40 BUZY9-KIRD 46325-

MERCANTILE NATIONAL BANK

973251

OF INDIANA
HAMMOND, INDIANA

REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETH, That

Dr. John C. Mason and Phyllis J. Mason

of	Lake	County, in	the State of	Indi	ana			
Mortgage	and Warrant to	· ·		f Indiana, a	Corporation	organized	and exist	ing
under the	laws of the Unite	ed States of Ame	rica of Lake	County, in t	he State of	Indiana, t	he follow	ing
described	Real Estate in	Lake	County, i	n the State of	f Indiana, as	follows, to	-wit:	
of Lot Town (est Fifty (50) t Twenty-One (of Munster, La the Office of	21), in Monald ke County, Ind	di Estates diana, as s	Fisher Stre hown in Pla	et Additi	on to the	!	
the payment DOLLARS,	ith the tenements, a nt of one promissory (\$40,000.00), rms as set out in sa	y note, of even date made and executed	e, in the amount I by the mortga	t of	Fo	rty Thous	and	
	nt of a proceeding to nses necessarily a p			agor agrees to	pay reasonab	ole attorneys	fees and s	such
attached to take posses may be an and the mo- ment laws part therec- collectible, notes are s and will ke policy duly and failing	I this mortgage shall or used in said reassion of the above repointed irrespective ortgagor—expressly; and upon failure tof, when due, or the and this mortgage paid, said mortgage eep the buildings the assigned to the mortgage to do so, said mortgereon, shall be a page of the buildings the coordinate of the mortgage to the said mortgage to do so, said mortgage to do so so, said mortgage to do so so, said mortgage to do so	of estate. In the ever eal estate, and collected the value of the value of the vagree to pay the company and one of sections or insurance or sections will keep altereon insured for the ortgagee, in the amagagee, may pay sai	ent of a foreclosect the rents the mortgaged properties and form of money and notes, or are as hereinafter a necordingly. All legal taxes are he benefit of the count of taxes or insured taxes o	ure, the Mortgo erefrom, and coperty or its ac- y above secured by part thereof, stipulated, the and it is further and charges again the mortgagee, a Fort rance, and the	agee may applomplete said so lequacy to discomplete said so lequacy to discomplete in all of said or expressly agast said premises their in thous and	ly for a Rec- tructure, and charge the in- from valuat the interest notes are greed, that the es paid as the interest may	eiver who s d such recei debtedness ion or appra thereon, or to be due until all of a ney become appear and Dol	thall iver due nise- any and said due,
In V	Vitness Whereof,	the s	said mortgage	or have here	unto set	Theis	hands	ੜਜੇd
seal th	is 11th		day of	April	y esting.	=	9 88	
	Men M	llasm son	(Seal)	() Shows	() 2/2			
7	r. John C. Mas	son	(DCa1/	Phyll:	is J. Maso	n		_
			(Seal)					e allo
			(Seal)		•••••			FE.
	' INDIANA,L					60	\$.463 \$.463	웃
		Before me, the	e undersigned, a	Notary Public	in and for sai	d County, thi	is 154h	
		•	day o	f April		19.88, d	came	
		Dr. Jo	ohn C. Masc	on and Phyl	lis J. Mas	on	•••••••••••••••••••••••••••••••••••••••	•••••
							••••••	•••••
My Comm	ission expires		and and official		Mar	of the forego	oing instrum	
This instru	ment prepared by:							
MNB 229		a Loomis			(16.