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REAL ESTATE MORTGAGE

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THIS INDENTURE, made this	14th day of <u>Ma</u> Aurora Jabaay, husba County, State of Indiana, V	ly	O., WITNESSETH, enantsbyent 'ARRANT to	That irety, Mortgagors,
□ BENEFICIAL INDIANA □ COMMONWEALTH LO	INC., a Delaware corporation o AN COMPANY, an Indiana cor	huly authorized to de poration doing busi	o business in Indiana ness as "BENEFICI	AL FINANCE CO.'',
	GE CO. OF INDIANA, a Delaw AN COMPANY, an Indiana cor (The box checked abor	poration doing busir	iess as "BENEFICL	
having an office and place of busine County ofLake("Property") situated in the County	, Indiana, া🏞 follow	ing described real	reryille.In property ("Property	46375 ") situated in the County of
property Regine, as the date of Decembe	chneider Avenue, Ridg recorded as document r 16, 1982, in the Re nterest in the Common	s 690041, 690 ecorder's Offi	0042 and 69004 .ce of Lake Co	3, under unty, Indiana,
				STATE OF THE COLORS
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	This Document is the Lake Cou			
	the Lake Cou	ity Record	CI:	
together with all rights, privileges, rent, issues and profits of that Pro	perty.			
by Floyd A. Jabaay and Aloysius and Harrid which prior mortgage secures pays 8/26/87	lortgage is subject to a prior 1 Aurora Jabaay,husba 25 Zimay, as Trustee	mortgage dated nd and wife t under 711-9-7	8/21/87 enants by ent 98	ixexy as mortgagor(s) to as mortgagoee,
which prior mortgage secures payn 8/26/87 was recorded on 8/26/87 Record No. 934480	nent of a promissory note in the	priscipal amount of tecorder ofL	s 22,000.00 ake	
This Mortgage is given to secure Agreement (Note/Agreement), which			payment of a cert	ain promissory Note or Loan
☐ Total of Payments of \$ ☑ Actual Amount of Loan of \$			t on unnaid halanou	s of the Actual Amount
	of Charge set forth in the Not		ton unpara parance	s or the Actual Amount

Mortgagors covenant and agree with Mortgagee, as follows:

- 1. To pay when due all Indebtedness provided in the Note/Agreement and secured by this Mortgage, without relief from valuation and appraisement laws.
- 2. To keep the Property in as good order and repair as at present, reasonable wear and tear excepted, and neither to commit nor suffer any waste on such Property.
- 3. To keep the Property insured against loss by fire and such other hazards, and in such amounts as Mortgagee shall require, with carriers satisfactory to Mortgagee, with loss payable to Mortgagee as its interest may appear.
- 4. To pay all taxes and assessments levied against the Property when due and before penalties accrue.

On failure of Mortgagors in any of the foregoing, Mortgagee, at its option, may (a) pay any and all taxes levied or assessed against the Property, and all or part of prior or senior encumbrances on the Property, (b) insure the Property and (c) undertake the repair of the Property to such extent as it deems necessary. All sums advanced by Mortgagee for any of such purposes shall become a part of the Indebtedness secured by this Mortgage and shall bear interest at the Rate of Charge or, if the loan is a precomputed loan, at the Annual Percentage Rate from and after the date of payment by Mortgagee until repaid in full by Mortgagors.

In the event of the death of one of the Mortgagors, Mortgagee, at its option, may declare the unpaid balance of the Actual Amount of Loan or Total of Payments, together with accrued interest, immediately due and payable.

Upon default of Mortgagors in any payment or performance provided for in this Mortgage or in the Note/Agreement, or if Mortgagors or any of them be adjudged bankrupt, or a trustee or receiver be appointed for Mortgagors or any of them or for any part of the Property, then the Indebtedness shall become immediately due and payable at the sole option of Mortgagee, without notice, and this Mortgage may be foreclosed accordingly. Any cost incurred by Mortgagee or its agents in obtaining an abstract of title, any other appropriate title evidence, or any reasonable attorney's fees or expenses incurred by Mortgagee in respect of any and all legal or equitable proceedings which relate to this Mortgage, may be added to the unpaid balance of the Indebtedness.

Bor 4 IN-13-15-33, Ed. Oct. '84 (W3)

If Mortgagors voluntarily shall sell or convey the Property, in whole or in part, or any interest in that Property or by some act or means divest themselves of title to the Property without obtaining the written consent of Mortgagee, then Mortgagee, at its option, may declare the entire balance of the Indebtedness immediately due and payable. This option shall not apply if (1) the sale of the Property is permitted because the purchaser's creditworthiness is satisfactory to Mortgagee and (2) that purchaser, prior to the sale; has executed a written assumption agreement containing terms prescribed by Mortgagee including, if required, an increase in the rate of interest payable under the Note/Agreement.

No delay or extension of time granted or suffered by Mortgagee in the exercise of its rights under this Mortgage shall constitute a waiver of any of such rights for the same or any subsequent default. Mortgagee may enforce any one or more of its rights or remedies under this Mortgage successively or concurrently,

Mortgagors herein expressly covenant and agree to pay and keep current the monthly instalments on any prior mortgage and to prevent any default thereunder. Mortgagors further agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any suit be commenced or other action taken to foreclose the prior mortgage, then the amount secured by this Mortgage shall become and be due and payable in full at any time thereafter, at the option of Mortgagee and in accordance with the Note/Agreement, Mortgagee, at its option, may pay the scheduled monthly instalments on the prior mortgage and, to the extent of the amount so paid, become subrogated to the rights of the mortgagee identified on the prior mortgage. All payments made on the prior mortgage shall bear interest at the Rate of Charge or Annual Percentage Rate until paid in full.

Upon commencement of a suit in foreclosure of this Mortgage or a suit to which Mortgagee may be made a party by reason of this Mortgage, or at any time during the pendency of any such suit, Mortgagee, upon application to the appropriate court, at once, without notice to Mortgagor or any person claiming under Mortgagor, and without consideration of the adequacy of the security or the solvency of Mortgagor, shall appoint a receiver for the Property. The receiver shall (1) take possession of the Property; (2) collect the rents, issues and profits of the Property; (3) out of those monies, make repairs and keep the Property in proper condition and repair; and (4) pay (a) all taxes and assessments accruing during the receivership, (b) all unpaid taxes and assessments and tax sales remaining unredeemed, at or prior to the foreclosure sale, (c) all insurance premiums necessary to keep the Property insured in accordance with the provisions of this Mortgage, and (d) the expense of the receivership, and apply the balance, if any, against the Indebtedness secured by this Mortgage.

Mortgagee, at its sole discretion, may extend the time of the payment of any Indebtedness, without the consent of any junior encumbrancer. No such extension of renewal shall affect the priority of this Mortgage or impair the security or operate to release, discharge or affect the principal liability of Mortgagors or any of them to Mortgage whatsoever.

If there be only one mortgagor, all pland words herein referring to Mortgagors shall be traded the singular.

the Lake County Recorder!

IN WITNESS WHEREOF Mortgagors have signed and scaled this Mortgage on the day and year first above written.

Witness	3	Signature of Mortgagor A. Julyang
		Floyd A. Jabaay Printed Name
Witness H. O.C.	rheck	Signature of Mortgagor Juant
Witness		Parted Name
		Printed Name

ACKNOWLEDGMENT

STATE OF INDIANA)		
) ss.: COUNTY OFLake)		
Before me, a Notary Public in and for said County and State, personally a Jabaay; husband and wife tenants by entirety	ppearedFloyd. Ax. Jabaay. and Aurora who acknowledged the execution of the foregoin	g Mortgage,
Witness my hand and Notarial Seal this14th day of	May	W. VIV.
-		ary Public
This instrument was prepared by <u>J A Steinbeck</u>	RY CONNISSION EXP JULY 30,1990	NO STATE
Return to Beneficial Mortgage Co 238 W Lincoln Highway		

Schererville, In 46375