

576370

REAL ESTATE MORTGAGE

THIS INDENTURE, made this	LTH	FEBRUARY	80	DIARMOND C	LARK AND
JOAN CLARK, HUST				Inc	
		LAKE			•
Mortgagors, of	//	ocume	ME 95ty. State of 1	Indiana, MORTGAGE AN	D WARRANT to
BENEFICIAL FINANCE CO. O					sinces in Indiana,
having an office and place of bu	per at 117 W.	JOLIET ST.	CROWN POINT,	INDIANA 46307	******
	The Tak		Passadast.	01	*********
			Recorder!	unty, Indiana, the followi	ng described real
estate situated in	T./	KE			•
LOTS 1,2,3 AND 4 IN	BLOCK 8 IN	PLAT "F", TH	S SHADES, CEDAR	LAKE, AS PER PL	AT THEREOF.
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					STATE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN T
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ALSO KNOWN AS: 6821 W 134 CEDAR LAKE, IN 46303

together with all rights, privileges, hereditaments, appurtenances, fixtures and improvements now or hereafter on said premises, and the sent, issues and profits thereof.

The Mortgagors covenant and agree with the Mortgagee as follows:

- 1. To pay when due all indebtedness provided in such Note or in this Mortgage and secured hereby, without relief from valuation and appraisement laws.
- 2. To keep the mortgaged premises in as good order and repair as at present, reasonable wear and tear excepted, and neither to commit nor to suffer any waste thereon.
- 3. To keep the mortgaged premises insured against loss by fire and such other hazards, and in such amounts as the Mortgagee shall require, with carriers satisfactory to the Mortgagee, with loss payable to the Mortgagee as its interest may appear.
- shall require, with carriers satisfactory to the Mortgagee, with loss payable to the Mortgagee as its interest may.

 4. To pay all taxes and assessments levied against the mortgaged premises when due and before penalties accrue.

S. To pay when due any and all prior or senior encumbrances.

On failure of the Mortgagors in any of the foregoing, the Mortgagee, at its option, may pay any and all taxes levied or assessed against the mortgaged premises, prior or senior encumbrances or any part thereof, may so assure the premises, and may undertake the repair of the premises to such extent as it deems necessary, and all sums advanced by the Mortgagee for any of such purposes shall become a part of the indebtedness secured hereby and shall bear interest at the rate of eighteen per cent (18%) per annum from and after the date of payment by the Mortgagee until repaid in full by the Mortgagors.

Upon the default of the Mortgagors in any payment or performance provided for herein or m such Note, or if the Mortgagors or any of them be adjudged bankrupt, or a trustee or receiver be appointed for the Mortgagors or any of them or for any part of the mortgaged premises, then the entire indebtedness secured hereby shall become immediately due and payable at the sole option of the Mortgagee, without notice, and this mortgage may be foreclosed accordingly, whereupon any cost incurred by the Mortgagee or its agents in obtaining an abstract of title, any other appropriate title evidence, or any reasonable attorney's fees or expenses incurred by said Mortgagee in respect of any and all legal or equivable proceedings which relate to this Mortgage, may be added to the principal balance due.

Mo delay or extension of time granted or suffered by the Mortgagee in she exercise of its rights bereunder shall constitute a maiver of any of such rights for the same or any subsequent default, and the Mortgagee may enforce any one or more of its rights or semedies hereunder successively or concurrently.

Bor 4 IN-16 Ed. Nov. '76

The Mortgages may, at its sole discretion, extend the time of the payment of any indebtedness secured hereby, or accept one or more renewal actes therefor, without the consent of any junior encumbrancer or of the Mortgagors if the Mortgagors no longer own the mortgaged premises, and no such extension of renewal shall affect the priority of this mortgage or impair the security hereof or release, discharge or affect the principal liability of the Mortgagors or any of them to the Mortgage whatsoever.

If there be only one mortgagor, all plural words herein referring to Mortgagors shall be construed in the singular.

IN WITNESS WHEREOF the Mortgagors have	ocument is	ear first above written.	•
	COFFICIA Sgnatur CLAA	L! Offe	le.
This Docu	ment is the prope	erty of DIARMOND CLAR	•
the Lal	ke County Record	ler!	
	Signature		
	Separature 200	2 Clark	
	Printe	od	•
	COUDER'S OF		
INDIANA	ACKNOWLEDGMEN	WT .	
Before me, a Notary Public in and for said County CLARK, HUSBAND AND WIFE	and State, personally appeared]	DIARMOND, CLARK, AND	LJOAN
who acknowledged the execution of the foregoing witness my hand and Notarial Scal this.	mortesge. PE bruary 19	<i>3</i> 3.	:
• · · · · · · · · · · · · · · · · · · ·	BARBA	bain 19.47 LEA A. MORGAN	Nomey Public
My commission expires 3/82	•	•	
This instrument was prepared by MITCHELL	HALLETT		•
Return to BENEFICIAL FINANCE CO. OF			