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LAKE COUNTY TITLE COMPANY DIVISION OF CHICAGO TITLE INSURANCE COMPANY

First Federal Savings and Loan
Association of East Chinago

4 Per Supplement

Municipal Municipal Apple Municipal Apple ST FEDERAL SAVINGS and LOAN ASSOCIATION

of EAST CHICAGO

READ ESTATE MORTGAS

NOT OFFICIAL!

REFINANCE	
oon No	97

9759-1

This Document is the property of JOHN J. LUBERDA and FLORENCE G. LUBE

the Lake County Recorder!

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East Chi	cag	go	County	7 of		Lake				State	of	In	dia	n a		bereinafter
referred to as the Morts	gago						t to	FIRST								ATION OF
EAST CHICAGO, a Unit	ted :	States c	orporati	on, in the	Cit	y of Eas	t Ch	icago,	Lake	e Coun	ty, Ind	liana,	, he	reir	after referred	to as the
Mortgagee, the following	g re	al estate	e in the	County of		L	ake		_	, i	n the S	itate	of _		Indiana	, to-wit:

Lot Eighteen (18) and the North one-half of Lot No. Nineteen (19) in Block One (1), as marked and laid down on the recorded plat of the Resubdivision of part of the Northwest quarter (NW1) of Section Twenty-nine (29), Township Thirty-seven (37) North, Range Nine (9) West of the Second Principal Meridian, in the City of East Chicago, Lake County, Indiana, as the same appears of record in Plat Book 5 page 3, in the Recorder's Office of Lake County, Indiana.

STATE OF MOUNTS AND FILED FOR RECORDER

ANDREW J. MIGRINGO RECORDER

Together with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to lessees is customary or appropriate, including screens, window shades, storm doors and windows, floor coverings, screen doors, in-a-door beds, awnings, stoves and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate, whether physically attached thereto or not); and also together with all easements, and the rents, issues and profits of waid premises which are hereby pledged, assigned, transferred and set over unto the Mortgagee to be effective upon default, whether now due or hereafter to become due, as provided in the Supplemental Agreement secured hereby. The Mortgagee is hereby subrogated to the rights of all mortgagees, lien-holders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurlenances, apparatus and equipment, and with all the rights and privileges thereunto belonging, unto said Mortgages forever, for the uses herein set forth, free from all rights and benefits under the homestead exemption and valuation laws of any state, which said rights and benefits said Mortgager does hereby release and waive.

THIS MORTGAGE is executed and delivered to secure

Dollars (\$.7 x 500 .00 - ...), which note, together with interest thereon as provided in said note, is payable in monthly installments, as provided in said note, which payments are to be applied first to interest, and the balance to principal, until said indebtedness is paid in full.

(2) Any advances made by the Mortgagee to Mortgagor, or his successor in title, for any purpose, at any time before the release and cancellation of this snortgage, but at no time shall this mortgage secure advances on account of said original note together with such additional advances, provided that nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants contained in

(2) All of the covenants and obligations of Mortgagor to the Mortgagee, as contained in a Supplemental Agreement dated, executed and delivered concurrently berswith, and reference is hereby made to the said note and Supplemental Agreement for the full terms and conditions thereof, and the same are hereby incorporated herein as fully as if written out verbatim herein.

In this instrument the singular shall include the plural, and the masculine shall include the feminine and neuter. All rights and obligations under this merigage shall extend to and he binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagor and Mortgagoe.

(4) Said morigaged premises shall not be sold or transferred without the written consent of the Morigages, and no contract or agreement shall be entered into by the Morigagors whereby any one may acquire the right to a lies, morigage or other incumbrance upon the merigaged premises, without the written consent of the Morigages first had and obtained.



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IN WITNESS WHEREOF,	we have bereunto set	our hands and seals t	his 14th d	y of December	
A.D., 19 70					•
John J. Lus	berde	(SEAL) Hay	<i>9</i>	Lukerde	7 2 (SE)
JOHN J. LUBERDA	/	FL	RENCE G. LUBER	EDA.	
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		t is the prop			
t	he-Lake Ce	ounty Recor	der!		:
		•			•
STATE OF INDIANA					
COUNTY OF LAKE					
BEFORE ME, the unders	igned, a Notary Pul	olic in and for said Co	ounty and State, this	14th day of _	Dec emb
19 70 personally appeared	JOHN J	LUBERDA and FI	ORENCE G LUBE	ERDA	
		d and wife	5 405 tas as as as as		
the above named Mortgagor(s), as	•		going Mortgage.		
I hereby certify that I an	Zi'S	DEN ONE		./ 	•
WITNESS, my hand and No	otarial Seal.	Quelit	h Leek n	nin hiner	
	EII '	SEAL JUDITE	LEE EMINHIZER		Votary P
My Cemmission Expires	100	WIANA		_	
October 18 - 1973			· .		
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THIS INSTRUMENT PREPARI	ED BY J. L. SKO	OZEN, ATTORNEY	- ····································		

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