Note: Use of this form constitutes practice of law and is limited to practicing lawyers,

940067275

MORTGAGE

ł.	5.10	MORTG	AGE			
THIS	S INSTRUMENT ("Mo	rtgage").WITNESSES	S: That <u>JAMES A</u>	Y. LEE and	<u>d 1</u>	
ZRKEND	A - Jsrini					
MARTH	gor"), in consideration o pereby acknowledged, l A LEE-	f One Dollar (\$1.00) and hereby MORTGAGES	lother good and valua and WARRANTS to	ble considera	tion, the rece	pipt of
("Mořteja	gee");ithe real estate:("F	Real Estate") andinrone	erity located inI	ake:	_County, St	nto of
	more particularly desci		or ty located in		_ County, St	ate of
	IOT 11, FAIRMEA IN PLAT BOOK 39	DOW 13TH ADDITION PAGE 99, IN LAKE	TO: THE! TOWN OF M COUNTY, INDIANA	UNSTER, AS	SHOWN	
•	COMMON ADDRESS:	9200 GREENWOOD, MUNSTER, INDIANA	A	'		
	KEY NUMBER: 28	-295-11		,	S E	
·	TAX UNIT NUMBER	18 ¹		,	SA. TE
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		Docum	ent is		ST EX	
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	Thi	is Document is		of		
		the Lake Coun				
tenement Estate (" hereafter property replacem replacem	with all rights, titleras, hereditaments, casen Easements"); (ii) All to placed on the Real Estrow or hereafter attained the control ("Improvents, renewals, addition	nents and appurtenance wildings and other in tate, together with all tate, to or regularly, ements"); (iii) All ex and appurtenances o	es in any way now or iprovements; of every iffixtures; machinery used in connection tensions, improvements for to the Easements	hereaften per y kindland d y andlother a with the Rea ents, betterm or Improvement	taining to the escription m rticles of per il Estate, ar ents, substi ents ("Additi	e Real ow-or rsonal ndball tutes, ions");
Additions the Real I of conver- insurance Improver	rents, issues, proceeds, s, including all payments is tate; Easements, Imp sion, whether voluntary and and ments, Additions, Rents	ts made in:connectioniverovements or Additionly or involuntation at an tort claims (Proceeds areare)	vith leases, subleases ("Bents"); and (v) Al y et the foregoing, in eds"); (Hereinafter, erred to together as	and other agr ll awards: pay cluding, with the Real E the "Mortgag	eements afferments or pro nout limitation aste; Easen ged Property	ecting oceeds on; <u>alli</u> ments, '"):
This in this Mo certain p	Mortgage is given to sec ortgage and to secure pa romissory note ("Note")	cure performance by M yment of: (i) the office dated <u>October 1</u>	lorigagor of the cover philor and interest on 19-93, exe	rants and agre the indebtedr cuted and de	eements cont less evidence livered by	ained d by a
JAMES.	A. I.EE and BREN	IDA LEE				
harainaft	er referred to jointly	and soverally as "R	orrower!) ata. Morta	agan in the	nringinal: ci	, um .of
ONE_HU	INDRED EIGHTY TI	OUSAND AND NO	100 DOLLARS			
Dollars (6' 180 ,000,00 final payment due on .	October 15	46. 2022 and with in	ntarasticom nu	tadion the 11	
halance of	rom time to time at th	e rate(s) set forth the	rein and any other s	amoiints nava	able to Mort	OA OPP
pursuant	to the terms and provincurred by Mortgages, plus interest thereon	isions of the Note ("Pr	imary Debt"); (ii) al	I sums advan	ced;and·cost	is and of this
Mortgage	e, plus interest thereon	at the rate of Five a	nd Twenty-Seven Hund	(5.27.%) per	annum ("D	efault
Rate") fro	om the date paid or incu , disposition and reas	ırred until reimbursen	nent ("Advancement	s"); (iii) all ^r cos	sts of reposse	ession,
indebtedr	ness, obligations and lia	bilities of Borrower (a	nd each of them, if m	ore than one) (to:Mortgagee	e, now

Mortgagor hereby further covenants with the Mortgagee as follows:

1. Payment of Sums Due. If Mortgagor is the Borrower (or one of them, if more than one), Mortgagor covenants and agrees to promptly pay the principal of and interest on the Primary Debt and the other Indebtedness, as and when the payment(s) thereof become due, all without relief from valuation and appraisement laws and with attorneys' fees.

several and regardless of how created or evidenced ("Additional Liabilities"); and (v) any and all extensions or renewals of any of the foregoing indebtedness ("Extensions"). (Hereinafter, the Primary Debt, Advancements, Costs, Additional Liabilities and Extensions are referred together as the "Indebtedness.")

• 1984 Indianapolis Bar Association

A Chicago Title Insurance Company

- 2. Care and Condition of Mortgaged Property. Mortgagor shall (a) promptly repair, restore or rebuild the Mortgaged Property, or any portions thereof, which is damaged or destroyed; (b) keep the Mortgaged Property in good condition and trepair, without waste, and free from encroachments and from medianic's or materialman's lien or claims for lien not expressly subordinated to this Mortgage; (c) pay when due any indebtedness which may be secured by a lien or charge on the Mortgaged Property, whether or not superior to one lien of a months mortgage; (d) comply with all requirements of law and covenants and restrictions of record applicable to the Mortgaged Property or its use; (e) permit no change in or alteration of the design, structurals character or general nature of the Real Estate and the Improvements without Mortgagee's prior written consent (which consent shall not be withheld unreasonably); and (f) permit Mortgagee to officer upon and inspect the Mortgaged Property at all reasonable times.
- 3. Warranties. Mortgagor covenants and warrants that: (a) Mortgagor is lawfully seized of the Real Estate in fee simple, has valid and indefeasible title to the Mortgaged Property and has a good and legal right to convey and mortgage the Mortgaged Property; and (b) the Mortgaged Property is and will remain free from all liens and encumbrances except only mortgages and liens in favor of Mortgagee and any mortgage lien specifically identified in paragraph 17 of this Mortgage (a "Prior Mortgage Lien"), and Mortgagor will warrant and defend title to the Mortgaged Property, against all claims made thereon.
- 4. Insurance. Mortgagor. will keep the Mortgaged Property-insured against loss by fire extended casualty, vandalism, malicious mischief and such other hazards as reasonably may be required from time by Mortgagee for the benefit and protection of Mortgagee, including comprehensive and contractual liability insurance (together; the Required Insurance). The Required Insurance shall be written in forms, amounts, and by companies reasonably satisfactory to Mortgagee, and losses thereunder shall be payable to Mortgagee pursuant to standard noncontributing mortgage endorsements in favor of Mortgagee. Unless otherwise agreed by Mortgagee all policies of Required Insurance, including additional and renewal policies, shall be deposited with and held by Mortgagee. Any monies received as payment for any loss under any of the Required Insurance paid over to Mortgagee may be applied, at the option of Mortgagee, either to the prepayment of any portion, as Mortgagee may select, of the Indebtedness, without premium, or to the reimbursement of Mortgagor for expenses included by Mortgagor in the restoration or repair of the Mortgaged Property. Proceeds paid for payable to Mortgagor of the Required Insurance shall be applied to restoration of the Mortgaged Property in such fashion as Mortgagor reasonably may require.
- 5. Taxes. Mortgagor will pay and discharge or cause to be paid and discharged when due, and before any penalty attaches, all taxes (including resident persons) proposed taxes, general and special assessments, water and sewer rents or assessments, and all other governmental and municipal charges and impositions of any kind imposed upon or assessed against Mortgagor or the Mortgaged Property, or any part thereof, or arising in respect of the occupancy, use or possession thereof.
- 6. Protection of Security by Montgagee. Mortgagee may, at Mortgagee's option, but without any duty of obligation of any sort to do so and without in any way waiving or relieving any default by Mortgagor make any payment and perform any act required of Mortgagor by this Mortgage, including but not limited to, payment of insurance premiums, taxes, assessments, repair expenses and prior liens and encumbrances. All expenses so incurred including reasonable attorneys' fees, and any other reasonable expenses incurred by Mortgagee to protect the Mortgaged Property shall ensure the Advancements and shall be immediately due and payable by Mortgagor.
- 7. Transfer of Mortgaged Property Wortgagor shall not, without the prior written consent of Mortgagee (which consent may be withheld without reasonable cause), lease transfer, sell, contract to sell or any way further encumber all or any part of the Mortgaged Property.
- 8. Condemnation If all or any part of the Mortgaged Property, is taken or damaged pursuant to an exercise, or threat of exercise, of the power of eminent domain, the entire proceeds of the award or compensation payable intrespect of the part so taken or damaged are hereby assigned to and shall be paid directly to Mortgagee. The proceeds of any award or compensation actually received by Mortgagee after deduction therefrom of allicosts and expenses including reasonable attorneys' fees incurred by Mortgagee in connection with the taking, at Mortgagee's option, shall be applied, without premium, in part or entirely to payment of the Indebtedness or to restoration of the Mortgaged Property.
- 9: Default and Acceleration, Times of the essence of this Mortgage. Upon the occurrence of any "Event of Default" (as hereinafter defined), and at any time thereafter, then, in any and every such case, the entire Indebtedness shall, at the option of Mortgagee, become immediately due and payable without any notice, presentment, demand, protest, notice of protest; or other notice of dishonor or demand of any kind, all of which are hereby expressly waived by Mortgagor, and Mortgagee shall have the right immediately to foreclose the mortgage lien created by this Mortgage against the Mortgaged Property, to enforce every other security interest created by this Mortgage and to institute any action; suit or other proceeding which Mortgagee may deem necessary or proper for the protection of its interests. The following shall each constitute an "Event of Default" for purposes of this Mortgage:
- (a) Default: (i) in the payment when due of any-of the Indebtedness, or (ii) in the performance any covenant or term of this Mortgage;
- (b) Lease, sublease, assignment, sale, contracting for sale, transfer or encumbrance of all on any part of the Mortgaged Property, without Mortgagee's prior written consent;
- (c): If Mortgagor or Borrower (or any one of them, if more than one) becomes the subject of an order for relief under the United States Bankruptcy Code, takes any action to obtain relief under the United States Bankruptcy Code, files any answer admitting bankruptcy or insolvency or in any manner is adjudged bankrupt or insolvent;

(d) Any part of the Mortgaged Property or all or any substantial part of the property or assets of Borrower (or any one of them, if more than one) is placed in the hands of any receiver or trustee; or Borrower (or any one of them; if more than one) consents, agrees or acquiesces to the appointment of any such receiver or trustee;
(e) Institution of proceedings to enforce or foreclose any Prior Mortgage Lien or any other mortgage or lien upon all or any part of the Mortgaged Property;
(f):
10. Foreclosure and Application of Proceeds. Allexpenses which may be paid or incurred by or on behalf of Mortgagee in connection with the foreclosure of this Mortgage? for ireasonable attornoys if ces, appraisers! fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and cost of procuring all title searches, policies and examinations and similar data and assurances with respect to title ass Mortgagee reasonably may deem necessary to prosecute such suit shall constitute. Advancements, shall be immediately, due and payable by Mortgagor, with interest thereonat the Default Rate, and shall be allowed! and included as Indebtedness in the judgment for sale. The proceeds of any foreclosure sale of the Mortgaged Property shall be distributed! and applied in the following order or priority: First, on account of all Advancements, incident to the foreclosure proceedings and all Costs; second, all other items which under the terms of this Mortgage constitute Indebtedness additional to the Primary Debt; third, all principal interest and other amounts remaining unpaid on the Primary Debt; and fourth, any remainder to the person or persons entitled thereto as determined by the court in the foreclosure proceedings to foreclose this Mortgage, Mortgage shall be called to the interest of right, without the giving of notice to any other party, without regard to the adequacy of inadequacy of any security for the Indebtedness and without the requirement of any proceedings for the enforcement of this Mortgage. The right of Mortgage to recover such judgment shall not be affected by the exercise of any other right, power or remedy for the enforcement of this Mortgage, on the foreclosure of the lier of this Mortgage.
12. No Exclusive Remedy, Each and every right, power and remedy conferred upon or reserved to Montgage in this Mortgage is cumulative and shall be in addition to every other right, power and remedy given in this Mortgage or now or hereafter existing at law or in equity. No delay or omission of Mortgagee in the exercise of any right, power or remedy shall be constructed to be a waiver of any Event of Default or any acquiescence therein.
13. Provisions Severable. In the event any one armore of the provisions of this Mortgage for any reason shall be held to be invalid, illegal or unenforceable to any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Mortgage, but this Mortgage shall be construed as if such invalid; illegal or unenforceable provisions had never been contained in this Mortgage.
14. Notices, All notices pursuant to this Mertgage shall be in writing and shall be deemed to have been sufficiently given or served for all purposes where presented personally or sent by registered or certified United States mail, addressed to Mortgagor at the following address: 9200 Greenwood, Munster, Indiana 46321
and to Mortgagee at the following address:
1724 E-2 Camelia Drive, Munster, Indiana 46321
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or at such other place as either party may, by notice in writing designate as a place for service of notice.
15. Successors and Assigns. This Mortgage shall (a) run with the land, (b) apply and extend to be binding upon and inure to the benefit of Mortgagor, Mortgagor's heirs, administrators, successors and assigns and all persons claiming under or through Mortgagor, and the word "Mortgagor" shall include all such persons, and (c) shall apply and extend to, be binding upon and inure to the benefit of Mortgagee and Mortgagee's successors and assigns. The word "Mortgagee" shall include the successors and assigns of Mortgagee, and the holder or holders, from time to time, of the Note and any other Indebtedness instruments.
16. Miscellaneous. The captions in this Mortgage are for convenience only and do not define or limit the provisions of this Mortgage. All changes to this Mortgage must be in writing signed by Mortgage and, if this

17. Identification of Prior Mortgage Lien/Additional Provisions.

Mortgage is recorded, shall not be effective until being recorded. Wherever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

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Aortgagor:	
TAMES A LEE	De Ma He
JAMES A. LEE	BRENDA: DEE:
[Individual A	Acknowledgment]!
TATE OF INDIANA)	· · · · · · · · · · · · · · · · · · ·
COUNTY OF LAKE) SS:	
₹,	Indiana and a resident of LAKE County.
ndiana, personally appearedJAMES A. LEE	•
•	
vho, being first duly sworn, acknowledged executi	in of the famous was Marie 1975
Witness my hand and Notarial Scalethis 2074	
	(Signature):
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(Printed)	unity Recorder:
Ay commission expires:	
9-26 94	
[Organization]	*Acknowledgment]
STATE OF INDIANA.	
COUNTY OF	DERY
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Aycommission expires:	•
ay,,commission expires.	
william F	Little Fee Holleh & Coff 55 F Monroe
This instrument was prepared byWilliam F. Ste. 4100, Chicago, Illinois 60603	. Little, Esq., Holleb.& Coff, 55 E. Monroe,