THIS MORTGAGE is made this.....19th .......day of .... August. 1995., between the Mortgagor, . Calumet. National. Bank. in Hammond, Indiana. Trustee .under. Tr. Agree dtd 11/6/80 AKA Tr. P273@herein "Borrower"), and the Mortgagee, First National C Bank of Illinois, a National Banking Association ............ a corporation organized and existing under the laws of . United States of America ....., whose address is . 3256 Ridge .... Road, Lansing, Illinois (herein "Lender").

WHEREAS, Borrower is indebted to Lender in the principal sum of . Seventy, Five . Thousand .and . . interest, with the balance of the indebtedness, if not sooner paid, due and payable on. Aygust. 19. .....

To Secure to Lender (a) the repayment of the indebtedness evidenced by the Note, with interest thereon, the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage, and the performance of the covenants and agreements of Borrower herein contained, and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances"), Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of ....... Lake ....... State of Indiana:



which has the address of . . . . . 1525 . Cynthia . Court. . . . . . Schererville.

[State and Zip Code]

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

Uniform Covenaine: Notional and Lander covenant and agree as follows:

1/ Payment of Education and Interest: distrower minit promptly say when due the principal of and interest on the indebtedges evidenced by the Note, pressyment and time charges as provided in the Note, and the principal of and interest on any Putine Advances escured by this Mortgage.

A white for faxes and impurate. Subject to applicable law or to a written waver by Londer, Exprover simil pay to Lender out the day mounty instantion of principal and inferest are payable under the price, must the voic in simil in and inferest are payable under the price, must the voic in simil in and in any control of party later and stored which they arise stored in any minimum proving over this both faxes the folding fents on the property, if any, this one-twenth of yearly premium must mean the party when the payable invested in the payable of assessments in the fent of the pass of assessments and both and resonante entitles the invested of the pass of assessments and both and resonante entitles the invested by a federal of state had not institution the deposits of accounts of which are invited or any and area, assessments the fell in the institution the deposits of accounts of which are invited or any and area, assessments the party of the party of the payable that interest on the funds shall be paid to both any arrest to hother and appropriate to pay portoner any interest or earthings on the funds that had not be required to pay portoner any interest or earthings on the funds. Lender shall not be required to pay portoner any interest or earthings on the funds. Lender shall give to Borrower, without charge, an animal accounting of the funds are pledged as additional security for the sums secured. purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Mortgode.

If the arobust of the Funds held by Lender, together with the little mouthly installments of Funds physics with to the due dates of taxes, assessments, insurance premiting and ground rents, shall exceed the attituted for pay and taxes, assessments insurance premiums and pround tents as they fall due, such excess shall be, at Buttuwer's upilion, either promptly repair to Borrover or credited to Buttower on monthly installments of Funds. If the amount of the Funds neld by fedder shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they full due, Aurrower shall evy to fender any amount necessary to take up the deficiency within 40 days from the date notice is mailed

by Lendor to Autroper togicsting paymont thereof.

Open promont in fail of all stone secured by this Martgage, Lender shall promptly refund to Borrower any Pands. bodd by Leader of inder a magnific to hereaf the Property is wild at the Property is utherwise acquired by Leader, Leader chall apply, no later than marriedictely price to the side of the Property or the sequinition by Lender, any Pands held by

Lander at the time of application as a creat against the same section by this Monange.

6. Application of Payments. United applicable favorable and pulsates all payments received by Lander under the State and paringerable Land 2 horsest small to applied by Lander first in payment of amounts payable to Lander by Barrower under paringerable 2 horsest than 6, factor 1 payment on the principal of the Note, and then to interest and an normal on the Edward Arranges.

t. Energes: I man. Bost of this is obtained exercise to mile play the family continue attributable to the P species which share a provide contact the Mulippe, and leached particular or ground contact and any, in the manner specied and a provider property parcel or the particular particular particular particular discount of the particular p Horrows had make present the sty flustoner shall promptly turnish to Lender receipts evidencing such payments. Becomes some promptly coscharge say her which has primitly over the Mortgages provided, that Borrowse shall not be required to discharge says such for so long as flustower shall agree in writing to the payment of the obligation secured by such lies in a manner asceptable to londer, or shall in good fall runtest such tien by or defend enforcement of such then in, legal proceedings which operate to prevent the enforcement of the lien or fortering of the Property or any part thereof.

A. Hardard tosarance, therewer shall keep the improvements now existing or hereafter erected on the Property insured against loss by the hardards included within the term "extended coverage", and such other hazards as Lender may require and in such other hazards as Lender may require and in such otherwise and for such popular as Lender may require provided that Londer shall not require that the amount of

such coverage exceed that absolute of curetage required to pay the sums secured by this Mortgage

The insurance carrier providing the Institution shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be intersoftably stitlified. All recognitions on insurance policies shall be paid in the manner provided under paragraph 2 hours for, it not point in secondary to the

All insurance policies and tenevals thereof shall be in the partie to bender and shall include a standard mortgage clause in favor of and in form acceptable to bender. I under shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to bender all travelled in the said of receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the histograms will be the said of the histograms. In the event of loss, the former is the prompt of the histogram of the histograms.

Unless Lender and Botton of otherwise signer in willing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such teclorabett of tepair is economically trasible and the security of this Mortgage is not thereby unpaired. If such test traffoit of tepall is not incommutally feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums seemed by this Mortgage, with the excess, it any, paid to florrower. If the Frozent is thandstied by Hortgaget, of Il Borrower tails to respond to Lender within 30 days from the date notice is mailed by Lender to Hortgage it light the lighthance entries offers to settle a claim for insurance benefits, Lender as authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the same's correct by this Mortgage

Unit of Leading and Rour were adherentic agrees in scritting pay on happlication of proceeds to principal shall not extend such installments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurprise policies kild in till to the proceeds thereof by Heilitz tropp damage to the Property prior to the sale or acquisition shall pass to Leider to the extent of the stillis secured by this Morrage immediately prior to such sale or

or acquisition, he property and Malifellillick in Profession of the extent of the stims secured by the Morrage immediately prior to such safe or acquisition.

6. Preservallon and Malifellillick in Profession to the Stimble of the Property and shall comply with the provision of the Property and shall comply with the provisions of the Property and shall comply with the provisions of the Property and shall comply with the provisions of the Property and shall comply with the provisions of the Property and shall development, Buttower shall perform all of borrower's obligations under the declaration of coverants creating of government, the bytanks and regulations of the condomination of planticed differences the condomination of planticed differences the condomination of planticed differences and the condomination of planticed differences the condomination of planticed differences and the condomination of planticed differences the condomination of planticed differences and the condomination of planticed differences of the condomination of planticed differences and the condomination of t were a hatt hetebt.

I better the evenum and agreements contained in this to perform the evenum and agreements contained in this Mottgage, of it did action of discouling a commency which materially affects Lender's interest in the Property, including, but not limited to, english domain, insolvency, code entercement, or arrangements or proceedings mixilying a bankfulpi of decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disbursement of summ and take such action as a necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable altorney's fees and entry upon the Property to make repairs. It Lender required mortgage insurance as a condition of making the loan secured by this Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such maintaine in accordance with Borrower's and

Lender's written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the

manner provided under paragraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the

Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of

10. Berrower Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest.

11. Forbearance by Lender Norm Walvers Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness control by this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity kind may be excessed concurrently, independently or successively.

13. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

14. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

15. Uniform Mortgage; Governing Law: Severability. This form of mortgage combines uniform covenants for national use and non-uniform covenants with limited variations by pursuiction to constitute a uniform security instrument covering real property. This Mortgage shall be governed by the taw of the jurisdiction in which the Property is located. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note Schich can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note and declared to be severable.

16. Borrower's Copy. Borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time

of execution or after recordation hereof.

17. Transfer of the Property: Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by this Mortgage to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with paragraph 14 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 hereof.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

18. Acceleration; Remedies. Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such ich must be cured; and (4) that failure to cure such breach on or before the date specified in the notice acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports.

19. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

20. Assignment of Rents; Appointment of Receiver: As additional security hereunder. Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or

abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the Property. Lender shall be entitled, to the extent provided by applicable law, to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

22. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge

to Borrower.

23. Walver of Valuation and Appraisement. Borrower hereby waives all right of valuation and appraisement.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

	Calumet National Trustee under Tr.	Bank, in Hammond, I			Seal)
	Tr. P2738	NOT OFF	C A VICE PRE	SIDENT &	Seal)
		nis Document is t	the property of	Вс	orrower
	STATE OF INDIANA, Lal	<b>4he Lake Count</b>	y.Recooders:		
	On this 10th Notary Public in and for said Con	day of August	Debra K. Luke	before me, the undersign	ied, a &
	Trust Officer	, and a	cknowledged the execut	ion of the foregoing instru	ment.
	Witness my hand and offici	al seal.			200
	My Commission expires: 5/	19/97	bud I Y		
1			NOTA. NOTAN	ublic Roberta L. Ma	T
	This instrument was prepare	ed by: First National	$\mathbf{O}(\mathbf{A})$		rcritez
		3256 Ridge Road Lansing, IL 60			
		Bansting / BAN			
		WDIAN WOLAN	A CONTRACTOR OF THE PARTY OF TH		
	Sand Sound to Sound to Sound S				

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the warranties, indemnities, representations, undertakings and agreements herein made on the part of the Trustee while in form purporting to be the warranties, indemnities, representations, covenants, undertakings and agreements of said Trustee are nevertheless each and every one of them made and intended not as personal warranties, indemnities, representations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and intended for the purpose of binding only that portion of the trust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee; and that no personal liability or personal responsibility is assumed by nor shall at any time be asserted or enforceable against Calumet National Bank on account of this instrument or on account of any warranty, indemnity, representation, covenant, undertaking or agreement of the said Trustee in this instrument contained, either expressed or implied, all such personal liability, if any, being expressly waived and released.

Nothing contained herein shall be construed as creating any liability on Calumet National Bank, personally under the provisions of the Comprehensive Environmental Responsibile Property! Transfer Law (the Act) as amended from time to time or any other Federal, State or Local law, rule or regulation. Calumet National Bank, personally is not a "Transferor" under the Act and makes no representations concerning any possible environmental defects. In making any warranty herein the Trustee is relying solely on information furnished to it by the beneficiaries and not of its own knowledge and specifically exculpates itself from any liabilities, responsibilities or damages as a result of including any warranty in its instrument.

