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LAWYER
310 EAST JOLIET ST.
CROWN POINT, INDIANA

CHICAGO TITLE INSURANCE COMPANIES TESPEDATEON OF TIVE

REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETE, that	William G. Bakker and			
Maria J. Bakker, husband			Gary	
Lake County, Indiana, hereinafter referred to as 'GRIFFITH FEDERAL SAVINGS and LOAN ASS organized and existing under the laws of the Unit	SOCIATION of	Griffith, Lake	County, Indiana,	a corporation
"Mortgages", the following described real estate is Indiana, to-wit:	š	<u>Griffith</u>	nus au autum duudts (M\$nu sus + 2+3++1+4−9	Leice County,

Lots 38 to 40, both inclusive, Block 9, Original
Town of Griffith, as shown in Plat Book 2, page 45,
in Lake County, Indiana.

together with all the rights, privileges, interests, essentents, hereditaments, and appurtenances thereunto belonging or in any wise pertaining thereto, all fixtures and appliances, acreens, storm windows and storm doors; and all apparatus, appliances and fixtures for the purpose of supplying, regulating, and distributing heat, light, water, ventilation, and power, or for the purpose of preserving food; and all fixtures, appliances, apparatus, and improvements therein or thereto or subsequently placed therein or thereon or attached to or used in connection with said premises, provided, however, that the Mortgagors shall be entitled to collect and retain the said rents, image, income and profits until default hereunder.

This marigage is given to secure the performance of the provisions hereat and payment of a certain obligation evidenced by a promiseary note of even date herewith, the full terms of which appear therein; said note is payable to the order of the Mortgages, at its office, in the principal sum of Twenty-nine Thousand

There will be a late charge (\$29,000,00) with 13% interest, but upon default "missing during default. Payment to be made not to exceed 2% of the aggregate payment on the principal and interest in monthly initalinants from date of \$340,00, or more, plus the additional interest due on default, providing for foreclosure in case of non-payment, etc., and attorney face, all without relief from valuation or appreciations in and note. Said payments to be paid at the office of Mortgages, and are to be applied first in interest on the unpaid balance of the debt and the remainder to the unpaid principal of the debt until the same is entirely paid.

As express conditions under which this transaction is made and this mortgage accepted, the Mortgages do hereby further covenant and agree as follows:

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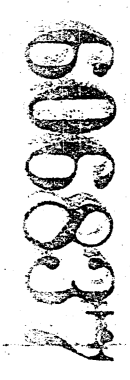
1. To pay promptly, as it becomes due, each of the installments provided for in said note and all indebtedness described in or secured by this mortgage.

2. That they will leave insurance policies and current tax and assessment and insurance receipts, and abstract of title and continuations thereof, and owner's title insurance policies and mortgage title insurance policies, and men randoms of title, and plats of survey, with the Mortgages.

That there are no outstanding equities or unrecorded instruments affecting the title to the mortgaged premises and that this mortgage when executed will be a first mortgage on the same and the only lien or incumbrance thereon, except current taxes or improvement assessments not delinquent.

- 3. That the Mortgagors will, until the debt hereby secured is fully extinguished and satisfied, pay all taxes, municipal charges and assessments incurred on said premises from time to time and pay all bills for repairs, maintenance or improvement, and any and all expenses incidental to the ownership of the mortgaged property when due, so no lien superior to that of the Mortgagee may be created, (and shall exhibit receipts snowing such payments upon Mortgagee's request), together with all liens or impositions that may attach thereto by reason of any United States Governmental, or Indiana State legislative, act, and keep the buildings and improvements now existing or hereafter erected or placed on said mortgaged pramises constantly insured and pay premiums for keeping all insurable properly insured, against loss or damage by fire, windstorm, aircraft, or otherwise as may be deemed necessary by Mortgages. Said insurance to be carried with such insurers and in such amounts, form and manner as shall be, in the judgment of the Mortgages, necessary or proper. Said insurance shall have proper mortgage clauses and have proper assignment or endorsement to protect Mortgages' interest in the premises. The Mortgagors agree to abide by all restrictions, conditions, and provisions now existing in the title to said rest estate. In any insured loss, the Mortgages may, in its discretion, apply the loss payment therefor either to the mortgage debt or to the repair or rebuilding of the structures involved.
- 4. The Mortgages may, in case of failure of the Mortgagors so to do, pay any claim, insurance premium, lies or incumbrance, or purchase any tax title or claim against the premises, make any repairs and expanditures necessary, in the judgment of Mortgages, to preserve and lessp in good condition and appearance the security given by this mortgage. The Mortgages may also make repairs and expenditures or advancements for the betterment of the said real estate upon the written application therefor of the Mortgagors, and such sums so expended or advanced by the Mortgages shall become a part of the mortgage debt hereunder; however, should the Mortgagors fall to use the said sums given them for such purposes, they shall be estopped from denying that such payments are not a part of the debt secured by this mortgage. The Mortgages may obtain continuations of the abstract of title to said real estate, or memorandums of title to said real estate up to the time of conveyance of title to the Mortgages or its assigns, and may obtain continuations of abstract of title for said real estate or memorandums of title as in the judgment of the Mortgages may be required at any time while any part of the debt hereby secured is in default or a condition of this mortgage has made it entirely due; and all sums so paid shall become immediately due therefor to the Mortgages and shall be added to and become a part of the indebtedness secured hereby and shall be a interest at the rate of percent per annum until paid. By the payment by Mortgages of any lies or incumbrance held by another the Mortgages shall be entitled to the benefit of any right, title or interest that might be asserted thereunder.
- 5. To exercise due diligence in the appearance, operation management and occupation of said real estate and not to commit waste or allow the same to be committed on said premises, and to keep the improvements thereon in at least their present condition and repair, or to keep in like manner such improvements as may be agreed to as a part of the consideration of making this loan, normal and ordinary depreciation alone excepted; and not to commit or permit to be committed on said premises any illegal or immoral acts. Mortgages may at any time inspect or cause to be inspected the premises herein to learn the condition of same, and upon starting foreclosure to exhibit same to prospective purchasers.
- 6. Said mortgaged premises, or any part thereof, shall not be sold or transferred without the written consent of the Mortgages, but such shall not relieve the Mortgagers from their liability hereunder, and no contract or agreement shall be entered into by the Mortgagers whereby any one may acquire the right to a lien, mortgage or other incumbrance upon the mortgaged premises, without the written consent of the Mortgages first had and obtained, but said consent shall in no way affect this mortgage from being a first lien.
- 7. The Mortgagors during the term of this mortgage give possession of the premises to Mortgagos, but Mortgagors shall be entitled to occupy, use and enjoy the same in consideration of their faithfully keeping and performing all the terms and conditions of this agreement. Upon the failure of Mortgagors to keep any of such terms or conditions the Mortgagors' right to continue to occupy, use and enjoy the same shall cease and the Mortgagos shall then be entitled to its occupancy and to collect and receive rents, issues and profits of the premises and apply the same to meet the terms of this mortgage. No alteration is to be made to the premises without first obtaining the written consent of the Mortgages, nor are the premises to be used or occupied other than for dwelling purposes without such consent, nor are any of the premises to be occupied by an additional family without such consent.
- 8. No failure not delay on the part of the Mortgages to execute any of its rights or options because for default or breaches of the convenients or conditions hereof at the time of occurrence shall be an abandonment thereof and shall not preciude or prejudice or abridge its rights to do so thereafter or for any subsequent default or breach. The Mortgages may enforce any one or more remedies hereunder successively or concurrently at its option.
- 2. The Mortgages at its option may extend the time for the payment of said indebtedness or reduce the payments thereon or accept a renewal note or notes therefor, without the consent of any junior lies holder, and without the consent of the Mortgagors if the Mortgagors have parted with the title to said property, and any such extension, reduction or renewal shall not release the Mortgagors or any endorser or guaranter from liability for such indebtedness, or affect the priority of this mortgage over any junior lies, or impair the security bereof in any manner whatsoever.

The Mortgagners further agree that no notice shall be required to be given them as a condition to the right of Mortgagne to exercise any right given or arising under any of the terms or conditions of this mortgage, and the election of Mortgagne to give notice at any one or more times prior to the exercise of any right, shall not make it necessary to do so at any subsequent time.



10. Upon default in payment of any evidence of indebtedness secured hereby, or in the event of a default
by the Mortgagors in the performance of any one or more of the conditions or convenants and agreements herein
contained or upon the institution of any legal proceedings to enforce a mortgage or other lien upon the mortgaged
property, or if a petition in bankruptcy shall be filed by or against the Mortgagors or if the Mortgagors shall in
any way be adjudged insolvent or shall make an assignment for the benefit of creditors, or if there shall exist
any lien or incumbrance on the mortgaged real estate superior to the lien of this mortgage, or if said mortgaged
property shall be levied upon by virtue of any execution, attachment, or other writ, or shall come into the posses-
sion of or he ordered sold by the officer of any court, or if the Mortgagors shall abendon any of the mortgaged prop-
erty, then the entire indebtedness secured hereby shall, at the option of the Mortgages, become and be immediately
due and payable, without notice or demand and thereupon the Mortgagee shall be entitled to the immediate occu-
pancy of said property and the rents, issues, income and profits therefrom, with or without foreclosure or other
proceedings, and shall also be entitled to collect all indebtedness, to foreclose this mortgage and to enforce any of
its rights hereunder, by proper legal or equitable proceedings. It is understood and agreed that the Mortgagors shall
pay all costs and attorneys' fees incurred or paid by the Mortgagee in any suit in which it may be plaintiff or
defendant by reason of being a party of this mortgage. In any suit or proceeding to foreclose this mortgage or to
enforce or protect the Mortgages's rights hereunder, the Mortgages in addition to any other remeay, and regard-
less of the value of the mortgaged property or the solvency or insolvency of the Mortgagors, shall be entitled to
the appointment of a receiver, to take possession of and protect said property and collect the rents and income,
and apply the same as provided herein and by law. In case of Mortgages obtaining title to the real estate herein,
all evidences of title, including plats of survey, shall be the absolute property of the Mortgages.

- 11. And the mortgagors severally promise and expressly agree to pay the promissory note herein referred to and the indebtedness herein secured or described, without relief from valuation or appraisement laws, and with attorneys' fees, and in all respects in accordance with the terms of said note.
- 12. In the event this mortgage is made and executed by only one person, the word "Mortgagors" as used in this instrument shall be held to mean "Mortgagor," and the terms and provisions hereof shall be construed accordingly. One Mortgagor's request shall bind the other Mortgagor unless the Mortgagee is notified in writing to the contrary prior to any action thereon by the Mortgagee.

13. Pay	ment for taxe	s, assessments, an	d insurance premius	s shall be provided for b	y payments paid by the		
Mortgagors as	follows: Com	mancing on the	lst of	December	ext, and monthly there-		
•	4				•		
				e debt heroby secured is			
as otherwise provided herein, the Mortgagues shall pay to the Mortgages not less than the sum of FORTY-Sil							
and							
due: in the e	vent that such a principal du less than the	payments exceed a on this mortgag	i the total amount of after payment the	remiums, and governme tue for said items, then reof by the Mortgages. the Mortgagors shall for	sisch excess shall be In the event that such		
		ions berounder shed assigns of the		e binding upon the se	versi beirs, executors,		
in wi	nuess wher	BOP, the Mortgag	para, coverant they t	re each at least twenty-	one (21) years of age,		
and haveneds	est their hands	and scale this	5th day of	November	1980		
			(SPAL)	lian Lakker am G. Bakker Luckstif yelle Bakker	fre (SEAL)		
		to prince and the comment					
STATE OF I	ndiana, coi	inty of lake,	SS:				
Books !	me, the under	igned, a notary po	ublic in and for said	County and State, this	5th day		
Movem	mber 19	80 personally an	willia	um G. Bakker an	d		
	•		husband and				
at least twent	y-cae (21) ye y certify that 1	ers of age.	ed the execution of t	be foregoing mortgage, s	and that they are each		
Witness	my hand and	Motarial seal.					

County of Residence: Lake

February 20, 1982