Real Estate Mortgage Open-End

·030-560-8245 (Rev. 4/89)

099443

INB National Bank, n.w. 437 South Street PO. Box 780 Lafayette, Indiana 47902



property inverse more government of the setting setting of the set	Lake,	County, State of Indiana	. (herein jointly and severally	referred to as
legal description of which is set forth on the reverse side hereof together with all improvements now or hereafter situated on the mortgaged premises are described in the with many state of the mortgaged premises, lineary, assemblers, hereafters and applicances thereon being or in any way alring thereto, and all fatures and applicances now or subsequently attached to or used in connection with the mortgaged premises, and the rents, est, incore and points of the mortgaged premises, and the rents, est, incore and points of the mortgaged premises, and the rents, est, incore and points of the mortgaged premises, and the rents, est, incore and points of the mortgaged premises, and the rents, est, incore and points of the mortgaged premises, and the rents, est, incore and points of the mortgaged premises, and the rents, est, increases in credit limits. Befin, at its option, may extend the time of payment of any part of all of the indebtedness secured hareby, reduce the payments thereon or accept news note or notes thereby, without the consent of any burlor lemboder and no such symbols, reduction or renewal shall impair the lien or priority, its Mortgage, for relates, and the rents of any burlor lemboder and no such symbols, reduction or renewal shall impair the lien or priority, its Mortgage, for relates and points of the payments thereon or accept news in the payment of the payments thereon or accept news and payments and payments thereon or accept news and payments are propagated premises and coverant and agree with the Bank to payments thereon or accept news and payments thereon or accept the payments in the payments of the payments thereon or accept the payments and payments are payments and the payments and payments are payments and payments are payments and payments are payments. The payments are payments are payments and payments are payments and payments are payments and paym	ioirgagora) nereby mortgag	e and warrant to INB National Bank, Northwest, a na	tional banking association having its principal p	lace of business
and in connection therewith and all rights, privileges, interes, assements, hereditaments and appurtenances therewith belonging or in any way almining thereto, and all figures and applicances now or subsequently standed to or used in connection with the mortgaged premises, and the rents, est. Income and priorits of the mortgaged premises. By Mortgage is given to secure the payment of the amounts now due or which may become due under a Signature Reserve* open and credit account to a marked the country of the property of the amounts now due or which may become due under a Signature Reserve* open and credit account to a marked the country of the property of the pr	legal description of which is	set forth on the reverse side hereof together with all Imr	, State of <u>Indiana</u>	toagad promises
ask incorps and profiles of the mortgaged premises. Mortgage is given to secure the payment of the mortgaged premises as Mortgage is given to secure the payment of the mortgaged premises of the mortgaged premises of the mortgaged premises of the mortgaged premises in credit limits. Mortgage is given to secure the payment of any part of ell of the Indebdeness secured hereby, reduce the payments thereon or accept news note or notes thereby, which the content of any part of ell of the Indebdeness secured hereby, reduce the payments thereon or accept news note or notes thereby, reduce the payments thereon or accept news note or notes thereby, reduce the payments thereon or accept news note or roles thereby, reduce the payments thereon or accept news notes or roles thereby, reduce the payments thereon or accept news notes or roles thereby, reduce the payments thereon or accept news notes or roles thereby, reduce the payments thereon or accept news notes or roles thereby, reduce the payments therefore the payments of the payments therefore the payments accepted the payments therefore the payments accepted to the declaration of the payments accepted to the payments accepted the payments accepted to the payments accepted to the payments accepted the payments accepted to the declaration of the payments accepted to the payments accepted to the declaration of the payments accepted to the payments accepted to the declaration of the payments and the payments accepted to the payments and the payments and the payments accepted to the payments and the payments and the payments an	used in connection therewit	h and all rights, privileges, interest, easements, hered	itaments and appurtenances thereunto belongly	no or in any way
a Mortgage is given to secure the psyment of the amounts now due or which may become due under a Signature Reserve* open end credit account to name of I. Ronaldi W. Mietbrock & Judith K. Wietbrock Including any modifications, amendments, extensions, forceases in credit limits. Bank, & liter fortion, may extend the time of psyment of any part of all of the Indebtorness secured hereby, reduce the psyments thereon or accept news note or notes thereby, without the consent of any tumor terrhodor and new to be the state of the psyments thereon or accept news note or notes thereby, without the consent of any tumor terrhodor and new to be provided that impair the time or priority. In Mortgage, nor release, discharge or effect the post of a basic of the protection of renewal shall impair the time or priority. In Mortgage, nor release, discharge or effect the post of the protections of renewal shall impair the time or priority. In Mortgage, nor release, discharge or effect the post of the protection of renewal shall impair the time or priority. It is mortgaged premises in study of assessed against the mortgaged premises insured against part of the state of the protection of the protecti	laining thereto, and all fixtu-	es and appliances now or subsequently attached to or	used in connection with the mortgaged premise	s, and the rents,
in game of it. Konalds W., Wietbrock & Judith K. Wietbrock including any modifications, amendments, extensions, increases in cross of the limit of permitted in the indebtedness secured hereby, reduce the psyments thereon or accept news note or notes therefor, without the consent of any fundor lenholder and no such extensions, reduction or renewal shall impair the lien or priority, this Mortgage, nor release, discharge or effect the permitted of the protection of renewal shall impair the lien or priority. It is mortgaged priorities and covernant and agree with the Bank to permit any lien of mechanics or majorial permitted priority in the protection of renewal shall impair, the lien or priority, the mortgaged priorities and covernant and agree with the Bank to permit any lien of mechanics or majorial permitted priorities of the protection of th				
Basin, at its option, may extend the time of payment of any pair of all of the indebtedness secured hereby, reduce the payments thereon or acceptionewal note or notes thereby, reduce the payments thereon or acceptionewal note or notes thereby, reduce the payments thereon or acceptionewal note or notes thereby, without the consent of any tuntor tended and no such actions or reduced. All the payments thereon or acceptione and the payments of the payments of the control of the notification of reduced and the payments in the tendents of majoritary and severally, warrant that they are the covery in the clients of the notification of the payments of the payments is led or assessed against the notification of the payments of the payments is led or assessed against the notification of the payments as the seame become due; and it payments by the Bank, to keep any buildings and assessments levied or assessed against the notification of the productions as accurated by the Bank, to keep any buildings and the payments of the payments of the payments of the payments of the payments as the same become due; and it payments by the Bank, to keep any buildings and the payments of the payments of the payments of the payments as the same become due; and it payments by the Bank, to keep any buildings and the payments of the pa	s Mortgage is given to secu	e the payment of the amounts now due or which may be	ecome due under a Signature Reserve® open er	nd credit account
Bank, at its option, may extend the time of payment of any part of all of the Indebtedness secured hereby, reduce the payments thereon or acceptinewan note or notes therefore, without the consent of any junter lienholder and no such extending, reduction or network shall impair, the lien or priority, its Mortgage, nor release, discharge or reflect this period of payments the company of the payments thereon or acceptine with Mortgage, and the several payment and the payments of the company of the c	ncreases in credit limits.	Wieldrock & Sudicia K. Wieldro	CK , including any modifications, amendm	ents, extensions,
news new allower of notest gripaging without the consent of any unit of lenholder and no such agencies or effect in particular judity of the Mortgagor's to Bank, or release, discharge or effect in particular judity of the Mortgagor's to Bank, or here and agree with the Bank to permit any lien of mechanics or material method glack to mortgage of premises and covenant and agree with the Bank to permit any lien of mechanics or material method glack to mortgage of premises as the semilar dependence of the particular products of the		Company Sent and Autor		
ing Mortagae, not release, discharge or effect the parton lightly of the Mortagae's the Bank in (agagors, jointly and severally, warrant that they are the owners in the complete of the mortagaed premises and covenant and agree with the Bank to permit any lien of mechanics or materializable distriction mortagaed premises as the same become due; and it goals are the bank to keep any buildings in mortagaed premises in good repair and to pay all its and covenant and agree with the Bank have repaired by the Bank to keep any buildings in mortagaed premises as the same become due; and it goals are the Bank to keep any buildings of the mortagaed grants and the pay all its order of the Bank have repaired by the Bank at its interest may appear. In failure of Mortagae's so to co, the Bank may fout shall not be obtigined to just the repairs to, pry any tax assessment levied against, pay or discharge lien of anountbrance to, or procure and or maintain in effect insurance with respect to the mortagaed premises; and all sums so paid shall, with rest at the rate provided in the note, become a part of the indebtedness secured hereby. In ideast to a company the same provided for the agreement secured by this Mortagae, or upon failure to perform any of the terms and conditions of Mortagae, or if Mortagae,	Bank, at its option, may ex	lend the time of payment of any part of all of the indeb	tedness secured hereby, reduce the payments the	nereon or accept
igagors, jointly, and severally, warrant that they are the oweers in the characteristics of the mortanics or material production of the control of the contr	his Mortgage, nor release,	discharge or effect the personal liability of the Mortge	gers to the Bank.	ne lien or priority.
to permit any lien of imechanics of majeration in organization engaged premises, is taken the protecting of the permit and to pay all as and assessments fevided or assessed against the mortgaged premises as the same become due and it populared by the Bank to keep any buildings his mortgaged premises insured against lights by life and windstaymand as the little hazards as the part of all prior indebtedness secured by the mortgaged insess at such policies to be in companies acceptable to the Sank and to contain a graph of all prior indebtedness secured hereby, and the emount of all prior indebtedness secured by the mortgaged nises, at such policies to be in companies acceptable to the Sank and to contain a secure of the Bank at its interest may appear. In failure of Mortgagors so to do, the Bank may that shall not be obligated to make repairs to, pay any tax assessment levied against, pay or discharge lies of the numberage to, or procure and/or maintain in effect insurance with respect to the mortgaged premises, and all sums so paid shall, with rest at the trate provided in the roles, become a part of the indebtedness accured hereby. In idelault of any payment provided for in the agreement secured by this Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or it Mortgagor's shall abandon the mortgaged premises or be adjudged bankrupt, then in any such even the entire indebtedness secured by shall, at the policies of the Bank shall have the right immediately to reclaim the sum of the Bank shall have the right immediately to reclaim the policy of the Bank shall have the right immediately to reclaim the policy of the Bank shall have the right immediately to reclaim the policy of the Bank shall have the right immediately to reclaim the policy of the po		Document		
as and assessments leveled or essessed against the mortgaged premises as the same become due, and required by the Bank, to keep any buildings in mortgaged premises insured against cise by if pland windsteam and such later hazards each to the unpaid balance of the Indebteam as secured hereby and the amount of all prior indebteams secured by the mortgaged insess all such policies to be in companies acceptable to the dain and to the plant to S.P. By stric clause in tavor of the Bank at its interest may appear. In fallure of Mortgagors so to do, the Bank may fout shall not be obligated to make repairs to, pay any tex assessment levied against, pay or discharge lief of encumbrance to, or procure andor meinian in effect insurance with respect to the mortgaged premises; and all sums so paid shall, with rest at the rate provided in the notes, become a part of the indebtedness secured by the mortgaged or emisses; and all sums so paid shall, with rest at the rate provided in the notes, become a part of the indebtedness secured by the mortgaged or upon failure to generally a sums so paid shall, with rest at the rate provided in the notes, become a part of the indebtedness secured by the mortgaged or upon failure to generally a sums so paid shall, and the option of the Bank ball bandon the merigaged premises or be adjudged brinkrup, then in any such event the entire indebtedness secured by this all, at the option of the Bank, become immediately due and payable without police, and the Bank shall have the right immediately to foreclose Mortgage. No failure to exercise any right thereunder shall proclude the exercise thereof in the event of a subsequent, default. In the plural in the plural in the plural shall be regarded as and shall in the plural. In the plural in the plural in the plural shall be regarded as and shall in the plural. In the plural in the plural in the plural shall be regarded as and shall in the plural. In the plural in the plural in the plural shall be regarded as a voluntary act and deed. April 1990	to permit any lien of mech	anics or materialmen to attach to mortgaged premises	to keep the mortgaged premises in good repr	air and to nav all
all to in leveess of the unpaid-balance of the Indebtedness secured hereby and the amount of all prior indebtedness secured by the mortgaged in its lices policies to be in companies acceptable to the dank and to ordine uses Peyatris clause in favor of the Bank at its interest may appear. In failure of Mortgagors so to do, the Bank may (but shall not be obligated to) make repairs to, pay any tax assessment levied against, pay or discharge lien of encumbrance to, or procure and/or maintain in effect insurance with respect to the mortgaged premises; and all sums so paid shall, with rest at the rate provided for in the agreement secured by this Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or in Mortgage, or in Mortgage, or in the enter indebtedness secured by this Mortgage. In Mortgagor shall abandon the mortgaged premises or be adjudged binkrupt, then in any such event the entire indebtedness secured by shall, at the option of the Bank, become immediately due and payable without police, and the Bank shall have the right immediately to foreclose Mortgage? No failure to exercise any right inference immediately due and payable without police, and the Bank shall have the right immediately to foreclose Mortgage? No failure to exercise any right inference immediately due and payable without police, and the Bank shall have the right immediately to foreclose Mortgage? No failure to exercise any right inference immediately to any of a shall repair the event of a subsequent, default. In the option of the Bank, become immediately due and payable without police, and the Bank shall have the right immediately to foreclose Mortgage? No failure to exercise any right in the event of a subsequent, default. In the option of the Bank become immediately due and payable without police, and the Bank shall have the right immediately to foreclose Mortgage? The effect in the event of a subsequent default. In the option of the shall be reparted by the shall be reparted by the shall repart the singula	es and assessments levied c	r assessed against the mortgaged premises as the sam	e become due; and if required by the Bank, to ke	en any huildings
In seliule of Morigagors so to co, the Bank may fout shall not be obligated to make repairs to, pay any tax assessment levied against, pay or discharge liber of encumbrance to, or procure and/or maintain in effect insurance with respect to the mortgaged premises, and all sums so paid shall, with rest at the rate provided in the notes, become a part of the indebtedness secured hereby. Initiative of Morigagors shall abandon the mortgaged premises or be adjudged benkrupt, then in any such even the entire indebtedness secured by this Mortgage, or in Mortgage or upon failure to perform any of the terms and conditions of Mortgage, or ill Mortgagors shall abandon the mortgaged premises or be adjudged benkrupt, then in any such even the entire indebtedness secured by shall, at the option of the Bank, become immigratiately due and payable without notice, and the Bank shall have the right immediately to foreclose Mortgage. No failure to exercise any right hereunder shall preclude the exercise thereof in the event of a subsequent default. Ights and obligations hereunder shall extend to and be binding upon the exercise thereof in the event of a subsequent default. Ights and obligations hereunder shall extend to and be binding upon the exercise thereof in the event of a subsequent default. In the plural shall be regarded as and shall make in the singular and the singular and the singular shall be regarded as and shall in the plural shall be regarded as and shall make the right to the plural shall be regarded as and shall make the plural shall be regarded as and shall make the right to the plural shall be regarded as and shall make the right the plural shall be regarded as and shall make the right the plural shall be regarded as and shall make the right the plural shall be regarded as and shall make the right the plural shall be regarded as and shall make the right the plural shall be regarded as and shall make the right the plural shall be regarded as an as a shall make the right the plural shall be regarded as a shall	ial to or in excess of the un	paid balance of the indebtedness secured hereby and	the amount of all prior indebtedness secured by	y the mortgaged
lien or encumbrance to, or procure and/or maintain in effect insurance with respect to the mortgaged premises; and all sums so paid shall, with rest at the rela provided in the notes, become a part of the indebledness secured hereby. Initial of any payment provided for in the agreement secured by this Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, in the option of the Bank, become imprediately due and payable without notice, and the Bank shall have the right immediately to foreclose Mortgage, in classification of the services any right fermion of the services and conditions of the event of a subsequent default. Initially, and the services and assigns of the services and obligations hereunder shall extend to and be binding upon the several heirs, personal representatives, successors and assigns of the less to this Mortgage. Shall a perform any of the terms and conditions of the event of a subsequent default. Witness, whereof, the understand have hereunto set their bands and shall mean the singular and the singular shall be regarded as and shall in the plural. Witness, whereof, the understand have hereunto set their bands and shall mean the singular and the singular shall be regarded as and shall in the plural shall be repaided as and shall mean the singular and the singular shall be regarded as and shall until the plural shall be repaided as and shall until the plural shall be repaided as and shall until the plural shall be repaided as and shall until the plural shall be repaided as and shall until the shall be repaided as and shall until the plural	nises, all such policies to be	in companies acceptable to the Sank and to contain a t	ess Payable Clause in favor of the Bank at its inte	stest may appear.
lien or encumbrance to, or procure and/or maintain in effect insurance with respect to the mortgaged premises; and all sums so paid shall, with rest at the rela provided in the notes, become a part of the indebledness secured hereby. Initial of any payment provided for in the agreement secured by this Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, in the option of the Bank, become imprediately due and payable without notice, and the Bank shall have the right immediately to foreclose Mortgage, in classification of the services any right fermion of the services and conditions of the event of a subsequent default. Initially, and the services and assigns of the services and obligations hereunder shall extend to and be binding upon the several heirs, personal representatives, successors and assigns of the less to this Mortgage. Shall a perform any of the terms and conditions of the event of a subsequent default. Witness, whereof, the understand have hereunto set their bands and shall mean the singular and the singular shall be regarded as and shall in the plural. Witness, whereof, the understand have hereunto set their bands and shall mean the singular and the singular shall be regarded as and shall in the plural shall be repaided as and shall mean the singular and the singular shall be regarded as and shall until the plural shall be repaided as and shall until the plural shall be repaided as and shall until the plural shall be repaided as and shall until the plural shall be repaided as and shall until the shall be repaided as and shall until the plural	on failure of Morfoagors so to	do the Bank may (but shall not be obligated to) make a	enairs to new envitey assessment levied accinct	noù or dicebarge
rest at the rate provided in the notes, become a part of the indebtedness secured hereby. In default of any payment provided for in the agreement secured by this Mortgage, or upon failure to perform any of the terms and conditions of Mortgage, or II Mortgagers shall abandon the man tragged premises or be adjudged bankrupt, then in any such event the entire indebtedness secured by this Mortgage in the potent of the Bank shall have the right immediately to foreclose imprediately due and payable without notice, and the Bank shall have the right immediately to foreclose Mortgage. No failure to exercise any right hereunder shall preclude the exercise thereof in the event of a subsequent default. In this Mortgage. In this Mortgage. In this Mortgage. In this Mortgage. In the plural shall be regarded ea and shall mean the singular and the singular shall be regarded as and shall in the plural. In the plural. In the plural shall be regarded ea and shall mean the singular and the singular shall be regarded as and shall in the plural. In the plural shall be regarded ea and shall mean the singular and the singular shall be regarded as and shall in the plural. In the plural shall be regarded ea and shall mean the singular and the singular shall be regarded as and shall in the plural. In the plural shall be regarded ea and shall mean the singular and the singular shall be regarded as and shall in the plural. In the plural shall be regarded ea and shall mean the singular and the singular shall be regarded as and shall in the plural shall be regarded ea and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall might be regarded ea and shall mean the singular shall be regarded as and shall might be regarded as and shall be regarded as and shall might be regarded as an advantage of the shall be regarded as an advantage of the shall be regarded as	lien or encumbrance to, or	procure and/or maintain in effect insurance with respondent	ect to the mortgaged premises; and all sums so	pay of discharge paid shall, with
Mortgage, or, if Mortgagors shall abandon the mortgaged premises or be adjudged bankupt, then in any such event the entire indebtedness secured by shall, at the option of the Bank, become immediately due and payable without notice, and the Bank shall have the right immediately to foreclose Mortgage. No failure to exercise any right hereunder shall produde the exercise thereof in the event of a subsequent default. Ights and obligations hereunder shall extend to and be binding upon the several heirs, personal representatives, successors and assigns of the less to this Mortgage. Shever required herein by the context, the plural shall be regarded as and shall mean the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular shall have the singular shall be	rest at the rate provided in	the notes, become a part of the indebtedness secure	d hereby.	
Mortgage, or, if Mortgagors shall abandon the mortgaged premises or be adjudged bankupt, then in any such event the entire indebtedness secured by shall, at the option of the Bank, become immediately due and payable without notice, and the Bank shall have the right immediately to foreclose Mortgage. No failure to exercise any right hereunder shall produde the exercise thereof in the event of a subsequent default. Ights and obligations hereunder shall extend to and be binding upon the several heirs, personal representatives, successors and assigns of the less to this Mortgage. Shever required herein by the context, the plural shall be regarded as and shall mean the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular and the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular shall be regarded as and shall make the singular and the singular shall be regarded. So in the singular shall have the singular shall be	on default of any payment r	provided for in the agreement secured by this Mortgag	e, or upon fallure to perform any of the terms	and conditions of
Mortgage. No failure to exercise any right hereunder shall proclude the exercise thereof in the event of a subsequent default. Ights and obligations hereunder shall extend to and be binding upon the several heirs, personal representatives, successors and assigns of the lest to this Mortgage. Shell extend to and be binding upon the several heirs, personal representatives, successors and assigns of the lest to this Mortgage. Shell extend to and be binding upon the several heirs, personal representatives, successors and assigns of the lest to this Mortgage. Shell extend to and shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall mean the singular shall be regarded as and shall	Mortgage, or if Mortgagors	shall abandon the mortgaged premises or be adjudged I	bankrupt, then in any such event the entire indet	tedness secured
Ronald W. Wietbrock To dindiana See me, a Notary Public 1, anotog said County and State, personally appeared lacknowledged and Public 1, anotog said County and State, personally appeared lacknowledged and Public 1, anotog said County and State, personally appeared lacknowledged and Public 1, anotog said County and State, personally appeared lacknowledged and Public 1, anotog said County and State, personally appeared lacknowledged and Public 1, anotog said County and State, personally appeared lacknowledged and rescultation and Notarian State in the ship said County and State, personally appeared lacknowledged and rescultation and Notarian State in the ship said County and State, personally appeared lacknowledged and rescultation and Notarian State in the ship said County and State, personally appeared lacknowledged and rescultation and Notarian State in the ship said County and State, personally appeared lacknowledged and rescultation and Notarian State in the ship said to said the ship said the ship said to said the ship said the ship said the ship said to said the ship said th	by shall, at the option of the Mortgage No fallure to ex	Bank, become immediately due and payable without	notice, and the Bank shall have the right immedi	ately to foreclose
les to this Mortgage. Shever required herein by the context, the plural shall be regarded as and shall mean the singular and the singular shall be regarded as and shall in the plural. Witness, whereof, the undersigned have hereunto set their hands and seels this 27th day of April 99 900. Konald W. Wietbrock Judith R. Wietbrock Ss: Ss: Ss: Ronald W. Wietbrock & Judith K. Wietbrock are me, a Notary Public in and of sale county and State, personally appeared April 99 90. April 99 90. April 99 90. Sheila M. Carey My County of Residence Lake				
witness, whereof, the undersigned have hereunto set their hands and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular and the singular shall be regarded as and shall mean the singular shall be regarded as	rights and obligations here:	inder shall extend to and be binding upon the several	heirs, personal representatives, successors ar	nd assigns of the
Witness, whereof, the undersigned have hereuno set their hands and coals the 27th day of April 99 900. Ronald Wietbrock Judiths K.		Eloro Carlo		
Witness, whereof, the undersigned have hereunto set their hands and ceels the 27th day of April 199 902. Konald L. Wietbrock Judithe K. Wietbrock Ss: Ss: Ronald W. Wietbrock Ronald W. Wietbrock Ronald W. Wietbrock & Judith K. Wie acknowledged and executed the above and foregoing as a voluntary act and deed. Interpretation of the printed of the showledged this 27th day of April 1990. Ronald W. Wietbrock & Judith K. Wie ary Public District of the showledged and executed the above and foregoing as a voluntary act and deed. Ronald W. Wietbrock & Judith K. Wie ary Public District of the showledged and foregoing as a voluntary act and deed. Ronald W. Wietbrock & Judith K. Wietbrock & Judith	enever required herein by the	ne context, the plural shall be regarded as and shall m	san the singular and the singular shall be regar	ded as and shall
Konald M. Vietbrock Judith R. Wietbrock Judith R. Wietbrock Find of Indiana Ss: Record of Sale County and State, personally appeared Ronald W. Wietbrock & Judith K. Wieseknowledged and executed the above and foregoing as a voluntary act and deed. Ress my hand and Notarial Seal this 17th day of April 1990. Residence Lake My County of Residence Lake				
inty of	witness whereof, the und	reigned have hereunto set their hands and seets this	3 27th day ofApr11	==, 19 <u>} '9@'</u> '.
inty of	rtgagors	2 VOIANA	ON A CONTRACT OF	
inty of			eraid / Baseline Alexander	المجرور م
inty of	Konald Wight	(Met there)	 ကြ _{ုပ်}	- 307
inty of	1 15-11 //	Det The see Bu	ORE TO SEE	- 20 E
inty of	Judithek: Wieth	rock	in the second se	H 62.4
inty of	te of Indiana	A STATE OF THE STA	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
pre me, a Notary Public in and for sale County and State, personally appeared Ronald: W. Wietbrock & Judith K. Wieklacknowledged and executed the above and foregoing as a voluntary act and deed. Ronald: W. Wietbrock & Judith K. Wieklacknowledged and executed the above and foregoing as a voluntary act and deed. April		SS:		<u>É</u>
acknowledged and executed the above and foregoing as a voluntary act and deed. ness my hand and Notarial Seat this 27th day of April	inty of	1111 (14 14 14 14 14 14 14 14 14 14 14 14 14 1		
acknowledged and executed the above and foregoing as a voluntary act and deed. ness my hand and Notarial Seat this 27th day of April	ore me a Notary Public or	And to trail to County and State personally appeared	Ronald W. Wietbrock & Jud	ith K. Wia
ery Public Sheila M. Carey commission Expires 27th day of April 19 90 My County of Residence Lake	acknowledged and execu	d The above and foregoing as a voluntary act and de	ed.	<u></u>
commission Expires 21/14/92 My County of Residence Lake	一種的で異じ		4.0	
commission Expires: 11/14/92 My County of Residence: Lake	mess, my nano ano Mojana	CONTROL OBY OF	, 19: <u></u>	
commission Expires: 11/14/92 My County of Residence: Lake	ary Public	Della Printed	Sheila M. Carey	The All Editions of the
wy County of Residence	N. W.			regar com a grant o
Store A. Mindows Contact III - Bunding	commission Expires	/19/9/2007	ity of Residence Lake	and the second
		Stove A. Mindows Conden Ville T	resident RCN 403030	

Legal Description of Mortgaged Premises

Lot 3'in Red Wing Acres, in the Town of Lowell, as per plat thereof, recorded in Plat Book 38 page 70 in the Office of the Recorder of Lake County, Indiana.



Mortgage DatedApril 27,	1990	The Control of the Co	Milaus.
Mongagora		1	
7/1/1/			
Ronald Wietbro	ck	edward of	serias.
Julith K. Wietbro	liethra	rep.	e e e e e e e e e e e e e e e e e e e
Judith K. Wietbro	ck	granica (m. 1990) 1990 - 1990 - 1990 1990 - 1990 - 1990	