Real Estate Mortgage

094396

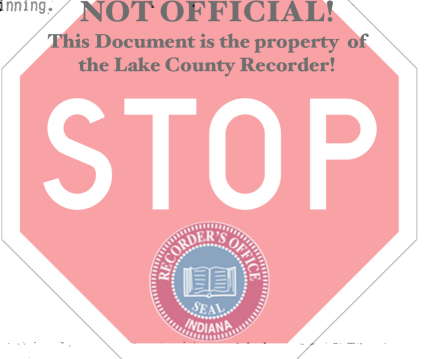
INB National Bank, n.w. 437 South Street P.O. Box 780 Lalayette, Indiana 47902



INB

TO A STANLE OF THE STANLE OF T	Canol J	Chini	ا ما							
This indenture witnesseth that	Carol J	. 311th	ley						···	
Lake South State of	India	na								
OiCounty, State of			on hay	vina its i	herei) , orincina	n jointly and	d severally rel	erred to	as "M India	lortgagors"),
hereby mortgage to INB National Bank, Northwest, a the real estate, located in the County of	ike	ig associati	State	riilig ilo j .nf		ndiana	uoii 1655 III La	iayette	, illuiai se lene	description
of which is set forth on the reverse side hereof together	with all improve	ements nov	or he	reafter	situated	on the mor	tgaged prem	ises or	used ir	connection
therewith, and all rights, privileges, interests, easemen	its, hereditame	nts and ap	purten	nances t	thereun	to belongin	g or in any w	av pert	aining	thereto, and
all fixtures and appliances now or subsequently attac profits of the mortgaged premises.	nea to or used	in connec	iion w	/ith the	mortga	ged premis	es, and the	rents, is	ssues,	income and
This Mortgage is given to secure the payment of the	indebtedness	of John	C.	Ship	ley	and	Caro	lJ.	Ship	ley
to the Book operations of the Book of the Alexander			-12	-an			·			
to the Bank as evidenced by a Promissory Note or N in the amount of \$ 15,000.00					-6					
Incurred by Mortgagors hereafter in favor of the Bank	and shall a	aiso secure by both pa	the pl	Byment hat₅disc	or any s retion to	sums guara o advance a	nteed by, adv Idditional fun	BNCOCI de ae r	o, or an provide	d for above
remains with the Bank and is not obligatory.	Doci	ume	m	13				40, 40		G 101 45010,
The Bank, at its option, may extend the time of paymen	et of any nart o	r all of the	indehi	edness	Seense	d harahy re	duce the ne	umants	theren	n or accent
a renewal note or notes therefor, without the consent of	l any junior lien	holder and	witho	out the c	consent	of any Mor	loagors if Mo	rtoagor	s have	then parted
with title to the mortgaged premises, and no such exten	sion, reduction	or renewa	shall	impair	the lien	or priority of	of this Mortga	ge, nor	release	e, discharge
or affect the personal liability of the Mortgagots to the	wumer (it is th	ie p	orop	erty	y of				
Mortgagors, jointly and severally, warrant that they are	e the owners li	n fee simpl	e of t	he mark	gaged	premises, a	nd covenant	and ag	gree wi	th the Bank
not to permit any lien of mechanics or materialmen to	attach to mor	tgaged pre	mises	: to kee	ep the r	nortgaged	premises in o	good re	pair ar	id to pay all
taxes and assessments levied or assessed against the on the mortgaged premises insured against loss by fire	mongaged pre a and windstorn	mises as in n and such	e san other	hazard	me aue Is as the	; and II requ • Bank may	require from	ank, to	Keep a Lime in	ny bullaings
equal to or in excess of the unpaid balance of the ind	ebtedness sec	ured hereb	y and	the am	ount of	all prior in	debtedness s	ecured	by the	mortagaed :
premises, all such policies to be in companies acceptab	le to the Bank a	and to conti	ain a L	oss Pay	/able Cl	ause in favo	r of the Bank	as its i	nterest	may appear.
Upon failure of Mortgagors so to do, the Bank may (but	shall not be obt	ligated to) n	nake r	engire to	n nav a	ny tay assa	sement levier	t anaine	et nav	or discharge
any lien or encumbrance to, or procure and/or maintal	in in effect insi	urance with	resp	ect to th	he mort	gaged prer	nises; and al	l sums	so pai	d shall, with
interest at the rate provided in the notes, become a p	art of the inde	btedness s	secure	d herel	by.				•	
Upon default of any payment provided for in any Note se	cured by this m	nortgage, or	noon	failure t	o perior	rm any of th	e terms and c	onditio	ns of th	is Mortogog
or if Mortgagors shall abandon the mortgaged premise	s or be adjudge	ed bankrup	t, ther	in any	such ev	vent the ent	ire indebtedr	ess se	cured h	ereby shall.
at the option of the Bank, become immediately due and	payable withou	ut notice, a	nd the	Bank s	hall hav	ve the right	mediately	o forec	lose thi	s Mortgage.
No failure to exercise any right hereunder shall preclu	nge the exercis	sa meraor	0.00	event	or a suc	sequent a	nauit.			
All rights and obligations hereunder shall extend to a	nd be binding	upon the s	evera	heirs,	person	al represen	latives, succi	essors	and as	signs of the
parties to this Mortgage.			E							
Whenever required herein by the context, the plural sh	all be regarde	d as and st	all m	an the	singula	r, and the s	ingular shall	be rea	arded a	as and shall
mean the plural.	E	A	July							
In witness whereof, the undersigned have hereunto	set their han	ds and so	als thi	9	12th	day of	March			10 90
					/	_ 00, 01		70	强 :	- -
(aral Kesley)							ROBERI	≠	=
Carol J. Shipley								22	9	뜨涎유
								REO		当所盟
								Section	2	100 A
								RECORDER	30	NDIANA/S
4								5		2.4.2
State of Indiana State of Indiana State of State of Indiana State of India								į į	2	S.S. NO. Y ('RD
County of Taker (Co.)								באט	چ	Ģ
Before me, the pindersigned a Notary Dublic in and	for said Count	v and Stat	e this		12th	day of	March	Ü	-	
19 90 personativappeared \ Carol J.	Shipley	iy uno olul	0, 11116	, —		. day 01				···································
and acknowledged the lexecution of the loregoing Mo									*******	
The state of the s										
Witness my hand and Notatial Seal	A									
Notary Public	<u>gili/</u>			Sh	eila	M. Car				
My Commission Expires 11-14-	-92	Co.	unty o	f Resid	ence .	<u>Lake</u>				
This Instrument Prepared by Steve A. N	Viedert;	<u>Senior</u>	VIC	e Pre	side	<u>nt </u>	RCN4	03030	<u> </u>	

A part of Lots 10 and 11, Clark's Addition to Lowell, as shown in Miscellaneous Record "A". page 413, in Lake County, Indiana, and a part of Lot 26, Union Addition to Lowell, as shown in Miscellaneous Record "A", page 504, in Lake County, Indiana, described as follows: Commencing at a point 7½rods, East of the Northwest corner of said Lot 11, thence East 7½ rods to Elizabeth Driscolls land; thence South 10 rods, more or less; thence West to a point 7½ rods East of the West line of Lot 10, in said Clark's Addition to Lowell, Indiana, thence due north 10 rods to the point of beginning, excepting the East 5 rods of said above described tract; containing 50 square rods of land which was deeded by Daniel Lynch and wife, to David C. Driscoll, February 23, 1907. Also: The East 25 feet of the North 5 rods of the following described real estate: Part of Lots 10 and 11, Clark's Addition to the Town of Lowell, as shown in Miscellaneous Record "A", page 413, Lake County, Indiana, described as: Beginning at the Northwest corner of said Lot 11, and running thence East 7½ rods; thence South 10 rods, more or less, to the section line; thence West 7½ rods to the West line of said Lot 10; thence North 10 rods, more or less, to the place of beginning.



Mortgage Dated 3-12-90
Mortgagors)
Carol J. Shipley