2016 034562

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2016 JUN -6 AM 10: 05

MICHAEL B. BROWN RECORDER

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Commercial Mortgage

(including assignment of leases and rents) (OPEN-END CREDIT – THIS MORTGAGE SECURES FUTURE ADVANCES								
This Mortgage ("Security Instrument") is given on 5/06/2016 The mortgagor is JR & T Properties, LLC								
	("Mortgagor"),							
whose address is 1680 Sapphire Count, Hobart IN 46342 II U 15								
This Security Instrument is given to Tech Credit Union	1							
which is organized and existing under the laws of the United States of America	("Lender"),							
and whose address is 10951 Broadway, Crown Point, IN 46307	·							
This Document is the property of This Mortgage is given in consideration of the principal sum of Three Hundred Sixty Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Seven Thousand Rice Hundred On the Corden of the Cord	367,500.00),							
advanced or to be advanced by Lender to Mortgagor, as may be evidenced by a promissory								
other evidence of debt of any kind of even, subsequent or prior date, including future advance								
line of credit agreement under which Lender makes future advances or re-advances. Debt sec								
Instrument may also be the result of the guarantee of Mortgagor given to support an obligation								
another person or entity. In addition, this Security Instrument also secures all other indebte								
amount, of every and any kind now or hereafter owing from Mortgagor no matter how cre								
whether contingent, secondary or primary, together with interest and charges as provided in								
which might arise from such Indebtedness, and secures the agreements and covenants of this								
any promissory notes or any other mortgage, deed of trust, trust indenture, constructi								
assignment of leases and rents, loan agreement, security agreement, and any other agreement written or oral, which presently exists or arises hereafter between Mortgagor and Lender, all or								
as "Indebtedness" in this Security Instrument. The tall Indebtedness, if not paid earlier, is								
5/01/2031 ("Maturity Date").	pade and payable on							
(Maturey Buto)								
For this purpose, Mortgagor does hereby mortgage, warrant, grant and convey to Lender the	following described							
property located in Lake County, Indiana:	J							
See Attached Exhibit "A"								
\cdot								
which has the address of 204-206 Main Street Hobart								
which has the address of 204-206 Main Street Hobart [Street]	[City]							
Indiana 46342 ("Property Address").	[Oity]							
[Zip Code]	Page 1 of 7							
	- ا							
	7							

FIDELITY NATIONAL TITLE COMPANY

Together with all improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property, all hereditaments, easements, rents and profits, privileges, and equipment or other personal goods of any description used in connection with the Property and all rights to make divisions of the land which is part of the Property. All replacements and additions shall also be covered by this Mortgage. All of the foregoing is referred to in this Mortgage as the "Property."

Mortgagor covenants that Mortgagor is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property, and if this Mortgage is on a leasehold, that the ground lease is in full force and effect without modification except as now disclosed to Lender and is not in default on the part of either lessor or lessee, and that the Property is unencumbered except for encumbrances of record. Mortgagor warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

Mortgagor and Lender covenant and agree as follows:

- 1. Promise to Pay. Mortgagor promises to pay the Indebtedness, together with any interest, prepayment, fees, and late charges associated with any Indebtedness and to adhere to the terms and conditions related to any indebtedness.
- 2. Application of Payments. Unless a specific order is required by law, Lender may apply any payments made by Mortgagor in whatever order Lender chooses.

 This Document is the property of
- 3. Additional Collateral. the Lake County Recorder!
- (A) Personal Property and Fixtures. The Indebtedness shall be secured by and Mortgagor grants Lender a security interest in any personal property or fixtures which are presently or hereafter situated, located, or affixed on or used in connection with the Property.
- (B) Deposits. The Indebtedness shall be secured by and Mortgagor grants Lender a security interest in any of Mortgagor's funds on deposit with Lender.
- (C) Leases and Rents. The Indebtedness shall be secured by and Mortgagor grants Lender a security interest in and assigns all of the leases, rents, profits and income under any lease related to the Property, and any extensions or renewals of such leases or subleases, whether now existing or hereafter coming into existence. This assignment of leases and rents shall run with the and he valid against the Mortgagor or against any other person or entity claiming an interest through the Wortgagor, from the time this Mortgage is recorded. Mortgagor promises to perform any of Mortgagor's obligations as a landerd under any lease related to the Property. Mortgagor will not terminate, modify or amend the terms of any Terse without the prior written consent of Lender. At Lender's request, Mortgagor will provide Lender with copies of any lease related to the Property, whether now existing or hereafter coming into existence. If any action to enforce this Mortgage, including foreclosure, shall occur, the assignment of leases and rents shall continue to be operative. This assignment of leases and rents shall also be operative during any period of receivership treated under this Mortgage, and during any period of redemption related to an action to enforce this Mortgage. This assignment is provided to Lender solely as collateral security and shall not be construed to obligate Lender to perform any of the terms, agreements, covenants, or undertakings of the Mortgagor contained in any assigned lease, provided, that Lender at its exclusive and sole option, may do so. If Lender takes possession of the Property by any means, including the exercise of a remedy related to Mortgagor's default, Lender may then collect the rents and income from the Property, and may rent or lease the Property or any portion of the Property under terms that Lender may, in its sole and exclusive judgment, deem appropriate, and apply all of the proceeds of such revenue to the preservation of the Property, or the payment of taxes, or the payment of insurance premiums protecting the Property, or the payment of the Indebtedness. If Lender exercises any of its rights under this provision, Mortgagor waives any otherwise applicable notice requirement to the extent such waiver is not prohibited by law.
- (D) Awards and Judgments. The Indebtedness shall be secured by and Mortgagor grants Lender a security interest and assigns to the Lender any and all judgments, decrees, injury awards, damage awards, eminent domain

 Page 2 of 7

awards, tax refunds, or condemnation awards related to the Property and grants Lender the authority, at Lender's sole exclusive option, to apply any such revenue proceeds to the payment of the Indebtedness in any manner deemed appropriate by Lender.

(E) Ground Lease. The Indebtedness shall be secured by and Mortgagor grants Lender a security interest in and assigns to Lender any of Mortgagor's rights in any ground lease which might exist in relation to the Property. Lender shall have no responsibility or liability for any promises of Mortgagor set forth in any such ground lease.

4. Protection of the Property.

- (A) Waste. The Mortgagor shall not commit any act or commission of waste, whether affirmative or passive, in relation to the Property. The Mortgagor will preserve and maintain the Property or any part of the Property in good repair and condition and will make any and all needed and proper repairs to the Property, and otherwise promises that the value of the Property shall not in any way be impaired. The failure to pay any taxes or insurance when due shall constitute a commission of waste on the Property. If any commission of waste on the Property occurs, the Lender, at its sole and exclusive option, shall be entitled to the appointment of a receiver under applicable law.
- (B) Hazardous Substances. Mortgagor certifies to Lender that as to any real property that has been owned or occupied by the Mortgagor is the past, present of fitting that such real estate has never been nor will in the future be allowed in any way or manner to be exposed to or contain environmentally harmful or hazardous substances as the same may be defined of regulated by any federal or state law or regulation which impacts such substances, other than has been now disclosed in writing to the Lender. In the event any party makes an assertion to the contrary, Mortgagor will immediately notify Lender in writing of such assertion. Mortgagor indemnifies and holds Lender and any of Lender's directors, officers, employees, agents, or assigns harmless from any and all liability, cost or expense of any type or nature, including reasonable attorney fees, which might be incurred directly or indirectly as a result of Mortgagor's involvement with environmentally harmful or hazardous substances as the same may be defined or regulated under any state or federal law or regulation.
- (C) Right of Inspection. Lender may, as it solely deems appropriate, have the right to access and inspect the Property, any part of the Property, or related books, financial records, or documents, at any reasonable time. If the Lender determines that the Property or any part of the Property requires repair or maintenance which Mortgagor has failed to provide, Lender may, after providing reasonable notice to Mortgagor, enter upon the Property to perform such repair or maintenance, and the cost of such Lender action shall be added to the Indebtedness subject to the highest rate permitted by law, and will be payable by Mortgagor on demand.
- (D) Charges Against the Property. Mortgagor shall pay when due all liens, encumbrances, assessments, taxes, and governmental charges related to the Property whether essessed against the Mortgagor or the Property. In this regard, the Mortgagor will not allow any act to be done which would impair the value of the lien of this Mortgage, provided, that the Mortgagor is not required to pay any tax, assessment, or governmental charge as long as the Mortgagor in good faith is disputing the validity thereof and provides satisfactory manner for payment to the Lender if the Mortgagor fails to prevail in any such dispute.
- (E) Property Insurance. Mortgagor will keep the Property insured against such risks, with such carriers, and in such form as may be required by Lender in its sole and exclusive discretion, with Lender named as loss payee, or, if requested by Lender, mortgagee. Any insurer of the Property is directed to make any payment of loss directly to the Lender with the proceeds of such payment to be applied, at Lender's sole and exclusive option, to repair or replacement of the damage or, alternatively, to be applied to the Indebtedness, with any surplus to be paid by Lender to Mortgagor.
- **(F)** Compliance with Statutes and Regulations. Mortgagor promises to comply with all existing and future statutes, regulations, ordinances and/or rules, of any local, state, or federal governmental authority which might relate in any way to the Property, including the use or occupancy of the Property.

- (G) Preservation of Property. Mortgagor shall not remove any part of the Property from its present location, other than in relation to maintenance or replacement in the ordinary course of business. Mortgagor shall not sell or otherwise dispose of the Property or any of Mortgagor's interest in the Property without the prior written consent of Lender.
- (H) Further Documentation. Mortgagor will fully cooperate with Lender in any manner and in all respects in relation to any further documentation which Lender in its sole and exclusive discretion may deem appropriate or necessary to complete, effectuate, or perfect Lender's interest in the Property. If Mortgagor fails or refuses to so cooperate, Lender, through any of its officers, employees, or agents is hereby appointed as the Mortgagor's true and lawful attorney-in-fact to perform any such obligation of Mortgagor, and any costs associated with such Lender action may be added to the Indebtedness subject to the highest interest rate permitted by law and shall be paid by Mortgagor on demand.
- (I) Escrow. At Lender's request, Mortgagor will pay a pro rata portion of any taxes, assessments, property insurance premiums, and other charges related to the Property, as determined by Lender, so that Lender will have a fund on hand to pay such taxes, assessments, insurance premiums and other charges thirty days before any due date thereof. In the event such fund is insufficient to pay such taxes, assessments, insurance premiums and other charges related to the Property, Mortgagor, upon demand by Lender, shall pay Lender any shortfall.
- (J) Lender Action. Lender may at its sole and exclusive option without dentand or notice to Mortgagor, take whatever action it deems appropriate and necessary to protect its interest in the Property, including, but not limited to, the payment of taxes, assessments, insurance premiums, or liens which Mortgagor fails to pay. Any sum so advanced may be added to the Indebtedness, and Lender shall be entitled to add interest to such sum at the highest rate permitted by law and shall be paid by Mortgagor on demand.
- 5. Cross Collateralization. Mortgagor acknowledges that it is the express intent of Mortgagor and Lender that all obligations of Mortgagor to Lender shall be cross collateralized, meaning, by way of example, that this Mortgage secures any and all obligations of Mortgagor to Lender however arising and whenever incurred.
- 6. Future Information. Mortgagor will provide Lender with financial or any other information related to Mortgagor's affairs or the Property, as may, from time to time, be reasonably be requested by Lender.
- 7. Estoppel Certificate. Mortgagor will supply Lender with an acknowledged estoppel certificate reflecting the Indebtedness and any and all rights of setoff, counterclaims of defenses which exist against the Indebtedness, at Lender's request.
- 8. Construction Loan. If this Mortgage is given in relation to a construction loan to Mortgagor, Mortgagor promises to comply with the provisions of any construction loan agreement. If such construction loan agreement exists, it is incorporated by reference into this Mortgage.

Any disbursements of construction loan proceeds by Lender to Mortgagor become a part of the Indebtedness under this Mortgage and shall bear interest at the interest rate provided for in the evidence of Indebtedness related to such disbursement. Any default under the terms of any construction loan agreement associated with this Mortgage constitutes a default of this Mortgage and Lender may exercise any right or remedy provided in this Mortgage related to default, or as may otherwise be provided by law.

9. Ground Lease. If any ground lease exists related to the Property, Mortgagor promises to comply with all provisions of such ground lease and will provide Lender with any notice of a default on the part of the Lessor. If a ground lease exists, and an option to renew or extend occurs during the time any Indebtedness secured by this Mortgage is owed, Mortgagor agrees to exercise such option or extension and to provide Lender with evidence thereof. Mortgagor shall not amend or modify any ground lease related to the Property, or cancel, or terminate its interest in such ground lease without the prior written consent of Lender. Mortgagor will provide Lender with copies of any insurance policies related to any ground lease associated with the Property at Lender's request.

10. Default.

- (A) Events of Default. The following events shall constitute a default of this Mortgage:
 - (1) Mortgagor's failure to pay principal, interest or other charges included within the scope of Indebtedness when due:
 - (2) Mortgagor's failure to keep any promise made in this Mortgage or in any other agreement with Lender, whether oral or written, out of which any Indebtedness arises;
 - (3) A filing by or against the Mortgagor or any guarantor of any bankruptcy, receivership, or insolvency proceeding;
 - (4) The filing of any form of tax lien, judgment, garnishment, or other charge against Mortgagor or any guarantor or any property of any kind owned by Mortgagor or any guarantor;
 - (5) Any assignment made by the Mortgagor for the benefit of its creditors;
 - (6)The death or insolverey of any guarantor of any of the Indebtedness;
 - Mortgagor is a partnership or the death of the Mortgagor if the The death of any partner if the Montgagor is a natural person; (7)
 - The merger consolidation, dissolution, cessation or conveyance of a portion of the ownership of the Mortgagor or of any guarantor of any of the Indebtedness if the Mortgagor or any guarantor is a conveyance. (8) is a corporation.
 - (9) Any sale or transfer by the Mottago Soft any interes what soeven in the Property, whether by assignment, deed, land contract, sales contract of sale, or any other form of conveyance.
 - (10)The failure to pay any form of loan or other monetary obligation to Lender or any other person or entity in an as agreed manner pursuant to underlying contractual terms.
 - (11)Lender, at its sole and exclusive option, subjectively deems itself insecure at any time for any reason whatsoever.
- (B) Acceleration. If Mortgagor commits any act of default as set forth under the terms of this Mortgage, Lender, at Lender's sole and exclusive option, may declare all of the Indebtedness secured by this Mortgage to be immediately due and payable without further demand, subject to the requirements of any applicable law.
- (C) Foreclosure. If Lender demands payment in full of the Indebtedness due to Mortgagor's default and is not then immediately paid, then if permitted by law bender may at its sole and exclusive option, foreclosure this Mortgage by judicial proceeding, or exercise any other remedies provided for by law for the foreclosure of mortgages on real property
- (D) Attorneys' Fees. Mortgagor shall be liable for all costs and expenses incurred by Lender in pursuing any remedy permitted under this Mortgage, including, but not limited to, attorney fees and costs of documentary evidence.
- (E) Cumulative Remedies. Any remedy or right Lender has under this Mortgage shall be cumulative and shall not be exclusive of one or the other or of any other remedy provided for by law, and all rights and remedies may be exercised by Lender either successively or concurrently.
- (F) Waiver of Statute of Limitations. Mortgagor expressly waives the right to assert any statute of limitations which might otherwise affect Lender's right to enforce the lien it has upon the Property under this Mortgage.
 - (G) Waiver of Valuation and Appraisement. Mortgagor waives all right of valuation and appraisement.
- (H) Notices. Any notices required to be provided to Mortgagor shall be deemed given if mailed via first class mail to Mortgagor's address as shown in this Mortgage.

- (I) Cross Default. Mortgagor acknowledges that it is the express intent of Mortgagor and Lender that any default under the provisions of this Mortgage shall constitute a default of any other agreement which may now exist or hereafter come into existence between Mortgagor and Lender, and, that any default under any such other agreement shall constitute a default of this Mortgage.
- 11. Conflicts. Mortgagor certifies and warrants that no promise, provision or covenant made by Mortgagor in this Mortgage, or in any other document related to this Mortgage, causes any conflict with the terms of any document or agreement Mortgagor may have with any other person or entity.
- 12. Forbearance. Lender does not lose any of its rights under this Mortgage if Lender delays enforcement. No forbearance or extension of time of the payment of any Indebtedness shall operate to discharge, waive, release, change, or modify the liability and obligations of Mortgagor or Mortgagor's obligation to continue performance under the terms of this Mortgage.
- 13. Lender Assignment. Lender may assign any of its rights or interest in this Mortgage at its sole and exclusive option. The term "Lender", as used in this Mortgage, shall include any successor or assign of Lender.
- 14. Releases. Lender may, at its sole and exclusive option, reduce any of the Indebtedness secured by this Mortgage, release any person or entity liable to repay the Indebtedness, or release any interest Lender has in the Property. Any such action by Sender shall have no affect on the Mortgagor's remaining obligations under this Mortgage or under any other agreement Mortgagor has with Lender.
- 15. Headings. The headings preceding any text or verbiage in this Mortgage are for general convenience in identifying topics, but have no limiting impact whatsoever on any text or verbiage which follows any particular heading.
- 16. Governing Law. Mortgagor understands and agrees that this Mortgage will be governed by the laws of the State of Indiana except to the extent that federal law controls. If any provision of this Mortgage shall be prohibited by governing law, such prohibition shall apply only to the affected provision and all other provisions of this Mortgage shall remain in full force and effect.
- □ 17. Future Advances and Readvances. If the □ preceding this paragraph is marked (e.g. ☒) then Lender is contractually obligated to make advances and readvances to Mortgagor consistent with the terms of a line of credit agreement secured by this Mortgage up to a maximum aggregate amount of \$______.
- 18. Release. Upon payment of all sums secured by this Security Instrument and if applicable, termination of the ability of Mortgagor and any third party whose Indebtedness is secured by this Security Instrument to obtain further advances under any line of credit or other agreement under which future advances or re-advances secured by this Security Instrument may be made, Lender shall release this Security Instrument and shall surrender all notes evidencing debt secured by this Security Instrument to Mortgagor, if Mortgagor is legally entitled to them. Lender may charge such person or persons a reasonable fee for releasing this Security Instrument, but only if the fee is paid to a third party for services rendered and the charging of the fee is permitted under applicable law.

By signing this Mortgage, Mortgagor(s) acknowledges that the entire Mortgage has been read and understood by Mortgagor, including all text and verbiage on pages 1 through 7.

SIGNED AND SEALED BY MORTGAGOR(S)

By James T.Geulen, Member Document is Its NOT OF HIS By (Seal) This Document is the property of the Lake County Recorder! STATE OF INDIANA COUNTY OF On this day of County, personally appeared James T. Geulen and acknowledged the execution of the foregoing instrument. Witness my hand and official seal. My Commission expires: Will 1 701	JR&T Properties LLC.	
Its NOT OF HICIAL By This Document is the property of the Lake County Recorder! STATE OF INDIANA COUNTY OF On this (day of		
Its This Document is the property of the Lake County Recorder! STATE OF INDIANA COUNTY OF On this day of Way of County, personally appeared Towns Towns of County, Public State of Indiana Jasper County, My Commission Expires July 8, 2017		(Seal)
the Lake County Recorder! STATE OF INDIANA COUNTY OF On this (p day of	NOTOFFICIA	AL! (Seal)
On this day of County, personally appeared County, persona	the Lake County Recor	rder!
On this (day of	STATE OF INDIANA)	
and acknowledged the execution of the foregoing instrument. Witness my hand and official seal. My Commission expires: Valjane Munoz Printed Name County, personally appeared Public Public Notary Public Renee J. Wells Notary Public, State of Indiana Jasper County My Commission Expires July 8, 2017	COUNTY OF	
Witness my hand and official seal. My Commission expires: Waljane Munoz I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. RENEE J. WELLS Notary Public, State of Indiana Jasper County My Commission Expires July 8, 2017	County, personally appeared of JRd	James T. Geulen
My Commission expires: Valjane Munoz I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. RENEE J. WELLS Notary Public, State of Indiana Jasper County My Commission Expires July 8, 2017	and acknowledged the execution of the foregoing instrument.	
This instrument was prepared by: Valiane Munoz I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. RENEE J. WELLS Notary Public, State of Indiana Jasper County My Commission Expires July 8, 2017	Witness my hand and official seal.	
I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. Valjane Munoz Printed Name Printed Na	My Commission expires: 201 81 701 Notary Pub	bilc 9
this document, unless required by law. RENEE J. WELLS Notary Public, State of Indiana Jasper County My Commission Expires July 8, 2017	This instrument was prepared by: Valjane Munoz	
Valjane Munoz Printed Name RENEE J. WELLS Notary Public, State of Indiana Jasper County My Commission Expires July 8, 2017		to redact each Social Security number in
	Valjane Munoz	Notary Public, State of Indiana Jasper County
		Louise manuscript

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EXHIBIT "A"

Parcel 1: The Southerly 27 feet of Lot 6 and the North 12 feet of Lot 7, original Town (now City) of Hobart, as shown in Deed Record "D", page. 423, in Lake Co., Indiana.

Parcel 2: That part of the Northwest 1/4 of Section 32, Township 36 North, Range 7 West, of the 2nd P.M. in Lake Co., Indiana more particularly described as commencing at a point on the Westerly line of Lot 6, Original Town (now City) of Hobart, 27 feet North of the Southwest corner thereof, thence West and parallel to the Northerly lot line of Lot 6 extended 127 feet, thence Southerly and parallel to the Fasterly lot line of Lots 8, 7, Original Town (now City) of Hobart, a distance of 59 feet thence Easterly and parallel to the Northerly Lot line of Lot 6 exented to the Westerly lot line of Lot 7, thende Northerly along Westerly lot line of Lots 6 & 7 to the point of beginning in Town (now City) of Hobart, Indiana.

Except therefrom:

the Lake County Recorder!

A part of the Northwest quarter of Section 32, Township 36 North, Range 7 West of the Second Principal Meridian in Lake County, Indiana more particularly described as follows: Beginning at a point on the westerly line of Lot 6, Original Town (now City) of Hobart, Lake County, Indiana, 27 feet north of the Southwest corner thereof; thence westerly and parallel to the northerly lot line of Lot 6 extended, a distance of 74 feet to the point of beginning, which is on the easterly line of the first alley lying westerly of Main Street; thence westerly and parallel to the northerly lot line of Lot 6 extended, a distance of 53 feet; thence southerly and parallel to the easterly lot line of Lots 6 and 7, Original Town (now City) of Hobart, a distance of 59 feet; thence easterly and parallel to the northerly lot line of Lot 6, a distance of 53 feet, which is the easterly line of the first alley lying westerly of Main Street; thence northerly along the easterly line of alley, a distance of 59 feet to the point of beginning.