7007 CALUMET AVENUE HAMMOND, INDIANA 46324

FEDERAL SAVINGS AND LOAN ASSOCIATION HAMMOND, INDIANA

094683

MORTGAGE

THIS INDENTURE WI	TNESSETH, That:	James F	R. Dooley	and Carol		y, Husband
of the County ofLak	е	i State of	Indiana	MO	rtgage and	and Wife
to the CALUMET FEDERAL		•			•	
•						•
States of America, with p	rincipal offices in	the City of Ho	immond, India	na, the follow	ring described	real estate,
situated in the county of	Lake	and State ot _	Indiana	, to-v	wit:	
		Docum	ent is			as so
Part of the West 1/2 c	of the Northeas	t 1/4 of Sec	tion 32, Tow	rnship 34 No	orth,	KDV V
Range 9 West of the 2n	d Principal Me	ridian, in L	ake County.	Indiana, de	escribed 🔏	1017-
as follows: Reginning	at a point wh	ich is 400 f	ect South of	the North	east /	2 ===
corner of said West 1/	2 of the North	easinghtois	sald Bectlon	132; Chence	e South	51)
along the East line th	ereof 510 feet	thence Wes	tations a li	inel paralle	1 to the	
forth line of said Wes	t 1/2 of the N	ortheast 1/4	of said Sec	tion 32, a	distance	8141E 0
of 1320 feet, more or	less, to the W	est line of	the West 1/2	of the llo	rtheast 1/4~	of Em >
said Section 32; thenc	e North 162 fe	et along <mark>sai</mark>	d West line;	thence Eas	st 660	• • •
leet along a line para	llel to the No	rth line of	seld Northea	st 1/4; the	ence Hörth	I TANIES
348 feet, more or less	, to a point w	hich is 480	feet. South c	f the Nortl	h linerona	15 E
said West $1/2$ of the ${ m N}$	ortheast 1/4 o	f Section 32	; thence Eas	st 660 feet	to the 🛬	- 355 F
olace of heginning.					1.39 1.441	1 1 5 E
		Fas .			99	RG NO.
		THE STREET	The same of the sa			ي لل م

together with all and singular the tenements, appurtenances, right, examiner and privileges thereunto belonging, as well as the rents, income and profits thereof and therefrom, as well as all heating, air conditioning, plumbing and lighting fixtures and all other equipment and appliances attached thereon, to secure the payment, when the same becomes due of promissory note of even date, payable to the Mortgagee in the principal sum of \$56,000.00

due and payable on or before the \$1.55 day of March

2005 as provided in said note from date until paid, all without celler from valuation and appraisement laws with reasonable attorney's fees after default.

The Mortgagors expressly covenant and agree (1) to pay all taxus and special assessments levied against said real estate and improvements as the same become due and payable; (2) to keep all improvements totated upon said real estate or hereafter located thereon insured against loss or damage by fire or such other events as the Mortgagee may require with insurers approved by the Mortgagee with suitable loss payable clauses to said Mortgagee; which said taxes and insurance, the Mortgagors covenant and agree to pay by paying to the Mortgagee in monthly installments simultaneously with the installments to become due as provided in the aforesaid mortgage note, as an additional amount to be paid by said Mortgagors, which additional amount is to be used by the Mortgagee in the payment of said taxes, assessments and insurance premiums. when due, and in the event the sum above provided does not furnish sufficient funds for the purpose of paying said taxes, assessments and insurance premiums, the said Mortgagors shall pay such additional amounts therefor as the Mortgagee may from time to time require, provided however, that in the event said monthly payments shall at the expiration of each calendar year, during the existence of this morigage, be found to be more than sufficient to pay said taxes, assessments and insurance premiums, then such over-plus, if any, shall be applied upon succeeding annual periods for the payment of taxes, insurance premiums and assessments to accrue during the following annual period, and a similar application and adjustment shall be made every year thereafter until the debt for said taxes, assessments and insurance premiums are fully paid; (3) to permit no waste to be committed upon said premises or allow said premises to be used for any illegal or immoral purposes; (4) to keep and maintain said premises in good condition and repair; and (5) in the event of the failure of the Mortgagors to keep these covenants, or any part thereof, the Mortgagee may pay such taxes and assessments, procure such insurance or make such repairs and any sums so expended by said Mortgagee therefor, together with interest increased two percent (2%) per annum above the contract rate shall be and become a part of the debt secured by the mortgage.

In the event of any default in the payment of said note or the covenants of this mortgage, and the continuance of such default for sixty (60) days, the Mortgagee may declare the entire debt due and foreclose said mortgage, and in such event The Mortgagors shall pay all costs of said foreclosure, including the cost of continuations of abstracts, or costs of guaranty policy and attorney's fees and court costs, and in such event the Mortgagee is hereby given the right to obtain the appointment of a Receiver, who shall take possession of said real estate under the usual powers and authority granted Receivers in such cases.

The Mortgagors shall make no material alterations to said real estate or remove any improvements therefrom without the written consent of the Mortgagee, and shall not permit or suffer any legal proceedings to be instituted against said real estate; and it is further understood and agreed that this mortgage is made subject to all Regulations and By-Laws of said Mortgagee, which are hereby ratified and made a part of this contract. and all amendments thereto that may be made before the final payment of this loan.

The Mortgagors agree to reimburse Mortgagee by additions to the mortgage loan balance for all expenses caused Mortgagee in connection with litigation, consultations, services, and documentation resulting from Mortgagors alleged acts of omission or commission.

The Mortgagors agree not to sell or convey the mortgaged premises, without the consent of the mortgagee, so long as any part of the debt hereby secured remains unpaid, and that the violation of this provision will accelerate the maturity of the indebtedness secured hereby and cause the entire unpaid balance of said indebtedness to become immediately due and payable, at the option of the Mortgagee, without notice, and the indebtedness hereby secured shall bear interest increased to the maximum rate allowable by law from and after the date of such sale or conveyance.

rms mortgage shall secure the payment of any additional notes made hereafter by Mortgagors to Mortgagee for any purpose within the discretion of the Mortgagee, PROVIDED ONLY, that the aggregate principal amount of the indebtedness secured hereby shall at no time exceed the original amount thereof, excepting for the provisions made hereinabove for the payment of taxes, insurance and repairs.

This mortgage shall be binding on the undersigned, their heirs, personal representatives, successors, grantees and assigns.

It is agreed that time is of the essence of this contract and that no waiver of any obligations hereunder shall at any time hereafter be held to be a waiver of the terms hereof or of the note secured hereby.

IN WITNESS WHEREOF, the Mortgagors hav	e hereunto set their hands and seals, on this, the <u>30th</u> day
of <u>March</u> , 19 90	
	(Seal) Fames 1. Volled (Seal)
	James R. Dooley
	(Seal) Carol S. Dooley (Seal)
STATE OF INDIANA COUNTY OF LAKE SS:	
Before me, the undersigned, a Notary Public	within and for the county and state aforesaid, this 30th day
of March, 19 90, personally appeared the execution of the foregoing Mortgage to be the therein set forth.	James R. and Carol S. Dooleyand acknowledged rise and voluntary acts and deeds, for the uses and purposes
Witness my hand and Notarial seal, as of the	day and year first hereinabove written.
My commission Expires:	ent is the property of
June 25, 1992 the Lake 4	May May Ville
This document prepared by	Resident of Lake County, Indiana
Clarence A. Tapper, President.	
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	L SEAL MOIANAMENT