767254

REAL ESTATE MORTGAGE

This mortgage made on the	8th day of _	June	, 19_84	. between	JAMES :	E. OSTRO	4	
and NANCY C. OSTROM, BANK, whose address is 3170 Crow	Husband an	nd wife,	hereina	fter referred	10.00 110	DTCACODC	1/	ATES NATIONAL
WITNESSETH: Mortgagors join property hereinafter described as se	itly and severall ecurity for the p	y grant, bargai ayment of all a	n, sell, convey ar mounts owed fro	nd mortgage om time to ti	e to Mortg me, includ	agee, its suc ding interest,	cessors and a mandatory ac	issigns, the real dvances, and ex-
penses under a loan agreement of	even date herev	vith up to a ma	aximum amount	of \$ 15,0	00.00			·
The property hereby morgaged privileges, interests, rents and profi	, and described ts.	below, include	es all improveme	ents and fixt	ures now	attached tog	ether with ea	sements, rights,
TO HAVE AND TO HOLD the sailts successors and assigns, forever simple and have authority to convey Mortgagors will forever warrant and dishown.	d property hereil ; and Mortgagor y the same, that efend the same	is hereby cover the title so co unto Mortgagee	nant that Mortga onveyed is clear, e against all clain	igors are sei free and uni ns whatsoevi	zed of god encumber er except ti	od and perfect ed except as hose prior end	et title to said hereinafter a cumbrances, if	property in fee ppears and that any, hereinafter
If Mortgagors shall fully perform which this mortgage secures, then	n all the terms a this mortgage s	nd conditions of	of this mortgage	and shall pa	y in full in	accordance v	with its terms,	the obligations
MORTGAGORS AGREE: To keep all hazards with an insurance comploss-payable clause in favor of Mor or renew insurance on said property indebtedness and to charge Mortgagors any sums advanced or expended by shall be secured hereby. Mortgagors of the mortgaged property when due during the term of this mortgage, at secured by a lien superior to the lie they hereby authorize Mortgagee to indebtedness secured hereby. To exe thereon, and not to commit or allow mal and ordinary depreciation exce. If default be made in the terms of any installments when due, or if it receiver appointed, or should the motice or statements of Mortgagors he sell all or any part of the same, then notice or demand, and shall be collected to Mortgagors, in addition to taxable and further expenses of foreclosure against the property and expenses. The Mortgagoee has the option of date of the loan date and annually o election at least 90 days before paymunder this mortgage.	o the mortgaged any authorized taggee as its in in a sum not elegors with the pagree to be fully Mortgagee for further agree: To in order that no ind to pay, when not this mortgaged properties due diliger waste on the moter or conditions of Mortgaged properties contained the whole amountained the whole amou	I property, inclute to do business terest may appropered to do business terest may appropered to do business terest may appropered to do and taxes, all installing and existing their behalf, and the debt or dill become bank y or any part the beincorrect to unthereby secured to the debt or do any part the definition of this is assonable fee for the debt of this is assonable fee for the debt or do any part the balance do the debt or do any part the balance do any the debt or do any part the balance do any the debt or do any the debt of this is assonable fee for the debt or do any the debt of the debt or do any the debt	uding the building in the State of bear, and if Mortgan, or to add suctor damage or lost or preservation assessments, but the total to that of this motiments of interest on the date here of the total to charge Mortation, managements, and to keep lebts hereby seckrupt or insolven the reference of the attacher if the Mortgagured shall, at Moctosure of this menty with the rents incurred or paid if mortgage and in or the search mafees and payme order to place the use on the loan so y date. If the onty	igs and improper indiana, acceptions acception to the proper illustration of the mortgatured or of acted, levied upport and proper illustration of the same in the cured by the proper illustration of the proper	ovements ceptable to o do so, the dedness for o Mortgag from any city shall be resulted and any cot now exipal on ac gagors fathe amount pation of the transfer on or seize and on the cition, become and pee in connect foreclos caration for a condition is mortgal sed. Mortis and sed. Mortis can do not gas a condition is mortgal sed. Mortis can do set a condition is mortgal sed. Mortis can do not set a condition is mortgal sed. Mortis can do not set a condition is mortgal sed.	thereon, fully of Mortgagee, hey hereby an a period no por's indebted cause whats be repaid upon the street of the street of the street of the street of this heart for the bed, or if any of mortgaged promotion with a such foreclipton to be sold ge be paid in agors shall in a period of this mer such foreclipton to be sold ge be paid in agors shall in a period of the street of th	which policy uthorize Mort texceeding the second and an assisted againdebtedness of the foregoing the same different to created againdebtedness of the foregoing the same different condition mortgage, or benefit of creating the representation of the representation of the second to properly, or settly due and property, or settly due and property, or settly due and property, or settly suit or procortgage, Mortosure, togeth imposition of the full-on the texture of the given with	shall contain a gagee to Insure he term of such gagee elects to gors agree that dif not so paid to the ownership instithe property swhich may be loing payments, a to Mortgagor's dimprovements and repair, nor- in the payment dittors, or have a stations, warrantil or attempt to bayable, without nent, Mortgagee hout foreclosure eeding to which to gagors will payer with all other liens or claims third anniversary en notice of the
No failure on the part of Mortga its rights in the event of any other or rights shall be construed to preclud and Mortgagee may enforce any on All rights and obligations hereu of the parties hereto.	subsequent det e it from the ex e or more reme	aults or breach ercise thereof dies hereunder	nes of covenant, at any time duri r successively or	and no dela ng the conti r concurrent	y on the painuance of Iy at its of	art of Mortga f any such de ption.	gee in exercis efault or brea	sing any of such ch of covenant,
The plural as used in this instri	ument shall inc	lude the singu	lar where applic	able.			Æ E	.
The real property hereby mortgas follows:	aged is located	in Lak	e		C	ounty, State	of Indiana, a	nd is described
as follows: Lot #10, Cline Mo in Plat Book #44, IN WHINESS WHEREOF Mortga	eadows, Uni page #55,	t #1, in , in Lake	the town on County, Ind	f Schere diana.	rville	, as show	INH SIELSKI.	OF INDIAN LAKE COUN ED FOR NE
IN WITHEST WILLIEUP Monga	() STATE		gage on the day	above snov	vn.	2 ,	R R	
James E. Ostrom	ACKNOWLEDG	MORTO	GAGOR NA	ancy C. ARTNERSHI	Ostrom P BORRO	WER		MORTGAGOR
STATE OF INDIANA, COUNTY OF	LAKE				, SS.			.* .=
Before me, the undersigned, a not	ary public in ar	nd for said cou	inty and state, p	ersonally ap	peared _	TAME		
In the execution of the foregoing mo	****							l'acknowledged
IN WITNESS WHEREOF I have he	rounts sub			mile i e e	11. 11. 11. Super	[. (1
My Commission Expires:	reunto subscrib	ed my name a	ind affixed my o	fficial seal f	this / 12	day of	il IK	ash 1984
March 26, 1987	7				FRED	> F. KIAA	HB , NOIAHY P	Control of
This instrument was prepared by	ennie A. C	Crkvenac,	Associates	Nationa	l Bank		.	