

Direct Reduction

10635 Every Rue Chessay III Loss No. 60617

618436

REAL ESTATE MORTGAGE

3 L

DONALD CZAJKOWSKI and MARY M. CZAJKOWSKI Husband and Wife

of the Town of Whiting .County of Lake .and State of Edition, hereinafted designated as the Mortgagors, hereby MORTGAGE and WARRANT to East Side Bank and Trust

Company

Lake

Company

Lake

Company

Comman Address: 1627-29 Brown Ave., Whiting Indiana)

Indiana

Hammond, as per plat thereof, recorded in Plat Book 18 page 19, in the Office of the Recorder of Lake County Indiana

with all the buildings and improvements now or hereafter erected thereon, and everything appurtenant thereon, including all apparatus and fixtures of every kind for the purpose of supplying or distributing gas, oil, electricity, power, heat, light, water, and air, all plumbing, and all other fixtures and apparatus now in or which may be placed hereafter in any building or improvement now or hereafter upon said premises, and together with all of the rents, issues, and profits thereof, free from all right to retain possession of said premises, or any part thereof, after any default in the payments provided herein or in the First Mortgage Note hereinafter described or after a breach of any of the covenants or agreements herein contained, and free from all rights and benefits under and by virtue of the Homestend Exemption Laws of the State of Illinois, which rights the Mortgagore hereby expressly release and waive.

IL TO SECURE the payment of a First Mortgage Note of the Mortgagers of the same date as this Mortgage for the principal same of
One Hundred Thirty Five Thousand and no/100 Dellars (\$135,000.00)

with interest at the rate therein recited, payable at the office of the Mertgague at _______Chicago _______Illinois, or at such other place as the legal holder or holders thereof may from time to time in writing appoint, in legal tender of the United States of America in mentaly installments of

Two Thousand One Hundred Seventy-Eight and 03/100 Dellars (\$ 2178.03) on the 10th day of each and every month, communing on the 10th day of July ,A.D. 19 81, and continuing motif said principal suz is fully paid, which First Mortgages Note is identified by the cartificate of the Mortgages thereon endersed.

III. The Mortgagers do hereby covenant, agree, and promise:

(1) to pay to the Mortgages, as bereinsfter provided, a sum sufficient to pay general taxes and installments of special assessments which may be levied upon said premises by the State of Illinois and the county, city, town, or village in which said premises are situated;

(2) to pay to the Mortgages, as bereinafter provided, a sum sufficient to pay the premium or premiums which will become due and payable to renew such insurance and insurance as may be required by the Mortgages to keep all buildings, improvements, and fixtures now or hereafter located upon said premises insured until the indebtodness secured bareby is fully paid, or in case of foreclosure until the expiration of the period of redemption, against loss or damage by fire, flood, tornado, explosion, and other baxard, for such amount, in such insurance company or companies, and in such form as may be satisfactory to the Mortgages, making all sums recoverable upon such policies payable to the Mortgages, and in case of foreclosure or sale payable to the owner of the certificate of sale by a suitable clause to be attached to said policies, and to deliver all such policies to the Mortgages, the Mortgages being hereby authorized to saiduest, and compromise, in its discretion, all claims under such policies;

(3) to pay to the Mortgages, as bereinafter provided, a sum sufficient to pay the premium or premiums for such insurance or insurances upon the life or lives of the Mortgages as the Mortgages may require, which policies by a suitable clause to be attached thereto shall name the Mortgages as beneficiary and shall be delivered to and retained by the Mortgages until said indebtedness is paid in full;

(4) to keep said premises and the buildings, improvements, and fixtures now or hereafter located upon said premises in good condition and repair;

(5) not to allow or permit any lies of mechanics or materialmen to attack to said premises, or any part thereof;
 (6) without the written permission of the Mortgages first had and obtained

(a) not to allow or permit any addition to, or alteration, demolition, or removal of any of the improvements,

apparatus, fixtures, or equipment now or hereafter located upon said premises, and

(b) not to purchase upon conditional sale or upon any other agreement under which title is reserved in the render, any apparatus, fixtures, or equipment to be piaced in or upon any building or improvements now or hereafter located upon said premises:

(?) not to suffer or permit any uniawful use of or any nuisance to exist upon said premises or any building now or hereafter located thereon:

(8) not to permit said premises, or any building or improvement thereon, to be used in the transfer, sais, or distribution of intexicating tiquors unless the Mortgagors first optain the written consent of the Mortgagos and deliver to the Mortgagos a hond in such company, in such forth, and in such amount as may be satisfactory to the Mortgagos to protect and defend the Mortgagos (rom and assume any loss, claim, damagos, unpenses, or tien of any kind and nature that may be asserted or attempted to be asserted upon or against and Mortgagos or its interest in said premises or reason of any violation of "An Act relating to alcoholic tiquors," commonly known as the "Illinois Liquor Compoi Act," approved January 31, 1934, as anomais; and

(9) not to diminish or impair the value of said premises or the security intended to be effected by virtue of this Mortgage by any set or omission to act.

IV. The Mortgagues do hereby agree and gramme to pay to the Mortgague, together with and in addition to the monthly payments provided in the First Mortgague flots secures hereby, is the office of the Mortgague, or at such other piace as it may from time to time in writing appears, in lexal tender of the United States of America, on the 10 thisy of each and every month, beginning the 10th day of July .A.D. 19 81, and continuing until said First Mortgague Note This following the common of the United States of America, on the 10this will first Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This followed to the continuing until said First Mortgague Note This continu

Rita M. Hook bya 10655 Ewhny Areans Chicago, III. 63317 450



(1) one-twelfth (1/12th) of a sum, as estimated by the Mortgague, to be sufficient to pay the general taxes and installments of special assessments next due, which additional monthly payment for the current year, based upon an estimate by the Mortgague of such general taxes and installments of special assessments, is

Dollars (8)

and hereafter, within a reasonable time after the expiration of each calendar year, the amount of such additional menthly payment shall be estimated by the Mortgages and the Mortgages agree and promise to be bound thereby;

(2) one-twelfth (1/12th) of the annual premium or premiums that will become due and payable to renew the insurance or insurances on said premises and the buildings and improvements thereon, as bereinbefore provided, which additional monthly payment, based upon an estimate by the Mortgagoe, is

Dollars (\$),

).

and hereafter, within a reasonable time after renewal of any such insurance or insurances, the amount of such additional monthly payment shall be estimated by the Mortgages and the Mortgagors agree and promise to be bound thereby;

(3)—the sum of ______ Dollars (\$______

which amount is equal to one-twelfth (1/12th) of the annual premium or premiums for insurances upon the life or lives of the Mortgagors, as hereinbefore provided; and

(4) the sum of Dollars (3 which amount is in payment of a service charge to the Mortgages and is equal to one-twelfth (1/12th) of

-%) per year of the principal amount of the First Mortgage Note.

The Mortgagors do hereby covenant, agree, and promise that the additional payments for taxes, special assessments, and premiums for insurance shall be accepted and held by the Mortgagee as agent for the Mortgagors for the sole purpose of paying such general taxes, installments of special assessments, and premium or premiums for insurance when due and payable, provided, however, that it shall not be obligatory upon the Mortgagee to inquire into the validity of any of said items before making payment of the same, and, provided further, that nothing herein contained shall be construed as requiring the Mortgagee to advance its moneys for such purposes and that by accepting and requiring said monthly payments and accepting a service charge the Mortgagee shall not incur any liability for anything it may do or omit to do by virtue thereof; that the amounts of said additional monthly payments shall be added to the unpaid principal balance of the First Mortgage Note secured hereby as of the first day of the next succeeding month and shall become so much additional indebtedness secured by this Mortgage; that if the total of such additional monthly payments shall exceed the amount of payments made by the Mortgagee for general taxes, installments of special assessments, or insurance premiums, as the case may be, such excess shall be credited to the Mortgagors on subsequent payments to be made by the Mortgagors; that if such additional monthly payments made by the Mortgagors shall not be sufficient to pay the general taxes, installments of special assessments, or insurance premiums, as the case may be, when the same shall become due and payable, then the Mortgagora will pay to the Mortgagoe any amount necessary to make up the deficiency on or before the date when the payment of such general taxes, installments of special assessments, or insurance premiums shall be due; and that if there shall be a default under any of the provisions of this Mortgage resulting in foreclosure and a sale of said premises or if the Mortgagee acquires said premises otherwise, the Mortgagee shall apply at the time of the commencement of such foreclosure proceedings or at the time said premises are acquired the balance then remaining in the funds accumulated hereunder as a credit against the amount of the principal then remaining unpaid under the First Mertgage Note: secured hereby.

- V. The Mortgagors do hereby further covenant and agree that in case of the failure of said Mortgagors to pay to the Mortgages sums sufficient to enable it to pay the general taxes, installments of special assessments, and insurance premiums, to pay any liens of mechanics or materialmen, to pay the amount due under any conditional sale or other agreement for the purchase of any apparatus, fixtures, or equipment placed in or upon said premises or any buildings thereon, to furnish a bond to protect the Mortgagee under the "Illinois Liquor Control Act," or to keep said premises or any buildings thereon in good repair, as hereinbefore provided, then the Mortgages may, at its option and without notice to Mortgagora, pay such general taxes or installments of special assessments, or redeem said premises from any tax sale or purchase any tax title obtained or that may be obtained thereunder, procure and pay for any and all such insurance or bond, settle and pay any and all suits or claims for liens of mechanics or materialmen or any other claims for liens that may be made against said premises, pay the amount due to the vendor of any apparatus, fixture, or equipment placed in or upon said premises or any buildings thereon under a conditional sale or agreement, and make and pay for any repairs the Mortgagee may deem necessary to render said premises or any building and improvements thereon tenantable, and any and all moneys paid for any such purposes or uses and any other moneys disbursed by the Mortgages to protect the lies of this Mortgage, including any and all costs, charges, expenses, and reasonable lawyer's fees incurred or paid at any time by said Mortgages, its successors, legal representatives, or assigns, because of the failure on the part of the Mortgagora to perform, comply with, and abide by each and every stipulation, agreement, condition, and covenant of this Mortgage and the First Mortgage Note secured hereby, or either, shall be payable on demand and shall bear interest from the date of payment at the rate of seven per cent (7%) per year, shall become so much additional indebtedness secured by this Mortgage, shall be included in any decree foreclosing this Mortgage, and shall be paid out of the rents or proceeds of sale of said premises, if not otherwise paid by the said Mortgagors, and it shall not be obligatory upon the Mortgagors in advancing moneys in that behalf to inquire into the validity of any tax deed, taxes, special assessments, or saie for non-payment thereof, into the validity of any mechanic's or materialmen's liens, into the validity of any conditional rais agreements, or into the necessity of repairs, but nothing herein contained shall be construed as requiring the Mortgages to advance or expend money for any of such pusposes.
- VI. As additional security for the payment of the indebtedness aforesaid, and as one of the considerations for the granting of the loan by the Mortgages, the Mortgages do hereby assign, transfer, and set over unto the Mortgages all the rents, issues, and profits now due or which may hereafter become due under or by virtue of any lease, whether written or oral, or any agreement for the use or occupancy of any part of said premises which may have been heretofore or may be hereafter made or agreed to, or which may be made or agreed to by the Mortgages under the power herein granted to it, and to use such measures, legal or equitable, as in its discretion it may deem proper or necessary to enforce the payment and security of said rents, to maintain and secure possession of said premises or any portion thereof, to fill any and all vacancies, and to rent, icase, or let any portion of said premises to any party or parties at its discretion, with power to use and apply said rents, issues, and profits to the payment of all expenses of the care and management of said premises, including taxes, assessments, and insurance and bond premiums, and to the payment of any indebtedness secured hereby or incurred hereunder, it being the intention hereby to establish an assolute transfer and assignment of all such leases and agreements and of the rents, issues, and profits of said premises to the Mortgages.
- VII. It is specifically agreed by the Mortgagors that time is of the essence of the covenants and agreements berein contained, and that upon the happening of any one or more of the following events or conditions, the Mortgagors covenant and agree that the Mortgagee may, at its option and without notice of the exercise of said option to the Mortgagors, deciare the entire principal indebtedness evidenced by said First Mortgage Note due and payable, together with the accrued interest thereon. costs, advancements by the Mortgagee for any of the purposes herembefore set forth, and any other expenses, and apply toward the payment of said indebtedness any indebtedness of the Mortgages to the Mortgagors, and immediately thereafter proceed to foreclose this Mortgage: default by the Mortgagors in any monthly payment provided herein or by the First Mortgage Note this Mortgage secures: the making of a contract or agreement by the Mortgagors whereby any one may or does acquire the right to place a lien, mortgage, or other encumprance against the mortgaged premises hereinabove described; the actual or threatened alteration, repair, addition, demolition, or removal to or of any building on the premises or in case of any act done or suffered to be done by the Mortgagors, without the written permission or consent of the Mortgages first had and obtained, whereby the security of the Mortgagee will be impaired or affected; abandonment of the premises by the Mortgagors; the judicial sale of said premises or the acquisition or control of said premises by court: the filing of a proceeding in bankruptcy by or against the Mortgagors or either or any of them: the institution of any legal proceedings to enforce a mortgage or other lien against said premises; or default by said Mortgagors in the performance of any one or more of the covenants and agreements herein contained upon their part to be done or performed: it being understood and agreed by the Mortgagors that the failure on the part of the Mortgages to exercise any of its rights hereunder for defaults or breaches of covenants herein or in said First Mortgage. Note contained shall not be construed to prejudice its rights for any other or subsequent default or breach of covenant.



VIII. The Mortgagors do hereby further covenant and agree: that upon the filing of any bill to forecious this Mortrage, in any court having jurisdiction thereof, such court may, at any time, either before or after sale, and without notice to the Mortgagore or any party claiming under said Mortgagors, and without regard to the thea value of said premises, or whether the same shall then be occupied by the owner of the equity of recemption as a homestead, appoint a receiver, with power to collect the rents, issues, and profits arising out of said premises during the pendency of such foreclosure suit and until the time to redeem the same from any sale that may be had under any decree foreclosing this Mortgage shall expire; that such rents, issues, and profits, when collected, may be applied before as well as after sain toward the payment of taxes and special assessments levied against the said premises and of the indebtainess and costs berein mentioned and described; that upon foreclosure and sale of said premises, there shall be paid out of the proceeds of such sale, first, a reasonable sum for plaintiff's attorney's fees, all expenses of advertising, selling, and conveying said premises and all moneys advanced for insurance, taxes, and other liens or assessments, outlays for documentary evidence, stenographer's charges, court costs, master's fees, recording or registration form, and costs of procuring or completing an abstract of title, title policy, or Torrens certificate showing the whole title to said promises to and including the foreclosure decree and certificate of said, and, then, the indebtedness hereby cured whether due and payable by the terms hereof or not and the interest due thereog up to the time of such saie, and the overplus, if any, shall be rendered to the said Mortgagors; that it shall not be the duty of the purchaser or purchasers of said promises at any such sale to see to the application of the purchase money; and in case of payment of said indebtedness, after the filing of any bill to forecious this Mortgage and prior to the entry of a decree of sale, a responsible sum for legal services rendered to the time of such payment shall be allowed as plaintiff's attorney's fees, which, together with any sums paid for continuation of abstract or for an opinion of title, recording or registration feen, court costs, stanographer's fees, and expenses of such proceedings, shall be an additional indebtedness hereby secured.

IX. It is expressly agreed by the Mortgagore that in the event the ownership of the premises bereinshove described, or any part thereof, becomes vested in persons other than the Mortgagore, the Mortgagore may, without notice to the Mortgagore, deal with such successors in interest with reference to this Mortgagore and the debt hereby encured in the same manner as with the Mortgagore, without in any way vitiating or discharging the liability of the Mortgagore bereunder or upon the debt hereby secured, and no sale of the premises hereby conveyed and no forbearance on the part of the Mortgagore and no extension of the time for payment of the debt hereby secured given by the Mortgagore shall operate to release, discharge, modify, change, or affect the original liability of the Mortgagore herein either in whole or is part.

I. It is expressly agreed by the Mortgagors that in the event said premises, or any part thereof, shall be condemned and taken for public use under the power of Entinent Domain, the entire award for the taking of or for damages to said premises shall be paid to the Mortgagos and be applied by it to the amount then unpaid on the indebtedness bereby secured, or be applied upon the payment or payments which shall thereafter become payable thereon, and the Mortgagos is hereby empowered in the name of the Mortgagors to give acquittance for any such award or judgment whether it be joint or several.

II. It is understood and agreed by and between the Mortgages and the Mortgagore that it is the intent and purpose of this Mortgage to secure the payment of the above described First Mortgages Note whether the entire amount shall have been advanced to the Mortgagore at the date hereof, or at a later date, or having been advanced, shall have been repaid in part and further advances made at a later date, which advances shall in no event operate to make the principal sum of the indectedness greater than the amount named in said First Mortgage Note plus any amount or amounts that may be added to the Mortgage indebtedness under the terms bereaf.

III. This Mortgage will be released upon the full payment of said indebtedness and the said agreements herein contained to be done and performed by the said Mortgagors, and eq	e performance of all of the ron the payment to Mortga	ges of
Twenty Five and no/100	Dellars (\$ 25.00)

IIII. It is hereby expressly agreed by and between the parties hereto that the coverance and agreements herein contained shall bind, and the benefits and advantages inure to, the respective being, executors, administrators, successors, and essigns of the respective parties hereto, and wherever used, the plansi number shall include the singular.

XIV. Any conveyance or contract effecting the title of the merapagers berein made without express consent of the East and Trust Company shall constitute a breach of this agreement and render the thea unpaid principle bulance of this merapage due and payable on demand.

IN WITNESS WEEREOF, the Mortgagore have becomes est their banks and could, at Chicago Minnis, the 6th day of February A.D. 1981

		, ,	Dona	la	Czaji	(SE kowsk
72					_	
		ز '	Mary	M.	Cza	jkows
•	720	3, 3	1			Donald Czaji Mary M. Cza

COUNTY OFCook	}	ક્
---------------	---	----

L

and the mats of recording or registering said release.

Rita M. Kooistra . a notary public in and for said County, in the State aforesaid.

DO HEREBY CERTIFY that Donald Czajkowski and Mary M. Czajkowski, husband and wife

personally known to me to be the same nerson S whose name S 212 missribed to the foregoing instrument, appeared before me this day in person and acknowledged that THEY signed, sealed, and delivered the said instrument as THE LT free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the Right of Homestead.

GIVEN under my hand and notarial seal this oth day of Eadruary . A.D. 1981

Notary Public