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MORRES M. CASTER

## **REAL ESTATE MORTGAGE**

between CIAMEM	ade on the <u>28</u> day of	and	, <u>2000</u>
			/ICE CO., INC.
whose address is	101 NORTH MAIN STREET,	CROW POINT, INDIANA	46307
	, hereinafter ref		
WITNESSETH: M successors and assign	fortgagors jointly and sever	ally grant, bargain, sell, c nafter described as securi	onvey and mortgage to Mortgagee, its ty for the payment of a loan agreement , together with interest as provided in , 2010
The property here		oed below, includes all im	provements and fixtures now attached
thereunto belonging mortgagors are seize same, that the title mortgagors will forev	unto mortgagee, its successed of good and perfect title so conveyed is clear, fre	sors and assigns, forever; to said property in fee si e and unencumbered ex same unto mortgagee aga	h all the privileges and appurtenances and Mortgagors hereby covenant that mple and have authority to convey the cept as hereinafter appears and that inst all claims whatsoever except those
If mortgagors sh	all fully perform all the te erms, the obligations which	rms_and_conditions_of_th	nis mortgage and shall pay in full in en this mortgage shall be null, void and
fully insured at all time Indiana, acceptable interest may appear, on all such policies; Mortgagee's option, note. Any application monthly installments fully responsible for taxes, assessments, when due in order the property during the account of any indebt the date hereof. To property and improve	nes against all hazards with to Mortgagee, which policy Mortgagor hereby confers to demand, receive, and to apply same toward either of such proceeds toward a due under the note. If Modamage or loss resulting frobills for repairs and any other that no lien superior to that o term of this mortgage, and tedness which may be sect a exercise due diligence in the section of the secti	an insurance company at shall contain a loss-payal full power on Mortgagee to receipt for all proceeds to the restoration or repair bayment of the note shall ortgagee elects to waive some any cause whatsoever expenses incident to the fithis mortgage and not not to pay, when due, all in ured by a lien superior to the operation, management or allow waste on	e buildings and improvements thereon, athorized to do business in the State of ble clause in favor of Mortgagee as its possible clause in favor of Mortgagee as its possible compromise all loss claims pecoming payable thereunder; and, all of the premises or the payment of the not extend or postpone the due date of uch insurance Mortgagors agree to be reconstructed. To pay all the compression of the mortgaged property ow existing may be created against the stallments of interest and principal or the lien of this mortgage and existing on the mortgaged premises, and to keep that the mortgaged premises, and to keep linary depreciation excepted.
limitation, covenants option, but shall not procure such insural hereunder shall be a Mortgagee agree oil Mortgagee to Mortgagea to mortgagate stated in the no	to pay taxes, procure ins be required to, disburse s nce, or otherwise to protec an additional obligation of herwise, all such amounts igor, and may bear interest	curance, and protect against sums and take such but Mortgagee's interest.  Mortgagor secured by the shall be payable immed from the date of disbursel insible by applicable law	ed in this Mortgage, including, without inst prior liens, Mortgagee may at its actions necessary to pay such taxes, Any amount disbursed by Mortgagee his Mortgage. Unless Mortgagor and iately by Mortgagor upon notice from ment by Mortgagee at the lesser of the Nothing contained in this paragrapher.
mortgage, or in the por make an assignmeroperty or any part statements of Mortgproperty, or sell or a Mortgagee's option, I	payment of any installments nent for the benefit of creathereof be attached, levied pagors herein contained be attempt to sell all or any part decome immediately due an	when due, or if Mortgago ditors, or have a received I upon or seized, or if an e incorrect or if the Mort at of the same, then the v and payable, without notice	y secured or of any of the terms of this ors shall become bankrupt or insolvent, appointed, or should the mortgaged y of the representations, warranties or gagors shall abandon the mortgaged whole amount hereby secured shall, all or demand, and shall be collectible in a such enforcement, Mortgagee shall be

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entitled to the immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings. Mortgagers shall pay all costs which may be incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the event of foreclosure of this mortgage, Mortgagors will pay to the Mortgagee, in addition to taxable costs, and a reasonable fee for the search made and preparation for such foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.

Unless prohibited under state law, as additional security, Mortgagor hereby gives to and confers upon Mortgagee the right, power, and authority, during the continuance of this mortgage agreement to collect the rents, issues, and profits of said property, reserving unto Mortgagor the right, prior to any default by Mortgagor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Mortgagee, upon giving written notification to the Mortgagor or his successors, etc., may either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name, sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less allowable expenses of collection of such rents, issues and profits, and the application thereof aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.

All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto.

The plural as used in this instrument shall include the singular where applicable.

IN WITNESS WHEREOF Mortgagors have exe	cuted this mortgage on the day above shown.
Was m emerch	
CILA M EMERY MORYCAG	MORTGAGOR
ACKNOWLEDGEMENT BY	NDIVIDUAL OR PARTNERSHIP BORROWER
STATE OF INDIANA, COUNTY OF	, SS.
Before me, the undersigned, a notary public in a	and for said county and state, personally appeared
and acknowledged in the execution of the foregoing	ng mortgage.
IN WITNESS WHEREOF I have hereunto subs	scribed my name and affixed my official seal this 28 day of
My Commission Expires:	NOTARY PUBLIC
OCTOBER 5, 2001	DOWN K LFE LAKE  NOTARY PLEASE PRINT NAME AND COUNTY

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