

14655

Loan No. Rev. 4-77

## OHICAGO TITLE INSURANCE COMPANY INDIANA DIVISION First Federal Savings and Loan Association 131 First Federal Savings and Loan Association of Hammond

	MUKI			· · · · · · · · · · · · · · · · · · ·	
	of the County of	LAKE	and State	of Indiana. MO	rtgage an
WARRANT to the FIRST FEDERAL SAVINGS under the laws of the United States of America			-		_
iescribed real estate situated in the County of			nd State of Indiana.		
The East 50 feet of L	ot 7. Block ?	Columbia	Gardens, as s	nown in	
Plat Book 15, page 2,				71.0 W.L. 125	
	•			<b>*</b>	R
				<b>7</b>	
				C S	3
				82	80 <b>65</b>
				RECORDER	8
			·	~ ~	<b>3</b> "
			•	<b>3</b>	<b>.</b>
together will all and singular the tenements, a	······································	te assemante en	d mainipage therein	to belonging	se well se t
rents, income and profits thereof and therefrom,	-	•			
the same becomes due of a promissory note of ev					
and payable on or before the 15th					•
as provided in said note from date until paid, all fees after default.	MISTORY LEWIS TLO	ut Astraction and	abbrariement 15ms e	me with Lawren	NEDIO STOLEN
The Mortgagors expressly covenant and agr	tee (1) to new all	taxes and specia	l assessments levied	against said	real estate a
improvements as the same become due and pays				•	
thereon insured against loss or damage by fire of			<b>—</b>		
Mortgages, with suitable loss payable clauses to		-			
said premises to be used for any unlawful purpos					
the event of the failure of the Mortgagors to a assessments, promire such insurance or make such	•	,	· · ·		*
with interest as aforessid, shall be and become s		•	•		manne, angula
In the event of any default in the payment	of said note or t	ne covenants of	this mortgage, the	Mortgagee m	ay declare t
entire debt due and foreclose said mortgage, and		• •			
cost of securing current title data, and in such even who shall take possession of said real estate unde					COL N. MACHINA
The Mortgagors shall make no material all			•		m without t
written consunt of the Mortgagee, and shall not					
it is further understood and agreed that this more		•			
are hereby ratified and made a part of this contr This mortgage shall secure the payment of a	•		•		
becenter for the purpose of alterations, addition	-	•	•		
PROVIDED ONLY that the aggregate of the pru	•	•		,	
amount nereof.				_ · .	
The Mortgagors agree to reimburse the Mortgagee in connection with litigation, servicin alleged acts of omission or commission.					
The Morgagors agree not to sell or conv	rey the mortgaged	premises, witho	ut the consent of th	e Mortgagee.	so iong as ai
part of this aebt remains unpaid, and that the vi-					
unpaid balance of the debt to become unmediate ground for foreclosure.	tely due and paya	pie, at the option	n or the Mortgagee.	without notice	e. and shall
IN WITNESS WHEREOF, the Morusagora na	the evenient this w	ortesee on this	5th day no	March	نے کا
1/2	IN CAPTURED INTO IT	TO THE STATE OF MILE .		\	
Jany &. Thomas	Seal)	Burnod	and the	_ ن	
(Larry L. Thomas)		( Bern	adean Thomas		
	•				Set
STATE OF INDIANA.					(Set
COUNTY OF LAKE					· Set
					(Set
					(See
Selore me, the undersigned, a Notary Public	to the second se			3th	
Selore me, the undersigned, a Notary Public	, personally appear	red: ARRY	L. THOMAS and	SEENABEAN	THOMAS.
Selore me, the undersigned, a Notary Public March 19 31	, personally appear	red: ARRY		SEENABEAN	THOMAS.
Selore me, the undersigned, a Notary Public	, personally appear	red: ARRY	L. THOMAS and	SEENABEAN	THOMAS.
Selore me, the undersigned, a Notary Public larch 19 3]	, personally appear	red: ARRY	L. THOMAS and	SEENABEAN	THOMAS.
Sefore me, the undersigned, a Notary Public March 19 31  Lushand and Viffs.  Witness my hand and Notarial Seal.	, personally appear	red: ARRY	L. THOMAS and	SEENABEAN	THOMAS.