447444 pag # 4001 <b>0972</b>	INDEMNIFYING REAL	ESTATE MORTGAGE	Bank of Phys	Mand,
# 400/ 0972	71	4	150 Wolin Hilly	1, Jakes
THIS MORTGAGE, made	the 10th day of	April	, 19	
WITNESSETH, That	Gary Jay Barron and Lo	<u>la Ann Barron, husba</u>	and and wife, as	<u>tenants</u>
by entireties		<del></del>	<del></del>	
hereinafter called Whiting, hereinafter property situated in	with its successor	es and assigns, c	alled Mortgage	ee, the

Lot Twenty-five (25), Fairmeadow 8th Addition, Block One (1), to the Town of Munster, as shown in Plat Book 40, page 7, in Lake County, Indianas (Commonly known as 9449 Northcote, Munster, Lake County, Indiana)

Including all buildings and improvements thereon or that together with the hereditaments hereafter be erected thereon, appurtenances and all other rights thereunto belonging, or in anywise now or hereafter appertaining and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all plumbing, heating and lighting fixtures and equipment now or hereafter attached to or used in connection with herein called Mortgaged Premises.

This Mortgage is granted to secure the performance of the covenants contained in this mortgage and to secure the payment of all indebtedness or liability of the mortgagor occurrent her the principle in the First Bank of Whiting, which may be existing at this time or created or existing mat any time in the future, including (if applicable ) but not limited to at promissory note executed at the time this mortgage is executed, in the original principal sum of \$80,000.00 \*\*\*\*\*\*\*\* with interest as provided for the note.

All of the indebtedness secured by this mortgage shall be without

All of the indebtedness secured by this mortgage appraisement laws, and with attorney fees and relief from valuation and shall be referred to in this mortgage as the "indebtedness secured hereby".

and with said and And the said Mortgagor does covenant agree to Mortgagee, as follows:

- That the Mortgagor will pay the Mortgagee all indebtedness secured hereby in accordance with the terms of any note or obligation and the provisions hereof.
- 2. That said Mortgagor will pay all taxes, assessments and other governmental charges levied against or affecting the Mortgaged Premises. before any penalty for non-payment attached thereto, and all levies, tax levies or liens which may be made or placed against the Mortgaged Premises which might in any way affect the security or any part thereof.
- That said Mortgagor will abstain from the commission of waste on the Mortgaged Premises and keep the buildings and improvements thereon in good repair, and promptly comply with all laws, ordinances, regulations and requirements of any governmental authority affecting said premises, and said Mortgaged Premises or any part thereof require inspection, repair, care or attention of any kind or nature not provided by the Mortgager, being made sole judge of the necessity therefor, may, without obligation to do so after notice to the Mortgagor, enter or cause entry to be made upon said Mortgaged Premises, and inspect, repair, protect, care for or maintain said Mortgaged Premises to the extent that the Mortgagee may deem necessary; and may pay such sum of money as the Mortgagee may deem to be necessary therefor and it shall be the sole judge of the amount necessary to be paid. Waste, for the purposes hereof, shall include but not be limited to, the failure of the Mortgagor to pay the taxes, assessments or insurance premiums required to be paid under the terms hereof.
- The Mortgagor will keep all buildings and improvements now or hereafter placed on the Mortgaged Premises insured against loss and damage by fire and other hazards, casualties, and contingencies with insurers, and in the amount and manner approved by the Mortgagee, with insurance money in Page 1

case of loss made payable by the policies to the Mortgagee as its mortgage interest may appear, and deliver all such policies to the Mortgagee with premiums fully prepaid.

- That if default be made in the payment of any taxes, assessments or other governmental charges assessed against the Mortgaged Premises, or in the payment of levies or tax liens made or levied against the Mortgaged Premises, or in procuring and maintaining insurance required to be maintained on said Mortgaged Premises or paying the premiums therefor, or in keeping the buildings and improvements in good repair, or in providing for the repair, care or attention of the Mortgaged Premises, or complying with the laws, ordinances, regulations and requirements of any governmental body affecting the Mortgaged Premises, or in keeping any other agreement herein contained, the Mortgagee may pay said taxes, assessments and other governmental charges affecting the Mortgaged premises, may effect such insurance and pay the premiums therefor, make or cause such necessary repairs, care or attention to be given the Mortgaged Premises, may procure abstracts, title searches and tax histories and may cause any one or more of them to be extended from time to time, and the moneys paid for any one or more or all of said purposes shall from the time of payment be due and payable to the Mortgagee with interest thereon at the per annum rate in effect on the Note at the time an advance is made under this paragraph and shall become part of the indebtedness secured hereby.
- 6. Should any right, title or interest in the Mortgaged Premises or any part thereof at any time be superior to the right, title and interest of the Mortgagee, or should any tax lien be made or levied against the Mortgaged Premises for delinquent taxes of any kind or nature, or if any breach of warranty with respect to this mortgage shall at any time exist, or should default be made in the premot and punctual payment of any of the indebtedness secured hereby, or in the performance of any of the covenants or agreements herein tentained, or contained in any other agreement with Mortgagee, and should such default continue for thirty (30) days, all of the indebtedness secured hereby shall the therefore on the Mortgagee and without notice, any provision of said note or this mortgage to the contrary. The commencement by any manner authorized by law shall be deemed an exercise of said option unless such proceedings on their face indicate otherwise.
- That in the event of the occurrence of any one or more of the events mentioned in paragraph six hereof, it shall be lawful for the said Mortgagee, its successors and assigns, and it is hereby authorized and empowered to sell or cause to be sold the property hereby mortgaged pursuant to the statute in such case made and provided, and out of the proceeds of said sale to retain all sums then due and payable under the tems of any note or obligation and under the terms hereof. The Mortgagor expressly agrees to pay the sum of money above secured and Mortgagee's collection charge and attorneys fees without relief from valuation and appraisement laws.
  - 8. In order to more fully protect the security of this mortgage:
  - A. If requested by the Mortgagee, the Mortgagor will, at the time of closing, deposit with the Mortgagee an amount which, together with the payments specified in subparagraph B of this paragraph, will aggregate a sum sufficient to enable the Mortgagee to pay the real estate taxes and assessments that the Mortgagee estimates will be levied against the Mortgaged Premises during the ensuing tax year one (1) month before such taxes and assessments become delinquent plus an amount which, together with the payments designated in subparagraph B of this paragraph, will aggregate a sum sufficient to enable the Mortgagee to pay the premiums on the fire and other hazard insurance required to be placed on the Mortgaged Premises one (1) month before the next premium becomes due.
    - B. In addition to the monthly payments required to be made upon the indebtedness secured hereby, the Mortgagor shall pay to the Mortgagee a sum equal to 1/12th of the amount of the annual real estate taxes and assessments from time to time estimated by the Mortgagee to be assessed against the Mortgaged Premises plus an amount equal to 1/12th of the annual premiums from time to time required to maintain the fire and hazard insurance required to be placed on the Mortgaged Premises as estimated by the Mortgagee.

Subject to paragraph nine, all sums received by the Mortgagee pursuant to this paragraph or to paragraph nine shall be held by the Mortgagee for the

account of the Mortgagor and applied to the payment of said taxes, assessments and insurance premiums.

- 9. If the total payments made by the Mortgagor to the Mortgagee pursuant to the preceding paragraph for the purposes therein stated, shall exceed the amount at any time required for such purposes, such excess shall be retained by the Mortgagee to make subsequent payments for such purposes, If, however, the total of such payments shall at any time be insufficient to pay such taxes, assessments and insurance premiums when due, the Mortgagor shall, one (1) month prior to the due date thereof, pay to the Mortgagee such additional amount as may be necessary to make up such deficiency. All sums received by the Mortgagee under the preceding paragraph, and held by it at the time when the Mortgagor shall desire to pay the indebtedness secured hereby in full, may be applied by the Mortgagee under such indebtedness. In the event the Mortgagee shall determine to foreclose this Mortgage, it may, in such event, apply all sums held by it for the payment of taxes, assessments and insurance premiums on the indebtedness secured hereby in any manner at its sole discretion.
  - 10. No sale of the premises hereby mortgaged, no forbearances on the part of the Mortgagee, and no extension of the time for the payment of the debt hereby secured, given by Mortgagee, shall operate to release, discharge, modify, change or affect the original liability of Mortgagor, nor shall the lien of this instrument be altered thereby. In the event of the sale or transfer by operation of law, or otherwise, of all or any part of said Mortgaged Premises, said Mortgagee is hereby authorized and empowered to deal with such yendee or transferee with reference to said premises, or the debt secured hereby. Of with reference to any of the terms or conditions hereof, as fully and to the same extent as it might deal with the original parties hereto and without in any way releasing or discharging any of the liabilities or undertakings hereunder.
    - 11. That the Mortgage with Cfurntish toothe Mortgagee:
- A. Within ninety (90) days after each fiscal year of said Mortgagor, addetailed report of the operations of said Mortgagor for such year, including a balance sheet and statements of profit and loss and surplus of said Mortgagor, unaudited, but certified as correct by an authorized representative of said Mortgagor.
  - B. Promptly, such other information as said Mortgagee, its successors or assigns, may reasonably request.
- 12. Transfer of the Property: Assumption. If all or any part of the Property or an interest therein is sold or transferred by Mortgagor without Mortgagee's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for equipment, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Mortgagee may, at Mortgagee's option, declare all the sums secured by this Mortgage to be immediately due and payable. Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer, Mortgagee and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagee and that the interest payable on the sums secured by this Mortgage shall be at such rate as Mortgagee shall request. If Mortgagee has waived the option to accelerate provided in this paragraph, and if Mortgagor's successor in interest has executed a written assumption agreement accepted in writing by Mortgagee, Mortgagee shall release. Mortgagor from all obligations under this Mortgage and the Note:
- 13. The Mortgagee may collect a "late charge," not to exceed the amount called for in the Note, of any installment, which is not paid within ten (10) days from the date thereof, to cover the extra expense involved in handling delinquent payments, which late charge shall be due prior to the date of the succeeding installment.
- 14. It is further agreed that in case Mortgagee herein shall be a party to any suit filed in any court by reason of its being Mortgagee herein, or is at any time called upon to defend said Mortgage and interest in and to said property under the terms of said Mortgage, the Mortgager will pay unto the Mortgagee all expenses incurred by said Mortgagee, including a reasonable attorney fee, in so defending its interest in said property by reason of said Mortgage, in protecting the lien thereof, or in protecting inself in said suit.

The covenants herein contained shall bind, the benefits and advantages shall inure, to the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF, the s hand and seal the day and year fi	aid Mortgagor has hereunterst above written.	o set
V Sary J. Barron  Gary Jay Barron	Lola Ann Barron	hron
Same services of water to		or and the state of
STATE OF Indiana )		
COUNTY OF Lake )	. K	
Before me, the undersigned and State, this 10 day of	, a Notary Public in and f	or said(County
Gary Jay Barron and Iola Ann	Barron bughand and wife	
Gary Jay Barron and Lola Ann	1 barron, nusband and wife,	
and acknowledged the execution of	the above and foregoing Mo	ortgage.
WITNESS MY HAND and Official Seal		and be
This Docum	ent is the fall of the Notary Public Pebra J	Dravesky
	County Recorder!	Diaveski V
My Commission Expires: March 1.1	994	
Resident of Lake	County	
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This Instrument Prepared by Fra	nk P. Stiglitz, Vice President	30 \$120 m. 1975
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