

The second of th	FRB Cigun Ains
Pal 576 108 REAL ES	TATE MORTGAGE Crown Pains
THIS INDENTURE WITNESSETH, ThatJOSEPH_	WEBSTER and VICKI WEBSTER Husband and wife
Lake . Colon in	the state of Indiana
)Culficited (S)
Corporation	First National Bank of Crown Point, a United States OFFICIAL!
of Lake County, Indiana, hereinafter called the mortgages, the f	nent is the property of
of Lake County, Indiana, hereinafter called the mortgages, the f	tollowing described real elects in Leave County Recorder!
Lot 356 in Lincoln Gardens 10 page 47 in Lake County, India	th Subdivision as shown in Plat Book 38,
page 4. In take country, India	
THIS IS A JUNIOR LIEN.	
tegether with all of the rights, privileges, appurtenences are profits thereof.	of improvements therearch appertaining and belonging and together with the rents, issues a
	due of any and all existing notes of the mortgagors, or either of them, and all existing the state of the mortgages and of any and all promissory notes which are concurrent
	years frum this date executed by the mortgagors, or either of them, is lever of the
mortgages and to secure any and all other indebtedness and dire	ect or contingent liabilities of the mortgegors, or either of them, concurrently or hereaft
	he mortgages, or acquired by the mortgage against either or both of the mortgagors.
	he mortgagors, or either of them, during such <u>FOUR</u> year period such sum, quest, upon such terms as to meturity and interest rate as the mortgages shall fix and appro-
provided such loans are in accordance with sound banking pract	tices and existing laws and regulations of the United States of America pertaining therete and quality provided further that the total principal debt autstanding beraunder shall not exce
\$ at any one time.	
	는 사람들이 되었다. 그는 사람들은 사람들이 되었다. 그런 사람들이 되었다. 그는 사람들이 함께 밝아 들어가고 있는 것이다. 그런 것이다. 그리고 사람들이 보고 있는 사람들이 보고 있는 사람들이 되었다. 그런 사람들이 되었다. 그런 것이 사람들이 되었다. 그런 것이 되었다.
Whenever requested, mortgagors agree to furnish mortgages	with a current, cartified, accurate and complete financial statement.
	ntinuing security for all such indebtedness and liabilities and for any sum, or sums, advanced
	r note, or notes, executed hereunder may be paid in whole er in part and thereafter subsequind this mortgage अभेकी at all times secure the payment of any and all of such advances and no

for the collection of all notes, indebtedness and liabilities hereby secured.

and any and all renewals and extensions thereof, and any and all additional notes executed according to the terms hereof, along with any and all others. indebtedness and/or liability of the mortgagors, or either of them, to the mortgages. In the event the whole or any part of any one of the notes secured hereby ar any interest thereon is not said at maturity or any indebtedness or liability secured hereby is not said or discharged when due, or in the event the mortgrovs breach as fail to promptly or faithfully perform any one of their covenants herein contained, then all notes and debts and liabilities hereby secured shall, at the option of the mortgages, and without notice, become immediately due and payable and, thereupon, this mortgage may be immediately foreclosed

The mortgagors agree to pell all reasonable attorney's fees and other expenses of the mortgages for the collection of any indebtedness, liabilities or notes hereby secured or incurred by the mortgages in protecting or enforcing the security of this mortgage, either with or without seit.

THE MORTGAGORS FURTHER EXPRESSLY AGREE AND CONVERANT AS FOLLOWS:

(1) To pay the note, or notes, and the debts and liabilities secured hereby promptly as it or they become due, and to pay all interest and attorney's feet according to the terms of said note, or notes;

(2) To pay all taxes, assessments, and impositions levied and imposed upon the real estate above described and the improvements thereon as the same become due and payable and within ten (10) days after any of such taxes, assessments or impositions, or any installments thereof, shall be due and payable, to formish and exhibit to the Cashier of the mortgages valid receipts evidencing such payments and, failing so to do, the mortgages may pay the same and the money as paid by the mortgages shall become a part of the debt secured by and collectible under this mortgage;

(3) To keep all buildings and improvements now on or hereafter erected upon said re damage by fire, lightning, windstorm, tornado, cyclone and half and war damage in some responsible insurance company, satisfactory to the mortgages and in me event less than the full debt from time to time secured by this mortgage, with proper and sufficient mortgage or loss payable clauses upon each of the policies of such insurance in form satisfactory to the mortgages, payable to the mortgages as its interests may appear under this mortgage and the note, or metes, secured hereby, and to deliver to and leave in the possession of the mortgages any and all such policies of insurance at issued, with receipts showing the payment of the full premium or premiums, on such policies, and, failing so to do, the mortgages may procure and pay for such insurance and the amounts so gold shall become a part of the debt secured by and collectible under this mortgage;

MI That the abstract of title, or title policy, covering the real estate herein mortgaged shall be the absolute property of the mortgages until the debt secured by this mortgage is paid in full and that at any time it sees fit, the mortgages may procure and pay for a continuation, or continuations, of such abstract, or a later date title policy, or policies, and any amount, or amounts, so expended by the mortgages for such purpose shall become a part of the dast secured by and collectable under this mortgage;

seef estate above described and that the mortgagors shall not in any wa	, equipment, appliances and fixtures now or horsefter located upon or attached to ay make any material afteretions in the improvements now on or hereefter erected ments or the aforeseid equipment, appliances, fixtures, trees or shrubbery without	upo
	t of any lien upon—mid—real estate, improvements, equipment, appliances or find junior to the lien of this mortgage and that any amounts so paid by the mortgages for id collectible under this mortgage;	
	of any of the security covered by this mortgage without the written consent of	-
mortupges to apply upon any debt mbich may be secured by this and demage on or to the security hereby mortgages shall be paid directioning aspect on any nate or debt secured by this mortgage, the mortgage is hereby irrevocably authorized by behalf of the secured may be a solicy, or policies, powering loss or demage to the secure	thereof we taken under the power of aminent domain, the entire award shell be paid to neclosed and that any amounts said under any insurance policy, or policies, for any to ectivity the the necrosed and applied by the mortgages first to the payment of the balance balance, if any, to be paid to the mortgagers or their successors in interest, and the payment flowing successors in interest, and the payment flowing successors in the mortgagers of their successors in interest, and the payment flow any such mories under right form mortgagers, and for any award for any of said real extress taken under right ountry Recorder!	iens (nce n
possession of the security herein mortgaged and to collect the rents of said court or the Judge thereof, for the banefit of the mortgages,	ortgage, the mortgages shall be entitled to have a receiver appointed by the court to a issues and profits of and from said security and to hold the same, subject to the opending the final decree in such foreclosure proceeding or pending the sale of said so ective of the value of the mortgaged property or its adequacy to secure or discharge	orde: Downi
	te or commit any act which would impair or depreciate the value of the security be approvements, equipment, appliances and fixtures now located upon or hereafter erected or per of repair at all times;	
mortgages may, without notice to the mortgagors, deal with such so secured in the same memor as with the mortgagors, without in any secured, and the mortgages may, in such event, extend the time for the second contract of the sec	or any part charcof, becomes vested in any person, or persons, other than the mortgagor successor, or accessors, in interest with reference to this mortgage and the debt has performance of any or all of the covered any much extraction, or reduction, shall not release the mortgagors from	hereb hereb enent
grier liens or encumbrances which may at the time this mertgage is ex- the legal or equitable interest and ticle of the maxigagors in and to said (13) To pay, in case of the martangue's placing this mortgage and/or t	thick may be at many become a lien upon the real estate herein described; also, to per secured be a lien upon said premises, and to pay any and all automating claims less the mate, or mates, hereby secured in the hands of an attorney for collection, or in required to defend or protect its rights, interest or lien under this martage and the	nenir R Cu
secured hardry, all reesonable accorney's fees, expenses and costs	ts incidental thereto, and upon failure of the mortgagors to pay the same, the mortgagor t secured by this mortgage; also, in case of the foreclosure of this mortgage, to	18 PM
referre this martgage.	on all notes, debts and liabilities heraby secured are paid in full, the mortgages agreends and scale this 5th day of March 1980	DOS 1
	Nil alletin	EAL
STATE OF INDIANA, COUNTY OF LAKE, SS: Before me, the undersigned, a netwy public in and for the aforesaid cou	ounty and state this 5th day of March	
Joseph Webster and Vicki Webster, hu		^
and acknowledge the execution of the foregoing mortgage. WITHESS my hand and notariel sect. 7-15-81		<i>O</i>
By tennings mare	Pamela Zahora Motory Public Res Lake To.	
MORTGAGE	ice viewant	Ŧ

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