the making of; such payments, Borrower would then be in default under the Loan Documents or in the payment of obligations incurred in the ordinary operation of the Property.
- 4.10. Notices. Borrower shart deliver to Lender at Lender's Notice.
  Address promptly upon receipt of the same, copies of all notices, certificates, documents and instruments received by Borrower which materially and adversely affect Borrower, the Property or the Leases.
- 4.11. Estoppel Certificates: Borrower shall promptly furnish to Lender from time to time, on the request of Lender, written statements signed and, if so requested, acknowledged, setting forth the then unpaid principal, premium and interest on the Note and specifying any claims, offsets or defenses which Borrower asserts against the Secured Debt or any obligations to be paid or performed by Borrower under the Loan Documents, together with any other information reasonably requested by Lender.
- 4.12. Legal Existence. If Borrower is executing this instrument as a partnership, corporation, or trust:

- (a) The Borrower warrants that (i) it is duly organized and validly existing, in good standing under the laws of the state of its organization, (ii) it is duly qualified to do business and is in good standing in the state of its organization and in the state where the Property is located, (iii) it has the power, authority and legal right to carry on the business now being conducted by it and to engage in the transactions contemplated by the Loan Documents and (iv) the execution and delivery of the Loan Documents and the performance and observance of the provisions thereof have been duly authorized by all necessary actions of the Borrower.
- (b) The Dorrower agrees that so long as any of its obligations hereunder, or under the Loan Documents remain unsatisfied, it will not dissolve or liquidate (in whole or in part) its existence, that it will maintain its existence, will not dissolve or otherwise dispose of all or substantially all of its assets and will not consolidate with or merge into another corporation or partnership without the priof express written consent of the Lender except as may be otherwise provided herein.

  the Lake County Recorder.
- 4.13. Defense and Notice of Actions. Borrower shall, without liability, cost or expense to Lender, protect, preserve and defend title to the Property, the security hereof and the rights or powers of Lender, against all adverse claimants to title or any possessory or non-possessory interests therein, whether or not such claimants or encumbrancers assert title paramount to that of Borrower or Lender or claim their interest on the basis of events or conditions arising, subsequent to the date hereof.
- 4.14. Lost Note: Borrower shall, if the Note is mutilated, destroyed, lost or stolen, deliver to Lender, in substitution therefor, a new promissory note containing the same terms and conditions as the Note with a notation thereon of the unpaid principal and accrued and unpaid interest, and that it is in substitution for the Note:
- 4.15. Personalty. Borrower shall use the Personalty primarily for business purposes and keep it at the Land. Borrower shall immediately notify Lender in writing of any change in its place of business, and, as of the execution hereof and hereafter from time to time when requested by Lender, upon any acquisition of items of property constituting Personalty, Borrower shall provide Lender with a current, accurate inventory of the Personalty.

## 5. CASUALTIES AND TAKINGS.

5.1. Notice to Lender. In the case of any act or occurrence of any kind or nature which results in damage, loss or destruction to the Property (a "Casualty"), or commencement of any proceedings or actions which might result in a condemnation or other taking for public or private use of the Property or which relates to injury, damage, benefit or betterment thereto (a "Taking"), Borrower shall immediately notify Lender describing the nature and the extent of the Taking

or the Casualty, as the case may be. Borrower shall promptly furnish to Lender copies of all notices, pleadings, determinations and other papers in any such proceedings or negotiations.

5.2. Repair and Replacement. In case of a Casualty, the Borrower will promptly restore the Property to the equivalent of its original condition, regardless of whether insurance proceeds exist, are made available, or are sufficient. In case of a Taking, the Borrower will promptly restore, repair or alter the remaining property in the manner reasonably satisfactory to the Lender. Provided, however, upon a Casualty or Taking, if Lender applies the Insurance Proceeds (defined below) or the Taking Proceeds (defined below) to the reduction of the Secured Debt, Borrower shall be obligated only to remove any debris from the Property and take such actions as are necessary to make the undamaged or non-taken portion of the Property into a functional economic unit, insofar as is practicable under the circumstances.

# 5.3. Proceeds NOT OFFICIAL!

- collect the maximum amount of his strange proceeds payable on account of any Casualty ("Insurance Proceeds"), and the maximum award of payment or compensation payable on account of any Taking ("Taking Proceeds"). In the case of a Casualty, Lender may, at its sole option, make proof of loss to the insurer, if not made promptly by Borrower. Borrower shall not settle or otherwise compromise any claim for Insurance Proceeds or Taking Proceeds without Lender's prior written consent.
- (b) Assignment to Lender. Borrower hereby assigns, sets over and transfers to Lender all Insurance Proceeds and Taking Proceeds and authorizes payments of such Proceeds to be made directly to Lender. Lender may, at its sole option, apply such Proceeds to either of the following, or any combination thereof:

in part, in any order determined by Lender in its sole unfettered discretion; or

(iii) repair or replacement, either partly or

entirely, of any part of the Property so destroyed, damaged or taken, in which case Lender may impose such terms, conditions and requirements for the disbursement of proceeds for such purposes as it, in its sole unfettered discretion, deems advisable. Lender shall not be a trustee with respect to any Insurance Proceeds or Taking Proceeds, and may commingle Insurance Proceeds or Taking Proceeds with its funds without obligation to pay interest thereon.

If any portion of the Secured Debt shall thereafter be unpaid, Borrower shall not be excused from the payment

thereof in accordance with the terms of the Loan Documents.
Lender shall not, in any event or circumstances, be liable or responsible for failure to collect or exercise diligence in the collection of any Insurance Proceeds or Taking Proceeds.

- 6. LEGAL PROCEEDINGS. Whether or not an Event of Default (as defined in Paragraph 7.1) has occurred and exists, Lender shall have the right, but not the duty or obligation, to intervene or otherwise participate in, prosecute or defend at any time any legal or equitable proceedings (including, without limitation, any eminent domain proceedings) which, in Lender's sole unfettered discretion, affect the Property, the Leases or any of the rights created by the Loan Documents.
  - 7. DEFAULTS; REMEDIES OF LENDER.
- 7.1. Defaults: Events of Default. Any of the following shall constitute an "Event of Default" hereunder TORELOLA I
  - (a) Brest of Named Covenanthe Apropressly by Borrower of the covenants in the Indenture in Paragraphs 4.1 (Payments), 4.3 (Insurance) or 4.5 (Sales and Encumbrances), which breach shalf immediately thereupon, without notice or opportunity to cure, constitute an Event of Default hereunder; or
  - (b) Misrepresentations. Any representation or warranty made by Borrower or any person(s) or entity(ies) comprising Borrower or any guarantor(s) under the Loan Documents or any certificate or side letter delivered in connection with the Loan Documents proves to be untrue, misleading or is not fulfilled in any material respect; or
  - (c) Breach of Covenant, how breach or failure to perform or observe any other covenant, agreement, condition, term or provision of this Mortgage or any certificate or side letter delivered in connection with the Loan Documents, and the continuation of such breach or failure for a period of thirty (30) days after written notice from Lender to Borrower; or
  - (d) Bankruptov. Immediately upon the occurrence of any of the following without the doing of any act or the giving of any notice by Lender: (i) any one or more of the then legal or beneficial owners of the Property, or any individual or entity then personally liable on the Secured Debt (including, without limitation, any guarantor) or, if Borrower is a partnership, any general partner or joint venturer (collectively the "Parties in Interest") becomes insolvent, makes a transfer in fraud of, or assignment for the benefit of, creditors or admits in writing its inability, or is unable, to pay debts as they become due; or (ii) a receiver or trustee is appointed for all or substantially all of the assets of a Party in Interest or for the Property in any proceeding brought by a Party in Interest, or any such receiver or trustee is appointed in any proceeding brought against a Party in Interest or the Property and not discharged within sixty (60) days after such appointment,

or a Party in Interest consents or acquiesces in such appointment; or (iii) a Party in Interest files a petition under the Bankruptcy Code, as amended, or under any similar law or statute of the United States or any state thereof, is adjudged a debtor under the Bankruptcy Code or insolvent; or (iv) a petition or answer proposing the adjudication of a Party in Interest as a bankrupt or its reorganization under any present or future federal or state bankruptcy or similar law is filed in any court and such petition or answer is not discharged or denied within sixty (60) days after the filing thereof; or (v) any composition, rearrangement, liquidation, extension, reorganization or other relief of debtors now or hereafter existing is requested by a Party in Interest; or

- (e) Adverse Court Action. A court of competent jurisdiction enters a stay order with respect to assumes custody of or sequesters all or a substantial part of, the property, or the property is taken on execution or by other process of law, and such action is not set aside within thirty (30) days thereafter; or
- comprising Borrower or hay guarentor (s) tyndecute (les) terminates or suspends its business; or
- (g) Other Events. Any other event occurs which, under any of the Loan Documents constitutes a default by the Borrower (provided the applicable cure period, if any, has expired) or gives the Lender the right to accelerate the maturity of any part of the indebtedness secured by this Indenture.
- 7.2. Remedies. In case of an Event of Default, Lender may at any time thereafter, at its option and without notice, exercise any or all of the following remedies:
  - (a): Acceleration. Declare the entire Secured Debt due and payable, and it shall thereupon be immediately due and payable;
  - (b) Foreclosure. Foreclose this Indenture by instituting a foreclosure suit in any court having unlediction. Forever hereby waives all right to appraisal allowed under any Laws, which appraisal may be obtained at the option of Lender;
  - (c) Offset Rights. Apply in satisfaction of the Secured Debt or any amount at any time to become due or payable in connection with the ownership, occupancy, use, restoration or repair of the Property, any deposits or other sums credited by or due from Lender to Borrower, including, without limitation, Insurance Proceeds, Taking Proceeds and funds held in the escrow account referred to in Paragraph 4.4;
  - (d) Cure of Default. Without releasing Borrower from any obligation hereunder or under the Loan Documents, cure any Event of Default. In connection therewith, Lender may enter upon the Property and do such acts and things as Lender deems necessary or desirable to protect

the Property or the Leases, including, without limitation: (i) paying, purchasing, contesting or compromising any encumbrance, charge, lien, or claim, Property Taxes and Charges or Property Liabilities; (ii) paying any Insurance Premiums and (iii) employing counsel, accountants, contractors and other appropriate persons to assist Lender in the foregoing. Should Lender make any such payments, the amount thereof shall be secured hereby and Borrower shall reimburse Lender therefor immediately upon demand, and said amount shall bear interest at the After-Maturity Rate specified in the Note until repaid;

- (e) Possession of Property. Take physical possession of the Property and of all books, records, documents and accounts relating thereto and exercise, without interference from Borrower, any and all rights which Borrower has with respect to the Property, including, without limitation, the right at Borrower's expense to rent and lease the same, to hire a professional property manager for the Property, and to apply any rents, royalties, income or profits collected to the reductions of the Secured Debt without in any representativing any default. If necessary to obtain possession as provided for above, Lender may, without exposure to liability from Borrower of nother persons, invoke any and all legal remedies to dispossess Borrower, including without limitation, one or more actions for forcible entry and detainer, trespass and restitution. In connection with any action taken by Lender pursuant to this subparagraph (e) Lender shall not be liable for any loss sustained by Borrower resulting from any failure to let the Property or from any other act or omission of Lender in managing the Property unless caused by the willful misconduct or gross negligence of Lender, nor shall Lender be obligated to perform or discharge any obligation, duty or liability under any Lease or by reason of any Loan Document. Borrower hereby agrees to indemnify, hold harmless and defend lenger from and against any liability, loss or damage incurred by Lender under the Loan Documents as a result of Lender's exercise of rights or remedies under any of the Loan Documents. Should bender incur any such liability, the amount thereof shall be secured hereby and Borrower shall reimburse Lender. therefor immediately ugon demand, and said amount shall bear interest at the After-Maturity Rate specified in the Note until repaid. Lender shall have full power to make from time to time all alterations, renovations, repairs and replacements to the Property as may seem proper to Lender;
- (f) Remedies under State Law. Lender shall have the right to exercise all rights under laws of the State, whether or not herein specified.
- (g) Receiver. Secure the appointment of a receiver or receivers, as a matter of right for the Property whether such receivership be incident to a proposed sale of such Property or otherwise, and without regard to the value of the Property or the solvency of Borrower. Borrower hereby consents to the appointment of such receiver or receivers, waives

any and all defenses to such appointment and agrees not to oppose any application therefor by Lender. The appointment of such receiver, trustee or other appointee by virtue of any court order, or Laws shall not impair or in any manner prejudice the rights of Lender to receive payment of the rents and income pursuant to the Lease Assignment;

- (h) Uniform Commercial Code Remedies. Exercise any and all rights of a secured party with respect to the Personalty under the Uniform Commercial Code of the State and in conjunction with in addition to or insubstitution for those rights and remedies:
  - (i) take possession of, assemble and collect Personalty or render at unusable by Borrower; and

(ii) require Borrower to assemble, the Rersonalty and make it available of any place Lender may design to so as to allow Lender to take possession or dispose of the Personalty.

This Document is the property of
Written notice mailed to Borrower, as provided herein, fifteen
(15) days prior to the date of public sale of Personalty will be made, shall be
deemed to have been a public sale conducted in a commercially reasonable
manner, if held contemporaneously with a sale of Property as provided in
this Indenture. In the event of a foreclosure sale, whether made by
Lender under
the terms hereof, or under judgment of a court, the
Personalty and the other parts of the Property may, at the option of
Lender take possession of the Personalty prior to the time that any sale
pursuant to the provisions of this subparagraph is conducted and it shall
not be necessary that the Personalty be present at the location of such
sale;

A CARBON, PHOTOGRAPHIC OR OTHER REPRODUCTION OF THIS INDENTURE OR ANY FINANCING STATEMENT RELATING TO THIS INDENTURE SHALL BE SUFFICIENT AS A FINANCING STATEMENT. THIS INDENTURE IS EFFECTIVE AND SHALL BE EFFECTIVE AS A FINANCING STATEMENT FILLED AS A FIXTURE FILING WITH RESPECT TO ALL GOODS WHICH ARE OR ARE TO BE COME FIXTURES INCLUDED WITHIN THE PROPERTY AND IS TO BE FILED FOR RECORD IN THE REAL ESTATE RECORDS OF THE LOCATION IN THE STATE WHERE THE PROPERTY IS SITUATED. THE MAILING ADDRESS OF LENDER AND THE ADDRESS OF BORROWER FROM WHICH INFORMATION CONCERNING THE SECURITY INTEREST MAY BE OBTAINED ARE SET FORTH ON THE COVER SHEET HEREOF;

- (i) Sale. Sell the Property under applicable laws of the State:
- (j) <u>Judicial Actions</u>. Commence and maintain an action or actions in any court of competent jurisdiction to foreclose this Indenture pursuant to the Laws of the State or to obtain specific enforcement of the

covenants of Borrower hereunder. Borrower agrees that such covenants shall be specifically enforceable by injunction or any other appropriate equitable remedy:

- (k) <u>Subrogation</u>. Have and exercise all rights and remedies of any person, entity or body politic to whom Lender renders payment or performance in connection with the exercise of its rights and remedies under the Loan Documents, including, without limitation, any rights or remedies under any mechanics or vendors lien or liens, superior titles, mortgages, deeds of trust, liens, encumbrances, rights, equities and charges of all kinds heretofore or hereafter existing on the Property to the extent that the same are paid or discharged from the proceeds of the Note whether or not released of record, and
- (1) Other. Take such other actions or commence such other proceedings as Lender does necessary on advisable to protect its interest in the Property and its ability to collect the Secured Debt as are available under Lawshis Document is the property of

Any sums advanced by Lender Under this Porture 17.2 shall bear interest at the After-Maturity Rate specified in the Note, shall be payable by Borrower on demand and, together with such interest, shall constitute a part of the Secured Debt.

All sums realized by Lender under this Paragraph 7.2, less all costs and expenses incurred by Lender under this Paragraph 7.2, including, without limitation, reasonable attorneys fees and disbursements, property management fees, costs of elterations, renovations, repairs and replacements made or authorized by Lender and all expenses incident to Lender taking possession of the Property, and such sums as Lender deems appropriate as a feserve to meet future expenses of the Property, shall be applied to the Secured Deck in such order as Lender shall determine. Thereafter, any balance shall be paid to the person or persons legally entitled thereto.

7:3. Holding Over. Should Borrower, after an Event of Default, continue in possession of the Property, either lawfully or unlawfully, Borrower shall be a tenant from day to day, terminable at the will of either Borrower or Lender, at a reasonable rental per diem, based upon the value of the Property occupied computed by Lender in its sole unfettered discretion, such rental to be due and payable daily to Lender.

13

#### 7.4. General Provisions.

(a) <u>Multiple Sales</u>. Several sales may be made pursuant to Paragraph 7.2 without exhausting Lender's right to such remedy for any unsatisfied part of the Secured Debt and without exhausting the power to exercise such remedy for any other part of the Secured Debt, whether matured at the time or subsequently maturing. If a part of the Property is sold pursuant to Paragraph 7.2, and the proceeds thereof do not fully

pay and satisfy the Secured Debt, such sale, if so made, shall not in any manner affect the unpaid and unsatisfied part of the Secured Debt, but as to such unpaid and unsatisfied party, the Loan Documents shall remain in full force and effect as though no such sale had been made.

- (b) <u>Cumulative Remedies</u>. All of the rights, remedies and options set forth in Paragraph 7.2 or otherwise available at law or in equity are cumulative and may be exercised without regard to the adequacy of or exclusion of any other right, remedy, option or security held by Lender.
- (c) Right to Purchase. At any sale or sales of the Property pursuant to Paragraph 7.2, Lender shall have the right to purchase the Property being sold, and in such cases the right to credit against the amount of the bid made therefor (to the extent necessary to satisfy such bid), the amount of the Secured Debt then due.
- (d) Right to Terminate Proceedings. Lender may at any time before conclusion of any proceeding of other action brought in connection with its exercise of the condices provided for interragraph 7.2, terminate, without prejudice to Lender, such proceedings or actions.
- (e) No Waiver or Release. Lender may resort to any remedies and the security given by the Loan Documents in whole or in part, and in such portions and in such order as may seem best to Lender in its sole unfettered discretion, and any such action shall not in any way be considered as a waiver of any of the rights, benefits or remedies evidenced by the Loan Documents. The failure of Lender to exercise any right, remedy or option provided for in the Loan Documents shall not be deemed to be a waiver of any of the evenants or obligations secured by the Loan Documents. No sale of all or any of the Property, no forbearance on the part of Lender and no exercise of the time for the payment of the whole or any part of the Secured Debt or any other indulgence given by Lender to Borrower or any other person or entity, shall operate to release or in any manner affect Lender's interest in the Property or the liability of Borrower to pay the Secured Debt
- (f) <u>Waivers and Agreements Regarding Remedies</u>. To the full extent Borrower may do so Borrower hereby:
  - (i) agrees that Borrower will not at any time insist upon, plead, claim or take the benefit or advantage of any laws now or hereafter in force providing for any appraisement, valuation, stay, extension or redemption, and waives and releases all rights of redemption, valuation, appraisement, stay of execution, extension and notice of election to mature or declare due the whole of the Secured Debt;

(iii) waives all rights to a marshalling of the assets of Borrower, including the Property, or to a sale in inverse order of alienation in the event of foreclosure of the interests hereby created, and agrees not to assert any right under any Law pertaining to the marshalling of assets, the sale in inverse order of alienation, the exemption of homestead, the administration of estates of decedents, or other matters whatsoever to defeat, reduce or affect the right of Lender under the terms of the Loan Documents to a sale of the Property for the collection of the Secured Debt without any prior or different resort for collection, or the right of Lender to the payment of the Secured Debt out of proceeds of sale of the Property in preference to every other claimant whatsoever;

defense, counterclaim or setoff, other than one which denies the existence or sufficiency of the fracts upon which the action is grounded. It may defense, counterclaim or setoff, other than one permitted by the preceding sentence, is the first in such for closure action, such defense, counterclaim or setoff shall be dismissed. If such defense, counterclaim or setoff is based on a claim which could be tried in an action for money damages, such claim may be brought in a separate action which shall not thereafter be consolidated with Lender's foreclosure action. The bringing of such separate action for money damages shall not be deemed to afford any grounds for staying Lender's action;

(iv) waives and relinquishes any and all rights and remedies which Borrower may have or be able to assert by reason of the provisions of any Laws pertaining to the rights and remedies of sureties; and

(v) waives the defense of laches and any applicable statutes of limitation.

- (g) Lender's Discretion. Tender may exercise its options and remedies under any of the Loan Documents in its sole unfettered discretion.
- (h) Sales. In the event of a sale or other disposition of the Property pursuant to Section 7.2 and the execution of a deed or other conveyance pursuant thereto, the recitals therein of facts (such as default, the giving of notice of default and notice of sale, demand that such sale should be made, postponement of sale, sale, purchase, payment of purchase money and other facts affecting the regularity or validity of such sale or disposition) shall be conclusive proof of the truth of such facts. Any such deed or conveyance shall be conclusive against all persons as to such facts recited therein.

The acknowledgment of the receipt of the purchase money, contained in any deed or conveyance executed as aforesaid, shall be sufficient to discharge the grantee of all obligations to see to the proper application of the consideration therefor as herein provided. The purchaser at any trustee's or foreclosure sale hereunder may disaffirm any easement granted or rental agreement or Lease made in violation of any provision of the Loan Documents, and may take immediate possession of the Property free from, and despite the terms of, such grant of easement and rental or Lease.

#### 8. POSSESSION AND DEFEASANCE.

- 18.1. Possession. Until the occurrence of an Event of Default and except as otherwise expressly provided to the contrary, Borrower shall retain full possession of the Property, subject however to all of the terms and provisions of the Loan Documents.
- 18.2. Defeasance. If all of the Secured Dabt is paid as the same becomes due and payable and it all of the coverants, warranties, conditions, undertakings and agreements made in the Loan Documents are kept and performed, then in that event only, all rights under the loan Documents enall therminate and the Property shall become wholly clear of the liens, grants, security interests, conveyances and assignments evidenced hereby, and Lender shall release or cause to be released, such liens, grants, assignments, conveyances and security interests in due form at Borrower's cost, and this Indenture shall be void.

Recitals of any matters or facts in any instrument executed hereunder shall be conclusive proof of the truthfulness thereof. To the extent permitted by law, such an instrument may describe the grantee as "the person or persons legally entitled thereto." Lender shall not have any duty to determine the rights of persons claiming to be rightful grantees of any of the Property. When the Property has been fully released, such release chall operate as a reassignment of all future rents, issues and profits of the Property to the person or persons legally entitled thereto, unless such release expressly provides to the contrary.

### 9. GENERAL.

- 9.1. Lender's Right to Waive, Consent or Release. Lender may at any time and from time to time, in writing: (a) waive compliance by Borrower with any covenant herein made by Borrower to the extent and in the manner specified in such writing; (b) consent to Borrower doing any act which Borrower is prohibited hereunder from doing, or consent to Borrower's failing to do any act which Borrower is required hereunder to do, to the extent and in the manner specified in such writing; or (c) release any part of the Property, or any interest therein from this Indenture and the lien of the Loan Documents. No such act shall in any way impair the rights hereunder of Lender, except to the extent specifically agreed to by Lender in such writing.
- 9.2. No Impairment. The interests and rights of Lender under the Loan Documents shall not be impaired by any indulgence, including, without limitation,

- (a) any renewal, extension or modification which Lender may grant with respect to any of the Secured Debt, (b) any surrender, compromise, release, renewal, extension, exchange or substitution which Lender may grant in respect of the Property or any interest therein, or (c) any release or indulgence granted to any maker, endorser, guarantor or surety of any of the Secured Debt.
- 9.3. Amendments. The Loan Documents may not be waived, changed or discharged orally, but only by an agreement in writing and signed by Lender, and any oral waiver, change or discharge of any provision of the Loan Documents shall be without authority and of no force and effect. Such waiver, change or discharge shall be effective only in the specific instances and for the purposes for which given and to the extent therein specified.
- 9.4. No Usury. Any provision contained in any of the Loan Documents notwithstanding, Lender shall not be entitled to receive or collect, nor shall Borrower be obligated to pay interest on, any of the Secured Debt in excess of the maximum rate of interest permitted by applicable Laws, and if any provision of the Loan Documents shall over be construed or held to permit the collection or to require the payment of any amount of interest intexcess of that permitted by such Laws, the provisions of this paragraph of the Note, in which case the provision of the Note shall control. Borrower's and Lender's intent is to conform strictly to the usury laws now in force, and the Loan Documents evidencing or relating to any of the Secured Debt shall be held subject to reduction to conform to said laws as now or hereafter construed.
- 9.5. Notices. Any notice, request, demand or other communication required or permitted under the Loan Documents (unless otherwise expressly provided therein) shall be given in writing by delivering the same in person to the intended addressee, by overnight courier service with guaranteed next day delivery or by certified United States Mail postage propaid or telegram sent to the intended addressee at the applicable Notice Address or to such different address as either Borrower or Lender shall have designated by written notice to the other sent in accordance herewith. Such notices shall be deemed given when received or, if earlier, in the case of delivery by certified United States Mail, two (2) days after deposit therein. No notice or demand on Borrower in any case shall of itself entitle Borrower to any other or further notice or demand in similar or other circumstances.
- 9.6. Successors and Assigns. The terms, provisions, covenants and conditions hereof shall be binding upon Borrower, and any permitted successors and assigns of Borrower, and shall inure to the benefit of Lender and its successors, substitutes and assigns, and shall constitute covenants running with the Land. All references in this Indenture to Borrower or Lender shall be deemed to include all such successors, substitutes and assigns.
- If, in contravention of the provisions of this Indenture or otherwise, ownership of the Property or any portion thereof becomes vested in a person other than Borrower, Lender may, without notice to the Borrower, whether or not Lender

has given written consent to such change in ownership, deal with such successor or successors in interest with reference to the Loan Documents and the Secured Debt in same manner as with Borrower, without in any way vitiating or discharging Lender's remedies under or the Borrower's liability under the Loan Documents or on the Secured Debt.

- 9.7. Severability. A determination that any provision of the Loan Documents is unenforceable or invalid shall not affect the enforceability or validity of any other provision, and any determination that the application of any provision of the Loan Documents to any person or circumstances is illegal or unenforceable shall not affect the enforceability or validity of such provision as it may apply to any other persons or circumstances.
- 9.8. Gender and Construction. Within this Indenture, words of any gender shall be held and construed to include any other guider, and words in the singular number shall be held and construed to include the plural, unless the context otherwise requires. References in this indenture to "herein" "hereunder" or "hereby" shall refer to this entire Indenture, unless the context otherwise requires. When the phrase's in ditable the discretion is used in the Loan Documents with respect to lender it shall permit Lender to evaluate such criteria as it chooses in approving or disapproving the requested or pending action.
- 9.9. Joint and Several Liability. If Borrower is composed of more than one party, the obligations, covenants, agreements, representations and warranties contained within the Loan Documents, as well as the obligations arising thereunder, are and shall be joint and several as to each such party.
- 9.10. Modifications. References to any of the Loan Documents in this Indenture shall be deemed to include all amendments, modifications, extensions and renewals thereof.
- 9.11. Governing Laws. This Indenture shall be construed according to and; governed by the laws of the State.
- 9.12. Captions. All paragraph and subperagraph captions are for convenience of reference only and shall not affect the construction of any provision herein.
- 9.13. Acknowledgment of Receipt. Borrower hereby acknowledges receipt, without charge, of a true and complete copy of this Indenture.
- 9.14. Hazardous Waste. Borrower covenants, represents, and warrants that
  (a) no toxic or hazardous substances, including without limitation asbestos and the
  group of organic compounds known as polychlorinated biphenyls have been or shall be
  generated, treated, stored or disposed of, or otherwise deposited in or located on
  the Property, including without limitation the surface and subsurface waters of the
  Property; (b) no activity has been or shall be undertaken on the Property which
  would cause (i) the Property to become a hazardous waste treatment, storage or
  disposal facility within the meaning of, or otherwise bring the Property within the

ambit of, the Resource Conservation and Recovery Act of 1976 ("RCRA"), 42 U.S.C. S 6901 et seq., or any similar state law or local ordinance, (ii) a release or threatened release of hazardous waste from the Property within the meaning of, or otherwise bring the Property within the ambit of, the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), 42 U.S.C. \$\$ 9601 -9657, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("SARA"), or any similar state law or local ordinance or any other environmental law, or (iii) the discharge of pollutants or effluents into any water source or system, or the discharge into the air of any emissions, which would require a: permit under the Federal Water PollutionaControl Act, 33 U.S.C. § 1251 et seq., or the Clean Air Act, 42 U.S.C. § 7401, et seg., or any similar state law or local ordinance; (c) there are and shall be no substances or conditions in or on the Property which may support a claim-or cause of action under RCRA, CERCLA, SARA, or any other federal, state or local environmental statutes, regulations, ordinances or other environmental regulatory requirements; and so there are and shall be no underground storage tanks or underground deposits located on the Property.

- OFFICIAL!
  Mortgagor represents and warrants that the loan 9.15. Business Loan. evidenced by the Note and secure cure out is that a consumer toan within the purview of the Uniform Consumer Credit Code of the State of Indiana (or any substitute, amended, or replacement statutes) and is transacted solely for the purpose of carrying on or acquiring the business of the Mortgagor or, if the Mortgagor is a trustee, for the purpose of carrying on or acquiring the business of the beneficiaries of the Mortgagor as contemplated by said Section.
- 9.16. Exhibits. The following are the Exhibits referred to in this Indenture, which are hereby incorporated by reference herein:

Exhibit A - Property Description.

9.17. Exculpation. This Agreement is executed by LAKE COUNTY TRUST COMPANY, not personally or individually, but as Trustee under Trust Agreement, dated April 15, 1991 and known as Trust No. 4185 in the exercise of the power and authority conferred upon and vested in it as such Trustee. All the terms, provisions, stipulations, covenants and conditions to be performed by LAKE COUNTY TRUST COMPANY are undertaken by it solely as Trustee, as aforesaid, and not individually, and all statements hereinsmade are made on information and belief, and are to be construed accordingly, and no personal liability shall be asserted or be enforceable against LAKE COUNTY TRUST COMPANY by reason of any of the terms, provisions, stipulations, covenants and/or statements contained in this Agreement.

IN WITNESS WHEREOF, this instrument has been executed by the undersigned under seal the date first above written.

"BORROWER:"

Its:

LAKE COUNTY TRUST COMPANY, not personally or individually, but as Trustee under Trust Agreement dated April 15, 1991 and known as Trust No. 4185

SEE SIG	NATURE	PAGE	ATTA	CHEC
---------	--------	------	------	------

SEE SIGNATURE PAGE ATTACHED

Its:

ATTEST:

-25-

By:

STATE OF	
COUNTY OF )	
to the second se	
Ī	awNotary Public in and for the
said County, in the State afore	, a Notary Public in and for the esaid, DO HEREBY CERTIFY
that	or individually, but as Trustee under Trust Agreement
TRUST COMPANY, not personally of	or individually, but as Trustee under Trust Agreement
he the came person whose name	es Trust No. 4185, who is personally known to me to subscribed to the foregoing instrument as
such President	of Said Bank, appeared before me this day in person
and acknowledged that he signed	and delivered the said instrument as his own free
and voluntary act and as the fi	cee and voluntary act Affication Bank for the uses and
purposes therein set forth.	ocument is the property of
GIVEN; under my hand ar	Baleta Coliner I Rhis rder day of
1992.	Pake County Recorder : 1.12
	SEE SIGNATURE PAGE ATTACHED
	OFF SIGHT ONE STATE WEINGHED
	Notary Public
:	
	DER'S OF
	SEAL SEAL S

This Mortgage is executed by LAKE COUNTY TRUST COMPANY, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said LAKE COUNTY TRUST COMPANY, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said principal note contained shall be construed as creating any Hiability on said Lake County Trust Company personally to pay the said principal note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant, either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right on security hereunder, and that so far as said Lake County Trust Company personally is concerned, the legal holder or holders of said principal notes and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby mortgaged for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said principal notes provided on by action to enforce the personal Plability of the guarantor, if any.

Nothing; contained therein shall be construed as creating any liability on LAKE COUNTY TRUST COMPANY, personally under the provisions of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) or the Indiana Responsible Property Transfer Law: (the Act.) as amended from time to time or any other Federal, State-or local law, rule or regulation. LAKE COUNTY TRUST COMPANY, personally is not as "Transferor" under the Act and makes no representation concerning any possible environmental defects. In making any warranty herein the Trustee is relying solely on information furnished to itchyrther beneficiaries pand not of its own knowledge and specifically exculpates itself from any liabilities, responsibilities or damages as a result of including any warranty in this instrument.

INWITNESS WHEREOF, LAKE COUNTY TRUST COMPANY, not personally but as Trustee as. aforesaid, has caused these presents to be signed by its Trust Officer and attested by its Assistant Secretary this 21st day of January

> LAKE COUNTY TRUST COMPANY, hot personally but as Trustee under the provisions of a Trust Agreement dated April 15, 1991

and known as Trust No. 4185...

Charlotte L. Keilman, Trust Officer

ATTEST:

STATE OF INDIANA

COUNTY OF LAKE

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Officers of the Lake County Trust Company, who acknowledge the execution of the foregoing instrument as the free and voluntary act of said comporation, and as their free and voluntary act, acting for such corporation

Witness my hand and seal this 21st day of Witness my or a supposed to be a supposed to the supposed of t January

My Commission Expires:

Resident: Lake County, Indiana

November 11, 1995

## EXHIBIT "A"

"PARCEL 1: THE EAST 311.89 FEET OF THE SOUTH 139.6 FEET OF THE SOUTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 36 NORTH, RANGE 9 WEST OF THE 2ND-P. M., IN THE TOWN OF GRIFFITH, LAKE COUNTY, INDIANA.

PARCEL 2: THAT PART OF THE EAST TWO THIRDS OF THE EAST HALF OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 26, TOWNSHIP 36 NORTH, RANGE 9 WEST OF THE 2ND P. M., LYING NORTH OF THE CENTER LINE OF RIDGE ROAD, EXCEPT THE WEST 130 FEET THEREOF, IN THE TOWN OF GRIFFITH, LAKE COUNTY, INDIANA.

