

REAL ESTATE	MORTGAG	E		ill industric	E CORPORATION NOIANA CONSU	MER LOAN AC
MORTGAGOR(S):	ACCOUNT NUMBER 055- 90118		CROY	NN POINT, IND	MORTGAGEE:	
Last same Y OCUE, Miling Address	First Sylvester	Initial E	Spouse's Name Shirley		SEABOARD ##W	AT AKARAMANAN
4.7%			rown Point IN	4630 %	101 N Main S	T
ESTABLISHED LIN	E OF CREDIT \$750	00.00	cument 7457.	15 14 NET	Crown Point,	
VITNESSETH, tha			varrant to Mortgagec	, the following	described Real Esta	te in the County of
###Lake			ana, to wit: Lot 68			
s per plat there	eof, recorded si	Discell	engoud Redard p	roperty)	off the Office	of the Recorde
f Lake County,	thorana,	e Lake	County Re	corder!		
				*		
ating, lighting, plumbing the purpose of this r	ng, gas, electric, ventila nortgage, shall be deer	ting, refrige ned fixtures	after crected thereon rating and air-cendition and subject to the lies of to hereinafter as the	oning equipment n hereof, and the	used in connection th	rerewith, all of which
OR THE PURPOSE	OF SECURING: (1)	Performance	of each agreement of	Mortgagor cont	ained herein: (2) Pay	ment of the princip
im with interest, as prerewith executed by M kewise secure additions e loaned by Mortgagee i the word "Loan Agre y the Mortgagee to M	lortgagor and payable al sums, not in a prin to Mortgagors when ement" wherever it ap	to the order cipal sum in evidenced by pears in the	of Mortgagee, to who excess of the establish Renewal Loan State	iich Loan Agree shed line of cred tement and such	ment reference is her lit. with interest there Renewal Loan Staten	on, as may hereaft
and all other cl	ment of taxes and ass	essments that greed to be	t may be levied and a paid by the Morigago	ssessed against sa	applied in the following aid real estate, insuran	ing order: ace premiums, repair
O PROTECT THE S	ECURITY HEREOF	r, MORTGA	GOR(S) AGREES.	(1) To keep sa	id premises insured	for the protection
lortgagee in such man erefor, properly endor	ner, in such amounts, sed, on deposit with N	and in such Aortgagee; a	companies as Martga nd that loss proceeds	gee may from tir (less expenses o	ne to time approve, an of collection) shall, at	nd to keep the polici t Mortgagee's optio
e applied on said indel ents of any kind that	btedness, whether due	or not, or t	o the restoration of sa	aid improvement	s/ (2) To pay all tax	es and special asses
e Loan Agreement or	debt secured hereby,	or upon the	interest of Mortgagee	in said premise	s or in said Loan Ag	reement or said del
nd procure and deliver ceipt of the proper of	ficer showing paymen	t of all such	taxes and assessment	s. (3) To keep	said premises free fre	om all prior liens e
pt the existing first mair the security of this	mortgage. (4) In the	event of def	ault by Mortgager(s)	under paragrap!	ns 1, 2 or 3 above, Mo	ortgagee, at its option
vhether electing to dec ded for and pay the re						
ereof (unless Mortgagith Mortgagee security	gor(s) have instituted	proper lega	d proceedings to sest t	the validity of su	ch taxes or assessmen	ts and have deposit
payment at the higher	est rate allowed by lay	w, shall be d	eemed a part of the i	indebtedness seci	ured by this mortgage	e and shall be imm
ately due and payable ood condition and repa	ir, not to commit or s	uffer any wa	iste or any use of said	premises contra	ary to restrictions of	record or contrary
ws, ordinances or regund to permit Mortgage	llations of proper public to enter at all reason	lic authority, nable times f	not to remadel the information of the purpose of insu	uprovements exc	cpt with the written c iscs. (6) That they w	consent of Mortgage
rithout relief from value nent and this mortgage	iation or appraisement	t laws, the in	ndebtedness hereby se	cured, in full con	upliance with the term	s of said Loan Agre
enewed, and any portic	ons of the premises he	erein describe	ed may, without Botic	e, be released f	rom the lien hereof,	without releasing
ffecting the personal li emainder of said prem						

IT IS MUTUALLY AGREED THAT: (1) Upon commencement of any proceeding to enforce or foreclose this mortgage, or at any time thereaster until expiration of the period of redemption, Mortgagee shall be entitled as a matter of right, without notice to Mortgagor(s) or any person claiming under them, without regard to the solvency or insolvency of persons liable for the payment of the indebtedness hereby secured, without regard to the then value of the premises and the security, and whether or not the same shall then be occupied by the owner of the equity of redemption, to the immediate appointment of a receiver with power to take possession of said

premises, to collect all rentals and profits thereof and to hold and apply the receipts as the court may order for the benefit of Mortgagee and the maintenance of the security. (2) As additional security for the sepayment of the indebtedness hereby secured, Mortgagor(s) hereby assign to Mortgagee all their right, title and interest in and to any existing leases and all future leases, including any oil, gas or

mineral leases covering all or any part of the premises herein described and any extensions or renewals of said leases, and all rents, royalties, issues, income and profits thereof, and Mortgagee is hereby granted the right, in the event of default, to enter and take possession of

the mortgaged premises and to collect such rents, royalties, issues, income and profits. Mortgagor(s) hereby authorize and instruct the lessee under any such lease, or his or its assigns or successors in interest. If pay to Mortgagee all rents, delay rents, royalties or income that may be due or become due under any such lease or by reason of such occupancy. (3) Mortgagee shall be subrogated to the lien of any and all prior encumbrances, liens or charges paid and discharged from the proceeds of the Loan Agreement hereby secured, and even though said prior liens have been released of road, the repayment of said Loan Agreement shall be secured by such liens on the portions of said premises affected thereby to the extent of such payments, respectively. (4) Whenever by the terms of this instrument or of said Loan Agreement Mortgagee is given any option, such option may be exercised when the right accrues, or at any time thereafter. (5) All Mortgagor(s) shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this mortgage shall inure to and be binding upon the heirs, executors, adnifinistrators, successors, grantees, lessees and assigns of the parties hereto, respectively. (6) Notwithstanding anything in this mortgage or the Loan Agreement secured hereby to the contrary, neither this mortgage nor said Loan Agreement shall be deemed to impose on the Mortgagor(s) any obligation of payment, except to the extent that the same may be legally enforceable; and any provision to the contrary shell be of no force or effect. (7) Any award of damages under condemnation for injury to, or taking of, any part or all of said property 35 hereby assigned to Mortgagee with authority to apply or re-lease the moneys received, as above provided for insurance loss proceeds. (8) In case default shall be made in the payment of any installment of said Loan Agreement or of interest thereon when due or if there shall be a failure on the part of Mortgagor(s) to comply with any covenant, condition or provision of this mortgage, then the said Loan Agreement and the whole indebtedness secured by this mort gage, including all payments for taxes, assessments, insurance premiums and liens, herein specified shall, at the option of Mortgagee and without notice to Mortgagor(s) (such notice being hereby expressly waived), be deemed to have matured and become due and collectible at once, or at any time thereafter at Mortgagee's option, by foreclosure of otherwise.

premises shall release, reduce or otherwise affect any such personal liability or the lien hereby created.

of Indiana, Inc.

13-0552 (11-67)

STATE OF INDIANA. COUNTY OF Lake , La	8–13–69
Before me, the undersigned, a Notary Public in and for said County and State, on this 18th of August 1969 personally	IN WITNESS WIFEREOF, said Mortgagor(s) hereunto set hand and seal the day and year first above written.
appeared Sylvester E Yocum and Shirley Yocum, H&W and acknowledged the execution of the above and foregoing mortgage. Witness mysSignature and Seal.	MOTIGACOR BORROWER CORNER Sylvester E Yocum CORNER
My Commission Expires, NOTARY PUBLIC J L Meyer 2-5-72	MOTEGASOR, BORROWER (SEAL)
prepared by J L Meyer, for Seaboard Loan Company	Shirley Young J