9301 Wicker Ave., St. John, In

SECURITY FEDERAL SAVINGS AND LOAN ASSOCIATION OF LAKE COUNTY.

19301 111-1

REAL ESTATE MORTGAGE

The state of the s	RE WITNESSETH, that	EDWAKD (	e pourti	NG AND BA	AKBAKA L.	BOHLING,	- 3
4	AND WIFE				Signal and the second of the s	and the second s	- \$
ofLAKE	County,	INDIANA her	einafter referred	to as "Mortgag	ors," MORTGAGE	E AND WARRANT t	
the SECURITY FEDERA	AL SAVINGS AND LOAI	N ASSOCIATION OF	LAKE COUNTY,	a corporation o	rganized under th	ne laws of the Unite	
States, hereinafter refe	rred to as "Mortgagee," t	he following described	real estate in _	LAKE	County,	INDIAN A to-wi	
							<b>Z</b>
Quart	of the South er of Section	n 3, Townsh:	Lp 34 No	rth, Ran	ge 9 West	of the 2n	<b>d</b>
at a	in Lake Coupoint on the South of the	East line	of said	Section	3, which	point is 3	0
quart along	er of the No	rtheast Quaine of said	rter of Section	Sa <b>i</b> dSec 3, a dis	tion 3; T tance of	hence Sout 217.80 fee	h t;
	e West a 90						
	nce of 225 f Section 3 a						
and the contract of the contra	eet to the p			reer; in	ence rast	adistanc	6 0 I
					9		
tus, motors, boilers, fur or distributing heat, re- floor coverings, now in with all the estate, rig hereby assigned, trans- become due under or, part or parts thereof, we the Mortgagee under the Mortgagee of all such payment of all costs of hereby or incurred here ing or in any wise per income and profits of	buildings and improvement maces, ranges, refrigeration, light, water, or which hereafter may ht, title and interest of so lerred and set over unto by virtue of any lease which may have been here power herein granted leases and agreements and expenses of acting useunder; together with all staining thereto, all fixtures and mortgaged premises.	ors, and all apparatus air, power or otherwishe placed in any build Mortgager in and the Mortgager, including the Mortgager, including the motore, or may be held in the avails there and all the avails there are such assignment, the rights, privileges, and appliances there	and fixtures of se, including so ilding or improve to said property ing all the rents al, or any agree reafter made or tion hereby to under, and such and second, to interests, easemein or subseque	every kind, whereens, window seement now or and the rents, issues and prement for the use agreed to, or vestablish an about rents, issues at the payment of cents, herediment and placed there	ther used for the lades, staim doon hereafter upon so issues and profession of the company of which may be moscille transfer and profits shall be my indebtedness and appurtence in or thereon, an	purpose a upplying and windows, and lid property, logether which may hereafted and agreed to be a complied first to the due and ecurity then due and ecurity the due and ecurity then due and ecurity	ATE OF INDIANAISS. NO.
	s given to secure the pe				A = 2 1 = 0 = 23	170/100	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
promissory note of ev	en date herewith for the	principal sum of	$\frac{100011111}{6} = 40,00$	0.00	) Do	llars, executed by th	ie.
Mortgagors and payab	en date herewith for the	rtgagee on or before	OCTOB	ĒR 31st,	1988	and the second s	
) <b>y</b>	ears	ONE MONTH	·	<u>(</u>	L	nonths after date, wit	h
No real State of Parish State of the Conference		LOAN TO	BE PAID	IN FULL	ON OR BE	FORE OCTO	SER :
Indiana, interest to be 1988	paid semi-annually on t	her <u>standarden bank den serv</u> e d	ay of	btedness the Mo	ortaggors promise	<u>. Taking talah barangan dalah barangan barangan dalah barangan ba</u>	<del>-</del>
en and a final fin	do hereby further coven	14 14 14 14		**************************************			
	and the control of th		According to the control of	1 :			

1: That the Mortgagors will, until the debt hereby secured is fully satisfied, pay all taxes and assessments levied on said premises, and pay all premiums for keeping all insurable property covered hereby, insured against loss and damage by fire and windstorm, with such insurers and in such amounts and manner as shall be, in the judgment of the Mortgagee, necessary or proper.

The Mortgagee may, in case of failure of the Mortgagors so to do, pay any claim, lien or encumbrance, or purchase any tax title or claim against the premises, make any repairs necessary to preserve the security intended to be given by this mortgage, and may obtain complete abstracts of title or title guaranty policies for said estate and such continuations thereof as in the judgment of the Mortgagee may be required at any time while any part of the debt hereby secured remains unpaid; and all sums so paid shall become immediately due to the Mortgagee, shall be added to and become a part of the indebtedness secured hereby, and shall bear interest at the rate of fifteen percent (15%) per annum until paid.

- 2. To exercise due diligence in the operation, management and occupation of said real estate and the improvement thereon, and not to commit waste or allow the same to be committed on said premises, and to keep said real estate and the improvements thereon in their present condition and repair, normal and ordinary depreciation alone excepted, and not to commit or permit to be committed on said premises any illegal or immoral acts.
- 3. Upon default in any payment provided for by any evidence of indebtedness secured hereby, or in the event of a default by the Mortgagors in the performance of any one or more covenants and agreements herein contained, or upon the institution of any legal proceedings to enforce a mortgage or other lien upon the mortgaged property or if a petition in bankruptcy shall be filed by or against the Mortgagors, or if the Mortgagors shall in any way be adjudged insolvent or shall make an assignment for the benefit of creditors, or if there shall exist any lien or encumbrance on the mortgaged real estate superior to the lien of the mortgage, or if said mortgaged premises shall be levied upon by virtue of any execution, attachment or other writ, or shall come into the possession of or be ordered sold by the officer of any Court, or if the Mortgagors shall abandon the mortgaged property, then the entire indebtedness secured hereby shall, at the option of the Mortgagee, become and be immediately due and payable, without notice or demand, and thereupon the Mortgagee shall be entitled.

to the immediate possession of said property and the rents, issues, income and profits therefrom with or without foreclosure or other proceedings, and shall also be entitled to collect said indebtedness, to foreclose this mortgage and to enforce any of its rights hereunder, by proper legal or equitable proceedings. It is understood and agreed that the Mortgagors shall pay all costs and attorney's fees incurred or paid by the Mortgagee in any suit in which it may be plaintiff or defendant by reason of being a party to this mortgage, in any writ or proceedings to foreclose this mortgage, or to enforce or protect the Mortgagee's rights hereunder, the Mortgagee in addition to any other remedy, and regardless of the value of the mortgaged property or the solvency or insolvency of the Mortgagors, shall be entitled to the appointment of a Receiver to take possession of said property and protect said property and collect the rents and income and apply the same as provided by law. In case of a foreclosure of this mortgage, the absolute property of the Mortgagee.

- 4. No failure on the part of the Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenants shall be construed to prejudice its rights in the event of any other subsequent defaults or breach of covenant, and no delay on the part of the Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and the Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.
- 5. The Mortgagee, at its option, may extend the time for the payment of said indebtedness, or reduce the payments thereon, or accept a renewal note or notes therefore, without the consent of any junior lien holder, and without consent of the Mortgagors if the Mortgagors have parted with the title to said property and any such extension, reduction or renewal shall not release the Mortgagors or any endorser, or guarantor from liability for such indebtedness, or affect the priority of this mortgage over the junior lien or impair the security hereof in any manner whatsoever.
- 6. This mortgage shall secure the payment of any additional notes or loans made by the Mortgages to the Mortgages at any time hereafter for the purpose of paying taxes, insurance premiums, making repairs or alterations, or any other purpose within the discretion of the Mortgages, provided only, that the aggregate of the principal amount of the indebtedness secured hereby shall at no time exceed the original amount thereof.
- 7. All rights and obligations hereunder shall extend to and be binding upon the several heirs, executors, administrators, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the Mortgagors have hereunto set their	ir hands and seal	s this	7th	oriania <u>Parantarianiana di Paranta</u>	day o
September  19 88  Clipton G. BOHLING  (SEAL)  (SEAL)	Kwrl) BARBARA	ara L	130 m	h Ovig	(SEAL
STATE OF INDIANA COUNTY OF	LAKE	•		_, ss:	
Before me, the undersigned, a Notary Public in and for said Consider September 1988, person BARBARA L. BOHLING, HUSBAND AND V	ally appeared			OHLING	
and acknowledged the execution of the foregoing Mortgage.				•	
I hereby certify that I am not an officer of the Mortgagee.					
Notary Public Patricia J. Metro  My Commission Expires: January 11, 1991  Resident of Lake County, IN					
resident of take country, in					

THIS INSTRUMENT PREPARED BY EDWINA GOLEC, ASST. VICE PRESIDENT