2021-545297 12/30/2021 10:36 AM TOTAL FEES: 55.00 BY: KK PG #: 11 STATE OF INDIANA LAKE COUNTY FILED FOR RECORD GINA PIMENTEL RECORDER

RECORDATION REQUESTED BY: CENTIER BANK Lowell 600 East 84th Avenue Merrillville, IN 46410

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

SEND TAX NOTICES TO: CARYLE J DESIMINI, Trustee of CARYLE J. DESIMINI REVOCABLE TRUST under the provisions of a first agreement dated March 2, 2000 327 CLINTON ST. LOWELLIN 46356-2494

MORTGAGE

MAXIMUM LIEN. The lien of this Mortgage shall not exceed at any one time \$110,000.00.

THIS MONTGAGE dated December 1, 2021, is made and executed between CARYLE J. DESIMBIN, not individually but as Trustee under the GARYLE J. DESIMBIN ENCOGABLE TRUST dated March 2, 2000, which address is 327 CLINTON ST, LOWELL, IN \$40356-2494 (reterred to below as "Grantor") and CENTIER BANK, whose address is 600 East 84th Avenue, Marrillake, IN \$4451 (referred to below as "Crantor") and CENTIER BANK, whose address is 600 East 84th Avenue, Marrillake, IN \$4451 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Granter mortgages, warrants, and conveys to Lectric and of Camitor's angle, I like, and interest in and to the file following excepted and proposely, topogether with an object of subsequently except or affected outlings, improvegients and factures; all easements, rights of way, and appurturences; all water, water rights is valence/users and officer rights (maker) water thanks undercoversely and officer rights (maker) and in other rights. royaltes, and yetther rights, royaltes, and yetther rights, royaltes, and yetther rights. The real property, including without mission and immortal, oil, gas, genetiment and senioral markles. The "Real Property" located in LARC discount.

LOT 12 (EXCEPT THE NORTH 46,12 FEET THEREOF) IN PINE RIDGE ESTATES, AN ADDITION TO THE TOWN OF LOWELL, INDIANA, AS PER PLAT THEREOF, RECORDED IN PLAT BOOK 81 PAGE 47, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA.

The Real Property or its address is commonly known as 327 CLINTON ST, LOWELL, IN. 46356-2494.

REVOLVED LINE OF CREET. This Mortgage secures the Indibtodests including, whost limitation, a verolving lite of creat, which obligation and advances to Borrower up to a maximum amount of \$110,000.00 so to long as Borrower complex with all the terms of the Credit Agreement, but fluture obligations and advances arise under the Credit Agreement, this Mertgage or otherwise. This Mertgage is consistent to the Credit Agreement, this Mertgage are consistent and advances arise under the Credit Agreement, this Mertgage are consistent and the Mertgage and an expensive and the Credit Agreement, the Mertgage and any other than the Credit Agreement, the Mertgage and any one time, not including finance charges on such balance at a fined or variable rate or sum adaptived in the Credit Agreement, any temporary overages, other charges, and any amounts expended or advanced and the Credit Agreement. It is the intention of Credit Agreement, the Credit Limits approved in either the healebeatests paragraph or this paragraph, shall not exceed the Credit Limits approved in the Credit Agreement. It is the intention of Credit or and under that this Mortgage searces the billion's Credit Agreement and with intention of Credit Agreement can use up to the Credit Limits a provided in the Credit Limits a provided in the Credit Limits approved behavior.

(Continued)

Page 2

As more fully described in this mortgage, the Property includes: (a) all extensions, improvements, substitutes, replacements, renewals, and additions to any of the property described; (b) all rents, proceeds, moorne, and profits from any of the order property described, and (c) all wards, payments, or proceeds or violunary or involuntary conversion of any of the property described, including insurance, condermation, tort claims, and other obligations obstrapeable in cash.

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 Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

EUFURE_ADVANCES. In addition to the Credit Agreement, this Mortgage accurse all future advances made by Logient 19 Browner whether or not the advances are made persuant to a commitment. Specifically, without limitation, this Mortgage secures, in addition to the amounts specified in the Credit Agreement, all future collegating and persuances which Lender may made to Browner, total Mortgage or otherwise, however, in or future obligating as detenses area under the Credit Agreement, this Mortgage or otherwise, however, in or future obligating and secure area where the control of the Credit Agreement, this Mortgage or otherwise, however, in or \$11,000.00. The flooring also secures all modifications extensions and credit case of the Credit Agreement, the Mortgage, or all principle also secures all modifications extensions and credit or for Credit Agreement, the Mortgage, or all principle and the control of the Credit Agreement, the Mortgage, or all principle and the control of the Credit Agreement, the Mortgage, and the Logical is required to give monitor of the right to cancer under Truth in Logical control of the specific and the control of the contro

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDESTENCESS AND (B) PEPROPRIANCE OF EACH OF GRANTORS AGREEMENTS AND GUIGLATIONS UNDER THE CREDIT AGREEMENT, THE RELATED DOCUMENTS, AND THIS MORTGAGE. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE POLUCINING TERMS.

GRANTOR'S WAIVERS. Grantor waives all fruiting or defenses arising by reason of any "cre action" or "anti-deficiency" law, or any other iaw which may giverent Lender from bringing any scion against Grantor, including a claim for deficiency to the extent Lender's otherwise entitled to a claim for deficiency, before ander Lenders commencement or completion of any forefoculay cache, either yeldocity or by exercise of a part Lenders commencement or completion of any forefoculay cache, either yeldocity or by exercise of a

GRATIONE REPRESENTATIONS AND WARRANTIES. Grating will quote that: (a) this Mortgage is executed to formover's request and rost at the respect of Lender; (b) Grating high feel for comer right, and authorised formovers request and an expectation of the company of the company

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Mongago, Borrower shall pay to Lender all Indebtedness secured by this Mortgage as it becomes due, and Borrower and Granter shall strictly perform all Borrower's and Granter's obligations 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. Grancor shall maintain the Property in good condition and promptly perform all repairs replacements, and maintenance necessary to preserve its value.

Compliance With Environmental Laws. Grantor represents and warrants to Lencer that: (1) During the period of Grantor's ownership of the Property, there has been no use, generation, manufacture, storage, treatment, disocsal, release or threatened release of any Hazardous Substance by any nerson on under about or from the Property; (2) Grantor has no knowledge of, or reason to believe that there has been, except as proviously disclosed to and acknowledged by Lender in writing, (a) any breach or violation of any Environmental Laws, (b) any use, generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance on, under, about or from the Property by any prior owners or occupants of the Property, or (c) any actual or threatened litigation or claims of any kind by any person relating to such matters; and (3) Except as previously disclosed to and acknowledged by Lender in writing, (a) neither Grantor nor any tenant, contractor, agent or other authorized user of the Property shall use, generate, manufacture, store, treat, dispose of or release any Hazardous Substance on, under, or from the Property; and (b) any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances, including without limitation all Environmental Laws. Granter authorizes Lender and its agents to enter upon the Property to make such inspections and tests, at Grantor's expense, as Lender may deem appropriate to determine compliance of the Property with this section of the Mortgage. Any inspections or tests made by Lender shall be for Lender's purposes only and shall not be construed to create any responsibility or liability on the part of Lender to Grantor or to any other person. The representations and warranties contained herein are based on Grantor's due diligence in

MORTGAGE (Continued)

Page 3



Nuisance Waste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the generally of the property Grantor will not remove, or grant to any other party the right to remove, any timber, mindfull (including oil and gas), coal, clay, scorie, sell, gravel or rock products without Lender's pror written consists.

Removal of Improvements. Granior shall not demales or remove any improvements from the Real Property embout Lenders prior wither Gossent. As a concition to the removal of any improvements, Lender may require. Grantor for make arrangements satisfactory to Lender to replace such improvements with improvements of at least focus value.

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 Granter's compliance with the terms and sconditions of this Mortgage.

Consilince with Covernmental Requirements: Creator shall promptly comply with all laws, endiances, and regulations, now or hereafter in refigilic, of all growmental submitted applicable to the use or occupancy of the Property. Creator may colleval, a good tath any such law, cordinance, or regulation and withhold compliance curing any proceeding, fletularly appendix appeals, so long as Grentoth has notified benchus in writing prior to drong so and to long sey in Lighter's soo opinion. Lendors interests in the careful control of the control of a servey bond, reasonably satisfactory to Lendors (project Limber's Regulation).

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

DUE ON SALE - CONSENT BY LENDER. Lender may, at Lender's option, disparairmeduately due and polysic all sums secured by this Modagas upon the sale of transfer, whole Lender's provinten consent, of any part of the Real Property, or any interest in the Real Property. A "sale of transfer" means the conveyance of Real Property or any right, title or retrest in the Real Property, mehrer length beneficial or equitable, whether voluntary or involuntary; whether by outright sale, deed, installment sale conflient, and control contract for each, esseed of linears with a term greater than three (3) years, losse copigin, coffract, or to year, contract for each, esseed of linears with a term greater than three (3) years, losse copigin, coffract, or to year, any other method of convergence of an interest in the Real Property. However, this culien, shall not be seconded by Lender is such cerease in promitted by deficial law or by Indiana law or by Indiana law.

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

Payment. Caratior shall pay when due (and in all events prior to delinquency) all taxes, payful lights special taxes, assessments, water changes and severs service changes level agrisation or an occurring Property, and shall pay when due all calms for work done on or for sortices recreased or material furnifisher. For the Property, Garanter shall maintain he Property free of any lines having priority over or exact to the innerest of Lender under the Morgagie, accept for the Existing indebteriess referred to in this Morgagie and have listing specifically growed on yn mixturp by Londor, and except for the file of laces and seasonments not have listing specifically growed on yn mixturp by Londor, and except for the file of laces and seasonments not have been specified.

Right to Contest. Grantor may withholic payment of any tax, assessment, or claim in connection with a good faith dispote over the obligation to pay, so ong as Lender's interest in the Property is not ploppedided. If a lien arises or is field as a result of non-syment, Crantor shall within fifteen (15) days after the line, as the property of the pro

Evidence of Payment. Grantor shall upon demand furnish to Lender satisfactory evidence of payment of the laxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written 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

MORTGAGE (Continued)

Page 4

commenced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials. Grantor will upon recuest of Lender furnish to Lender advance assurances sasisfactory 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 infortgage:

Maintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements 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 cla and with a standard mortgagee clause in favor of Lender. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of ten (10) days' prior written notice to Lender and not containing any disclaimer of the insurer's liability for failure to give such notice. Each insurance policy also shall include a endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or celault of Grantor or any other person. Should the Real Property be located in an area designated by the Administrator of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain flood insurance, if available, within 45 days after notice is given by Lender that the Property is located in a special flood hazard area, for the maximum amount of Borrower's credit line and the full unpaid principal balance of any prior liens on the property securing the loan, up to the maximum policy limits set under the National Flood Insurance Program, or as otherwise required by Lender, and to maintain such insurance for the term of the loan. Flood insurance may be purchased under the National Flood Insurance Program, from private insurers providing "private flood insurance" as defined by applicable federal flood insurance statutes and regulations, or from another flood insurance provider that is both acceptable to Lender in its sole discretion and permitted by applicable federal flood insurance statutes and regulations

Application of Proceeds. Cramor shall prefinitely notify Lender of any loss or demage to the Property. Lender may make pool of loss if Gramor fails to do so spaints filtered in 150 days the Cramor filtered in 150 days. Whether or not Lender's security a impained, Lender may, at Leifer's lijection, receive and refain the proceeds of any Property, or the restoration and repair. All property are the restoration and repair of the Property langer deachs to apply the proceeds of one control to and repair. Cramber shall impair statisticately proof of sold height plancy and reminute Gramber from the Cramber shall use in statisticate proof of sold height plancy are reminute Gramber from the Arry proceeds which have no been disbursed within 180 days highly siller, now in minute Gramber from the Arry proceeds which have no been disbursed within 180 days highly siller, receipt and which Lender has a former of the Property had to edid Ship Long any ary amount of the Demagner of the Cramber and the restinguish plant proceeds and the plant of the Property had to edid Ship Long any ary amount or using to Lander under this Microgap, here to pay a consideration that the plant to Cramber as Gramber shreets and the restinguish plant in the state of the plant of the Property shreets (large shipped). If all of the indebeledness, such proceeds ship to Cramber as Gramber shreets (large shipped), in all of the indebeledness, such proceeds ship to Cramber as Gramber as Grambe

Compliance with Estating Indebtedness. During the period in which any Estating Jacobiponess described below is in affect, compliance with the insurance provisions contained in the insurance provisions contained in the insurance provisions under his Mortgage, to the Estating Indebtedness shall constitute compliance with the terms of this Mortgage would constitute a culpilation of all significant requirement. If any proviseds from the insurance becomes populate on iose, the provisions in this Mortgage for Celebration of the provision of the provi

LENDER'S EXPENDITURES. If Control falls (A) to know the Property free of all tools, liens, secondly ingligibles, executations, and other claims. (B) to provide any regular insurance on the Property. (C) to media greating the insurance on the Property. (C) to media greating to the Property of to correly with any obligation for mention Essisting Indicate-there in good extending an equilipation of the property of the Conference of the Conferen

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

Title. Grantor warrants that: (a) Grantor holds good and marketable title of record to the Property in fee simple, free and Clear of all lilens and encumbrances other than those set forth in the Real Property description or in the Existing Indebtedness section below or in any title insurance policy, title report, or

MORTGAGE (Continued)

Page 5

title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full right, power, and authority to execute and deliver this Mongage to Lender.

Defense of Tible. Subject to the exception in the paraginsh above, Grainbrr warrants and will forever defend the filts to the Property against the levelsd claims of all persons. In the event any active properties of the property against the levels of the property and the properties of the properties

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

Survival of Premises. 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 celeral under any security documents for such indebtedness.

No Modification. Crantor shall not enter time 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 reviewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advences under any such security agreement without the providing consent of Lander.

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

Proceedings. If any proceeding in condomission is field. Centure stall promptly notify Lender in writing and Centure stall promptly the such tapes as may be processary to define the action and obtaining any control of the control of the section and obtaining the control of the proceeding stall Lender shall be entitled to perticate in the proceeding may be control of the proceeding with Lender shall be entitled to perticate in the proceeding may be control of the control of the proceeding may be control of the control of the proceeding may be control of the control of the proceeding of the proceeding

Application of Net Proceeds. If all or any part of the Property is conformed by eminent domain proceedings or by any proceeding or purchase in leu of conformation Leiferd may at its election require that all or any portion of the net proceeds of the awards be applied to the inectetories or the repair or restoration of the Property. The net proceeds of the award shall mean the award shall persymmetric reasonable costs, sepenses, and attempts/fee invariance by Lunder in connocion yith the conformation.

IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Mortgage:

Current Taxes, Fees and Charges. Upon request by Lender, Grantor shall execute such sound entered addition to this Mortgage and take whatever other action is requested by Lender to perfect and continue Lender's lien on the Real Property. Grantor shall reinburse Lender for at taxes, as described below together with all expenses incurred in recording, perfecting or continuing this Mortgage, including without iminiation all taxes, Res, documentary stamps, and other charges for recording or registering this Mortgage.

Taxes. The following shall constitute bases to which this section applies: (1) a specific tax upon this light of Mortgages or upon all or any part of the inclubificious sourced by this Motgage; (2) a specific tax operations of Romover which Borrower is authorized or required to deduct from payments on the Indethiciness security by this type of Mortgage; (3) a star on this type of Mortgage chargeate appairs the Leafor of the Mortgage; (3) as two milks type of Mortgage chargeates appairs the Leafor of the Mortgage of the Credit Agreement; and (4) a specific tax on all or any portion of the Indethications or payments of principal and infester make by Borrows.

Subsequent Taxes. If any tax to which this section applies is enauled aubeopunt to the clob of this Mortgage, this event shall have the same effect as a Fueent of Delatal, faul Lunder may evented any or all of its available remedies for an Event of Default as provided below unless Centror either (1) pays the tax before it becomes ceinjuaget, or (2) contests the tax as provided above in the Taxes and client section and deposits with Lender cash or a sufficient corporate surely band or other security satisfactory to Lender.

SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Mortgage as a security agreement 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

Security Interest. Upon request by Lender, Grantor shall take whatever action is requested by Lender to perfect and continue Lender's security interest in the Personal Property. Grantor hereby appoints Lender as

(Continued)

Page 6

Grantor's attorney-in-fact for the purpose of executing any documents recessary to perfect or continue the security enterest granted in the Reinst and Resonal Properly, in addition to recorning this Morgage in the real properly records, Lender may, at any time and without further authorization from Grantor, file executed counterparts, copies or reproductions of this Mortage as a financing statement. Grantor shaft temporal because the properties recorded in perfecting or continuing this security interest. Upon default, Grantor May large of temporal properly from the Property. Upon default, Grantor and Lender and more all available for Lender within three (3) days after receipt of resigns and continuing the security of the Control of

Addresses. The making addresses of Grantor (debtor) and Lender (secured party) from which information conceiming 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 respect of Londer. Granter will review occursed and deliver, of landers of the other scene can be delivered, to Lenders of the Control when respected by Lenders (size to be field, moveded, reflect, or reeconded, as the case may be at such times and in such rollines and place in Lenders may deem appropriate, may not all such mortgages, devide of fluxel, socially decide, socially appearments, financing statements, confinuation statements, instruments of the control of

Atterney-in-Fact. If Grantor fails to do any of the thirps referred to in the preceding paragraph. Lender may do so for and in the name of Grantor and all Critistor's opense. For such purposes, Grantor hereby inevocably appoints Lender as Grantor's atterney-in-fail failty in purpose of making, executing, delivering, filing, recording, and doing all other timings as may be neglessayly or desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

FILL PERFORANCE: If Services the rand Genetic pay all the indebtorages influence indepting which remains the call attitude to the contract of the contract of

EVENTS OF DEFAULT. Centrol will be in default under his Moragas if any of the foliation trapper. Lot Gratter commits found or makes a material reisorpreserration at any fine in connection set the Code Agreement. This can include, for example, a false statement about Borrower's or Granting impre, assess liabilities, or any other aspects of Borrower's or Granting framatic contident, (6) By Dorward-Dave in one the repayment terms of the Code! Agreement. (C) Granton's action or inaction adversory affect by Collaboral or Lender's gripts in the Code! Agreement. (C) Granton's action or inaction adversory affect by Collaboral or careful significant for colorater. This can include, for example, faults or transition required invariance, such code of the dwelling, creation of a serior line to the dwelling or prohibble purposes.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of an Event of Default and at any time thereafter. Lender, at Lender's option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law.

Accelerate Indebtedness. Lender shall have the right at its option without notice to Borrower or Grantor to declare the entire inhebtedness 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 Rerine. Lender shall have the right, without notice to Borrower or Grantor, to take possession of the Property and collect the Rents, Including amounts past date and urganiz, and apply the net proceeds, over and above Lender's costs, against the Indebtedness. In furtherance of this right, Lender may require any and collected to the Property to make powersers of near or one fees diversity to Lender. If the Rents are collected by Lender, then Granton revocably designates Lender as Grantor's attempts, fract to endorse are Collected by Lender, then Granton revocably designates Lender as Grantor's attempts, fract to endorse proceeds. Payments by the sharts or continued to the contract of the Collected processers by the sharts or contribution services to Lender in engogene to Lender's Germanit shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under the subpayragement lender in persons, by service, or through a recovery.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property

MORTGAGE (Continued)

Page 7

preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the moniversitip, against the Indistinctions. The necever may some without bond if permitted by Jaw. Lender's right to the appointment of a necewer state lexist twelter or not the apparent value of the Property exceeds the Indistinctions by a substantial amount. Employment by Lender 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 liable on the Credit Agreement, Lefader may cottain a judgment for any deficiency remaining in the Indebtedness due to Lander after pagindarion of all amountan convoid from the operations of the rights provided in this section. Under all ciliaunisatures, the Indebtedness will be repaid without roller from any Indiana or other valuation and appraisament judgment.

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

Sate of the Property...(i) the extent permitted by applicable law, Borrower and Granior hereby waive any and all right to have the |Property marshalled. In excressing its rights and remodies, Londer shall be for sell all or any part of the |Property together or separately, in one sate or by separate sales. Lender shall be entitled to bit at any pullic sale gain all or any portion of the Property.

Notice of Sale. Lender will give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the line after, which any private sale or other interded disposition of the Personal Property is to be made. Reaschaftle nightic shall mean notice given at least ine (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 Londer for busings why one remedy will not bar Lender from using my other remery. If Lender decades to spend money of no performany of Grantic's obligations under this Mortgage, after Grantic's failure to do so, that decade not purpose using the control of affect Lender's right to declare Grantor in default and to excorace Lender's remedies.

Altoneys Feet, Expenses. If Linder institutes any gail o, alcin to enforce any of the terms of this Mortgape, Lender betail be certified to recover und summer life pount may adopte ensourced as attemptifices at trail and upon any appeal. Whether or not any opini action is involved, and to the determined from the proposal pound of the proposal pound o

NOTICES. Any notice required to be given under this Mortgage, including without limitative ally notice of each state little given in writing, and state le defictive within calcularly flowerise, when actually needed by the control of the state of the control of

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 Granto'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 whoever 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. This Mortgage has been acceled 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

MORTGAGE (Continued)

Page 8

of the courts of Lake County, State of Indiana

Joint and Several Liability. All osligations of Borrower and Grantor under this Mortgage shall be joint and several, and all references to Grantor shall mean each and every Grantor, and life inferences to Boarder shall mean each and every Borrower. This means that each Grantor signing below is responsible for all osligations in this Mortgage.

No Waiver by Lender. Oranor understands Lender will not give up any of Lender's figits under this fragings unders Lender does so in writing. The fact that under delayer or entire to everce any right will fraging, and the control of the control of

Severability. If a cour, flost-fliat any provision of this Mortgage is not valid or should not be enforced, that fact by Issall will not may first 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 hold by or for the benefit of Lender in any capacity, without the written consent of Lender.

Successors and Assigns. Subject to any limitations stated in his Mortgage on transfer of Grantor's interest, this Mortgage shat be brinding upon hard mure to the benefit of the parties, their successors assigns. If ownership of the Property becomes veeted, in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantors supplexes with reference to this Mortgage and the indebteddess by way of forbeamons or extension without releasing Grantor from the obligations of this Mortgage or liability under the indebteddess.

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 CARYLE DESIMINI and includes all co-signers and co-makers signing the Credit Agreement and all their successors and assigns.

Credit Agreement. The words "Gredit Agreement" mean the credit agreement dated becember 1, 2021, with credit limit of \$110,000.00 from Borrower to Londer, together with all rapidwals of, excersions of, modifications of, refinancings of, consolidations of, and substitutions for the promisery note or agreement. The maturity date of the Credit Agreement is December 1, 2041, NOTICE TO GRANTOR, THE CREDIT AGREEMENT CONTAINS A VARIABLE INTEREST END.

Environmental Laws. The words "Environmental Laws" main any and all state, federal and coal statutes, regulations and outlantess relating to the protection of human health of the environment, relating statutes, imitation the Comprehensive Environmental Response, Compression, and Liability Act of 1983, a senerated, 42 U.S. Section 8001, 4 see, (CERCAL"), the Supertural Amendments and Resubribusion Act of 1985, the Law 1994, and the Supertural Amendments and Resubribusion Act of 1985, the Supertural Amendments and Resubribusion Act of 1985, the U.S. Section 8001, 4 see, (CERCAL"), the Hearnston Marianta Transportation Act, 40 U.S. of 1985, the Hearnston Marian

Event of Default. The words "Event of Default" mean any of 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 Unema provision of this Mortgage.

Grantor. The word "Grantor" means CARYLE J DESIMINI, Trustee of CARYLE J. DESIMINI REVOCABLE TRUST under the provisions of a trust agreement dated March 2, 2000.

Nazardous Substances. The words "Hazardous Substances" mean materials that, Socium of their country, concentration or physical, chemical or irrelections, or parameteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, discoved of, in the property used, treated, attended, discoved or, in their reyp treated, attended, and the property used, treated, discoved or, in their reyp treated seems and include without immitted any size and the property of the property of

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

MORTGAGE (Continued)

Page 9

Indebtedness. The word "Indebtedness" means all principal, interest, and other amounts, costs and expenses payable under the Credit Agreement or Related Documents, together with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Credit Agreement or Related Documents and any amounts expended or advanced by Lender to discharge Grantor's obligations or expenses incurred by Lender to enforce Grantor's obligations under this Mortgage, including, but not limited to alternoys' fees, costs of collection and costs of foreclessure, together with interest on such amounts as plovided in this Mortgage. Specifically, without limitation, Indebtedness includes the future acvances so from the Technique Advances provision of this Mortgage, together with all interest thereon.

Lender. The word " lander "means CENTER 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 Grancer and Lender.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or he eafter 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 properly, 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, guarantes, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

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

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MORTGAGE, AND GRANTOR AGREES TO ITS TERMS.

GRANTOR-

TRUST ACKNOWLEDGMENT

CRANTOR: X. CARYLE FI DESMINI. Trustee of CARYLE J. DESMINI REVOCABLE TRUST under the provisions of a Trust Agreement dated March 2, 2000	Pecon
TRUST ACKNOWLEDGMENT	
STATE OF INDIANA	ANGELA T. BLOUNT Commission Number 0718430 My Commission Expires
COUNTY OF LAKE	february 2, 2027
On this 1st day of DEEMINKT 20 ZI bottom me, the undersigned Notary Public, personally appeared CARYLE J DESIMINI, Trustee of CARYLE J DESIMINE REVOCABLE TRUST, and known to me to be an undertried trustee or agent of the trust that executed the Mortgage and	

trust documents or, by authority of statule, for the uses and purposes therein mentioned, and on oath stated that he or she is authorized to execute this Mortgage and in fact executed the Mortgage on bohalf of the trust. Residing at Lake County

Notary Public in and for the State of INDI ANA My commission expires Fcb.



