ThisRenegotiable Rate Mortgage Rider is This nortgage secures a Note evidencing a loan made by the Mortgagee oursuant to authority granted under 12 Code of Federal attached to and made a part of this mortgage instrument. Regulations Section 545.6-4a. RICHARD A. STADT and YVONNE R. STADT. husband and wife THE UNDERSIGNED. Indiana Lako State of Gary County of referred to as the Mortgagor does hereby mortgage and warrant to LAKE FEDERAL SAVINGS AND LOAN ASSOCIATION OF HAMMOND, a corporation organized and existing under the laws of United States of America, deremafter referred to agr in the State of Indiana, to with the Mortgagee, the following real estate in the County of Lake Lots One (1), Two (2) and Three (3), Block "E", Beverly Righlands, as shown in Plat Book 19. page 11. in Lake County, Indiana. commonly known as 3971 Chase Street, Gary, Indiana 46408 Together with all buildings, improvements. Extures or appurtensaces now or hereafter erected thereos, including all apparatus, equipment, fixtures or articles, whether in single units or controlled, used to supply heat. The air conditioning, water, light, power, redrigeration, ventilation or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors to lessees is customery or appropriate, including screens, window shades, storm doors and windows. Cloor coverings, screen doors, in-a-door beds, awnings, stoves and water heaters (all of which are declared to be a part of said real estate whether physically attached thereto or not); and also together with all essements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over unto the Morigages, whether now due or hereafter to become due as provided in the Supplemental Agreement secured hereby. The Mortgages is bereby subrogated to the rights of all mortgagess, lianholders and owners paid off by the proceeds of the loan nereby secured. TO HAVE AND TO HOLD the said property, with said buildings improvements, fixtures, appurtanances, apparatus and equipment, unto said Mortgagee, for the uses herein set forth, free from all rights and benefits under the appraisement and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and waive. TO SECURE (1) the payment of a note executed by the Mortgagor to the order of the Mortgages bearing even date herewith in the TWENTY EIGHT THOUSAND AND NO/100 ---- Dollars (\$28,000.00). principal aum of which note, together with interest thereon as therein provided, is payable in monthly installments of TWO HUNDRED EIGHTY NINE AND 75/100 ------ Dollars (\$289.75 Lst , which payments are to be applied, first commencing the day of September . 18 80 · to interest, and the balance to principal, until said indebtedness is paid in full. (2) any advance made by the Mortgages to the Mortgagor, his successor in title, for any purpose, it any time before the release and cancellation of this mortgage, but at no time anali this mortgage secure advances on account of said original cots and such additional advences in a sum in excess of TWENTY EIGHT THOUSAND AND NO/100 -----Dollars (\$ 28,000.00), provided that nothing

berein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the

dated, executed and delivered concurrently berewith and reference is hereby made to said note and supplemental agreement tor the full terms and conditions thereof and the same are bereby incorporated herein as fully as if written out verbatim

rights and obligations under this mortgage shall extend to and be binding upon the respective neits, executors, administra-

(3) all of the covenants and obligations of the Mortgagor to the Mortgagos, as contained in a supplemental agreement

in this instrument the singular snall include the piural and the masculine shall include the feminine and neuter. All

It is further agreed by the parties thereto, that this mortgage cannot be assumed by any other individual, corporation,

Before me, the undersigned, a Notary Public, in and for said County and State, this day personally appeared

7th day of August

to me well known to be the person named in and who executed the foregoing mortgage, and ecknowledged the execution

Richard A. Stadt and Yvonne R. Stadt, husband and wife

voluntary ect and deed.

AD 19 80

(SEAL)

(SEAL)

_County of Residence _ Lake This instrument prepared by: Ray P. Liesenfelt, Secretary-Treasurer

security or in eccordance with covenants contained in the mortgage.

or other entity without the written consent of the mortgages berein.

IN WITHESS WHEREOF, we have between set our beads and seekthis

tors, successors and assigns of the Mortgagor and Mortgague.

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my hand and noterial seal this.

Derein

STATE OF INDIANA

COUNTY OF LAKE

(Notertal Seal)

My commission expires



Renegotiable Rate Mortgage Rider

This Renegotiable Rate Mortgage Rider (Rider) is made this	7 th	day of
August 1980 and is incorporated into a Mortgage. Deed of Trust or Deed to Secure Debt (security in the undersigned (Borrower) to secure Borrower's Note to Lake	to and shall be deemed	to amend and supplement en-date herewith, given by
(Lender) and covering the property described in said security 3971 Chase Street. Gary. India:	instrument and located	at
In addition to the covenants and agreements made in said s		rower and Lander further

in addition to the covenants and agreements made in said security instrument, Soffower and Lander further covenant and agree as follows:

Any provisions of said security instrument or other instruments executed in connection with said indebtedness which are inconsistent with the provisions of this Rider, including but not limited to, the interest rate, monthly payment, notice to Sorrower and prepayment, are hereby amended or negated to the extent necessary to conform such instruments to the provisions of this Rider.

This Rider provides, in part, for an initial Loan Term and Renewel Loan Terms which will be automatically renewed at equal renewel intervals until the maturity day of said security instrument. The initial Loan Term is that period of time from and including <u>September 1</u> 19.30 to and including the day 8-31-1983 calendar years hence. The Initial Loan Term may have an Extended Period for up to six (6) months longer at the option of the Lender. The initial Loan Term, as defined above, shall be increased by the length of any such extension. Renewal Loan Terms are those periods of time beginning on the first day next following the end of the immediately preceding loan term and ending <u>TWENTY-FIVE</u> calendar years later.

The final Renewal Loan Term, which may be shorter than preceding loan terms, shall be that period of time beginning on the first day next following the end of the immediately preceding loan term and ending on the maturity day of said security instrument.

The loan must be repaid in equal monthly installments of principal and interest during the Initial Loan Term and each Renewal Loan Term in an amount at least sufficient to amortize a loan with the same principal and at the same interest rate over the remaining term of said security instrument.

At least ninety (90) days before the end of the initial Loan Term and all Renewal Loan Terms, except for the final Renewal Loan Term, the Lender must send the Borrower a Renewal Notice which states, among other things, the Renewal Interest Rate for the next Renewal Loan Term, the monthly payment based on that rate, and the beginning date the new payment is due.

The Renewal Interest Rate for a Renewal Loan Term may increase or decrease based on changes in an Index Rate—the monthly national average mortgage rate index for all major Lenders. Said Index reflects the contract interest rate on the purchase of previously occupied homes as computed by the Federal Home Loan Bank Board and published monthly in the Federal Home Loan Bank Board Journal as Table S.5.1. However, any Index Rate being used must reflect the most recent Index made available by the Federal Home Loan Bank Board whether or not said Index has been officially published in the Federal Home Loan Bank Board Journal.

To calculate the Renewal Interest Rate for a Renewal Loan Term, a difference must be found between the Renewal Index Rate as determined at the time the Renewal Notice is sent to the Borrower and the Original Index Rate applicable at the beginning of the Initial Loan Term. The difference found must be added to (if an increase) or be subtracted from (if a decrease) the original interest rate in effect at the beginning of the Initial Loan Term. The result of the calculation above shall be the Renewal Interest Rate for the next Renewal Loan Term provided that the difference between said calculation and the interest rate for the current loan term does not exceed the maximum interest rate limitations stated below. Should that difference exceed said maximum interest rate limitations, then the Renewal Interest Rate shall be the interest rate for the current loan term plus (if an increase) or minus (if a decrease) the maximum increase or decrease permitted below.

No matter how much said Index Rate increases or decreases, the maximum interest rate increase or decrease is FIVE TENTHS of one percent (___5__%) per year multiplied by the number of years in the Renewal Loan Term. At no time during the term of said security instrument may the maximum interest rate increase or decrease exceed a total of __FIVE______ percent (___5__%) over or under the original interest rate of the Initial Loan Term.

interest rate decreases from the previous loan term are mandatory. Interest rate increases from the previous loan term are at the option of the Lender.

Borrower shall not be charged any costs or fees in connection with any renewal of this loan.

Borrower has the right to prepay the unpaid principal balance of this loan in full or in part without penalty at any time after the beginning of the minimum notice period for renewal of the initial Loan Term.

IN WITNESS WHEREOF, Borrower has executed this Renegotiable Rase Morrogage Rider.

| Start | Start | Start | Borrower Richard A. Start | Borrower Richard A. Start | Start | Borrower Richard A. Start | Borrower Richard A. Start | Start | Borrower Richard A. Start | Borrower Richard Rich