

OCT. 10, 1980

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RETURN TO: BANK OF INDIANA, N.A.
P.O. BOX 8030
MERRILLVILLE, IND 46410

REAL ESTATE MORTCAGE
0117838 - 6

THIS INDENTURE WITNESSETH, that Shirley A. Banks

[948 Carfield St. Gary, Indiana 16404]

of Lake County, State of Indiana, whether one or more herein called Mortgagor, MORTGAGES AND WARRANTS TO Bank of DEBOUNK Indiana N.A. with an office located at 575 Broadway Cary, Indiana 16402 hereafter called the Mortgages, the following described real estate in Take. The County, State of Indiana, to-wit:

Lot 36 Block 40 Gary Land Companys 1st Subdivision, in the City of Hay, as shown in Plat Book 6 Page 15, in Lake County, Indiana.

ARA: 1948 Cassield St Gary, Indiana 464CA

Pill MARYLAND

rogether with all buildings, improvements, appurtenances, and fixtures attached, erected or used in connection with the real estate or hereafter acquired, attached, erected, appurtenant or used in connection with the real estate, and together with all rents, issues, income, profits, rights, privileges, interests, essements and hereditaments thereof.

This mortgage is given to secure the payment of Mortgagors Promissory Note payable to the Mortgagee dated <u>Seprember 18 19 30</u> in the amount of <u>memory size thousand</u> five hundred three dollars and 20/100 the secure of \$29503.20* with a final payment due and payable of 120 Months after largest together with interest and any extensions or 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 Mortgages, 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:

- I. 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 nortgage 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 Mortgages'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 therefrom and all amounts due are payable without relief from valuation or appraisement laws and Mortgagor will pay all costs and accorneys' fees incurred by Mortgages in the enforcement of the terms of the abovementioned mortgage.
- 2. 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 teer excepted; (b) Mortgegor will pay all caxes 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 companies acceptable to Mortgagee. against damage to or destruction of the improvements included in said real ascate 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 indabtedness 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 incerest may appear; (d) Mortgagor will deliver the policy or a certificate avidencing said insurance to the Mortgages and will allow Mortgages possession of the same, and a Mortgages may collect the proceeds of any insurance.

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	3.	If	the	Morte	agor	shall	fail	to ma	ke any	payme	nt or	eo obcain	any in	surance,
serv	Lce	00 1	ate	dals	neces	sary	for the	he per	formand	e of	any of	Mortgage	e's cov	enants
above	2 34	et fo	rth,	cher	the	Mortg	agee	at its	opeior	зау	do sa,	and its	expendi	cures
		-	•	•						•		e indebta		,
secui	ed.	As	1 7 30	20 unt	30 ad	ided s	hall,	irom	che dat	a of	paymen	: thereof	f by the	Mortgagee,
TREC	ing	eres	t at	che	race	of in	Cares	5 3EC	forth :	in the	indebt	cedness.		

- The Mortgages at its option may extend the time for the payment of any indebtedness hereby secured, or reduce the payments thereon, or accept a note or renewal note therefor, or release any part of the security, or any person liable for the indebtedness, without consent of any junior lienholder, and without the consent of the Mortgagor. No such extension, reduction, renewal or release shall effect the priority of this Mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the personal liability of the Mortgagor to the Mortgages. No delay by the Mortgages 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 Mortgages to exercise any of his rights because of one default shall preclude the exercise thereof for a subsequent default. The Mortgagee may enforce any one or more of its rights or remedies hereunder successively or concurrently.
- 5. That the Real Estate mortgaged hereby is free, clear, and unencumbered except as to (a) real estate taxes not yet due, (b) usual easements, covenants and restrictions of record, (c) Real Estate Mortgage dated from Mortzagor to A\E in the original amount of which mortgage is not in default and has an unpaid balance of 5 (d) Other NA
- 6. In the event this mortgage is subject to a mortgage set out in the paragraph above, or any other nortgage or encumbrance and that prior nortgage or encumbrance is in default or is foreclosed upon, or in the event Mortgager without Mortgagers prior written consent sell or transfer any incerese in this real estate then at the option of the Mortgages this Mortgage and the Mote 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.

Mortgagor and the heirs, personal repr Mortgagor, and shall inure to the bene	esentatives, successors, and assigns of the fit of the Mortgagee and its successors and number shall include the plural, the plural trailing and its shall include all genders.
IN WITNESS WHEREOF this Mortgage has b	een executed by the Mortgagor on this 12th
Shuley Banks	
Shirley A. Banks	
ACKNOWLEDGMENT BY INDIV STATE OF INDIANA) SS: COUNTY OF Lake)	IDUAL OR PARTNERSHIP MORTGAGOR
Sefore Se, Patria Linnell Clark and State, on this 12th day of Sente Shirlay A Ranks	, a Notary Public in and for said County mber, A.D., 1930, personally appeared
in and who executed the foregoing mort	gage, and acknowledged the same to be (his), uses and ourposes therein set forth. Taken and human langer lands.
My Comma Expres July 21 1984 Resident of Lake County, Indiana	No cary Public

Larry O. Henry Loan Officer

This Instrument prepared by: