COMPANIANT CLUMING APPLIES AND ASSOCIATION FOR USE OF LAWTERS CHAT. THE SELECTION OF A NORM OF INSTRUMENT, FILLING IN ELACE SPACEL STREETS OUT POSSESSION OF SPECIAL CLASSES, CONSTITUTES THE PRACTICE OF LAW AND ENGINES OF REAL ESTATE MORTGAGE

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THE 242465 REAL ESTATE MORTGAGE

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TEBIASA SIVISION

Parricia McAllister

of Lake County, Indiana

Mortgogo and warrants to

South Lake National Bank, a National banking mesociation

Indiana, as MORT GEGE

as MORTGAGOR.

of

Lovell

County, Indiana.

the following real estate in

State of Indiana, to wit:

Lake

PARCEL I: The West 50.0 feet of Lot 3 in H.J. Michols Addition to Lowell, as per plat, thereof, recorded in Plat Book 1, Page 28, in the Office of the Recorder of Lake County, Indiana; also a part of the Southeast & of the Southwest & of Section 23, TWP 33 North, Range 9 West of the 2nd Principal Meridian, described as follows: Commencin at a point on the North line of said Lot 3 in H.J. Nichols Addition to Lowell, that is 36.0 feet East of the Northwest corner thereof, thence North 86.4 feet to the center line of the switch track of the C.I. & L Railroad; thence Southeasterly along the center line of said switch track a distance of 14.41 feet; thence South along a line that is 50.0 feet East of and parallel to the West line of said Lot 3, extended North a distance of 82.12 feet to the North line of said Lot 3; thence West along said North line a distance of 14.0 feet to the point of beginning, in the Town of Lowell, Lake

PARCEL II: A part of the South Helf of the Southwest Quarter of Section 23, Township 33 North, Range 9 West of the 2nd P.M., more particularly described as follows: Commencing at a point on the North line of Lot 4, H.J. Nichols Addition to the Town of Lowell 50.0 feet East of the Northwest corner of said Lot 4; thence North 99.0 feet, more or less, to the side track of the old Chicago, Indianapolis, and Louisvill Railroad, thence Easterly along said side track to a point due North of the Northeast corner of said Lot 4; thence South to the Northeast corner of Lot 4; thence West alon the North line of Lot 4, 50.0 feet to the place of beginning, in the Town of Lowell, Lake County, Indiana.

(See attached sheet for additional description) Addendum I

es well as the reats, profits and any other income which may be derived therefrom, to secure the performence of all conditions and stipulations of this agreement and:

A To secure the payment, when the same shall become due, of the following indebtedness of even date herewith:

To secure a loan deted July 2, 1980 in the emount of \$15,403.32

with interest at the rate of 15.00per cent per ensum computed annually during such period when there shall be no delinquency or default in the payment of any moneys to be paid on this obligation but with interest at the rate of 15.00per cent per annum computed semi-annually during such period when there shall be any delinquency or default in the payment of any moneys to be paid on this obligation and to be computed to the next interest period following such delinquency or default, and said rate shall continue to be paid until all delinquencies and defaults are removed by the beginning of a succeeding interest period, all without relief from Valuetion and Appressement Laws, and with attorney's fees:

B Also securing emp renewal or extension of such indebtedness;

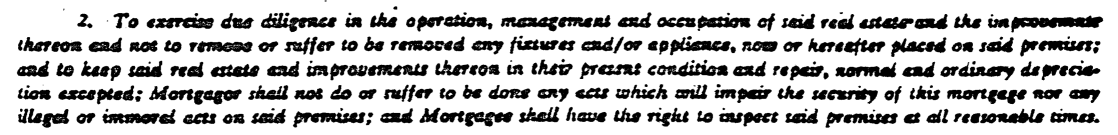
C Also recurring all juture advances to the jull amount of this mortgage:

D Also securing all indebtedness or liabilities incurred by the holder hereof for the protection of this security or for the collection of this mortgage.

Mortgagor agrees to pay to Mortgagee, in addition to the regular payments, an amount in equal monthly installments which will cover future payments of taxes, insurance and assessments against said real estate; and these payments shall constitute a trust fund out of which all future taxes, insurance and assessments shall be paid by Mortgagee so far as it shall cover such payments, and any deficiency shall be paid by Mortgagor as and when the payments become due, and any permanent surplus shall be credited to the principal.

Mortgagor further covenants and agrees as follows:

1. To keep all buildings, fixtures and improvements on said premises, now or hereafter crected thereon, and all equipment attacked to or used in connection with the fixtures on said premises herein mortgaged insured against loss or damage by fire, windstorm and extended coverage in such sums and with such insurers as may be approved by Mortgages as a further security for said indebtedness, which insurance policy or policies shall carry a mortgage clause with loss payable to Mortgages in form satisfactory to Mortgages to be delivered to possession of Mortgages to be held continuously through period of the existence of said indebtedness or any portion thereof.



- 3. The holder of this obligation may renew the same or extend the time of payment of the indebtedness or any part thereof or reduce the payments thereon; and any such renewel, extension or reduction shall not release any maker, endorser, or guaranter from any liability on said obligation.
- 4. No sale of the premises hereby mortgaged or extension of time for the payment of the debt hereby secured shall operate to release, discharge or modify in any manner the effect of the original liability of the Mortgagor; and any extension of time on this mortgage by Mortgagee or his assigns, without the consent of the holder of any junior lien or encumbrance, shall not operate to cause a loss of the priority of this mortgage over such junior tien. Mortgagee shall be subregated to any lien or claim paid by moneye advanced and hereby secured.
- 5. In case any part of the premises is appropriated under the power of eminent domain, the entire amount paid for said portion of the premises so appropriated shall be paid to this Mortgagee.
- 6. It is agreed that time is the essence of this agreement and that, in case of default in the payment of any installment when the same shall become due and payable, the holder of the note and mortgage may, at his option, declare all of the debt due and payable, and any failure to exercise said option shall not constitute a waiver of right to exercise the same at a later date. In the event any proceedings shall be instituted on any junior lies or encumbrance against said real estate, then the Mortgages herein may immediately declare this mortgage due and payable and institute such proceedings as may be necessary to protect his interest. The lies of this mortgage shall include all heating, plumbing and lighting or other fixtures now or hereafter estacked to or used in connection with said premises.
- 7. In case of delinquency or default in any payment required in this mortgage and the institution of foreclosure proceedings thereunder, Mortgages is expressly authorized to cause a continuation of the abstract of title at the expense of Mortgagor to show the condition of the title at the date of said continuation and which sums necessarily spent for continuation of the abstract of title to the said real estate, together with interest thereon at the rate of eight per cent per annum, shall become part of the debt secured by this mortgage and collectable as such; and in case of foreclosure and purchase of said real estate pursuant to said foreclosure by the holder thereof, the abstract of title and any continuation thereof shall be the absolute property of the Mortgages.
- 8. In the event of such foreslosure, the Mortgages, or his assigns, may apply for the appaintment of a receiver, which receiver is hereby authorized to take possession of the said real estate, collect the rents, income or profit, in money or in kind, and hold the proceeds subject to the order of the court for the benefit of the Mortgages pending foreelesure proceedings. 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.
- 9. All terms of this mortgage shall be binding on each and all successors in commercial of said real estate, as well as upon all heirs, executors, administrators of Mortgagor or successors in commercials.
- 10. Additional Communication This mortgage is given to the mortgages for the purpose of securing all indebtedness already owing by the mortgagor(s) to the mortgages and is also given to secure all indebtedness or liability, of every king, character, and description of the mortgagor(s), or either of them, to the mortgages hereafter created such as future losses, advances, overdrafts, uncollected funds, and all indebtedness that may accrue to the mortgages by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to the mortgages or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s) and remain in fullforce and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness without regard to the time when same was made.

State of Indiana. Lake	County, ses	Dared this 2nd day of his 19_80
Before me, the undersigned, a Notary land State, this 2nd day of personally appeared:	Public in and for said County July 80	Intricia McAllister Soul
Patricia McAllister		Carl
		Seci.
And acknowledged the execution of the		Seel
ness where, I have hereunto subscribed ficial seel. My commission expires		Seal
with the sailers	Notery Public NANCY	MAII?
	alker, Cashier, South	

South Lake National Bank, 1914 East Commercial Avenue Lorell Indiana 46356

Patricia McAllister

ADDREDUM I

July 2, 1980

PARCEL 3: The East Thirty-six (36.0) feet of the following described tract of real-estate, to-wit: A part of the Southeast Quarter of the Southwest Quarter of Section 23, Township 33 North, Range 9 West of the Second P.M., more particularly described as follows: Commencing on the North Line of Lot 4 in H. J. Nichols Addition to the Town of Lowell, Indiana, at a point which is I rod East of the Northwest corner of said Lot 4, thence East on the North line of Lots 3 and 4 in H. J. Nichols' Addition to the Town of Lowell, Indiana 119% feet, more or less, to a point 36.0 feet East of the Northwest corner of said Lot 3. thence due Northero the center line of the side track of the Chicago, Indianapolis Sand Louisville Railroad, thence West along the center line of said side track to a point which is due North of the place of beginning, thence South to the place of beginning, all in the Town-of Lowell, Lake County, Indiana.