

## Document is NOT OFFICIALL

Policy 279900

This Document is the property of the Lake County Recorder!

**CALUMET** 

FEDERAL SAVINGS AND LOAN ASSOCIATION

A 68801

MORTGAGE

HAMMOND, INDIANA

THIS INDENTURE N	WITNESSETH	, That:	LIAM N. SIAN	SOM SHO II	NGEBURG 5	I ANSON, III	72D911C
			THE PARTY OF THE P		· .		• • •
and wife of the Co	enty of	Lake	and State of	Indiana		MORTGAGE A	ND
WARRANT to the CALU	MET FEDER	AL SAYINGS &	LOAN ASSOCIATIO	Na corporation	n organized und	er the laws of t	he

WARRANT to the CALUMEX FEDERAL SAVINGS & LOAN ASSOCIATION, a corporation organized under the laws of the United States of America, with principal offices in the City of Hammond, Indiana, the following described real estate,

situated in the County of Lake and State of Indiana to-with

Lot No. Eighty-nine (89), Northtown Estates 2nd Addition to Griffith, Indiana, as snown in Plat Book 37, page 1, in Lake County, Indiana.

STATE OF INDIANAIS. 5 NO LAKE COUNTY FILED FOR RECORD

AUG 17 2 02 PH '711

AMDREW J. MICENKO

RECORDER

The Mortgagors expressly covenant and agree (1) to pay all taxes and special assessments levied against said real estate and improvements as the same become due and payable; (2) to keep all improvements located upon said real estate or hareafter located thereon insured against loss or damage by fire or such other events as the Mortgagee may require with insurers approved by the Mortgagee with suitable loss payable dauses to said Mortgagee; which said taxes and insurance, the Mortgagors covenant and agree to pay by paying to the Mortgagee in monthly installments of not less 10.00

than the sum of \$\frac{10.00}{\text{op}}\$, payable simultaneously with the installments to become due as provided in the aforesaid mortgage note, as an additional amount to be paid by said Mortgagors, which additional amount is to be used by the Mortgagoe in the payment of said toxes, assessments and insurance premiums, when due, and in the event the sum above provided does not furnish sufficient funds for the purpose of paying said taxes, assessments and insurance premiums, the said Mortgagors shall pay such additional amounts therefor as the Mortgagoe may from time to time require, provided however, that in the event said monthly payments shall at the expiration of each calendar year, during the existence of this mortgage, be found to be more than sufficient to pay said taxes, assessments and insurance premiums, then such over-plus, if any, shall be applied upon succeeding annual periods for the payment of taxes, insurance premiums and assessments to accrue during the following annual period, and a similar application and adjustment shall be made every year thereafter until the dobt for said taxes, assessments and insurance premiums are fully paid; (3) to permit no waste to be committed upon said premises or allow said premises to be used for any illegal or immaral purposes; (4) to keep and mointain said premises in good condition and repair; and (5) in the event of the failure of the Mortgagoes have taxes and assessments, procure such insurance or make such repairs and any sums so expended by said Mortgagoe therefor, together with Interest at 6% per annum, shall be and become a part of the debt secured by the mortgagoe.

In the event of any default in the payment of said note or the covenants of this mortgage, and the continuance of such default for sixty (60) days, the Mortgagee may declare the entire debt due and foreclase said mortgage, and in such event the Mortgagers shall pay all costs of said foredasture, including the most of continuations of abstracts, or costs of guaranty policy and attorney's feet and court costs, and in such event the Mortgagee is hereby given the right to obtain the appointment of a Receiver, who shall take possession of said real estate under the usual powers and authority granted Receivers in such cases.



## Document is

## This Document is the property of the Lake County Recorder!

The Mortgagars shall make no material alterations to said real estate or remove any improvements therefrom without the written consent of the Mortgagee, and shall not permit or suffer any legal proceedings to be instituted against said real estate; and it is further understood and agreed that this mortgage is made subject to all regulations and By-Laws of said Mortgagee, which are hereby ratified and made a part of this contract, and all amendments thereto that

The Mortgagors agn hereby secured remains un- entire unpaid balance of a ness hereby secured shall	paid, and that the viole aid indebtedness to be	ption of this provision will come immediately due en	l accelerate the maturity dispayable, at the option	of the Mortgages, without	red hereby and cause the notice, and the indebted-
This mortgage shall discretion of the Mortgage eriginal amount thereof, as	e, PROVIDED ONLY, th	at the aggregate principo	amount of the indebt	ogors to Mortgagee for ledness secured hereby that , insurance and repairs.	eny purpose within the il at no time exceed the
		ersigned, their heirs, pers	III		
	ne is of the essence of a horsef or of the note		Owner of any obliga	tions hereunder shell at an	y time hereafter be held
INT MATEUROS NAME	150505				14th
•	19.70	ogors neve hipeum	o set metr hands o	and seals, on this, the	day of
	versassassassassassassassassassassassassas	ANDIA STEEL	Mary illiam !	A Ston	
**************************************	കയെ തെൽത്ത് തിരുത്ത് വ്യക്തിന്റെ ക്രമ്പ്രായ വ്യക്തിന്റെ വ്യക്തിന്റെ വ്യക്തിന്റെ വ്യക്തിന്റെ വ്യക്തിന്റെ വ്യക്ത ഇന്ന്	(\$661)	William !	R. Stanson Stanson	(Seal)
1		(9901)	Ingeborg	Stanson	(3001)
STATE OF INDIANA COUNTY OF LAKE	SS:				
Before me, the	undersigned, a No	tary Public within a	nd for the county a	nd state aforesaid, thi	s day of
August	970 personally	williar	n R. and Ingel	oorg Stanson, nu	sband and wife
the execution of the	•				
therein set forth.					
Witness my han	d and Notarial sec	ıl, as of the day an	d year first herein	above written.	
My commission Expire	<b>)\$:</b>		721	Notary Public	
Oct. 14, 1970			+ Milorie	K tetterman	Markell
			Marjorie	R. Lauerman C	Gaskell
This instrument	prepared by	Jiarence A. Ta	pper		