Beneficial Finance. 227 Redge Rd. Munda i In 46321

645743

REAL ESTATE MORTGAGE

Mortgagors, of		Leke , Mor	County, Sta igagee, a corpo	te of Indiana, M ration duly autho	ORTGAGE AN orized to do bu	ID WAR siness ir	RRANT to n Indiana,
having an office and place of business at22	M. W. Hideo		Prois	<u>na</u>		•••••	
property ("Property") situated in the County of			Lake				
property ("Property") situated in the County of		••••••	, Indiana:				
Lot Six (6), Elock Four (4), Third	Addition	to Indiana	Harbor,	in the C	ity of		
East Chicago, as shown in Plat Eool	c 5, page	24, in Lake	e County	, Indiana	,		•
					*	င္ဆ	. 71 17 (1)
	•					بو پي	TATE
·					-IAM BIELSKI . RECORDEC		PER S
					BIE ORD	15	RECORD
					E SK	1 7	7 7 7 5 T
					JR	8	io Z
							ပ
the second of th							
		. '					
	•						et e e
					•		
together with all rights, privileges, hereditaments, appurtenance	es, fixtures and in	mprovements now o	r hereafter on	said premises,	and the rent,	issues a	nd profits

Mortgagors covenant and agree with Mortgagee as follows:

- 1. To pay when due all indebtedness provided in the Note or in this Mortgage and secured hereby, without relief from valuation and appraisement laws.
- 2. To keep the Property in as good order and repair as at present, reasonable wear and tear excepted, and neither to commit nor suffer any waste on such Property.
- 3. To keep the Property insured against loss by fire and such other hazards, and in such amounts as the Mortgagee shall require, with carriers satisfactory to the Mortgagee, with loss payable to the Mortgagee as its interest may appear.
- 4. To pay all taxes and assessments levied against the Property when due and before penalties accrue.
- 5. To pay when due any and all prior or senior encumbrances.

On failure of Mortgagors in any of the foregoing, Mortgagee, at its option, may pay any and all taxes levied or assessed against the Property, prior or senior encumbrances or any part thereof, may so insure the Property, and may undertake the repair of the Property to such extent as it deems necessary, and all sums advanced by the Mortgagee for any of such purposes shall become a part of the indebtedness secured hereby and shall bear interest at the rate of21.00................% per annum from and after the date of payment by Mortgagee until repaid in full by the Mortgagors.

Upon default of Mortgagors in any payment or performance provided for herein or in such Note, or if Mortgagors or any of them be adjudged bankrupt, or a trustee or receiver be appointed for Mortgagors or any of them or for any part of the Property, then the entire indebtedness secured hereby shall become immediately due and payable at the sole option of the Mortgagee, without notice, and this Mortgage may be foreclosed accordingly, whereupon any cost incurred by the Mortgagee or its agents in obtaining an abstract of title, any other appropriate title evidence, or any reasonable attorney's fees or expenses incurred by the Mortgagee in respect of any and all legal or equitable proceedings which relate to this Mortgage, may be added to the principal balance due.

No delay or extension of time granted or suffered by the Mortgagee in the exercise of its rights hereunder shall constitute a waiver of any of such rights for the same or any subsequent default, and the Mortgagee may enforce any one or more of its rights or remedies hereunder successively or concurrently.

50

Mortgagee, at its sole discretion, may extend the time of the payment of any indebtedness secured hereby, or accept one or more renewal notes therefor, without the consent of any junior encumbrancer or of Mortgagors if Mortgagors no longer own the Property, and no such extension of renewal shall affect the priority of this Mortgage or impair the security hereof or release, discharge or affect the principal liability of the Mortgagors or any of them to the Mortgagee whatsoever.

If there he only one Mortgagor, all plural words herein referring to Mortgagors shall be construed in the singular.

If there be only one Mortgagor, all plural words herein referring to Mortgagors shall be construed in the singular.

IN WITNESS WHEREOF the Mortgagors have executed this mortgage on the day and year first above written.			
--	--	--	--

÷ \$	ignature A stronisio Pineilo
	Printed Dionisio Pineda
	Signature Maries Planeda
	Printed Faria Fineda
· s	ignature
	Printed

ACKNOWLEDGMENT

COUNTY OF Lake		a de la companya de	10 miles (10 mil
Before me, a Notary Public in and for said County and State, personally appeared	ionisio Pineda & Kar	ia lineda	41
who acknowledged the execution of the foregoing Mortgage.		i i	
Witness my hand and Notarial Seal this29 day of Serttember	Judith A Steinbeck	and a	Malar Public
o the fire	, Nagriu v pretuescu	3	
My commission expires 2/15/85 This instrument was prepared by E. Tilko Return to Beneficial Finance Co			77715 Barrer
227 W Ridge Rd Munster, Indiana			