## REAL ESTATE MORTGAGE

MIS ORDERIUSE ADISTERNATION, LACTURE AND LETTE	T. Pisut and Betty J. Pisut	<u> </u>
2521 AV		Pada ayan Patribura da bara
<b>Document</b>	#11te 1 Sv 46375	·
Lake County, State of Indiana, Descriptor referred to a 1	LELAL!	
This Document is t	e property of	
the Lake County	Recorder!	
financial institution with principal offices located in Highla		after referre
as "Morrgagee", the following described real estate located	a Lake County, State of Indiana, to-wit.	
Lot 164 in Sherwood Forest Twelfth Addit	ion to the Town of	
Schererville, as same appears in Plat Bo		
the Recorder's Office, Lake County, Indi		
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	TOE .	
ether with all improvements, appurtenances, privileges, rig-	to and fixtures thereto belonging and all his	e iene ž
fits from said property.		
To secure the payment of Rifty Thousand and N	/300	.A
- Communication of the Communi	250	200.00
ording to the terms of a promissory note, together with inte		
the continue of the man and the continue of the man		
	ecoc co colo	
300 Monthly Payments of:	\$526,62 Each	
300 Monthly Payments of:  First Payment due:	\$526.62 E2CH April 1, 1980	1018741 - LESSING CONTRACTOR

2. To pay the indebtedness secured by this mortgage, together with interest thereon, on or before the due date without relief from valuation and appraisement laws and with all attorneys fees of Mortgagee; that this mortgage secures the payment of the aforementioned indebtedness and all extensions and renewals thereof toescher with all other indebtedness of Mortgages to Mortgages, remedies of the manner in which such indebtedness is created and whether existing at the date of this mortgage or subsequently created; that this mortgage she secures all future advances or leans of every type and nature made by Mortgagee to Mortgagors; that Mortmeans own the real estate mertexeed in fee simple free and clear of all liens and excumbrances, except current real estate taxes which any not delinquent and such restrictions as Mortgagors have advised Mortgages as to the existence of at the date of this mortgage; that Mortgagors will not germit any liens or encumbrances to exist on the aforementioned realty except this mortgage and current real estate tame which are not delinquent; that Mortgagors will not remove, after or permit to be removed or aftered any improvements new or minequently located on mid realty without securing the written consent of Mortgages in advance; that Mortgagers will not permit anything to be done on said real extate which is either illeral or which might impair the value of said realty; that Mortesgors shall been all of said stal estate in good repair and pay all taxes and assessments levied against said real estate prior to the due dates thereof; to keen all improvements and haldings on said real estate insured for their full insurable value with such insurance companies as may be acceptable to Mortmore aminet into or damage from such hazards as may be requested by Mortgagee including, but not limited to, fire, windstorm, tornade, lightng and extended coverage with how payable chapse in favor of Morteague; to keep all premiums for insurance on the morteague promium paid prior to the due dates and keep on deposit with Mortgagee all paid premism receipts and all insurance policies (with all endorsements thereon); to deliver and keep on deposit with Mortgages all abstracts of title insurance policies, tax receipts and other title evidence as may be requested by Mortgager; to execute and deliver to Mortgagee such other instruments as Mortgagee may request to been Mortgagee wated with a first mortgage has on said real mosts at all times hereafter and to at all times indemnify and forthwith, on demand, mimburns Mortgages for any less, damage, costs or expense, including attorney fees arising out of or incurred in connection with any inwest or prolings to which Mortgages my be made a party with respect to this mortgage or the realty described heroin and, in default of such seimpersonnent, the amount of such loss, damage, costs or expense shall constitute additional indebtedness secured by this mortgage "paywhile with incorrect at the race of two per came (2%) per annum in excess of the local prime race recognized by Mortgague on the hat of this morteage".

- 2. That if any part or all of the indebtedness secured by this mortgage becomes everque for a period in onces of fifteen (15) days, Mortgagers promise to pay to Mortgager a "late charge" of two cents (24) for each dollar (31.00) so everque, for the purpose of defraying the expense incident to handless the delinquencies.
- 3. To pay to Mortgages, upon request, such amounts at such times as Mortgages may request to be held in moreor and disburned by Mortgages for the gayment of existing taxes, insurance premiums or other charges, liens or assessments covering the really mortgaged.
- A. That is the event of loss or damage to the mortgaged premiers. Mortgagers shall give immediate written notice to Mortgager and Mortgager is nethorized to make proof of loss respecting any insurance on the mortgaged premiers in its discretion and each insurance company concerned is hereby outhorized and directed to make payment for such loss or damage directly to Mortgager instead of to Mortgager and Mortgager felicity, and the insurance proceeds, or any part thereof, may be applied by Mortgager at its option either to the reduction of the indebtodness hereby secured or to the restoration or repair of the property damaged. In the event of foreclosure or other transfer of title to the mortgaged property in partial or complete estinguishment of the indebtodness around hereby, all right, title and interest of the Mortgagers in any insurance policies then in force or evisting claims thereunder shall pass to the purchaser or granter.

- In subject to the right hereby granted Mortgages to extend the maturity of any part or all of the indebtedness hereby secured without notice to any other liendedness and without the lien of this mortgage losing its priority over all other liens and encumbrances; that all same secured by this mortgage shall become due and payable forthwith, at the option of Mortgages, if Mortgagors shall convey or contract to convey the mortgaged premises or permit any legal or equitable title interest in said realty to become vested in any other person, firm or corporation; that Mortgages shall be subrogated to any lien or claim (including all security therefor) paid by or with any part of the moneys advanced or secured by this mortgage; that Mortgages and its agents are authorized to go upon and inspect the premises herein mortgaged at any time to more than Mortgages are complying with the terms of this mortgage.
- 6. That all covenants contained in this mortgage shall run with the land and he obligatory upon any successors in ownership of mid real estate and their taking possession of said real estate shall complete evidence of their agreement to be bound thereby and the acceptance of any title interest in said realty shall sender any person, firm or corporation personally hable to perform the terms of this mortgage and pay all indebtodness secured hereby.
- 7. That if default be made at accura is either the performance of any term of this mortgage or the payment when due of any part or all of mid indebtodness or any other amounts required by this mortgage, Mortgagee, at its exclusive option, may declare all unpaid indebtodness necessal by this mortgage immediately due and payable without notice or raise from valuation and approximent laws and with interest thereon at the highest rate for which it is inwited for individuals to contract in Indiana, and a proceedings to foreclose this mortgage are instituted, all costs of foreclosure, title reports, continuation of abstracts, court costs, attorneys fees and other expenses of such foreclosure shall be necessal by this mortgage and Mortgagors shall be personally liable therefor to Mortgagor with interest as aforementioned.
- 8. That should proceedings to foreclose this mortgage be instituted, the Mortgagee may apply for the appointment of a receiver if there has been any default in the performance of any of the conditions of this mortgage), and such receiver is hereby authorized to take possession of the real estate above described, collect any rental, accrued or to accrue, whether in money or kind, for the use or occupancy of said premises by any person, firm or corporation, or may let or lease and profits thereof, succeive the rents, income and profits therefrom, and hold the proceeds subject to independ the orders of the court, or the judge thereof, for the benefit of the Mortgagee, pending the final decree in said proceedings, and during any period allowed by law for the redemption from any sale ordered in said cause, and said receiver may be appointed irrespective of the value of the mortgaged property or its adequacy to secure or discharge the indebtedness due or to become due or the solvency of the Mortgagors.
- That time is of the essence of this mortgage contract and that the waiver of any options or obligations secured hereby, shall not at any time thereafter be held to be an abandonment of such rights. The failure of Mortgagee to exercise any option at any time shall not proclude or bar Mortgagee from exercising such option at a subsequent time. This agreement shall be binding on Mortgagors and their heirs, pursuant supresentatives, successors and assigns. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders.

DI BUTATEC BUEREOE MANAGE	ors have subscribed the name of Mortgagors this
EN WILNESS WREKEUT, MOTIGAG	ors assertioen the name of Stortgagors this
day of March	
Meshatteret	Betty J. Picet
Martin T. Pisut	Betty J. Pisut
STATE OF INDIANA	
LAKE COUNTY	
Before me the undersimed a Vetam	Public in and for said county and state, this 7th
day of March	19_80, personally appeared.
Martin T. Pisut and Betty J	Pisut - Husband and Vife
and acknowledged the execution of the above	re and foregoing mortgage.
Witness my hand and notarial seal the	e day, month and year last above written.
My commission expires: 5/16/81	Janice Marcussen Balkemsetery Public
County of Residence: Lake	
COMITY OF MODELLE MANAGEMENT	
Country of the second s	

Fred Triezenberg - Assistant Vice President