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PICNEER NAT'L TITLE INS 1000

3.	48697	MORT	GAGE		
THI	IS MORTGAGE, N	izde of the 15thm day	of Pebruary	A. D. 19.70	, between
VERNE WA	SHBURN and ROSAL	EE WASHBURN, husba	nd and wife		******
				I Lake	, and
State of Ind		lied the Mortgagor, and			 ·
harainafean				RUIANA	
		and assigns called the			L
				the mortgagee for money	
in the princi	pal sum of SIXIY	FIVE THOUSAND AND N	0/100	. DO	DLLARS
•		ed byone principal d herein by reference, n) bearing even date here	with, the
the first August, 19 calendar a monthly pa per annum	of said monthly 970, and a like month thereafter ayments shall be on the principal	payments shall become until and includin applied first in p	ome due and pay due and payabl g the 1st day o ayment of inter time remaining	est at the rate of 8% uppaid and the balance	of each
) 				STATE OF INDIANAIS S IN LAKE COUNTY FILED FOR RECONS	
				er-amma-until-maturity; FEB 13 9 45 AH 270	-payable
				ANDREW J. MICENKO	
		==== hereafter, and inte being this day made,		y at the Gate of Eight lered by	Per Cent
	VERNE WAS	HBURN and ROSALEE W	ASHBURN		
from valuat NOW THE of the premi according to	tion and appraisement EREFORE, THIS ises and for the pure the tenor and effection and the formance of all the	ent laws and with attomination INDENTURE WIT pose of securing the parties of the said promiss covenants, conditions,	rney fees. NESSETH That yment of the mon ory note(s) above stipulations and a	Gary, Indiana, all without the mortgagor, in consey aforesaid and interest mentioned, and also to segreements herein contain	ideration thereon ecure the
		MORTGAGE AN			
unto the mo	rtgagee all the follo	wing described lands and	d premises, situated	l and being in theCity	CBusersee
ofG	ary	in the County of La	ke	, and State of Indiana, to-	wit:
PARCEL I:		ed in Plat Book 19,		on, in Gary as per pla Office of the Record	
PARCEL II:	· · · · · · · · · · · · · · · · · · ·	•	• - •	Lot 6, Block 4, Gross page 59, in Lake Cour	



including all buildings and improvements thereon (or that may hereafter be erected thereon), together with the hereditaments and appurtenances and all other rights thereunto belonging, or in anywise now or hereafter appertaining, and the reversion and reversions, remainder and remainders, rents, issues, and profits thereof, and all plumbing, heating and lighting fixtures and equipment now or hereafter attached to or used in connection with said premises. Cument 18

MORTGAGOR herein covenants, agrees, and warrants that this is a first and prior lien upon said premises.

THIS MORTGAGE is also given to secure the payment of all other indebtedness or liability of the mortgagor to Gary National Bank, Gary, Indiana, which Imay be existing at this time or created at any time in the future.

the Lake County Recorder!

Said note being this day made, executed and delivered by the mortgagor(s) herein to the order of Gary National Bank, Gary, Indiana, payable at Gary National Bank, Gary, Indiana, all without relief from valuation and appraisement laws and with attorney fees.



MORTGAGOR HEREBY AGREES: To keep said premises in good repair; to neither commit nor suffer waste to be committed of said premises; to keep the improvements now existing or hereafter erected on the mortgaged property insured, as may be required from time to time by the mortgagee, against loss by fire and other hazards, casualties, and contingencies, in such amounts and for such period as may be required by the mortgagee, in insurance companies to be selected by the mortgagee and to maintain said insurance during the life of this mortgage, said insurance policies to carry standard mortgage clauses in favor of mortgagee herein and to be held and kept by said mortgagee herein as so much additional security; that he will pay all taxes and assessments that may be levied or assessed upon or against said premises as the same shall become due and payable. Upon failure or refusal of the mortgagor herein to provide and furnish said insurance to mortgagee herein, or to pay said taxes or assessments, mortgagor hereby expressly authorises said mortgagee to procure said insurance and/or to pay such taxes and assessments, and agrees that the sum or sums of money advanced for such purpose shall become a part of the debt hereby secured and shall draw a like interest; that the mortgagee may pay any senior liens or encumbrances upon or against said real estate and that the money advanced for such purpose shall become a part of the debt hereby secured and shall draw a like interest; that upon the payment of such senior lien(s) or encumbrance(s) by said mortgagee, or in case mortgagee shall be compelled to pay any taxes or assessments, or to furnish insurance, then and in either or all of such cases, said mortgagee shall have the right, at its option, other clauses herein notwithstanding, to declare the entire debt secured hereby due and payable forthwith, without notice or demand, and to proceed with the collection thereof by foreclosure of this mortgage or otherwise. Mortgagor further agrees that upon default of any of the covenants or conditions herein contained, or if any part of the debt secured hereby, either principal or interest, shall remain unpaid for thirty days after maturity. said mortgagee may, at its option, declare the entire debt secured hereby to be due and payable forthwith, without notice or demand. and proceed with the collection thereof either by foreclosure of this mortgage or otherwise; provided, however, that the omission of said mortgages to so exercise said option shall not be construed as a waiver thereof and shall not preclude said mortgages from exercising same for any subsequent default, and nothing but a written contract of the mortgagee shall be a waiver of said option. Any notice which might be required by and under the terms hereof is hereby expressly waived by and on the part of the mortgagor herein.

IT IS FURTHER AGREED generally that the mortgagee 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 mortgager or to preserve the security intended to be given by this mortgage, and any and all sums of money so advanced and paid shall be and they are hereby made a part of the mortgage debt and shall draw a like interest, and may at any time or times in succession, without notice, extend the time of payment of the indebtedness hereby secured to any person or persons then under obligation to pay such indebtedness, or affected by the lien hereby created, upon such terms as may be agreed upon by the mortgagee and the party requesting the extension. The mortgagor expressly agrees to pay the sums of money above secured and mortgagee's collection charge and attorney fees without relief from valuation and appraisement laws.

THE MORTGAGOR FURTHER AGREES to deliver to the mortgagee, contemporaneously herewith, an abstract of title to the premises or a mortgage guarantee policy issued by a company to be approved by the mortgagee, to be held by the mortgagee until this mortgage is fully satisfied and released; and in the event of any default in any of the conditions of this mortgage, the mortgagee may at the expense of the mortgagor procure a continuation of said abstract of title or an extension of said mortgage guarantee policy to a later date and the expense thereof shall be added to and become so much additional indebtedness secured hereby.

MORTGAGOR FURTHER AGREES in the event of foreclosure and sale of the premises mortgaged, that he will pay to the mortgages a sum of money equal to the reasonable rental value of said premises during his occupancy of the same after the issuance of the certificate of sale unless redemption shall be made as provided by law.

IT IS FURTHER AGREED that in case mortgages herein shall be made a party to any suit filed in any court by reason of its being mortgages herein, or is at any time called upon to defend said mortgage and its interest in and to said property under the terms of said mortgage, the mortgagor will pay unto the mortgages all expense incurred by said mortgages, including a reasonable attorney fee, in so defending its interest in said property by reason of said mortgage, in protecting the lien thereof, or in protecting itself in said suit.

THE COVENANTS herein contained shall bind, and the benefits and advantages shall inure to, the respective 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

hetrand and seal this 5 day of February

VERNE WASHBURN

Thosales Hamburn

ROSALEE WASHBURN

County of Lake Document is Before me, the undersigned a Notary Publish and for said County and State this and day of Pel Came VERNE WASHBURN and ROSALEE WASHBURN, husband and wife This Document is the property of	bruary 19 70
the Lake County Recorder! and acknowledged the execution of the above and foregoing mortgage. WITNESS MY HAND and Official Seal. Carolyn O'Kelly Ey Commission expires	Notary Public
STATE OF INDIANA, County of Lake	ARY NATIONAL BANK
Defere me, the undersigned, a Nothry Public in and for said County and State, this	
and acknowledged the execution of the above and foregoing mortgage. WITNESS MY HAND and Official Seal.	Notary Public
My Commission expires	