## REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETH that

Johnny Hurt and Shelia Hurt

SION.

of
Mortgage and Warrant to HOBART FEDERAL SAVINGS AND LOAN ASSOCIATION, a
United States Corporation, 555 East Third Street, Hobart, Indiana, as
MORTGAGER, the following real estate in Take
County, State of
Indiana, to-wit:

Lot Three (3), Block Three (3), in Farlewood on Deepriver, in Section 24, Township 36 North, Range 8 West of the 2nd P.M., in Lake County, Indiana (Key#50-224-3)

and the rents and profits therefrom, to secure the payment, when the same shall become due, of the following indebtedness:

Installment note and security agreement of even date in the principal sum of \$5,000.00 with interest at a rate of 12.75 per annum payable according to its terms, with the balance of the indebtedness, if not sooner paid, due and payable on 22-21-95

Upon failure to pay said indebtedness as it becomes due, or any part thereof at maturity, or the taxes or insurance or other liens, costs, or assessments, then said indebtedness shall be immediately due and payable in full without notice of demand mand this more gage ymay be foreclosed accordingly without relief from Valvation and deppraisement laws. Mortgagee shall be entitled to collect all reasonable costs and expenses incurred including but not limited to reasonable attorney fees. It is further expressly agreed that, until said indebtedness is paid, the Mortgagor will keep all legal taxes and charges against the real estate paid as they become due, and will keep the buildings the reon insured against fire and other casualties in an amount at least equal to the indebtedness from time to time owing, with a loss payable clause in favor of the Mortagee, and will, upon request, furnish evidence of such insurance to the Mortgagee, and failing to do so, the Mortgagee may pay said taxes or insurance, and the amount so paid with eighteen (184) percent interest thereon, shall become a part of the indebtedness secured by this mortgage. Any forebearance by Mortgagee in exercising any right or remedy herein or otherwise provided by law or in the procurement of insurance or payment by Mortgagee of taxes or other liens or charges shall not be a waiver of or preclude the exercise of any such rights or remedies.

If all or any part of the real estate mortgaged herein is sold, transferred, assigned, or conveyed in any manner, all sums secured by this mortgage shall become immediately due and payable in full.

DATED	this 2	1st da	y of	February	, 19 90	• 8 G	A I S
				·	n Hun		E M
				Johnny	Murt	0	<u></u>
				Shelia	Hurt	5	
				Shelia	Hurt	. ကို ကို	3 X O
STATE OF I	NDIANA,	Lake	COUN	TY, SS:		က် ကား <b>.</b>	္ပ
State, this	21st	_ day of	signed, Febr	a Notary Puruary	blic in and f 19 <u>90</u> , perso	or said Co	unty and ared:
	ledged	the execu			ing mortgage. scribed my na		ixed my
official se			(	Janana	ACLA	10	
My Commissi	on Fyn	dree. 2	26 02	Notary Pu	blic Jacquelin Residence:	e A. Kraft	Loop
A COURTER!	on exp	TIEBI J-	20-93	Lake	Nestuence: (%)	The second second	7

This instrument prepared by: Barbara Silingas