CAROL L. GNERLICH	SAND RIDGE BANK	
1522 W 97TH AVE	450 W. LINCOLN HICHWAY SCHERERVILLE, IN 46375	
1522 W 97TH AVE CROWN POINT, IN 46307	1	and the state of t
MORTGAGOR	MORTGAGEE	
"I" includes each mortgagor above.	"You" means the mortgagee, its successors and assign	<u>1118. A. A.</u>
VIFE sal estate described below and all rights, easements, appurtenance ow or at anytime in the future be part of the property (all called to ROPERTY ADDRESS: 1522 W 97TH AVE	(Bured)	. th
CROWN POINT (City)	, Indiana <u>46307</u> (Zip Code)	
EGAL DESCRIPTION:	OCK 2, IN THE CITY OF CROWN POINT, AS PER P	50%
THEREOF, RECORDED IN PLAT BOOK 67, PAGE COUNTY, INDIANA.	- D - B - B - B - B - B - B - B - B - B	873
Doc NOT C	ument is)FFICIAL!	- MOF 56
located in LAKE This Docume	nt is the properties. of	3
TLE: I covenant and warrant title to the property except for	encumbrances of record, municipal and zoning ordinances current	
assessments not yet due and REAL ESTATE MORIT	GAGE TO: COUNTRYWIDE FUNDING CORPORATEON -	一一一
where the state of	and the state of the fact of the state of th	က် ပိ
in this mortgage and in any other document incorporated h	cured debt and the performance of the covenants and agreements to	obntained
in this mortgage and in any other document incorporated he any time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future the secured debt is evidenced by (describe the instrument)	cured debt and the performance of the covenants and agreements of	contained its I may a nodification
in this mortgage and in any other document incorporated he any time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future that the secured debt is evidenced by (describe the instrument of THE ORIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY.	cured debt and the performance of the covenants and agreements are used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or mature advances described below, or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22; 1995; AND RENEWALS	pointained tts I may a nodification
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future that the secured debt is evidenced by idescribe the instrument of THE ORIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBE The total unpaid balance secured by this mortgage at any of which the secured by this mortgage at any of which the secured by this mortgage at any of which the secured by this mortgage at any of which the secured by this mortgage at any of which the secured by this mortgage at any of which the secured by this mortgage at any of which the secured by this mortgage at any of which the secured by	cured debt and the performance of the covenants and agreements of the covenants of the c	contained its I may a nodifidation aid earlier. 3.00
in this mortgage and in any other document incorporated heavy time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future that the secured debt is evidenced by idescribe the instrument of the ORIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBE The total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the covenants and agreements contained in this mortgage.	cured debt and the performance of the covenants and agreements of the rein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or mature advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS ons time shall not exceed a maximum principal amount of \$22,133	pointained its J may a modification aid earlier. 3.00 lus interes erform any
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of the corporated has evidenced by idescribe the instrument of the original RFAL ESTATE NOTE #624250 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBE The total unpaid balance secured by this mortgage at any of ***********************************	cured debt and the performance of the covenants and agreements of the covenants of the c	contained its I may a nodifidation aid earlier. 3.00 lus interes erform any
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of the corporated has evidenced by ideacribe the instrument of the CRIGINAL REAL ESTATE NOTE #624250 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBE The total unpaid balance secured by this mortgage at any of ***********************************	cured debt and the performance of the covenants and agreements of the recoverants and agreements of the recoverant and agreements of the recoverant and agreements of the recoverant agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS of time shall recovered a maximum principal amount of \$22,133 **********************************	pontained that I may a middifficultion of the control of the contr
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future that the secured debt is evidenced by idescribe the instrument of the ORIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBE The total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the covenants and agreements contained in this mortgage. If puture Advances: The above debt is secured even through and will be made in accordance with the terms of the remained apart hereof.	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or mure advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS if not particles are the security of this mortgage or to people of this mortgage or to people of the mortgage or to people or loan agreement evidencing the secured debt.	pontained that I may a middifficultion of the control of the contr
in this mortgage and in any other document incorporated heavy time owe you under this mortgage, the instrument or a of such instrument or a greament, and, if applicable, the future that the secured debt is evidenced by idescribe the instrument of the CRIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBE The total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the covenants and agreements contained in this mortgage. [Future Advances: The above debt is secured even thougand will be made in accordance with the terms of the instrument of the instrum	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or more advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22; 1995; AND RENEWALS if not part time shall coreaxceed a maximum principal amount of \$22,133 ******* Deliare (\$ 22,133.00), plums of this mortgage to protect the security of this mortgage or to perform the secured debt. In the part of it may not yet be advanced. Future advances are considered to Josh agreement evidencing the secured debt. In the part of it may not yet be advanced. Future advances are considered to Josh agreement evidencing the secured debt.	pontained its I may a modification of the control o
in this mortgage and in any other document incorporated heavy time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future the secured debt is evidenced by idescribe the instrument of the CRIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBLY The total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the covenants and agreements contained in this mortgage. [Future Advances: The above debt is secured even thougand will be made in accordance with the terms of the idea and will be made in accordance with the terms of the idea apart hereof. [Commercial [Commercial]	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or mure advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS if not particles are the security of this mortgage or to people of this mortgage or to people of the mortgage or to people or loan agreement evidencing the secured debt.	pontained its I may a modification of the control o
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of the CRIGINAL REAL ESTATE NOTE #624250 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMPS The total unpaid balance secured by this mortgage at any or ***********************************	cured debt and the performance of the covenants and agreements of therein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or more advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS if not part time shall receased a maximum principal amount of \$22,133 **********************************	pontained its I may a modification of the control o
in this mortgage and in any other document incorporated heavy time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future the secured debt is evidenced by idescribe the instrument of the CRIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMBLY The total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the covenants and agreements contained in this mortgage. [Future Advances: The above debt is secured even thougand will be made in accordance with the terms of the idea and will be made in accordance with the terms of the idea apart hereof. [Commercial [Commercial]	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or more advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22; 1995; AND RENEWALS if not part time shall coreaxceed a maximum principal amount of \$22,133 ******* Deliare (\$ 22,133.00), plums of this mortgage to protect the security of this mortgage or to perform the secured debt. In the part of it may not yet be advanced. Future advances are considered to Josh agreement evidencing the secured debt. In the part of it may not yet be advanced. Future advances are considered to Josh agreement evidencing the secured debt.	pontained its I may a modification of the control o
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of the CRIGINAL REAL ESTATE NOTE #624250 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMPS The total unpaid balance secured by this mortgage at any or ***********************************	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing extension or more advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22; 1995; AND RENEWALS if not part time shall coreaxceed a maximum principal amount of \$22,133 ******* Deliare (\$ 22,133.00), plums of this mortgage to protect the security of this mortgage or to perform this mortgage may very according to the terms of that obligation or the secured debt. and by this mortgage may very according to the terms of that obligation or me under which the interest rate may vary is attached to this mortgage. A. A	pontained its I may a modification of the control o
in this mortgage and in any other document incorporated heavy time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future the secured debt is evidenced by idescribe the instrument of the corporated that the secured debt is evidenced by idescribe the instrument of the corporated that it is a secured by the mortgage at any of the total unpaid balance secured by this mortgage at any of the total unpaid balance secured by this mortgage at any of the covenants and agreements contained in this mortgage and will be made in accordance with the terms of the remained at the covenants and agreements containing the terms of the remained at the covenants and agreement containing the terms and covenants are compared to the terms of the remained at the covenants and agreement containing the terms and a covenants. Commercial C	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing extension or more advances described below. or agreement secured by this mortgage and the date thereof): 086-60536; DATED MAY 22; 1995; AND RENEWALS if not part time shall coreaxceed a maximum principal amount of \$22,133 ******* Deliare (\$ 22,133.00), plums of this mortgage to protect the security of this mortgage or to perform this mortgage may very according to the terms of that obligation or the secured debt. and by this mortgage may very according to the terms of that obligation or me under which the interest rate may vary is attached to this mortgage. A. A	pontained its I may a modification of the control o
in this mortgage and in any other document incorporated he any time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of the correct of the correct of the coverants of the coverants and all other amounts, plus interest, advanced under the term and will be made in accordance with the terms of the coverants of the instrument of the coverants of the covera	cured debt and the performance of the covenants and agreements of therein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or mure advances described below. or agreement secured by this mortgage and the diste thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS if not performed this mortgage of this mortgage or to perform of this mortgage to protect the security of this mortgage or to perform the secured debt. In the secured debt is mortgage may very according to the terms of that obligation or may be in the interest rate may very is attached to this mortgage. If not performed this mortgage may very according to the terms of that obligation or may be interested to the mortgage. If not performed this mortgage or to perform the secured debt. If not performed this mortgage or to perform the secured debt. If not performed this mortgage or to perform the secured debt. If not performed this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt.	pontained at a may a modification of the may a modification of the may are a modification of the
in this mortgage and in any other document incorporated he any time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future the secured debt is evidenced by (describe the instrument of THE ORIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMENT The total unpaid balance secured by this mortgage at any of which was and all other amounts, plus interest, advanced under the terror of the covenants and agreements contained in this mortgage. Future Advances: The above debt is secured even thought and will be made in accordance with the terms of the following the terms of the following the secured debt and in any riders described above and algreed by WILLIAM J. ENERLICH EKNOWLEDGMENT: STATE OF INDIANA, LAKE On this 22ND day of MAY, 199	cured debt and the performance of the covenants and agreements of the rein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or muture advances described below. or agreement secured by this mortgage and the date thereoff: 086-60536; DATED MAY 22; 1995; AND RENEWALS if not pays time shall not exceed a maximum principal amount of \$22,133 ******* Delete (*** 22,133.00), plus of this mortgage or to pe the increase of the protect the security of this mortgage or to pe the increase of the protect the secured debt. Ign 41 or part of it may not yet be advanced. Future advances are considered to the interest rate may vary is attached to this mortgage may vary according to the terms of that obligation are under which the interest rate may vary is attached to this mortgage. X AND J. MANDIM CAROLI L. GNERLICH , County ss:	pontained at a may a modification of the may a modification of the may are a modification of the
in this mortgage and in any other document incorporated heavy time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of the corporated by its instrument of the corporated by its mortgage at any on the total unpaid balance secured by this mortgage at any on the covenants and agreements advanced under the term of the covenants and agreements contained in this mortgage of the covenants and agreements contained in this mortgage at any one of the covenants and agreements contained in this mortgage of the covenants and agreements contained in this mortgage at any of the covenants and agreements contained in this mortgage of the covenants and agreements containing the term and will be made in accordance with the terms of the respective of the covenants and agreement containing the term and a part hereof. DERS: Commercial Comme	cured debt and the performance of the covenants and agreements of therein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or mure advances described below. or agreement secured by this mortgage and the diste thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS if not performed this mortgage of this mortgage or to perform of this mortgage to protect the security of this mortgage or to perform the secured debt. In the secured debt is mortgage may very according to the terms of that obligation or may be in the interest rate may very is attached to this mortgage. If not performed this mortgage may very according to the terms of that obligation or may be interested to the mortgage. If not performed this mortgage or to perform the secured debt. If not performed this mortgage or to perform the secured debt. If not performed this mortgage or to perform the secured debt. If not performed this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt. If not performed the security of this mortgage or to perform the secured debt.	pontained at a may a middiffiduate. I may a middiffiduate. S. 00 lus interes erform any intemplate. Programment and the middle of the middle o
in this mortgage and in any other document incorporated he any time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future the secured debt is evidenced by (describe the instrument of THE ORIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMENT The total unpaid balance secured by this mortgage at any of which was and all other amounts, plus interest, advanced under the terror of the covenants and agreements contained in this mortgage. Future Advances: The above debt is secured even thought and will be made in accordance with the terms of the following the terms of the following the secured debt and in any riders described above and algreed by WILLIAM J. ENERLICH EKNOWLEDGMENT: STATE OF INDIANA, LAKE On this 22ND day of MAY, 199	cured debt and the performance of the covenants and agreements of herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing extension or mature advances described below. or agreement accured by this mortgage and the date thereof): 086-60536; DATED MAY 22; 1995; AND RENEWALS if not part this mortgage are a maximum principal amount of \$22,133 ******** Datas: 18	pontained at a may a middiffiduate. I may a middiffiduate. S. 00 lus interes erform any intemplate. Programment and the middle of the middle o
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or agreement, and, if applicable, the futtor of such instrument or agreement, and, if applicable, the futtor the secured debt is evidenced by idescribe the instrument of the corporation of the corporation is due and payable on the corporation of the total unpaid balance secured by this mortgage at any on the total unpaid balance secured by this mortgage at any on the covenants and agreements contained in this mortgage of the covenants and agreements contained in this mortgage. Future Advances: The above debt is secured even the read will be made in accordance with the terms of the read will be made in accordance with the terms of the read agreement containing the terms and eapart hereof. ERS: Commercial Secured to the terms and covenance apart hereof. CERS: Commercial Accordance with the terms and covenance apart hereof. ENATURES: By signing below, I agree to the terms and covenance secured debt and in any riders described above and signed by the commission expires: 10/17/98 ENERLICH, HUSBAND AND WIFE My commission expires: 10/17/98	cured debt and the performance of the covenants and agreements between therein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing, extension or muture advances described below, any renewal, refinancing, extension or muture advances described below. or agreement secured by this mortgage and the date thereoft: 086-60536; DATED MAY 22, 1995; AND RENEWALS If not pa the time shall oct axceed a maximum principal amount of \$22,133 **********************************	pontained at a may a middiffiduate. I may a middiffiduate. S. 00 lus interes erform any intemplate. Programment and the middle of the middle o
in this mortgage and in any other document incorporated hany time owe you under this mortgage, the instrument or a of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of such instrument or agreement, and, if applicable, the future of the secured debt is evidenced by describe the instrument of the CRIGINAL REAL ESTATE NOTE #624260 THEREOF UNTIL MATURITY. The above obligation is due and payable on SEPTEMENT The total unpaid balance secured by this mortgage at any and all other amounts, plus interest, advanced under the term of the covenants and agreements contained in this mutual and will be made in accordance with the terms of the real will be made in accordance with the terms of the real secured apart hereof. DERS: Commercial STATURES: By signing below, I agree to the terms and covenance apart hereof. STATURES: By signing below, I agree to the terms and covenance accured debt and in any rights described above and signed by WILLIAM O. CNERLICH EKNOWLEDGMENT: STATE OF INDIANA, LAKE On this 22ND day of MAY, 1990. THERITICH, HUSBAND AND WIFE My commission expires: 10/17/98	cured debt and the performance of the covenants and agreements be herein. Secured debt, as used in this mortgage, includes any amount agreement described below, any renewal, refinancing extension or muture advances described below, any renewal, refinancing extension or muture advances described below, any renewal, refinancing extension or muture advances described below, any renewal, refinancing extension or muture advances by this mortgage and the date thereof): 086-60536; DATED MAY 22, 1995; AND RENEWALS if not part of the mortgage of the security of this mortgage or to perfect the security of this mortgage or to perfect the secured debt. If not part of the may not yet be advanced. Future advances are consider four four four agreement evidencing the secured debt. If not part of the mortgage or to perfect the security of this mortgage or to perfect the secured debt. If not part of the may not yet be advanced. Future advances are considered to the mortgage may very according to the terms of that obligation or me under which the interest rate may vary is attached to this mortgage. X. A. J.	pontained at a may a middiffiduate. I may a middiffiduate. S. 00 lus interes erform any intemplate. Programment and the middle of the middle o

COVENANTS

- 1. Payments. I agree to make all payments on the secured debt when due. Unless we agree otherwise, any payments you receive from me or for my benefit will be applied first to any amounts I owe you on the secured debt exclusive of interest or principal, second, to interest and then to principal. If partial prepayment of the secured debt occurs for any reason, it will not reduce or excuse any subsequently scheduled payment until the secured debt is paid in full.
- 2. Claims against Title. I will pay all taxes, assessments, liens, ancumbrances, lease payments, ground rents, and other charges relating to the property when due. You may require me to provide to you copies of all notices that such amounts are due and the receipts evidencing my payments. I will defend title to the property against any claims that would impair the lien of this mortgage. You may require me to assign any rights, claims or defenses which I may have against parties who supply labor or materials to improve or maintain the property.
- 3. Insurance, 1 will keep the property insured under terms acceptable to you at my expense and for your benefit. This insurance will include a standard mortgage clause in your favor. You will be named as loss payee or as the insurand on any such insurance policy. Any insurance proceeds may be applied, within your discretion, to either the restoration or repair of the damaged property or to the secured debt. If you require mortgage insurance, I agree to maintain such insurance for as long as you require.
- 4. Property, I will keep the property in good condition and make all repairs reasonably necessary. I will give you prompt notice of any loss or damage to the property.
- 5. Expenses. I agree to pay all your expenses, including reasonable attorneys' fees, if I breach any covenants in this mortgage or in any obligation secured by this mortgage. I will pay these amounts to you as provided in Covenant 10 of this mortgage.
- 6. Default and Acceleration. If I fail to make any payment when due or breach any covenants under this mortgage, any prior mortgage or any obligation secured by this mortgage, you may, at your option, accelerate the maturity of the secured debt and demand immediate payment and exercise any other remedy available to you. You may foreclose this mortgage in the manner provided by law.
- 7. Assignment of Rents and Profits. I assign to you the rents and profits of the property. Unless we have agreed otherwise in writing, I may collect and retain the rents as long as I am not in default. If I default, you may, as provided by law, have the court appoint a receiver and the receiver may take possession and manage the property and collect the rents, income and profits. Any rents you collect shall be applied first to the costs of managing the property, including all taxes, assessments, insurance premiums, repairs, court costs and attorneys' fees, commissions to rental agents, and any other necessary related expenses. The remaining amount of rents will then apply to payments on the secured debt as provided in Covenant 1.
- 8. Prior Security Interests. I will make payments when due and perform all other covenants under any mortgage, deed of trust, or other security agreement that has priority over this mortgage. I will not make or permit any modification or extension of any mortgage, deed of trust or other security interest that has priority over this mortgage or any note or agreement secured thereby without your written consent. I will promptly deliver to you any notices I receive from any person whose rights in the property have priority over your rights.
- easeholds; Condominiums; Planned Unit Developments. I agree to comply with the provisions of any lease if this mortgage is on a leasehold. his mortgage is on a unit in a condominium or a planned unit development, I will perform all of my duties under the covenants, by-laws, or If this mortgage is on a unit in a condominium or a planned or regulations of the condominium or planned unit development.
- 10. Authority of Mortgages to Perform for Mortgagor. If I fail to perform any of my cuties under this mortgage, or any other mortgage, deed of trust, lien or other security interest that has priority over this mortgage, you may perform the duties or cause them to be performed. You may sign my name or pay any amount if necessary for performance if any construction on the property is discontinued or not carried on in a reasonable manner, you may do whatever is necessary to protect your security interest in the property. This may include completing the construction. This Document is the property of

Your failure to perform will not preclude you from exercising any of your other rights under the law or this mortgage.

Any amounts paid by you to protect your security interest will be secured by this mortgage. Such amounts will be due on demand and will bear interest from the date of the payment until paid in full at the interest rate in effect from time to time on the secured debt.

- 11, inspection. You may enter the property to inspect if you give me notice beforehand. The notice must state the reasonable cause for your
- 12. Condemnation. I assign to you the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the property. Such proceeds will be applied as provided in Covenant 1. This assignment is subject to the terms of any prior security agreement.
- 13. Waiver. By exercising any remedy available to you, you do not give up your rights to later use any other remedy. By not exercising any remedy, if I default, you do not waive your right to later consider the event a default if it happens again. I waive all rights of valuation and appraisement.
- 14. Joint and Several Liability: Co-signers; Successors and Accigns Bound. All duties under this mortgage are joint and several. If I sign this mortgage but do not sign the secured debt I do so only to mortgage my interest in the property to secure payment of the secured debt and by doing so, I do not agree to be personally liable on the secured debt. I also agree that you and any party to this mortgage may extend, modify or make any other changes in the terms of this mortgage or the secured debt without my consent. Such a change will not release me from the terms of this mortgage. terms of this mortgage.

The duties and benefits of this mortgage shall bind and benefit the successors and assigns of either or both of us.

15. Notice. Unless otherwise required by law, any notice to me shall be given by delivering it or by mailing it by first class mail addressed to me at the Property Address or any other address that I tell you. I will give any notice to you by certified mail to your address on page 1 of this mortgage, or to any other address which you have designated.

Any notice shall be deemed to have been given to either of us when given in the manner stated above.

- 16. Transfer of the Property or a Beneficial Interest in the Mortgagor. If all or any part of the property or any interest in it is sold or transferred without your prior written consent, you may demand immediate payment of the secured debt. You may also demand immediate payment if the mortgagor is not a natural person and a beneficial interest in the mortgagor is sold or transferred. However, you may not demand payment in the above situations if it is prohibited by federal law as of the date of this mortgage.
- 17. Release. When I have paid the secured debt in full and all underlying agreements have been terminated, you will, at my request, release this mortgage without charge to me. Except when prohibited by law, I agree to pay all costs to record the release.
- 18. Severability. Any provision or clause of this mortgage or any agreement evidencing the secured debt which conflicts with applicable law will not be effective unless that law expressly or impliedly permits variations by agreement. If any provision or clause of this mortgage or any agreement evidencing the secured debt cannot be enforced according to its terms, this fact will not affect the enforceability of the balance of he mortgage and the agreement evidencing the secured debt.

W Spage 2 of 21