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Citizens Federal Savings and Pount Association of Hammond

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MORTGAGE

MORERNATIME DE CO.

THIS INDENTURE WITNESSETH, That I FOX and DONNA M. FOX, husband and wife

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"Mortgagors," MORTGAGE AND WARRANT to the CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION, in Hammond, Lake County, Indiana, a corporation organized and existing under the laws of the United States, hereinafter referred to as "Mortgagore," the following described

County, Indiana to wit:

radi satata in Lake

Lot Forty-nine (49), Indian Heights Unit #3, as shown in Plat Book 36, page 60 in the Office of the Recorder of Lake County, Indiana,

STATE OF INDIANAL LAYS COUNTY | FILED FOR RECOLL

Aug 20 10 33 AM '69

ANDREW J. HIGENKO RECORDER

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This Document is the property of TOGETHER with the buildings and improvements now or hereafter erected thereon, including all heating, air-conditioning, plumbing, was and electric fixtures or applicates, now in the which introduction may be building, now or hereafter upon said property; together with the rents, issues and profits thereof which are hereby assigned, transferred and set over unto the Mariganes.

This mortgage also secures the payment of any additional loans made by the Mortgages at its option to the Martgagor from this date, and all instruments evidencing the same.

The Mortgagors do hereby further covencial and agree as follows:

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1. To keep the improvements now existing or hereafter erected an east mortgaged premises constantly insured against loss or damage by first, windstorm, and such other causes as the Martgagee may require, in a sum equal at all times to the total indebtedness secured hereby, and to deliver to the tateltagee the policies of insurance and all renewals thereof, in such form as the Martgagee may require, with a martgage clause satisfactory to it, and to pay all taxes, special assessments, cost of repairs, and any and all expenses incident to the ownership of the martgaged property when due, and to exhibit upon demand, at the office of the Martgagee, all receipts for said taxes and assessments. The Martgagee may in case of failure of the Martgagers so to do, pay any tax or assessment, procure insurance, discharge any claim, lien or incumbrance, make any repairs necessary to preserve the security intended to be given by this martgage, and may obtain such abstracts of title (or policies of title insurance) covering said real estate as in the judgment of the Martgagee may be required. All sums so paid shall become immediately due to the Martgagee, shall be added to and become a part of the indebtedness secured hereby, and shall bear interest at the rate of eight per cent (6%) per annum until paid.

2. To exercise due diligence in the operation, management, and occupation of said real estate and the improvements thereon, and not to commit waste or allow the same to be committed on said premises, and to keep said real estate and the improvements thereon in their present condition and repair, normal and ordinary depreciation alone excepted, and not to commit or permit to be committed on said premises any illegal or immoral acts.

or upon the sale or conveyance of the mortgaged premises

without the written consent of the mortgagee. 3. Upon default in the payment of said note or in the performance of any of the covenants and agreements herein contained, or upon the institution of any legal proceeding to enforce of mortgage or other lien upon the mortgaged property, or if a petition in bankruptcy shall be filed by or against the Mortgagors or if the Mortgagors shall in any way be adjudged insolvent or shall make an assignment for the benefit of creditors, or if there exist any lien or incumbrance on the mortgaged real estate superior to the lien of this mortgage, or if said mortgaged property shall be levied upon by virtue of any execution, attachment or other writ, or shall come into the possession of ar be ordered sold by the officer of any court, or if the Mortgagors shall abandon the mortgaged property, then the entire indebtedness secured hereby shall, at the option of the Morigages, become and be immediately due and payable, without notice or demand, and thereupon the Mortgages shall be entitled to the immediate possession of said mortgaged property and the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings, and shall also be entitled to collect said indebtedness, to foreclose this mortgage and to enforce any of its rights hereunder, by proper legal or equitable proceedings, it is understood and agreed that the Mortgagors shall pay all costs and ottorney's fees incurred or paid by the Mortgagee in any suit in which it may be plaintiff or defendant by reason of being a party to this mortgage. In any suit or proceeding to foreclose this mortgage, or to enforce or protect the Mortgagee's rights hereunder, the Mortgagee in addition to any other remedy, and regardless of the value of the mortgaged property or the solvency or insolvency of the Mortgagors, shall be entitled to the appointment of a receiver, without notice, to take possession of and protect said property and collect the rents and income, and apply the same as provided by law. In case of a foreclosure of this mortgage, the abstracts of title, all pre-paid insurance and title policies shall be the absolute property of the Mortgages.

4. The Mortgages at its option may extend the time for the payment of said indebtedness, or reduce the payment thereon, or accept a renewal note or notes therefor, without the consent of any junior lien holder, and without the consent of the Mortgagors if the Mortgagors have parted with the title of said property, and any such extension, reduction or renewal shall not release the Mortgagors or any endorser or guarantor from liability for such indebtedness, or affect the priority of this mortgage over any junior lien, or impair the security hereof in any manner whatsoever.

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5. The Martgagors, unless spec				
ment required berounder, a sum				
meats of all kinds and character				
procedures, consecuents, to be de-				
surance premiums and having em-				
Antes se ledoned to commit in	is validity or corrections	or day the or disease.	lealed addings the mountain	in a little and a
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6. Not to sulfer or permit wil	thout the written consent	of the mortgages (a) Any	r use of said property for	a purpose other than that for
which the same to now used or (b	Any citerations, addition	ns to, demolition or remov	ral of any of the improve	caents, apparatus, fixtures of
equipment now or hereafter upon t	said property.			• 1
7. All rights and obligations	armeder shall extens to	and he binding tunes the	covered heirs executors	ediministrators, successors and
cassigns of the parties hereto.	production such exists to	and by purguity upon the	Daverde Man, Charletone,	
carages of the purious milest.		ATTITUDE.		•
8. In the event this mortgage	s made and executed by	only can portion. the wor	d "Mortgagors" as used in	this instrument shall be held
to mean "Mortgagor," and the term	ms and provisions hereof	shall be construed encoral	hgly. Lith.	
IN WITNESS WHEREOF, the	larigagors have hereunto	set their bands and seals,	This	formania
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John W. F	ox	SEAU	Donna M. Fox	ŒEAL
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STATE OF INDIANA			• . •	

NOTARY PUBLIC

4th.

JOHN W. FOX and DONNA M. FOX, husband and wife

August

This Instrument prepared by Thomas H. Gallivan.

and acknowledged the execution of the annexed mortgage.

Mar. 12, 1973

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