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INDIANA REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETH, that _JAMES_LEE_HOBSON_&_SH	
hereinafter referred to as Mortgagors, of LAKE County, state	
$f \lambda$ Norwest Financial Indiana, Inc., hereinafter referred to as Mortgagee, the following	owing described real estate, in LAKE
County, State of Indiana, to wit:	
LOTS 5 AND 6 IN BLOCK 2 IN CLARK LAND COMPAIN THE CITY OF GARY, AS PER PLAT THEREOF REPAGE 24, IN THE OFFICE OF THE RECORDER OF LA	CORDED IN PLAT BOOK 8
	•
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	21.677.18
to secure the repayment of a promissory note of even date in the sum of \$	
installments, the last payment to fall due on _5/1, 19.96, and alse and sums of money which may from time to time hereafter be advanced or lo	o to secure the repayment of any and all future advar
the principal amount of the outstanding indebtedness owing to Mortgagee by	Mortgagors at any one time, shall not exceed the sun
\$125,000.00. Mortgagors expressly agree to keep all legal taxes, assessments, and prior	t 15
improvements thereon in good repair, to commit no waste thereon, and to kee	nens against said property paid, to keep the buildings of the buildings and improvements thereon insured for
improvements thereon in good repair, to commit no waste thereon, and to ket benefit of the Mortgagee as its interest may appear; and upon failure of Mortgand prior liens, and cause said property to be repaired, and cause said property	agors/to do so, Mortgagee may pay such taxes, assessme
nort of the indebtedness secured by this mortgage.	
Mortgagors agree to pay all indebtedness secured hereby, together with all to	ixes, assessments, charges, and insurance, without any re
whatsoever from valuation or appraisement laws of the State of Indianacy Re	ecorder!
Mortgagors agree not to sell, convey or otherwise transfer the above describe written consent and any such sale, conveyance or transfer without Mortgagee's terms hereof.	ed real estate or any part thereof without Mortgagee's p
Mortgagors agree that upon failure to pay any installment due under said	note, or any other indebtedness hereby secured when
or taxes, assessments, insurance, or prior liens, or in event of default in or mortgage indebtedness shall at Mortgagee's option, without notice, become du	violation of any of the other terms hereof, then all of a sand collectible and this mortgage may then be forecle
accordingly. Upon foreclosure Mortgagee shall have the right, irrespective of a a receiver appointed to take possession of said premises and collect the rents, iss	iny deficiency, to which Mortgagors hereby consent, to h
The covenants contained herein shall bind and inure to the benefit of the assigns of the parties hereto. Whenever used the singular number shall be cothe use of any gender shall include all genders.	
IN WITNESS WHEREOF, the Mortgagors have hereunto set their hands	this 20th day of APRIL , 1990
- Charles Laboration	
Sign here	
Type name as signed: JAMES LEE HOBSON	
The house the state of the stat	
Sign here T	
Type name as signed: SHIRLEY ANN HOBSON	2 to 10.
Sign here LF	
Type name as signed:	LAKE COUNTY, S. MOLED FOR SLEGORD T''BOS' FREELAND RECORDEN
	250 250 250 250 250 250 250 250 250 250
Sign here	RD CR
Type name as signed:	
	GOUNTY SORD
State of Indiana)	4 3 No.
) 88.	10 No.
County ofAKE)	
Before me, the undersigned, a Notary Public in and for said County, this	s 20th day of APRIL , 1990
came JAMES LEE HOBSON & SHIRLEY ANN HOBSONar(H&N)owle	dged the execution of the foregoing Mortgage. Witness
hand and official seal.	brusio
Type name as signed: STEVEN M. DENNIS	, Notary P
10/11/00	
This instrument was prepared by:DEBORAH_DEBOLD	