First Federal Savings and Loan Association the of Hammond

Rev. 4-77

MORTGAGE

THIS INDENTURE WITNESSETH, That:	JOHN A. FEZEKAS and KATHERINE M. FEZEKAS, husband and
wife,	of the County of COOK and State of Doubles MORTGAGE AND
	AND LOAN ASSOCIATION OF HAMMOND, INDIANA, a corporation organized a, with principal offices a 131 Rimbach Street, Hammond, Indiana, the following
described real estate situated in the County of .	TAYER SOLD AT 1
	5 ģ
as per plat thereof,	LAKE and State of Indiana, to-wit: Ferrace 2nd Addition to the Town of Dyer, recorded in Plat Book 45, page 125, in corder of Lake County, Indiana,
	MAN (5 B) B SI AM WILLIAM FREE UNDER RECURS OF TABLES AT A RECURS
rents, income and profits thereof and therefrom, the same becomes due of a promissory note of evand payable on or before the 8th	appurtenances, rights, easements and privileges thereunto be an as well as the as well as all equipment and appliances located thereon, to secure the payment, when ven date, payable to the Mortgagee in the principal sum of \$\frac{35,000,00}{00}\$, due day of February, 2009. As provided in said note, with interest li without relief from valuation and appraisement laws and with reasonable attorney's
improvements as the same become due and pay thereon insured against loss or damage by fire Mortgagee, with suitable loss payable clauses to said premises to be used for any unlawful purpo the event of the failure of the Mortgagors to assessments, procure such insurance or make suc with interest as aforesaid, shall be and become	
entire debt due and foreclose said mortgage, ar cost of securing current title data, and in such ex	t of said note or the covenants of this mortgage, the Mortgagee may declare the ad in such event the Mortgagors shall pay all costs of said foreclosure, including the vent the Mortgagee is hereby given the right to obtain the appointment of a Receiver, where the usual powers and authority granted Receivers in such cases.
written consent of the Mortgagee, and shall no it is further understood and agreed that this me	Iterations to said real estate or remove any improvements therefrom without the permit or suffer any legal proceedings to be instituted against said real estate; and ortgage is made subject to all regulations and By-Laws of the said Mortgagee, which ract, and all amendments thereto that may be made before the payment of this loan.
hereafter for the purpose of alterations, addit	any additional notes or loans made by the Mortgagee to the Mortgagors at any time ions, improvements, or any other purpose within the discretion of the Mortgagee, incipal amount of indebtedness secured thereby, shall at no time exceed the original
	ortgagee, by means of additions to the mortgage loan balance, for all expenses caused ng, consultations, services, and documentation necessary and resulting from borrowers
part of this debt remains unpaid, and that the vunpaid balance of the debt to become immedia a ground for foreclosure.	avey the mortgaged premises, without the consent of the Mortgagee, so long as any riolation of this provision will accelerate the maturity of the debt and cause the entire ately due and payable, at the option of the Mortgagee, without notice, and shall be
IN WITNESS WHEREOF, the Mortgagors h	ave executed this mortgage on this 23rd day of January 19 84.
(John A. Fezekas)	(Seal) Katherine M. Fezekas) (Seal)
STATE OF INDIANA,	
COUNTY OF LAKE	
	ic, within and for the county and state aforesaid, this 23rd day of personally appeared: JOHN A. FEZEKAS and KATHERINE M. FEZEKAS, and acknowledged the execution of the foregoing Mortgage.
Witness my hand and Notatial Scal,	
My Commission Expires	
	Milhed E. Undarson
April 12th, 1967 This document prepared by Irene Rybarczyk	(Mildred E. Anderson) Notary Public (
Loan No. 14737	County of residence: LAKE
LOUI IVO,	, У