

CM 104073-80 583625 PICKER NATISEEDRIKE OR Indiana Financial, Inc.
U.S #6+ Camelot Square
PO. Box#4

B Portage, Indiana

REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETH, That John H. Huff and Cathy Huff, Husband and Wife

County, State of Indiana, whether one or more herein called Mortgagor, MORTGAGES AND WARRANTS to INDIAHA FINANCIAL. INC. with an office located at U.S. #6 & CAMBLOT SQUARE, P.O. BOX 4, PORTAGE, INDIANA

hereafter called the Mortgages, the colleving County, State of Indiana, to-wiz:

Lot 16 and 17, Block 6, let 3 Page 9, in Lake Councy, India shown in Plat Book 7,

the Lake County Recorder!

together with all buildings, improvements, appurtenspees, and fixtures at tachedo erected or used in connection with the real estate or hereafter acquired, attached, exected, applitenant or used in connection with the real estate, and together with all rents, issues income, profits, rights, privileges, interests, easements and hereaditaments thereof.

This mortgage is given to secure the payrent of Martgagors Promissory Note payable to the 5 19 80 in the amount of Two Thousand Nine Mortgagee dated April 30, Hundred Ninety Nine and 80/100 Dellars 13 2,999.80-

"Amount Financed" with a final payment due and payable on May 5./1983 together with interest and any extensions of renewals thereof and likewise to secure the performance by the Mortgagor of all of Mortgagors covenants, agreements, promises, payments, and conditions contained in this mortgage, or the Note it secures, or any other instruments signed by the Mortgagor in conjunction with the indebtedness secured by this mortgage, and likewise to secure any and all future indebtedness of the Mortgagor to the Mortgagee, which indebtedness refers to this Real Estate Mortgage.

The Mortgagor for himself, his heirs, executors, administrators, successors, and assigns covenants and agrees with said Mortgages, its successors and assigns as follows:

- 1. If there is a default in the payment of any indebtedness hereby secured or in the performance of any of the Mortgagor's covenants set forth in this mortgage or other instruments signed in conjunction with the indebtedness this mortgage secures, or if Mortgagor should abandon the aforesaid property, or if said real estate or any part thereof should be attached, levied upon or seized, or if the Mortgagor should become bankrupt or insolvent or make an assignment for the benefit of creditors, or if a receiver should be appointed for the Mortgagor, then the entire indebtedness aforesaid shall, at Mortgagee's option, become immediately due and payable, without notice or demand, and the real estate shall be subject to foreclosure of this mortgage, and the Mortgages if it elects to foreclose the same shall become entitled to the immediate possession of the aforesaid property together with the rents, issues, income and profits F therefrom and all amounts due are payable without relief from valuation or appraisement laws and Mortgagor will pay all costs and attorneys' fees incurred by Mortgagee in the enforcement of the terms of the above mentioned mortgage.
- For the duration of any indebtedness hereby secured: (a) the Mortgagor will keep the aforesaid property in its present state of repair, normal wear and tear excepted: (b) Mortgagor will pay all taxes and assessments imposed on the said property and will otherwise take such action and exercise such forbearance as may be necessary in order that the said property shall not hereafter become subject to any lien or encumbrance superior to this Mortgage; (c) Mortgagor will procure and maintain insurance with insurance table to Mortgagee, against damage to or destruction of the improvements included in said real estate by fire or windstorm or by any cause customerily included in the term "extended coverage", such insurance to be in a sum not at any time less than the value of such improvements or the total of the indebtedness then hereby secured plus all taxes, assessments, and indebtedness then secured by any liens or encumbrances superior hereto on such real estate, whichever is smaller, and to be payable to the Mortgagee as its interest may appear; (d) Mortgagor will deliver the policy or a certificate evidencing said insurance to the Mortgagee and will allow Mortgagee possession of the same, and a Mortgagee may collect the proceeds of any insurance.

IFI FORM REAL ESTATE MORTGAGE (2-78)



3.	If the	Mortgago	er shall f	ail to m	ake any p	syment or	to obtain a	ny insuran	ce,
service	or mate:	riels nec	essary fo	r the pe	rformance	of any of	Mortgagor'	s covenant	s above
set fort	h, then	the Mort	segee at	its opti	on may do	so, and i	ts expendit	ures for a	ay such
purpose	shall be	e added t	o and bec	ome part	of the i	ndebtednes	s hereby se	cured. Any	y amount
							gagee, bear	interest	at the
rate of	interes	t set for	th in the	Ladebte	diese.				

time for the payment of any indebtedness hereby secured, or reduce the payment consent of any junior lieutolder, and without the consent of the Horizagor. No such extension, reduction, renewal or release shall effect the priority of this Mortgage or impair the security hereof in lacy manner whatsoever, con release, discharge or affect in any manner the personal liability of the Mortgagor to the Mortgages. No delay by the Mortgagee in the exercise of any of its rights hereunder shall preclude the exercise thereof so long as the mortgage is in default hereunder and no failure of the Mortgagee to exercise any of his rights because of one default shall preclude the exercise thereof for a subsequent default. The Mortgages may enforce may one or more of its rights or remedies hereunder successively or concurrently.

5. That the	Real Estate nortge	ged hereby is free, cl	ear and unencum	ered except
as to (a) real est	ate taxes dot yet	due, (b) usual essemen	ts, covenants a	d restrictions
of record, (c) Rea	L Estate Mortgage	dated April 21, 1976	from M	rtgagor to
Percy Wilson	Mortgage Company			
in the original am	ome of Twenty Fo	ur Thousand and 00/100	Dollars	
which mortgage is	not in default and	has an unpaid balance	of \$22,470.00	
(d) Other				
		C.		

6. In the event this mortgage is subject to a mortgage set out in the paragraph above. or any other portgage or encumbrance and ther prior portgage or encumbrance is in default or is foreclosed upon, or in the event Mortgagor without Mortgages prior written consent sell or transfer any interest in this real estate then at the option of the Mortgagee this Mortgage and the Note or Notes or indebtedness it secures shall become immediately due and payable in full and further that the Mortgagee may immediately foreclose this Mortgage, all without any notice or demand whatsoever.

7. The covenants, agreements, and conditions hereof shall be binding upon the Edrigagor and the heirs, personal representatives, successors, and assigns of the

WITNESS WHEREOF this Mot April	rtgage has been	executed by the Mortgagor on this 30th day
		ad 4 1/11
		John H. Huff Thuy/ Huff
		Cathy Buff)
•		
	A	CXNOWLEDGMENT
3))ss:	CKNOWLEDGYENT
<u> </u>	1	CKNOWLEDGYENT
ATE OF INDIANA. UNITY OF POSTER fore ma, Gayle S. Snape sate, on this 30th day o))ss:)	CKNOWLEDGMENT . a Notary Public in and for said County and

and who executed the foregoing mortgage, and acknowledged the same to be XMMY A voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal: My commission expires:

2-26-82

Notary is resident of Porter County, Indiana

Notary Public Gayle S. Snape

Gayle S. Vogan, INDIANA FINANCIAL, INC.

This Instrument prepared by: U.S. #6 & CAMBIOT SOURRE.