County of Residence: LAKE

## First Federal Savings and Loan Association of Hammond

THIS INDENTURE WITNESSETH, That:	DENNIS R. DILI	S, also known	as Dennis Dills	and TILDA J.
ILLS, husband and wife, VARRANT to the FIRST FEDERAL SAVINGS	of the County of S'AND LOAN ASSO	LAKE CIATION OF HAMIN	and State of Indiana, MOND, INDIANA, a cor	MORTGAGE AND poration organized
der the laws of the United States of Americ scribed real estate situated in the County of	T A 1/77	i i	street, Hammond, Indi- te of Indiana, to-wit:	ana, the following!
Lot 31, Lantern Woods as shown in Plat Book Plat Book 41, page 46	40, page 130,	and on correc	m of St. John, cted plat in	
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gether will all and singular the tenements, nts, income and profits thereof and therefrom, e same becomes due of a promissory note of e d payable on or before the	as well as all equipreven date, payable to	nent and appliances lettle Mortgagee in the ust, 2008	principal sum of \$ 85.  As provided in said	the payment, when one, with interest
The Mortgagors expressly covenant and approvements as the same become due and payereon insured against loss or damage by fire ortgagee, with suitable loss payable clauses to depremises to be used for any unlawful purper event of the failure of the Mortgagors to sessments, procure such insurance or make suth interest as aforesaid, shall be and become	yable; (2) to keep al or such other event osaid Mortgagee; (3) oses; (4) to keep and keep these covenant ch necessary repairs	l improvements locate s as the Mortgagee r to permit no waste t maintain said premi s, or any part therec and any sums so exp	ed upon said real estate on ay require with insure to be committed upon said ses in good condition and the Mortgagee may rended by said Mortgagee	or hereafter located rs approved by the d premises or allow d repair; and (5) in bay, such takes and
In the event of any default in the paymer ire debt due and foreclose said mortgage, at of securing current title data, and in such e o shall take possession of said real estate un	nd in such event the vent the Mortgagee is	Mortgagors shall pa hereby given the rig	y all costs of said forecle ght to obtain the appoint	osure, including the ment of a Receiver,
The Mortgagors shall make no material a ritten consent of the Mortgagee, and shall n is further understood and agreed that this m a hereby ratified and made a part of this con	ot permit or suffer a ortgage is made subj	ny legal proceedings ect to all regulations	to be instituted against a and By-Laws of the sale	said real estate; and de Mortgagee, which
This mortgage shall secure the payment of reafter for the purpose of alterations, additional covided on the property of the pr	tions, improvements,	or any other purpos	se within the discretion	of the Mortgagee
The Mortgagors agree to reimburse the Mortgagee in connection with litigation, service eged acts of omission or commission.	ing, consultations, ser	vices, and documenta	tion necessary and result	ing from borrower
The Mortgagors agree not to sell or court of this debt remains unpaid, and that the value balance of the debt to become immediation of foreclosure.	violation of this provi ately due and payal	sion will accelerate to ble, at the option of t	he maturity of the debt he Mortgagee, without i	and cause the entire
IN WITNESS WHEREOR, the Mortgagors I	have executed this m	ortgage on this 29	th day of July	19:388
	(Seal)	Tildal.	Willer	See See
ennis R. Dills a/k/a Dennis D	iiis).	(III af)	niirs).	
OUNTY OF LAKE				
Before the the underlighed, a Notary Published			foresaid, this 29th	
d TILDA J, DILLE, husband and	=			
Witness my hand and Notarial Seal,				
y Commission Expires		7.4.	601	
		17.1 * 11	<b>&gt;*</b> / 1 . //	<i>,</i>
April 12th, 1991		Mildred E.	E. (Indexor	Notary Public

Loan No. Rev. 4-77