Boal Estato Mortgago

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



Ronnie G. Ashburn & Joann M. Ashburn	L'alic'		. J. J.
his indenture witnesseth that Romite G. Ashburn & Joann M. Ashburn	73/0	HHAY	1
LakeCounty, State of	pintly and severally be	ered to ge was	"Localon
iedy mongage to me reational denk, riorthwest, a national danking association having its principal p	lace of Tusiness in L	化产品 (100) 以	o, ('Bañ '')
real estate, located in the County of <u>Lake</u> , State of <u>Indian</u> , which is set forth on the reverse side hereof together with all improvements now or hereafter situated or		Who lend a	doubiloubo
rewith, and all rights, privileges, interests, easements, hereditaments and appurtenances thereunto fixtures and appliances or subsequently attached to or used in connection with the mortgage	belonging or in any v	vay pera por	connection
fixtures and appliances now or subsequently attached to or used in connection with the mortgage fits of the mortgaged premises.	d premises and the	Pop lasues	and and
	181	Religion	SAME!
s Mortgage is given to secure the payment of the indebtedness of <u>Ronnie C. Ashbur</u>	n & Joann M.	O G	288
ne Bank as evidenced by a Promissory Note or Notes datedMarch_20: 1990	e greko por s	- 10 · · · · · · · · · · · · · · · · · · ·	775
ne amount of \$35 . 115 . 00 and shall also secure the payment of any sur irred by Mortgagors hereafter in favor of the Bank. It is understood by both parties that discretion to a	ns quaranteed by adv		obligation
	dvance additional fu	nds, as provided	for above
	4	30	isem sais isa T
Bank, at its option, may extend the time of payment of any part or all of the indebtedness secured the make it is option, without the consent of any junior lie holder and without the consent of any junior lie holder and without the consent of	ereby, reduce the pa	yments thereon	, or accept
title to the mongaged premises, and no such extension, reduction or renewal shall impair the lien or	priority of this Mortga	irtgagors nave ti ige, nor release.	nen parted . discharde
ffect the personal liability of the Mortgagors to the Bank. This Document is the property			•
Igagors, jointly and severally, warrant that they are the owners in fee simple of the mortgaged pre- to permit any lien of mechanics or materialmen to attach to mortgaged premises; to keep the mo	emises, and covenan	and agree with	n the Bank
to permit any lien of mechanics or materialmen to attach to mortgaged premises; to keep the most and assessments levied or assessed against the mortgaged premises as the same become due; a	rigaged premises in	good repair and	to pay all
ne mortgaged premises insured against loss by fire and windstorm and such other hazards as the B	ank may require from	time to time in	an amoilnt
al to or in excess of the unpaid balance of the indebtedness secured hereby and the amount of al nises, all such policies to be in companies acceptable to the Bank and to contain a Loss Payable Clau	l prior indebtedness	secured by the	mortagad
n fallure of Mortgagors so to do, the Bank may (but shall not be obligated to) make repairs to, pay any lien or encumbrance to, or, procure and/or maintain in effect insurance with respect to the mortga	tax assessment levie	d against, pay o	r discharge
rest at the rate provided in the notes, become a part of the indebtedness secured hereby.	ged premises; and a	ii sums so paid	shall, with
in default of any navment provided for in any blots secured by this mortgage, or upon follows to perfect	-in-control of the single-control		
n default of any payment provided for in any Note secured by this mortgage, or upon failure to perform. Mortgagors shall abandon the mortgaged premises or be adjudged bankrupt, then in any such ever	nt the entire indebted	ness secured he	rehy shell.
ne option of the Bank, become immediately due and payable without notice, and the Bank shall have failure to exercise any right hereunder shall preclude the exercise thereof in the event of a subse	the right immediately	to foreclose this	Mortgage.
ights and obligations hereunder shall extend to and be binding upon the several heirs, personal les to this Morigage.	representatives, succ	essors and ass	igns of the
			#
never required herein by the context; the plural shall be regarded as and shall mean the singular, and the plural.	and the singular shal	be regarded a	s and shall
WOUND 20th	March	ROB	90 4
	lay of		19
Jonnie C. College	- ,	R 6	元の
Romie C. Ashburn	• • •	ECC.	7 X T
olven M. ackburn		ORD 4	NEW TOWN
Joann M. Ashburn		EN TO	
	1		33 4 5
e of Indiana * A Transport * T	1	68. H	
nty ofLake	,	to C	, O.
2044	March		
re me, the undersigned a Notery Public in and for said County and State, this do 90	ay of		
acknowledged: the execution of the foregoing Martgage.			
		1	
ess my hand and Notarial Seal	- 4		,
	M. Carey		10
Commission Expired by Dennds R. White County of Residence I County of Residence I	ake '	<u> </u>	
Instrument Prepared by Strategy At Miles	RCN4 <u>0303</u>	U	
			المسكم

Legal Description of Mortgaged Premises

The East 13 acres of the NE% of the SE% of Section 12, Township 33 North, Range 9 West of the 2nd P.M., in Lake County, Indiana.



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	→ 15° (12°)	March	201.	1990
MORGAGA	:Datact:		,	
ITIVITACEV				

Mortgagors

Ponnie C Ashburn

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