17403 REAL ESTATE MORTGAGE

SAST CHICAGO, INDIANA

HIS INDENTURE WITNESSETH, that ARSAT SHELIGA and THERESA SHELIGA, husband and wife,

of the

Town Document:

in the County of Lake

and State of Indiana the indiana the in the ir their executors, educivate our casigns, called the martyagor). Martgage and Warrant to FIRST NATIONAL BANK OF EAST CHICAGO, INDIANA, of the City of East Chicagon tisken countypestate of Indiana,

corporation organized and existing under the laws of The United States of America

(h. Lincher with its successors and assigns called the mortgages) the following described real estate situated in Lake

County, State of Indiana, towit:

Lot Fourteen (14), Hill and Vale Estates Annex
2nd Addition, in Munster, as shown in Plat
Book 34, page 34, in Lake County, Indiana,



HAY 7.2 II OS AM '69 ANDREW J. HIGENKO RECORDER

STATE OF WOMEN'S

LAKE GÓUYJ

inflars (\$ 18,000.00), bearing even doie herewith, payable to said Mangages, or Bearer, and privable at the office of

First National Bank of East Chicago, Indiana,

EIGHTEEN THOUSAND and NO/100 -

zimmatpapplicis with interest at the rate of 7-1/2% per annum until paid with principal and interest due and payable in monthly installments of \$145.50 each, commencing on the let day of July, 1969, and on the let day of each month thereafter until the principal and interest are fully paid, except that the final payment of the entire indebtedness evidenced thereby if not sooner paid shall be due and payable on the let day of June, 1989. Said installments shall be applied first to the payment of interest and the remainder to principal.

For the purpose of inducing the said mortgages to make the loan hereby secured, the mortgager expressly represents and warrants to said mortgages to be the owner in see simple of the premises herein mortgaged; to be over 21 years of age; that the title to said premises is clear and free of listes and encumbrances of whatever kind and nature, and that this mortgage is all and the only encumbrance on said premises, and the mortgager expressly agrees to pay the sum of money above secured and attorney free, without relief from valuation and appraisement laws, and upon failure to pay said respective installments and payments as herein set forth, according to the tenor and effect of said note, or any part thereof, or the interest thereof, or any part thereof, when due, or the taxes or insurance as hereinafter stipulated, or upon failure to keep and perform each, only and all of the tenns, covenants, conditions and stipulations contained herein, then said note and indebtodness shall be due and collectible at mortgage is option, and notice at the exercise of said option in a pressally waived, and said indebtedness shall be recoverable by a suit at law, as a foreclosure hereof, or both, to the same extent as if the same had manual by express terms. The

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omission of said martgages to same ise said oftion upon any default, as aforesaid, shall not constitute a waiver of the right to exercise the same or proclude it from the exercise thereof upon any subsequent default.

It is further expressly agreed that until said note and indebtedness secured hereby are fully paid, said mortgagor will keep said premises in good repair and commit no waxe thereon, and will keep all legal taxes, charges and as resiments against said premises paid as they become due and will keep the building or buildings thereon insured for the benefit of the mortgages, or its dissigns, in such amount and in company or companies as the managere or its resigns, may require or of prove, and will make all insurance policies carried on said building or buildings payable to said mortgagee, or its assigns, as its interests may appear, and will deliver to said mongages, or its casigns, all such policy or policies and all renewals thereof, and failing so to do, the said mortgages, or its assigns, may pay all said taxes and assessments, or procure and pay for said insurance (this being optional with the mortgagee) and the amount so paid, together with interest at the rate of 8% per arrown hereon, shall be a part of the debt secured by this mortgage.

It is further agreed generally that said mortgages may, at its election, advance and pay any sum of money that in its judgment may be necessary to perfect the title of said mortgaged premises in said mortgagor, or to preserve the security intended to be given by this mortgage, and any and all sums of money and a rand paid, with interest at the rate of 8% per annum, shall be and they are hereby made a part of the making a debt secured hereby.

In case of the filing of any bill it, any court of competent jurisdiction to foreclose this mortgage, or any part thereof, it is agreed that the court may appoint a suitable person Receiver (and the mortgagor hereby coursel to the appointment of a Receiver, if there has been any default in the performance of any of the conditions of this morigues) with power to look offer, care for and manage said property and collect the reuts, in uses and refits that may be derived therefrom during the pendency of such foreclosure suit and until the right to receive said premises shall have expired, and such rents, issues and profits shall be applied to and the payment of said indebtedness, with costs thereon and attorney fees.

And the mortgagor further agrees to pay for any continuation of abstract required or necessary for the foreclosure of this mortgage, or any part thereof, and for any documentary evidence required for the foreclosure hereof, or any part thereof.

The martgager herein agrees to pledge and deposit with the mortgagee herein a complete abstract of title to the above described real entate, which abstract shall be held by said mongages, its successor or cassigus, unit the indebtedness secured hereby is fully paid, and in case of foreclosure and same is not reduced by the owners of said real estate, said absolute shall become the absolute property of the mortgages, its successors, assigns, or the redemptioner.

The said mortgagor hereby expressly agrees to pay all and singular the sums of money by this mortgage chove secured, without relief from valuation and approxement laws of the State of Indiana.

The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respecies heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders.

IN WITNESS WHEREOf, the said mortgagor has hereunto set their

hand s and seals this

19th day of Kay

, 1969

& army Teliger Arsay Sheliga

(Seal)

(Seal)

(Geal)

COUNTY OF LAKE

Before me, the understaned, a Notary Public in and for said County and State, this

THERESA SHELIGA,

This Document is the property of Given under my hand and Notatical Seal.

My Controlled expired the Lake County Recorder!

October 29, 1972

Donna Steikaliks

John N. Chorba, Vice President First National Bank of East Chicago, Indiana instrument prepared by: