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out further inquiry.

MONTER NAT'L TITLE INS. CO

Security Feteral Savings and Loan Association

REAL ESTATE MORTGAGE

of Lake County 4518 Indianapolis Boulevard East Chicago, Indiana 46312

THIS INDENTURE WITNESSETH, That

EUSTORGIO BERRONES and ESTELA BERRONES, husband and wife

County, Indiana, hereinafter referred to as "Mortgagors," MORTGAGE AND WARRANT to the SECURITY FEDERAL SAVINGS AND LOAN ASSOCIATION OF LAKE CC"NTY, a United States Corporation, in the City of East Chicago, Lake County. Lake Indiana, hereinafter referred to as "Mortgagee," the following described real extate, in County, Indiana, to-wit

This Pacument, is the propertying f Addition to Indiana Harbor in the City of East Chicago, as Shown Yn Plac Book of, page

24, in Lake County, Indiana.

TOGETHER, with all the buildings and improvements now or legenter erected thereon, including all gas and electric fixtures, plumbing apparatus, motors, boilers, furnaces, ranges, refrigerators, and all apparatus and fixtures of every kind, whether-used for the purpose of supplying or distributing heat, refrigeration, light, water, air, power, or otherwise, including screens, window shades, storm doors and windows, and floor coverings, now in or which hereafter may be placed in any building or improvement now or hereafter upon said property, together with all the estate, right, title and interest of said Mortgagor in and to said property and the rents, issues and profits thereof which are hereby pledged, assigned, transferred and set over unto the Mortgagee, including all the rents, issues and profits new due or which may hereafter become due under or by virtue of any lease, whether written or verbal, or any agreement for the use or occupancy of said property, or any part or parts thereof, which may have been heretotore, or may be hereafter, made or agreed to, or which may be made and agreed to by the Mortgagee under the power herein granted to it, it being the intention hereby to establish an absolute transfer and assignment to the Mortgagee of all such leases and agreements and all the avails thereunder, and such repressing and profits shall be applied first to the payment of rents, issues and profits shall be applied first to the payment of all costs and expenses of acting under such assignment, and second to the payment of any indebtedness then due and secured hereby or incurred hereunder.

This mortgage is given to secure the performance of the provisions hereof and the payment of a certain obligation evidenced by a promissory note of even date herewith for the principal sum of TWELVE THOUSAND THREE HUNDRED AND NO/100 - - - - - - -180 Months ___) Dollars, executed by the Mortgagors and payable to the order of Mortgagee on or before

) years after date, with interest thereon as provided in said note, said principal and interest being payable at the main office of the Mortgagee in the City of East Chicago, Indiana, in regular monthly

installments of ONE HUNDRED FIFTEEN AND 79/100 - - - - - - - - - - - - - - - 115.79 1st day of each calendar month hereafter, all of which indebtedness the Mortgagors severally Dollars each, payable on or before the ___ promise and agree to pay to the order of the Mortgagee, all without relief from valuation and appraisement laws and with attorney's fees.

This mortgage shall secure the payment of any additional notes or loans made by the mortgagee to the mortgagors at any time hereafter for the purpose of paying taxes, insurance premiums, making repairs or alterations, or any other purpose within the discretion of the mortgagee, Provided Only, that the aggregate of the principal amount of the indebtedness secured thereby shall at no time exceed the original amount thereof.

THE UNDERSIGNED AS MORTGAGORS FOR THEMSELVES AND THEIR HEIRS, LEGAL REPRESENTATIVES, VENDEES AND ASSIGNS FURTHER COVENANT AND AGREE AS FOLLOWS:

1. The Mortgagors will keep the buildings, improvements, and fixtures upon said real estate insured against loss or damage by fires, lightning, windstorms and explosions in a company or companies designated by or satisfactory to the holder of the said note, during existence of the debt hereby THIRTEEN THOUSAND THREE HUNDRED AND NO/100 - - - - -Dollars against each of the said hazards and all policies providing such insurance shall constantly be assigned, pledged and delivered to said Mortgages, or to the holder of said note to settle and compromise all loss claims on all such policies, to demand, receive and receipt for all moneys payable thereunder and to apply the same toward the payment of said note, and in the event of foreclosure sale hereunder or other conveyance of the said real estate, the Mortgages shall have power to assign such insurance policies to the purchaser. If Mortgagers shall ever fail to deliver to the Mortgager a sufficient renewal policy at least tifteen days before any policy shall expire, then the Mortgager may order such required new policy and charge the premium thereof to Mortgagors.

2. The Mortgagors agree to pay all and singular the taxes, assessments, levies and encumbrances of every nature, heretofore, or hereafter assessed against the above described real estate before they become delinquent; and if the same be not promptly paid before they become delinquent, the Mortgagee or its representatives may at any time pay the same and the official receipts therefore shall be conclusive evidence of the validity and

amounts of taxes and assessments so paid. 3. To keep the said property in good repair and fully protected from the elements and if under construction to complete the same; to commit as permit no waste thereon and to do or permit no act by which the property hereby conveyed shall become less valuable; not to remove or permit removal of any buildings or other improvements, or fixtures of any kind from the said premises or construct any new improvements, additions to or structural changes in the present buildings thereon without the written consent of the Mortgagee, and that no fixtures will be installed subject to vendor's lien or other lien.

4. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, the Mortgagors promise to pay monthly to the Mortgagoe, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagoe, (a) be held by it and commingled with other such funds or its own funds for the payment of such items; (b) be carried in a share account and withdrawn by it to pay such items; or (c) be credited to the unpaid balance of the said indebtedness as received, provided that the Mortgagoe advances upon this obligation sums sufficient to pay said items as the same account and become payable. If the amount estimated to be sufficient to pay the said items is not sufficient, Mortgagor promises to pay the difference upon demand. If such sums are held or carried in a share account, the same are hereby pledged to further secure this indebtedness. The Mortgagoe is authorized to pay said items as charged or billed without further inquire.

5. If said Mortgagee or its successors in interest shall at any time be made a party to any suit or proceedings affecting or questioning the title to ar possession of or this lien on the said real estate or any improvements or fixtures thereon, the Mortgagors agree to pay all court costs and expenses and a reasonable attorney's fee incurred by the Mortgagee in such proceedings and the lien of this Mortgage shall secure the payment thereof to the Martagaee.

5. If at any time all or any portion of the above described mortgage property shall be taken, or damaged by condemnation proceedings under the power of eminent domain, all compensation awarded shall be paid directly to the Mortgagee and applied on the indebtedness hereby secured.

7. Upon icilure of the Mortgagors to do so the Mortgages may pay taxes, assessments, insurance premiums, for necessary repairs and for otherwise protecting and preserving its security and all advances so made shall at once be due the Mortgages in addition to the regular payments required by said note and shall bear interest at the rate provided in said note, payable monthly, from the date of advancement until paid and all advances so made shall be included as additional amounts secured by this instrument.



8. To exercise the 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 excepted, and not to commit or permit to be committed on said premises any illegal or immoral acts. 9. SAID MORTGAGED PREMISES SHALL NOT BE SOLD OR TRANSFERRED WITHOUT THE WRITTEN CONSENT OF THE MORTGAGE, AND NO CONTRACT OR AGREEMENT SHALL BE ENTERED INTO BY THE MORTGAGORS WHEREB" ANYONE MAY ACQUIRE THE RIGHT TO LIEN, MORTGAGE OR OTHER. WISE ENCUMBER THE MORTGAGED PREMISES, WITHOUT THE WRITTEN CONSENT OF THE MORTGAGEE. IF WRITTEN CONSENT IS NOT OBTAINED BY THE MORTGAGOR, THE INTEREST RATE WILL BE INCREASED TO EIGHT (8%) PERCENT.	
10. No failure on the part of the Mortgagee to exercise any of its rights be to prejudice its rights in the event of any other or subsequent default or breach of a any of such rights shall be construed to preclude it from the exercise thereof at any and the Mortgagee may enforce any one or more remedies hereunder successively or 11. The Mortgagee at its option may extend the time for the payment of said	evenant, and no delay on the part of the Mortgagee in exercising time during the continuance of such default or breach of covenant, concurrently at its option.
note or notes therefor, without the consent of any junior lien holder, and without the title to said property, and any such extension, reduction or renewal shall not release such indebtedness, or affect the priority of this mortgage over any junior lien, or imparts.	consent of the Mortgagors if the Mortgagors have parted with the the Mortgagors or any endorser or guaranter from hability for the security hereof in any manner whatscaver.
12. Upon default in any payment provided for by any evidence of indebtedness in the performance of any one or more of the covenants and agreements zerein control a mortgage or other lien upon the mortgaged propert) or if a petition in band Mortgagers shall in any way be adjudged insolvent or shall make an assig any lien or encumbrance on the mortgaged real estate superior to the lies levied upon by virtue of an execution, attachment, or other writ, or shall come into or if the Mortgagors shall abandon the mortgaged property, then the entire indegages, become and be immediately due and payable, without notice or demand immediate possession of said mortgaged property and the rents, issues, income ceedings, and shall also be entitled to collect said indebtedness, to inteclose the legal or equitable proceedings. It is understood and agreed that Mortgagors shall gee in any suit in which it may be plaintly or defendant by reason of being a payment gage, or to enforce or protect the Mortgages's rights hereunder, the Mortgages in mortgaged property and collect the rents and income, and apply the same as proved title or title insurance policies shall be absolute property of the Mortgages.	ined. It upon the institution of any legal proceedings to enforce truptcy shall be filed by or against the Mortgagors, or if the inent for the benefit of creditors, or if there shall exist to this mortgage, or if said mortgaged property shall be not possession of or be ordered sold by the officer of any court threather section of the Mortgagee shall be entitled to the mortgage and therefore, with or without foreclosure or other promortgage and to enforce any of its rights hereunder, by proper pay all costs and alterney's fees incurred or paid by the Mortgage and to enforce any suit or proceeding to foreclose this addition to any other remedy, and regardless of the value of the led to the appointment of a receiver, to take possession of and ded by law, in any of a foreclosure of the mortgage the abstracts
13. ANY DEFICIENCY IN THE AMOUNT OF THE AGGREGATE MONTHLY PAYMENT THE DUE DATE OF THE NEXT SUCH PAYMENT, CONSTITUTES AN EVENT OF DEFAULT BECOME OVERDUE FOR A PERIOD IN EXCESS OF FIFTEEN (15) DAYS, THE MORTGAGE OF THE AGGREGATE MONTHLY PAYMENT OVERDUE (MINIMUM LATE CHARGE TWO INCIDENT TO HANDLING THE DELINQUENT PAYMENT.	R AGREES TO PAY A "LATE CHARGE" OF TWO PER CENT (25)
14. This mortgage is made subject to all regulations of the by-laws of said Associated all amendments that may be made thereto before the final payment of this loan.	
15. All rights and obligations hereunder shall extend to and be binding upon of the parties hereto.	
16. In the event this mortgage is made and executed by only one person, the mean "Mortgagor," and the terms and provisions hereof shall be construed according	\$ y
IN WITNESS WHEREOF, the Mortgagors hereunder set their hands and seals the	s date November 9th, 1970
ESTELA BERRONES	EUSTORGIO BERRONES (SEAL)
(SEAL)	(SEAL)
(SEA) CHURCHER'S OF	(SEAL)
STATE OF INDIANA COUNTY OF LAKE SS:	O CONTRACTOR OF THE PARTY OF TH
SFAL 2	November 9th 1970
BEFORE ME, the undersigned, a Notary Public in and for said County and State	this date
personally appeared EUSTORGIO BERRONES and ESTELA BERRONE	s, nusband and wire
the above named Mortgagors,	and acknowledged the execution of the foregoing mortgage.
I hereby certify that I am not an officer of the Mortgages.	
WITNESS my hand and Notarial Seal.	
Tupe 7 1971	
Hy commission expires June 7, 1971	Sharon Molnar

MSad

This Instrument Prepared By Nick Stepanovich
Member Of The Indiana Bar.