2021-540056 11/29/2021 10:02 AM TOTAL FEES: 55.00 BY: JAS PG #: 11 STATE OF INDIANA LAKE COUNTY FILED FOR RECORD GINA PIMENTEL RECORDER

RECORDATION REQUESTED BY: CENTIER BANK Cedar Lake Stracks 600 East 84th Avenue Mertiliville, IN 46410

WHEN RECORDED MAIL TO: CENTIER BANK 600 EAST 84TH AVENUE MERRILLVILLE, IN 46410

SEND TAX NOTICES TO: FRANCIS HARRISON JR MARY L HARRISON 14232 ROCKLIN ST CEDAR LAKE, IN 46303-7105

MORTGAGE

MAXIMUM LIEN. The lien of this Mortgage shall not exceed at any one time \$27,500.00.

THIS MORTGAGE dated October 11, 2021, is made and executed between FRANCIS HARRISON, JR., whose address is "#/282 ROCKUN ST. CEDAR LAKE, IN 46803-7105 and MARY L. HARRISON, husband and wife, whose address is 14222 ROCKUN ST. CEDAR LAKE, IN 46803-7105 (referred to below as "Grantor") and CENTIER BANK, whose address is 600 East 84th Avenue, Merrillvills, IN 468410 (referred to below as "Jacober").

GRANT OF MORTGAGE, For valuable consideration, Grantor mortgages, warrants, and conveys to Lender all of Grantor's right. title, find interest in and to the following described real property, together with all existing or subsequently recreated or stiffed buildings, improvements and influence, all essements rights of way, and apputenances; all water, water pietls, watercourses and ditch rights (including stocks in utilities with ditch or impation rights); and all other inglish, expallers, and profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, (the "Real Property") located in LAKE County, State of Indiana.

THE NORTH 47.50 FEET OF LOT 24 IN THE WOODS OF CEDAR CREEK, AN ADDITION TO THE TOWN OF CEDAR LAKE, AS PER PLAT THEREOR, RECORDED IN PLAT BOOK 100 PAGE 35, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA.

The Real Property or its address is commonly known as 14232 ROCKLIN ST, CEDAR LAKE, IN 46303-7105.

REVOLVING LINE CENTER. This Moragan soully are talestimeter and ending without initiation, and the control of t

Credit Agreement and up, minimized.

As more fully described in this mortgage, the Property includes: (a) all extensions, improvements, substitutes,

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replacements, remevals, and additions to any of the property described; by all rents, proceeds, ricome, and profits from any of the other promptly described, and to all secrets, payments, or proceeds of voluntary or involuntary conversion of any of the property described, including insurance, condomination, not claims, and other obligations dischargeable in other obligations dischargeable in other obligations dischargeable in other obligations of schargeable or other obligations of schargeable in other obligations of schargeable

Grantor presently assigns to Lender all of Grantor's right, title, and interest in and to all present and future leases of the Property and all Ronts from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

FUTURE ADVANCES. In addition to the Credit Agreement, this Mortgage secures all future advances made by Lender to Bornover whether or not the sedvences are made pursuant to a commitment. Septicifically, without initiation, the Mortgage secures, in addition to the amounts specified in the Credit Agreement, all future obligations and advances which Lender may make to demone; together with all interest thereor, whether such collegations and advances whether such extensive the secure of the

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND FRESONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDESTEDNESS AND (8) PERFORMANCE OF EACH OF GRANTOR'S AGREEMENTS AND OBLIGATIONS UNDER THE CREDIT AGREEMENT, THE RELATED DOCUMENTS, AND THIS MORTGAGE. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

GRANTOR'S WAIVERS. Grantor waives all rights or defenses arising by reason of any "one action" or "antiglidigidicancy" law, or any other law which may prevent Lorder from bringing any action against Grantor, inglituding a claim for defence to the extent Londer is otherwise entitled to a claim for defediency, before a differ Engladr's commencement or completion of any foredosure action, either judicially or by exercise of a power@f @ja.

CRAUTOR'S REPRESENTATIONS AND WARRANTIES. Creator varients that: (a) this Morpage is executed at Sorrower for segretar and rold at the requiser of Lender. (b) Gratter has the full power, regist, and subnoyr to eather into this Mortage and to hypothesiate the Property. (c) the provisions of this Morriage do not conflict with or result in Regulat under any agreement or other instrument binding upon Grantor and do not result in a violation of any law, regulation, court decree or order applicable to Grantor. (d) Grantor has established adequate means of obtaining from Borrower on a continuing basis information about Borrower's financial condition; and (e) Lender his made no representation to Grantor about Borrower (including without limitation the creditivethiness of Bodrower's.)

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mortgage, Borrower shall pay to Lander all Indebtedness secured by this Mortgage as it becomes due, and Borrower and Grantor shall strictly perform all Borrower's and Grantor's obligators under this Mortgage.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Borrower and Grantor agree that Borrower's and Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until the occurrence of an Event of Default, Grantor may (1) remain in possession and control of the Property; (2) use, operate or manage the Property; and (3) collect the Rents from the Property.

Duty to Maintain. Grantor shall maintain the Property in good condition and promptly perform all repairs, replacements, and maintenance necessary to preserve its value.

replacements, and maintenance necessary to preserve its value.

Compliance With Environmental Laws. Crantor oreproclar, and warrants to Lender that: (1) During the period of Grantor's ownership of the Property, there has been fin use, generation, manufacture, storage, treatment disposal, release or threatened release of any Hazageles usbustance by any person on, under, about or from the Property; (2) Grantor has no knowledge of, if rejects to believe that there has been, except as previously disclosed to and acknowledge of by Lander in/wighting, (a) any present or violation of any Environmental Laws. (b) any use, generation, manufacture, optimized from the Property or (c) any actual or three-thered tiligation or challenged in which the property or (c) any actual or three-thered tiligation or challenged any kind by any person relating to such matters; and (3) Except as previously disclosed to such acknowledged by Lender in writing, (a) nether Grantor for any stenant contractor, agent or other suthortized (see finish persons) and the property and to a strength of the property and the signal state of the property and the property and the signal state of the property and the signal state of the property of the property of make such in Signal and the signal state of the property of t

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claims against Lander for Indiamnity or contribution in the even; Grantor becomes liable for deanup or other costs under any such lave; and (2) agrees to indeamnity, defend, and fold harmless Lender against any and all claims, losses, liabilities, damagas, penalties, and sepsess which Lender may directly or indirectly sustain or suffer resulting from a breach of this Section of the Mortgage or as a consequence of any use, spanning or manufacture, storage, disposal, release or threstened release occurring prior to Grantor's conversition or interest in the Proparty, whether on not the same was or should have been hown to Grantor's conversition of interest in the Proparty, whether on this same was or should have been hown to Grantor's conversition of the Section of the Mortgage, including the obligation to indemnify and defend, shall survive the payment of the indebteness and the satisfaction and reconveyance of the liet of this Mortgage and shall not be affected by Lender's acquisition of any interest in the Property, whether by foreclosure or otherwise.

Nulsance, Waste. Granfor shall not cause, conduct or permit any nulsance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the generality of the foregingin, Granton vill not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), coal, clay, scoria, soil, gravel or rock products without Lender's point written consent.

Removal of Improvements. Granfor shall not demolish or remove any Improvements from the Real Property without Lorder's prior written consent. As a consistion to the removal of any Improvements, Learned without Lorder's prior written consent. As a consistent or require Granfor to make arrangements satisfactory to Lender to replace such Improvements with Improvements of at least equal values.

Lender's Right to Enter. Lender and Lender's agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Real Property for purposes of Grantor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Granter shall promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property. Granter may contest in good faith any such law, ordinance, or regulation and willingful compliance turing any proceeding, including appropriate appeals, so long as Granton has notified bendy in writing prior to coing so and so long as in Lineder's side opinion, Lender's interests in the Property are not jespericized. Lender may require Grantor to post adequate security or a surely bond, readingly selfactory to turing to protect Lender's interest.

Duty to Plotect. Grantor agrees neither to abandon or leave unattended the Property. Grantor shall do all other acts in addition to those acts sat forth above in this section, which from the character and use of the Property's reasonably necessary to protect and preserve the Property.

DUE ON SALE O'ONERTI BY LENDER. Lender may, at Lender's option, declare immediately due and payable all sums secured by this fargage upon the sale or transfer, without Lender's prior written consent, of all or any part of the Ree Property or any interest in the Real Property. A stake or transfer means the conveyance of Real Property or any interest in the Real Property, whether legal, beneficial or equilable; whether voluntary or interluntary, whether legal, beneficial or equilable; whether voluntary or interluntary, whether by outpits sale, deed, installment sale contract, land contract, contract for deed, leasehold integral with a term greater than three (3) years, lease-option contract, or by sale, assignment, or transfer of any heaging in therest in or to say land trust holding title to the Real Property, or by any other method of conveyance of an injerset in the Real Property. However, this option shall not be exercised by Lenderli stock because is proplicited by federal law or by indiana law.

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are part of this Mottage:

strages.

Payment. Grantor shall pay when due (shojinyell events prior to delinquency) all taxes, paycil taxes, special taxes, assessments, water charges and service service charges levied against or on account of the Property, and shall pay when due all claims for warkjone on or for services rendered or material furnished to the Property. Grantor shall maintain the Property fee, edwary liens having priority over or equal to the interest of Lander under this Mortgage or those lone specifically agreed to in writing by Lender, and except for the lien of taxes and assessments not due as further specified in the Rights to Contest paragraph.

The State of the Center of the Project of the Proje

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to delive; to Lender at any time a virtuen statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall notify Lender at least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if any mechanics

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lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials. Grantor will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Mortgage:

Maintenance of Insurance. Grantor shall procure and marrian policies of fire insurance with standard extended coverage endocraments on a replacement basis for the full insurable value covering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgages clause in flavor of Lender. Policies shall be written by such insurance compones and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender conflication of coverage from each insurary containing a sitiguation that overage will not be cancelled or diminished without a minimum of ten (10) days' prior written notice to Lender and not containing any exclosive the control of th

Application of Proceeds. Crantor shall promptly hostly Lender of any loss or damage to the Property, Lender may make proof of loss if Crantor lasts to dis overhild inflered its days of the cassalty. Whether or neal-chard's security is impaired. Lender may, at Lender's election, receive and retain the proceeds of any insighties and apply the proceeds to the reduction of the Individences, payment of any lies affecting the Property or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and legal, Strantor shall repair or replace the damaged or destroyed innovements in a manner satisfactory to Lender Lender shall upon satisfactory proof of such expenditure, pay or reinburse Grantor from the Any proceedity legists have not been disbursed within 180 days after their receipt and which Lender lass not committed to their degrees, and the last shall be used first to pay any emount owing to Lender under this flogility. Here to pay accrued interest, and the remainder, if any, shall be applied to the principal balance of the Indebtachess. If Lender holds any proceeds after payment in full of the indebtacheses, so the greeks and the source of the control of the individences. Such greeks shall be paid to Canton se Grantor's investat may appear.

Complaince with Existing Indebtdenss. During the period in which any Existing Indebtdenss described below is in effect, complaine, anythe insurance provisions contained in the instrument evidencing such Existing Indebtdenses shall conglidite complaince with the insurance provisions under this Mortgage, to the exant compliance with the terms of tigs Mortgage yould constitute a deplication of insurance requirement, if any proceeds them the insurance decores payable on loss, the provisions in this Mortgage for division of indebtdenses.

LENDER'S EXPENDITURES. If Carefor falls on A)\*\*It lengs the Property free of all trace, lians, security interests, excursive and other claims. (I) to provide any eigener discrance on the Property (C) to make repetit to the Property or to comply with any obligation for maintain Estating indebtadress in good standing as required below, then Lender may do so. If any action or proceeding is compared that vouch destroiting/affect Lender's interests in the Property, then Lender on Grantor's behalf may, but is not required to, take any action that Lender believes to be appropriate to protect Lender's interests. All experience from the date incurred or such purposes will then been interests at the rate changed under the Great Agreement from the date incurred or pand by Lender to the date of requirement for Consumer related claim's a defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related claim's as defined under the Indeate United To Consumer related to the United To Consumer (and the Indeate United To Consumer related to the United To Consumer (and the Indeate United To Consumer related to the Indeate United To Consumer (and Indeated United To Consumer (and Indeated

WARRANTY: DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage:

interconserved the second of the Property Indeed and marketable title of record to the Property Indeed simple, free and clear of all liens and encumbrances other than those set forth in the Real Property

(Continued)

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description or in the Existing Indebtedness section below or in any title insurance policy, title report, or final issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Granto has the full right, power, and authority to execute and deliver this Mortgage to Lende

Defense of Title. Subject to the exception in the paragraph above, Granfor warrants and will forever disferd the title to the Property spainst the lawful claims of all persons. In the event any action or proceeding is commanced that questions Granfor's title or the interest of Lender under this Mortgage, Granfor shall defend the action at Granfor's expense. Granfor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to time to permit such participation.

Compliance With Laws. Granter warrants that the Property and Granter's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

Survival of Promises. All promises, agreements, and statements Grantor has made in this Mortgage shall survive the execution and delivery of this Mortgage, shall be continuing in nature and shall remain in full force and effect until such time as Borrower's Indebtedness is paid in full.

EXISTING INDEBTEDNESS. The following provisions concerning Existing Indebtedness are a part of this Mortgage:

Existing Lien. The lien of this Mortgage securing the Indebtedness may be secondary and inferior to an existing lien. Grantor expressly covenants and agrees to pay, or see to the payment of, the Existing Indebtedness and to prevent any default on such indebtedness, any default under the instruments evidencing such indebtedness, or any default under any security documents for such indebtedness

No Modification. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall petither request nor accept any future advances under any such security agreement without the prior written consent of Lender

CONDEMNATION. The following provisions relating to condemnation proceedings are a part of this Mortgage:

Proceedings. If any proceeding in condemnation is filed, Grantor shall promptly notify Lender in writing, Proceedings. If any proceeding in condemnation is timed, crantion state prompty notify Lender in writing, end Gardin - fail promptly take such steps as may be necessary to defend the action and obtain the eward. Stranfer may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by coursed of its own choice, and Grantov time device or coals of the developed to the control of t

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain Appreciation of net represents. If all or any part of the Property is concerned by entiretin somain proceedings or by any effectioning or purchase in flex all or decompanions. Lender may at its declose require that all or any portion of the met proceedings of the award shall make the sexual date restoration of the Property. This gas proceeds of the award shall mean the award after payment of all restorations of the Property of the payone shall restorate by cancel to control or some shall represent a shall represent a shall represent the sha

ng to governmental taxes, fees and charges are a part of this Mortgage

Current Taxes, Pees and Charges. Upon equest by Londer, Grantor shall execute such documents in addition to this Mortgage and take whatever other actions in suggested by Lender to perfect and continue Londer's into risk Real Property. Grante fish a reinness Lender for all taxes, as described below Londer's with all expenses incurred in recording, the storage of continuing this Mortgage, including without limitation all taxes, less, occurrently stateps, and where clarks for executing or registering the Mortgage.

limitation all taxes, fees, documentary stamps, and amer charges for featuring in regiments. Taxes. The following shall constitute taxes to which this section applies: (1) a specific tax upon this type of Montgage or upon all or any part of the Indebtedness secured by this Montgage; (2) a specific tax on Borrower which Sorrower is authorized or required to deduce from payments on the Indebtedness secured of the Code of the Code of the Code of the Code of Agreement; and (4) a specific tax on all or any portugate the Indebtedness or on payments of principal and interest made by Borrower.

of principal and interest made by Borrower.

Subsequent Taxes, II any Ixa to which this section applies is enacted absequent to the date of this Mortgage. This event shall have the same effect as an Event of Default, and Lindrer may exercise any or all of its available remedies for an Event of Default is provided below unless (fullef) either (1) pays the tax before it becomes delinquent, or (2) constast the tax as provided above in the TaxAs and Liens section and deposits with Lender cash or a sufficient congraries surely bond or other Rescript, satisfactory to Lender

SECURITY AGREEMENT: FINANCING STATEMENTS. The following provisions relating to this Mortgage as a security agreen nent are a part of this Mortgage:

Security Agreement. This instrument shall constitute a Security Agreement to the extent any of the Property constitutes fixtures, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lender, Grantor shall take whatever action is requested by Lender to

(Continued)

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perfect and continue Lender's security interest in the Personal Property. Granton hereby appoints Lender as Granton's attorney-in-def of the purpose of executing any documents necessary to perfect or continue the security interest granted in the Rents and Personal Property, in addition to recording this Mortgage in the real property controls, lender may at any time and without further authorization from Granton, file accusate counterparts, copies or reproductione of this Mortgage as a financing statement. Grantor shall account the security interest. Upon default, Grantor shall not remove, server or detach the Personal Property from the Property in a manner and at a place resonably convenient to Grantor and Lender and make it available to Lander within three (3) days after receipt of written demand from Lender and make it available to Lander within three (3) days after receipt of written demand from Lender to exempt permitted by applicable leave.

Addresses. The mailing addresses of Grantor (debtor) and Lender (secured party) from which information concerning the security interest granted by this Mortgage may be obtained (each as required by the Uniform Commercial Code) are as stated on the first page of this Mortgage.

FURTHER ASSURANCES; ATTORNEY-IN-FACT. The following provisions relating to further assurances and attorney-in-fact are a part of this Mortgage:

Further Assurances. At any time, and from time to time, upon request of Lender. Crantor will make, occupied and felder-in, or will cause to be made, executed or delivered, to Lender or to Lender's designee, and when requested by Lender, cause to be filed recorded, refiled, or rerecorded, as the case may be, at such times and in source inflores and places as Lender may even appropriate, any and all such mortgages, deed of trust; security deeds, security agreements, financing statements, continuation statements, instruments of ruther assurance, certificates, and other documents as may, in the sole opinion of Lender, be received in further assurance, certificates, and other documents as may, in the sole opinion of Lender, be received in children and the contraction of the paragraph.

Attorney-in-Fact. If Grantor falls to do any of the things referred to in the preceding peregraph, Lender may do so for anc in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby irrawCellby appoints Lender as Grantor's attorney-in-tact for the purpose of making, executing, delivering, filling, footdring, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to according it file matters referred to in the preceding paragraph.

FULL PERCOMMUNE. If Borrower and Granter pay all the Indebtonies, including without limitation all future storages with a purphism with the credit the account, and Granter otherwise performs all the obligations imposed upon Granter planter, this Mortgage, Lender shall execute and deliver to Granter a suitable sastistation of this Mortgage and suitagle statements of terministion of any financing statement of the evidencing Lender's security interest in the Right and the Personal Property. Granter will pay, if permitted by applicable law, any reasonable terminism for gas statement of by called from time to time.

VEX.NTD OF DEFAULT. Crantop, whip is in default under this Nortgap if any of the following happen: (A) Grantor commits fraud or makes a fing trial inserpresentation at any time in connection with the Credit Agreement. This can include, for example, a false statement about Denover's or Grantor's income, assets, liabilities, or any other aspects of Borroweg sor Grantor's financial condition. (a) Borrower does not inwell be repayment terms of the Credit Agreement. (C) Grantor's action or inclain advancely affects the collektar of Lender's rights in the colleteral. This can include for example, failure to maintain required insurance, waste or destructive use of the develing, failure to payallays, seach of all persons table on the account, transfer of tile or sale of the develing, creation of a serior lien on the well-only without Lender's permission, foreclosure by the holder of another lien, or the use of funds or the divelling for prohibited purposes.

RIGHTS AND REMODIES ON DEFAULT. Upon the occurrence of an Event of Default and at any time thereafter but subject to any limitation in the Credit Agreement or any finniligation in this Microgage, Lender, at Lender's option, may exercise any one or more of the following rights and femedies, in addition to any other rights or remedies provided by Jaw:

Accelerate Indebtedness. Lender shall have the right at its option without notice to Borrower or Grantor to declare the entire indebtedness immediately due and payable, including any prepayment penalty that Borrower would be required to pay.

UCC Remedies. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Levider shall have the right, without notice to Borrower or Garlior. To take possession of the Property and collect the Rents, including amounts peat due and unpells, and apply, sinc pit proceeds, over and above Lendor's costs, against the Indebtedness. In furtherance of this right Lendor may require any tenant or other user of the Property to make payments of rent or use fees directly to lapsage. If the Rents are collected by Lander, then Grantor irrevocably designates Lendor as Grantor's attorney. This is no endough institutents received in payment hereoff in the carrier of Grantor and to negotise the safe all for all institutents received in payment hereoff in the carrier of Grantor and to negotise the safe all following Lander may average to the property of the College of the Col

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any



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Page 7

part of the Property, with the power to protect and preserve the Property, to operate the Property preseding foredecover or sale, and to cellect the Reint form the Property and apply the proceeds; ower advances the cost of the receivership, against the indebtedness. The receiver may serve without son if permitted by law. Lender's fight to the appointment of a receiver shall exist whether or not the appearant value of the Property oxoceds the indebtedness by a substantial amount. Employment by Lender's shall not disqualify a person from serving as a receiver.

Judicial Foreclosure. Lender may obtain a judicial decree foreclosing Grantor's interest in all or any part of the Property.

Deficiency Judgment. With respect to any Grantor who also is personally flable on the Credit Agreement, Lancer may obtain a judgment for any deficiency remaining in the Incebetchess due to Lender after application of all amounts received from the exercise of the rights provided in this section. Under all circumstances, the indebtedness will be repaid without relief from any Indiana or other valuation and accessionance have

Other Romodies. Lender shall have all other rights and remedies provided in this Mortgage or the Credit Agreement or available at law or in equity.

Sale of the Property. To the extent permitted by applicable law, Borrower and Grantor hereby waive any and all right to have the Property mershalled. In excertising its rights and remedies, Lender shall be free to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bit dat any public sale on all or any portion of the Property.

Notice of Sale. Lender will give Grantor reasonable notics of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall near notice given at less ten (10) days before the time of the sale or disposition. Any sale of the Personal Property may be made in conjunction with any sale of the Real Property.

Election of Remedies. All of Lender's rights and remedies will be cumulative and may be exercised alone or together. An election by Lender to choose any one remedy will not bar Lender from using any other romedy. If Lender docides to spend money or to perform any of Grantor's obligations under this Mortgear, after 'Grantor's failure to do so, that decision by Lender will not affect Lender's right to deciare Grantor in default aft to excresse Lender's remedies.

Actority 7 Fast. Expenses. If Lender institutes any suit or selicin to enforce any of the terms of this Mortgane Linds chall be enforted to recover select with as the chall so enforted to recover select with as the chall so enforced the fast selection of the production of the produ

NOTICES. Any notice required to be given usual title Mongage, including without limitation any notice of default and any notice of all shall be given in writing-land shall be effective when exclusity delivered, when exclusity received by telefaciamite (unless otherwise requiper by law), when deposited with a nationally received by telefaciamite (unless otherwise requiper by law), when deposited with a nationally regulated mail postage prepaid, directed to the addresses ighown, near the beginning of the Mortgage. All copies of notices of tracelosus term the holder of any law mixture has principly over this Mortgage shall be sent to Lender's address, as shown near the beginning of this Mortgage. Any person may change his or her address for notices under this Mortgage by giving formal written migrate to the other person or persons; specifying that the purpose of the notice is to change the person "stiglets, For notice surposes, Grantor spread to be under the person of the stiglets, for notice surposes, Grantor spread to be notice; the other person of the control of the person of the notice given to the Grantor's received story and Grantors. It will be Grantor's responsibility to tell the other offigencies for terms deformed to be notice given to all Grantors. It will be Grantor's responsibility to tell the other offigencies for form Lander.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage

Amendments. What is written in this Mortgage and in the Related Documents is Grantor's entire agreement with Lender concerning the matters covered by this Mortgage. To be effective, any change or amendment to this Mortgage must be in writing and must be signed by wheever will be bound or obligated by the change or amendment.

Caption Headings. Caption headings in this Mortgage are for convenience purposes only and are not to be used to interpret or define the provisions of this Mortgage.

Governing Law. This Mortgage will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Indiana without regard to its conflicts of law provisions.

(Continued)

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This Mortgage has been accepted by Lender in the State of Indiana,

Choice of Venue. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of Lake County, State of Indiana.

Joint and Several Liability. All obligations of Borrower and Grentor under this Mortgage shall be joint and several; and all references to Granor shall mean each and every Grantor, and all references to Borrower shall mean each and every Borrower. This means that each Grantor signing below is responsible for all obligations in this Mortgage and the service of t

No Waiver by Lender. Grantor understands Lender will not give up any of Lender's rights under this Mortgage miles Lender does so in writing. The lett that Lender debeys or mile to exercise any right will not reaen that Lender has given up that right. If Lender does agree in writing to give up one of Lender's rights, that does not mean Grantor will not have to comply with the other provisions of this Mortgage Grantor also understands that if Lender does consent to a request that does not mean that Grantor will not have to get Lender's consent again if the situation happens again. Grantor further understands that just to consent to any office of the situation of

Severability. If a court finds that any provision of this Mortgage is not valid or should not be enforced, that fract by Isself will not mean that the rest of this Mortgage will not be valid or enforced. Therefore, a court will enforce the rest of the provisions of this Mortgage even if a provision of this Mortgage may be found to be invalid or unenforceable.

Merger. There shall be no merger of the interest or estate created by this Mortgage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the wighter concent of Lender.

Secisions and Assigns. Subject to any limitations stated in this Mortgage on transfer of Crantor's infivest, this Mortgage shall be binding upon and injure to the benefit of the parties, there successors and assignic. If comership of the Property becomes vested in a person other than Grantor, Lender, without notice; to Grantor, may deal with Grantor's subcessors with reference to this Mortgage and the Indebledges, by way of totherance or extension without releasing Grantor from the obligations of this Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of this property of the Control of the Mortgage of the

Time is of the Essence. Time is of the essence in the performance of this Mortgage.

Waive Jury. All parties to this Mortgage hereby waive the right to any jury trial in any action, proceeding,

or counterclaim brought by any party against any other party.

DEFINITIONS. The following words shall have the following meanings when used in this Mortgage:

Borrower. The word "Borrower" means MARY L HARRISON and FRANCIS A. HARRISON JR and includes all co-signers and co-makers signing the Credit Agreement and all their successors and assigns.

Credit Agreement. The words 'Credit Agreement' mean the credit agreement dated October 11, 2021, with credit limit of \$27,900.00 from Serows to Londor, together with all renowals of, extensions of, modifications of, definancings of, considiations of, and substitutions for impromissory note or agreement. The maturity date of the "Credit Agreement" is Gotober 11, 2041, NOTICE TO GRANTOR: THE CREDIT AGREEMENT CONTAINS A VARRABLE INTEREST 24.

AVICEMENT OWN INTO A VANDAGE Inviconomental services of Acta 
Environmental Laws. The words "Invironmental services are services and as state, federal and local statutes, 
regulations and ordinances relating to the protection of human health or the environment, including without 
initiation the Comprehensive Environmental Resolutions, and Liability Act of 1900, as 
amended, 42 U.S.C. Section 9001, et seq. (CERCLA)" the Superfund Amendments and Reauthorization 
Act of 1908, "Dub. L. No. 90-400" (SARA"), the Habarous Material Transportation Act, 43 U.S.C. Section 1801, et seq., the Resource Conservation and Reactivity Sci., 42 U.S.C. Section 6001, at seq., or 
other applicable state or referral laws, rules, or ingulations adopt a present thereto.

Chef application state of reverse leaves, rules, or against the events of default set forth in this Event of Default. The words "Event of Default" mean any or the events of default set forth in this Mortgage in the events of default section of this Mortgage.

Existing Indebtedness. The words "Existing Indebtedness" mean the indebtedness described in the Existing Liens provision of this Mortgage.

Granter. The word "Granter" means FRANCIS HARRISON JR and MARY L HARRISON

Hazardous Substances. The words "Hazardous Substances" mean materials than because of their quantity, concentration or physical, chemical or inflectious characteristics, may cause for been a present or potential hazard to human haalin or the environment when impropriy used, treated, office, disposed of the propriet of the property of the propriet of the property o

(Continued)

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Improvements. The word "Improvements" means all existing and future improvements, buildings, structures, mobile homes affixed on the Real Property, facilities, additions, replacements and other construction on the Real Property

Indebtedness. The word "Indebtedness" means all principal, interest, and other amounts, costs and expenses payable under the Credit Agreement or Related Documents, togoliher with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Credit Agreement or Related Documents and any amounts expensed or advanced by Lender to discharge Grantot's obligations or Documents and any arrivative sequence of averaged by Europe to Escharge Cartains organizations of expenses incrumed by Lender to endorce Granticr's colligations under this Mortgage, including, but not limited to, attorneys' fees, costs of collection and costs of foredosure, together with interest on such amounts as provided in this Mortgage. Specifically, without limitation, Indebtedness includes the future advances self orth in the Future Advances provision of this Mortgage, together with all interest thereon.

Lender. The word "Lender" means CENTIER BANK, its successors and assigns. The words "successors or assigns" mean any person or company that acquires any interest in the Credit Agreement.

Mortgage. The word "Mortgage" means this Mortgage between Granter and Lander.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the real property, interests and rights, as further described in this Mortgage.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, gueranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now observations existing, executed in connection with the Indebteness.

Rents. The word "Rents" means all present and future rents, revenues, income, issues, royalties, profits, and other benefits derived from the Property.

EACH GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND EACH GRANTOR AGREES TO ITS TERMS. ASSON AREA COLUMN ARECOPOLEM

GRANTOR:

MORTG (Contin		Page 10
STATE OF 10KC	) ss Noize	"Official Seal" Tiffany Marie Hart ry Public, State of Ind esident of Lake Co., I y commission expire August 25, 2023
On this day before me, the undersigned Notary Public, pe L HARRISON, to me known to be the individuals di acknowledged that they signed the Mortgage as their purposes therein mentioned.	escribed in and who executed the Mortga	id MARY ige, and
Given under and and official seal this	day of GC+ , 20 Residing at CeDay K/K	21
Notary Public in and for the State of	My commission expires Aug 25	<i>चेट</i> 23
affirm, uncer the penalties for perjury, that I have to number in this document, unless required by law (BREAN	NE HAYES, LOAN DOCUMENTATION SPECIA	ALIST).
This Mortgage was prepared by: BREANNE HAYES, LOA	N DOCUMENTATION SPECIALIST	
Ty Orlan		
776	N DOCUMENTATION SPECIALIST	
	Pec	
		CV <sub>p</sub>

RECORDING PAGE

