Real Estate Mortgage

THIS INDENTURE WITNESSETH: That

William A. Piechota

of the city of Hammond MORTGAGE AND WARRANT TO , County of Lake , State of Indiana

Liberty Savings Association, F.A.

of the City of Whiting Real Estate situate in the City of , County of Lake , County of Hammond

, State of Indiana , the following described , to-wit:

, State of Lake Indiana

Lot 68, Beverly Fifth Addition to the City of Hammond, as shown in plat thereof, as shown in plat book 29 page 8 in the office of the Recorder of Lake County, Indiana.

with all rights, privileges and appurtenances thereto belonging; all buildings and improvements now or hereafter placed or en ed thereon; all rents, issues and profits thereof; and all plumbing, heating, and lighting fixtures and alluequipment now hereafter attached to or connected with said premises. a

THIS MORTGAGE IS GIVEN TO SECURE the payment of an indebtedness owing to mortgagee as evidenced by promissory notes, the terms of which are incorporated herein by reference, executed by the morganic

bearing even date herewith, in the aggregate smu of Sixteen Thousand Seven Hundred Twenty Five DOLLARS, and 60/100 (\$16,725.60)

for the following amounts and die as follows ocument is the property of

In 120 consecutive monthly installments each of \$139.38 beginning on the first day of June, 1990 and continuing every month until paid in If on May 1, 2000 there are any amounts still owed, these amounts will paid in full on that date.

and any and all renewals of such indebtedness in whole or in part, in whatsoever form or denomination such renewals may be, each of which said notes is payable at each of which said notes is payable at Liberty Savings Assn., F.A. , was interest payable at the rein provided interest payable at the rein payable at the rei per cent per annum, provides for reasonable attorney fees and waives valuation and appraisement laws.

THE MORTGAGOR FURTHER REPRESENTS AND COVENANTS AS FOLLOWS:

That he is the owner in fee simple of the hereinbefore described real satate, buildings, improvements, appurtenances, rents, profits, tres and equipment mortgaged hereby and that this mortgage is axis lien thereon, subject only to the following:

That he will pay all notes, obligations, liabilities and indebtedness secured hereby and all sums payable hereunder promptly when and where the same become due, with reasonable attorney fees and without relief from valuation and appraisement laws; that he will pay when the same fail due all prior and subsequent encumbrances and lions on said mortgaged premises or any part thereof and will procure at his own expense for mortgages all instruments and expend any money which the mortgage may at any time deem necessary to perfect the mortgager's trile or to, priserve the security intended to be given by this mortgage; that he will keep the buildings and improvements on said real estate insured against fire, tornado, lightning, windstorm, cyclone, plate glass damage, and against all such other hazards as the mortgages shall at any time demand, in a companies designated by the mortgage in a sum equal to the full amount of Ahelr, insurable value, with a mortgage clause in favor of mortgages, and immediately deliver such insurance policies to the mortgages option, to the unpaid indebtedness or to the repair and rebuilding of said premises; that he will keep all buildings, fences, improvements, and all of said mortgaged premises in good repair and rebuilding of said premises; that he will keep all buildings, fences, improvements, and all of said mortgaged premises in good repair and rebuilding of said premises; that he will keep all buildings, fences, improvements, and all of said mortgaged premises in good repair and properly painted; that he will pay promptly when due all taxes and assessments (general or special), and other impositions tevied against or which may be levied against or or special), and other impositions tevied against or which may be levied against or or special), and other impositions it will again an order of the fees of the properly of the properly painted; that he will pay promptly when due all taxes or which may be levied against mortgage or apable because of, upon, or in connection with this mortg

nerformance, with interest thereon at the rate of eight (8%) per cent per annum, shall immediately become due and payable by the mortgager and shall be a part of the debt secured hereby.

Upon default by the mortgager in the performance of any of his covenants herein contained, all the notes, obligations, liabilities and indebtedness secured hereby and all sums payable hereunder shall, at the option of the mortgagee, become immediately due and payable, and the mortgagee may foreclose this mortgage or may pursue any and/or all other legal or equitable remedies afforded by this instrument and/or any and all other instruments and/or any provisions of law, and any such remedy or remedies so pursued by the mortgagee shall not be exclusive, but shall be cumulative, and the exercise of any remedy or right by the mortgagee shall not operate to bar or abridge the mortgagee's right to pursue any other remedy or remedies. Any delay or failure at any lime by the mortgagee to enforce or require performance by the mortgager of any of the provisions of this mortgage shall in no way affect the right of the mortgagee to enforce the same, nor shall such delay or failure be construed as a waiver by the mortgagee of any provision hereof be taken to be a waiver of any succeeding breach of any of the provisions hereof nor as a waiver of the provision hereof be taken to be a waiver of any succeeding breach of any of the provisions hereof nor as a waiver of the provision listelf. Upon default by the mortgagee of all rents, issues and profits due and/or accruing from the mortgage of all rents, issues and profits due and/or accruing from the mortgage premises, and the mortgagee shall be entitled to collect the same and to deduct therefrom its reasonable charges for such collection, and apply the balance, at mortgagees or the solvency of the mortgager hereives or the prope

Any person, firm or corporation to whom said mortgaged premises or any part thereof shall be conveyed, transferred or assigned, or who shall acquire a mortgage, judgment or other lien thereon, subsequent to the date hereof, shall take such conveyance, mortgage, judgment or other lien, subject to the rights of the mortgages herein to renew or extend the maturity of any of the indebtedness here.

by secured without obtaining the consent of such subsequent conveyance or lien shall be subject to the lien of or any part of the indebtedness secured hereby be incurred. It is expressly understood and agreed that time is of consideration; that if this mortgage be executed by more the joint and several obligation of the mortgagors; and the any instruments secured hereby is required to be given. All the provisions hereof shall inure to the benefit of	than one mortgago at no notice of th	e exercise of a	ant and agi ny option gi	reement he anted to t	e mortgagor : erein contain the mortgage	or valuable ed shall be e in this or
and when used in this mortgage or in the notes or other elar number shall include the plural, the plural the singu	vidences of the in- lar, and the use o	debtedness secu of any gender s	red hereby, hall include	if the con all gende	rerees of the itext requires rs.	mortgagee; , the singu-
IN WITNESS WHEREOF, the mortgagor., ha. g. h	ereunto set his	hand., and s	sea19this. I	larch ^{of}	************	····· ^{19.} 90
William A. Piechota	.)	••• ••• • • • • • • • • • • • • • • • •			• • • • • • • • • • • • • • • • • • • •	(SEAL)
(SEAL	.)	••••••		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	(SEAL)
STATE OF INDIANA COUNTY OF LAKE						
Before me, the undersigned, a Notary Public in March Wil						

and acknowledged the Overtition of the annexed instr	ument.					
WILDESS MY HAND and Official Seal.	1	Planen)	4.	- 	
My Commission Expires 12/17/92	Sf	nerlynn Gro	oat sident		Notary	Public.
This instrument was prepa	red by: Dar	lene Beerl		ecutive	e Vice Pr	esident
STATE OF This Decun	ent is the	property	v of			
COUNTY OF the Lake	County R					
On this day of	, 19	., personally a	ppeared be	ore me, a	ı Notary Pı	ıblic in an
for said County and State,					•	-
president and secretary		_				
and acknowledged the execution of the annexed mort						.pt =0110 + + + + + + + + + + + + + + + + + +
WITNESS MY HAND and Official Seal,						
	MURDER'S OF				*******************	
My Commission Expires	SEAL MOIANA	A CONTRACTOR OF THE PARTY OF TH			Notary 1	Public.
		/				
						1 -
					41	
					i i	
						Rea
						M arr Keal Estate
				3		
					Ř	anty Ma
						enty Mortoane
						le co
					∦ 4	
			1	1	H	#