

B-386169

(SECOND)

Frank sank of whiting

Real Estate Mortgage white 2 2 nd 4394

Job A.Schroeder and Carole Schroeder (Husband & Wife)

hereineiter referred to 40 "Mortgager". MORTGAGES AND WARRANTS TO: THE FIRST BANK OF indises Corporation, organized and existing under the laws of the State of Indians, hereins/ter referred to as "Mor

Lake County, indiana, towitz

Lot 13 in Pairmedow 15th Addition to the Town of Munster, as per plat thereof. recorded in Plat Book 39, page 38, in the office of the Recorder of Lake County, Indiana.

THIS IS A SECOND-MORTGAGE AND JUNIOR TO THAT CERTAIN MORTGAGE DATED 10-31-79 AND RECORDED-11-7-79 AS DOCUMENT #558413 RECORDED IN LAKE COUNTY, IN. MADE BY THE MORTGAGOR HEREIN TO The First Bank of Whiting.

together with all rights, privileges; essements; and appartenences thereto belonging; all buildings and improvements now or hereafterplaced or erected thereon; and all rents, legens; profits; revenues, issues and income thereof.

THIS MORTGAGE is given to secure: The performance of the payment of a certain note, of even date herewith; executed by, the Mortgager and pevable to the order of the Mortgages; at its main office or any branch office, in the principal sum of

Dollers (\$ 9,202.80) Nine thousand two hundred two and 80/100with interest thereon, as provided in said note, which note is payable in requier monthly installments, said payments to be applied first tointerest and the balance to principal, until said indebtedness is paid in full, without relief from valuation and appreciaement laws, and with attorney's fees, all as provided for in said-note, to which said note reference is hereby specifically made, and all extensions and renewals, and for the further purpose of securing the payment of any and all sums, indebtedness and liabilities of any and every kindnow or hereefter owing end to become due from the mortgagor to the mortgages during the term of this mortgage; however created, incurred, evidenced, acquired or arising, whether under the note or this mortgage or under any other instrument, obligations, contractsor agreements, or dealings of any and every kind now or hereafter existing or entered into between the mortgager and the mortgages. and whether direct, indirect, primery, secondary; fixed or contingent, together with interest and charges as provided in said notify and inany other agreements had by and between the parties herein, and any and all renewals or extensions of any of the foreign (hereinafter collectivey called the "dest"]; any and all advancements made or indestedness incurred as hereinafter provided for: and the prompt and faithful parformance of any and all of the provisions hereof.

Morrogagor: for the purpose of inducing: the mortgages to: make the loan hereby secured and as further consideration for the making of said loan, does expressly represent, warrants covenant and agree as follows:

1. That he is the owner in fee simple of the hereinbefore described real estate; buildings; improvements, rents and profits and ther this instrument is a first lies thereon; that he will pay all obligations secured hereby and all sums payable hereunder promotiv when due with reasonable attorney's fees and without relief fromtvekistion and appreciment laws; that he will pay promptly when the same: become due all prior and subsequent encumbrances and liens upon said real escate, buildings, and improvements: that he will procure at his own expense for mortgages all instruments and expend any money which the mortgages may at any, time-deem necessary to: perfect the mortgager's title or to preserve the security intended to be given by this mortgager that if the mortgage is made a perty to any suit, arising out of or in connection with this loan; the mortgagor agrees to pay all reasonable expenses, costs and attorney s fees incurred by morteages on account of such suit; that he will keep said buildings and improvements incured against loss or damage. by fire, lightning, windstorm and such other hazards as the mortgages shalf at any time demand in a company or companies acceptable. to mortgages for their full insurable value with a proper mortgage clause in favor of mortgages and will immediately deliver such policies to morrgages to be held by it until this mortgage is fully discharged; that he will keep all buildings, fences and improvements: in good repair and properly painted: that he will pay all taxes, assessments and other governmental impositions levied against the mortgaged property when the same become due and payable; that he will deliver herewith to mortgages to be retained by it until this mortgage is fully released an abstract of title or quarantee title-policy to the mortgaged premises; and that in the event of any default: in mortgager's covenants hereunder he will produce at his own expenser and deliver to mortgages a continuation of said abstract onquerentee title policy to the date of said default. Said abstract continuation or querentee title policy shall be made by an abstractor-(or quarantee title policy company) designated by the mortgages and shall become the property of the grantee under any sharif's dead. factors in connection with proceedings to foreclass this mortgage.

In the event mortgages requests, the mortgager, in addition to all sums set forth in the note; agrees to make montres, decosits with the mortages, in a non-interest bearing account, at the same times as installments of principal and interest are palablesof a sugscual to one-twelfth (1/12) of the estimated yearly taxes and assessments levied or to be levied against the mortgages premises and insurance premiums, all as estimated by mortgages. Such deposits shall be applied by mortgages to the payment of each taken. assessments or insurance premiums when due. Amy insufficiency of such account to pay such taxes, assessments and insurance premiums when due shall be payable by mortgagor on demand. Upon any default under this mortgage, mortgages may apply any fundain said account to any obligations then due under this mortgages.

- 2. That upon default by mortgagor in the performance of any of his covenants hereinder; including, but not finitely to, where assessments and hazard insurance premiums, mortgages may procure the performance thereof and all money expended or Milgational incurred with interest thereon at the rate of the case per case per annum shall immediately become due and payable by mortgager and, shall be a part of the debt secured hereby of equal priority with all other obligations secured hereby:
- 1. That the mortgager will not self, convey or transfer, either directly or indirectly, the mortgaged premises, or any portion thereof: so long as any part of the indebtedness hereby secured remains unpeld, without first obtaining the written consent of the mortseges, and that upon a violation of this covenant, or the default by thermortgagor in the performance of any other of his covenants combined herein, the maturity of all obligations and indebtedness secured hereby and all sums payable hereunder shall, at the option of the mortgages, be accelerated and shall become immediately due and payole, and the mortgages may foreclose this mortgage or maypursue any or all other legal or equitable remedies afforded by this instrument and any and all other instruments and provisions of law, and any such remedy or remedies so pursued by the mortgages shall not be exclusive, but shall be cumulative, and the exercise of any remedy or right by the mortgages shall not operate to ber or stridge the mortgages's right to pursue any other remedy or remedies. Any delay or failure at any time by the mortgages to enforce or require performance by the mortgager of any of the provistrued as a weiver by the mortgages of the right to enforce any of the provisions nered without notice at any subsequent time, nor shall the weiver by the mortgages of any breach or any provision hereof be taken to be a weiver of any succeeding breach of any of the provisions hereof nor as a waiver of the provision itself:
- 4. That upon-default by mortgagor in his covenants hereunder, this mortgage shall be construed to embrace an assignment to mortgages of all rents, profits and issues entaing from the mortgaged premises and mortgages shell be entitled to collect the same and to deduct its' reasonable charges for its services in so doing, and to apply the balance thereof upon the obligations secured hereby. Upon the commencement of any action by mortgages to enforce or protect any of its rights hereunder, mortgages shall be entitled to the appointment of a Receiver to take possession of and protect the mortgaged premises; to collect the rents, earnings, income, issues and profits thereof or therefrom and make proper application of the same, to operate any business run by mortgagor on the mortgaged premises, and the right to such appointment shall in no menner be dependent upon the solvency or insolvency of any mortgagor liable herein or upon the then value of the mortgaged premises. The mortgagor hereby irrevocably consents to such appointment and werves notice of any application therefor. Mortgages shall have the further right to inspect the books and records of the mostuager at any reasonable time, or times, while the mortgager is in default of any of the terms, restrictions, conditions or covenants.



- 5. That all parties now or haraciter liable hereon, or upon any obligations secured hereby, consent to extensions of time of payment without notice or consent on their part, and the mortgages at its option may extend the time for the payment of said indebt-edness, or reduce the payments thereon, or scaset a renewal note or notes therefore without the consent of any junior lien holder. No notice of the exercise of any right or option granted to the mortgages in this, or any instruments secured hereby, is required to be given. Any extension, reduction or renewal shall not release the mortgager or any endorser or guaranter from liability for such indebt-edness, or affect the priority of this mortgage over any junior lien or impair the security thereof in any manner whatsoever. It is expressly agreed that time is of the essence hereof, and that if this mortgage be executed by more than one mortgager, every agreement herein contained shall be the joint-and several colligation of the mortgagers.
- 5. That all perties now or hereafter liable herees, or upon any obligations secured hereby, consent and agree that the within mortgage shall constitute a valid lies and security for any and all additional advancements made or other indebtedness incurred by and between the said parties, in an amount not to exceed Fifteen Hundred (\$1500.00) College, which lies and security shall be valid and subsecting against subsequent purchasers or encumbrances with notice, actual or constructive:
- 7. That in the event that any payment provided for in the note secured hereby shall become eventue for a period in excess of ten days, the mortgager agrees to pay, to the extent that it is lewful, a "late charge" of 5¢ of each \$1.00 of each installment so eventue, for the purpose of defraying the expense incident to handling the delinquent payment, provided that no such "late charge" shall be collected for any one delinquent installment.

The forms of I. HE, SHE, IT, in any case or number, or their compound forms, with self or selves, when used in this mortgage or in the obligations secured hereby, shall, if the context requires, be construed as synonymous each with the other, and the sinquier when used herein shall under like requirements be construed to emprece the plural and the plural the sinquier.

IN WITNESS WHEREOF, &	he mortgager has hereuste i	er No haad and eest this	17th da	· · · · · · · · · · · · · · · · · · ·	! <u>e.8</u>
Jon & Schroeder	chroeder				;##.
Carola Schroeder					
TATE OF INDIANA					٠.
COUNTY OF LAKE			7.7+h	Jul y.	
Popular of the Popula	a Notary Public in and for s	-	17th day of	JULY	19.0
SCHOOL	dense Carole Sch	meder (Husband &)	illa) .		
					
nd economicaces the engineer	of the emened instrument.	2 H	m- Stock	tarry	
WITHESE MY SEEMT and Off	Reist See	RIES M. SE		Notary I	Public -
My Commission Express	28, 1982		e de la companya de		•
his increment prepared by	Dones J. Vertor	elch - Branch Hauss			
				. •	
					•
TATE OF INDIANA			•		
On this 17th d	sy of	BQ personally expected be	doro me. a Notary A	ublic to end for se	id Com
Jone & Sch	roeder	- Carole S	chreeder	Fi	enectke
					-
			directing	· of	P TU) - 1 1 1 1 1 1 1 1 1 1
he ectatoristical the execution	of the annexed mertgage as	s such officers for end on t	shalf of said corpor	etion_	
WITNESS MY HAND and Off	icial Sael	The second secon	Andrews and Andrews are the		
				NAME OF THE OWNER OF THE OWNER, WHEN PERSONS ASSESSED.	