## SECRETOE REAL ESTATE MORTGAGE

| This mortgage made on the 21   | day of   | April  | , 1992, 1  | oetweenAlbe   | ert H Redding  | Jr   |
|--|--|--|--|---|--|--|
| and  | rugios Tra   |  | _ , hereinalter re   | elerred to as MORTGAG   | ORS; and ASSOCIA   | TES  |
| Merrillville   | In 46410   |  |  | whose address is  | 429 W 015t :   | <u> </u>   |
|  |  |  |  |   |  |  |
| WITNESSETH: Mortgagors jointly   |  |  |  |   |  |  |
| pereinafter described as security for interest as provided in the loan agree   | the payment of a lo<br>ement which has a   | an agrooment of<br>final payment dat   | even date hereve<br>o of 5-1   | vith in the amount of \$  | 2007   | , together with:   |
| The property hereby mortgaged, a sterests, rents and profits,  | nd described below   | , includes all impro   | vements and fix  | ures now attached toget   | her with easements, r  | ights, privileges,   |
| TO HAVE AND TO HOLD the sails successors and assigns, forever; and have authority to convey the sain will forever warrant and defend the s   | nd Mortgagors here<br>le, that the title so c  | by covenant that conveyed is clear.  | mortgagors are:<br>free and unooc  | seized of good and perf   | ect title to said prope  | rty in fee simple:   |
| If mortgagors shall fully perform a mortgage secures, then this mor  | ll the terms and cor<br>Igage shall be null,   | nditions of this mo<br>void and of no fu   | rtgage and shall<br>irther force and   | pay in full in accordance   | e with its terms, the o  | bligations which   |
| MORTGAGORS AGREE: To kee nazards with an insurance company a clause in favor of Mortgagee as its into said property in a sum not exceeding the favor of Mortgagors with the premium thereor agree to be fully responsible for dama gagee for the protection or preservation of opay all taxes, assessments, bills for superior to that of this mortgage all installments of interest and principal on the date hereof. If Mortgagors fall charge Mortgagors with the amount set and principal charge Mortgagors with the amount set. | uthorized to do busi<br>lerest may appear,<br>ng the amount of Mo<br>n, or to add such pr<br>ige or loss resulting<br>n of the property sh<br>or repairs and any o<br>and not now existing<br>al on account of any<br>to make any of the | ness in the State and if Mortgagors ortgagor's indebte emium to Mortgag from any cause vall be repaid upon their expenses into may be created indebtedness wheregoing paymer | of Indiana, acceptail to do so, the does for a periogor's indebtedne whatsoever. More demand and if roident to the own against the propict may be secunts, they hereby | ptable to Mortgagee, whey hereby authorize Mod not exceeding the terriss. If Mortgagee elects transport against the mortgage elects to so paid shall be secundership of the mortgage erry during the term of red by a lien superior to authorize Mortgagee to   | ich policy shall containtgagee to insure or in of such indebtedne to waive such insure sums advanced or expred hereby. Mortgaged property when due this mortgage, and to the lien of this mortgage pay the same on the | in a loss-payable renew insurance ss and to charge ance Mortgagors pended by Mortgris further agree: in order that no pay, when due, age and existing our behalf, and to |
| marge mortgagors with the amount s<br>nanagement and occupation of the mo<br>o keep the mortgaged property in its  | o paid, adding the s<br>nortgaged properly<br>present condition  | and improvements<br>and repair, norms  | rs indeptedness<br>sthereon, and n<br>il and ordinary o  | et to commit or allow was<br>because a second of the commit of allow was<br>considered to the control of the control | ercise due diligence<br>aste on the mortgage   | in the operation,<br>d premises, and   |
| If default be made in the terms o<br>nstallments when due, or if Mortgago<br>pointed, or should the mortgaged prop   | r conditions of the cors shall become be<br>perty or any part their  | lebt or debts here<br>inkrupt or insolver<br>eof be attached, i  | by secured or only or make an a evied upon or se   | f any of the terms of this<br>ssignment for the bene<br>ized, or if any of the repr   | s mortgage, or in the<br>fit of creditors, or hav<br>esentations, warranti   | payment of any<br>ve a receiver ap-<br>es or statements  |
| of Mortgagors herein contained be in<br>same, then the whole amount hereby<br>se collectible in a suit at law or by fore<br>cossession of the mortgaged property   | correct or if the Mo<br>secured shall, at M  | rtgagors shall aba<br>ortgages s option  | inden the mortg  | aged property, or sell o<br>Hately eye and payable  | r attempt to sell all o<br>, without notice or de  | r any part of the<br>mand, and shall   |
| hall pay all costs which may be incurved this mortgates of this mortgates that a reasonable fee for the sites.   | rred or paid by Mo<br>ge and in the even<br>earch made and pro-  | rtgagee in connect<br>t of foreclosure of<br>eparation for such  | tion with any su<br>this mortgage,<br>foreclosure, tog   | it or proceeding to which<br>Mortgagors will pay to<br>gether with all other and  | ch it may be a party it<br>the Mortgagee, in ad<br>I further expenses of   | by reason of the dition to taxable foreclosure and   |
| ale, including expenses, fees and pa<br>nd repair made in order to place the   | same in a condition  | on to be sold.   |  |   |  |  |
| No failure on the part of Mortgag<br>ights in the event of any other or sub<br>hall be construed to preclude it from<br>hay enforce any one or more remed<br>All rights and obligations hereund  | sequent defaults or<br>the exercise thereo<br>ies hereunder succ   | breaches of cover<br>fat any time during<br>essively or concu  | enant, and no de<br>ng the continuan<br>rrently at its opt   | lay on the part of Mortg<br>ce of any such default o<br>ion.  | agee in exercising ar<br>or breach of covenant   | ny of such rights<br>, and Mortgagee   |
| arties hereto. The plural as used in this instrur  |  |  |  |   |  | Ü  |
| The real property hereby nortgans follows: Lot 2 10  | ged is located in<br>Block 8 in T  | Lake )<br>arrytown F.  | irst Guod:   | LVISION, in the   |  | , as   |
|  | of Lake Cour   |  |  | 0, page 13, in  | the Office c   | of the   |
|  | con  | monly, knon  | w as 1956  | Willard GAry,   |  | S.   |
| IN WITNESS WHEREOF Mortga  | gors have executed   | this mortgage of   | n the day above  | shown.  | Apr. 23  | TATE OF<br>LAI<br>FILED  |
| Albert H Redding J   |  | MORTGAGOR  |  |   | RECC   | MORTGAGOR  |
| nibort in heading o  | •  | IENT BY INDIVID  | UAL OR PARTI   | NERSHIP BORROWER  | ADE A  | ĸĸਜ਼ਜ਼<br>ਲ਼ਜ਼ਸ਼   |
| •  | Lake   | <b>3</b> .   |  |   |  | oar<br>oar   |
| TATE OF INDIANA, COUNTY OF _   |  |  |  | , SS.   | GR. 25.  | •  |
| Before me, the undersigned; a n  | otary public in and  | for said county a  | nd state, person   | ally appearedA  |  |  |
| n the execution of the foregoing mor   | tgage.   |  | <del> </del>   |   | an   | d acknowledged   |
| IN WITNESS WHEREOF I have  | hereunto subscribe   | d my name and a  | affixed my officia   | il seal this <u>21</u> day o  | of April   | , 1992   |
| ly Commission Expires:   |  |  |  | man   | ilcon M  | ARY, PUBLIC  |
| 2 12 02  |  |  | Manatara   | M Unbow/I =l  |  |  |
| 3-12-93  |  |  |  | M Huber/Lake<br>SE PRINT NAME AND CO  | UNTY CI  |  |
| This instrument was prepared by  |  | htower   |  |   |  |  |
| ·  | 429 West   | S Financial<br>: 8) st Stree   |  |   |  |  |
|  | P. O. Box  |  | 1.0000   |   | •  | 1:30   |
|  | Merriliville   | s, IN 4641   | 1-0068   |   |  | 7.3.2  |

611551 Rev. 6-91