Union Fadeal Credit Union 10, 71- Sugar Blad.
iding Sufficte 46319

120001 REAL ESTATE MORTGAGE 10, 71- Supple Block	ier
THIS INDENTURE WITNESSETH That Terry Widing and Leslie Widing	319
aka Terry E. Widing and aka Leslie E. Widing (the "Mortgagor") of LAKE  County State of Indiana MORTGAGE AND	•
WARRANTS to <u>Unison Federal Credit Union, 101 N. Griffith Blvd. Griffith, In.</u> 46319	• :
(the "Mortgagee") ofLAKE County, State of Indiana, the following described real estate inLAKE County, Indiana; Rango I.	J ·
cept the E 85 ft. and except the W 105ft. thereof, in Erie Subdivision N	ex-
of the industrial Center Land Co. in the Town of Highland, as nor plat to	hama-
or, recorded in Plat Book 26 Page 36, in the Office of the Pagordon of the	- to -
County, in Parcel II: The W 70.50ft. of E 155.50 ft. of the North L of	1 - 4 - 7
in Erie Subdivision No. 1 of the Industrial Center Land Co., in the Town Highland, as per plat thereof, recorded in Plat Book 26 Page 36, in the	of
of the Recorder of Lake County, Indiana (hereinafter referred to as the Mortgaged Premises') together with all rights, privileges, interests, easements, hereditaments, appurtenances, fixture	UIIICE
and improvements now or nereatter belonging, appertaining, attached to, or used in connection with, the morgages Premises, and all the rents, issues	•
Income and profits thereof.	
This mortgage is given to secure the performance of the provisions hereof and the payment of a certain Credit Line Account Variable Interest Rate	
Home Equity Secured Open End Credit Agreement (referred to .ns the "Credit Agreement") dated December 14, 1990	
the principal amount of \$35,000.00  Dollars	
(\$35,000.00 ) with interest as therein provided.	
The Mortgagor (jointly and severally) covenants and agrees with the Mortgagee that:	
<ol> <li>Payment of Indebtedness. The Mortgagor shall pay when due all indebtedness secured by this mortgage, on the dates and in the amounts respectively, as provided in the Credit Agreement or in this mortgage, without relief from valuation and appraisement laws, and with attorneys' fees.</li> <li>No Liens. The Mortgagor shall not paymit any live of mechanics or materialment to average and appraise as the Atlanta and David.</li> </ol>	
<ol> <li>No Liens. The Mortgagor shall not permit any lien of mechanics or materialmen to attach to and remain on the Mortgaged Premises or any par thereof for more than 45 days after receiving notice thereof from the Mortgagee.</li> </ol>	$\sim$ O
3. Repair of Mortgaged Premises; Insurance. The Mortgagor shall keep the Mortgaged Premises in good repair and shall not commit waste thereon. The Mortgagor shall procure and maintain in effect at all times adequate insurance in insurance companies acceptable to the Mortgagee against	Crown
ioss, damage to, or destruction of the Mongaged Premises because of the, Windstorm or other such hazards in such amounts as the Montagoes	
may reasonably require from time to time, and all such insurance policies shall contain proper clauses making all proceeds of such policies payable to the Mortgager and the Mortgager as their respective interests may appear. All such policies of insurance shall be delivered to and	SE
retained by the Mortgages until the indeptedness secured hereby is fully paid.	₹ <b>₹</b>
4: Taxes and Assessments. The Mortgager Shall pay all taxes of assessments levied or assessed against the Mortgaged Premises, or any part thereof, as and when the same become due and before penalties accrue. Recorder!	n A
5. Advancements to Protect Security. The Mongagee may, at his option, advance and pay all sums necessary to protect and preserve the security	က္က
intended to be given by this mortgage. All sums so advanced and paid by the Mortgagee shall at the option of Mortgagee be immediately due and payable or shall become a part of the indebtedness secured hereby and shall bear interest from the date or dates of payment at the rate of eight	
per centum (8%) per annum. Such sums may include, but are not limited to, insurance premiums, taxes, assessments and liens which may be or become prior and senior to this mortgage as a lien on the Mortgaged Premises, or any part thereof, and all costs, expenses and attorney's fees	1
incurred by the Mortgagee in respect of any and all legal or equitable proceedings which relate to this mortgage or to the Mortgaged Premises.	
6. Default by Mortgagor; Remedies of Mortgagee. Upon default by the Mortgagor in any payment to Mortgagee provided for herein or in the Agreement, or if Mortgagor has committed fraud, or made a material misrepresentation in connection with the account secured hereby, or if	
Mortgagor acts, or fails to act, in a manner that adversely affects Mortgagor's collateral or any right of Mortgagor in the collateral; then and in any	
such event, the entire indebtedness secured hereby shall become immediately due and payable at the option of the Mortgagee, without notice, and this mortgage may be foreclosed accordingly. Upon such foreclosed the Mortgagee may continue the abstract of title to the Mortgaged Premises	
or obtain other appropriate little evidence, and may add the cost hereof to the principal balance due.	
7. Non-Waiver; Remedies Cumulative. No delay by the Mortgagee in the exercise of any of his rights hereunder shall preclude the exercise thereof	
so along as the Mortgagor is in default hereunder, and no failure of the Mortgagee to exercise any of his rights hereunder shall preclude the exercise thereof in the event of a subsequent default by the Mortgagor hereunder. The Mortgagee may enforce any one or more of his rights or	
remedies hereunder successively or concurrently.	
8. Extensions; Reductions; Renewals; Continued Liability of Mortgager. The Mortgagee at his option, may extend the time for the payment of the	
indebtedness, or reduce the payments thereon, or accept a renewal note or notes therefor, without consent of any junior lien holder, and without the consent of the Mortgagor if the Mortgagor has then parted with title to the Mortgaged Premises. No such extension, reduction or renewal shall	
affect the priority of this mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the	
personal liability of the Mortgagor to the Mortgagee.  9. General Agreement of Parties. All rights and obligations hereunder shall extend to and be binding upon the several heirs, representatives, excess	
sors and assigns of the parties to this mortgage. When applicable, use of the singular form of any word also shall mean or apply to the plural and	
masculine form shall mean and apply to the feminine or the neuter. The titles of the several paragraphs of this mortgage are for convenience only and do not define, limit or construe the contents of such paragraphs.	
and do not define, finite of constide the contents of such paragraphs.	
IN WITNESS WHEREOF, the Mortgagor has executed this mortgage, this 14th. day of Decmber 1990.	
Signature Signature Sesue Commande Signature	;
Terry Willing aka	Á .
Printed Terry E. Widing Printed Leslie E. Widing aka Leslie Widing STATE OF INDIANA	ja
SS:	
COUNTY OF LAKE	•
Before me, a Notary public in and for said County and State, personally appeared Terry Widing and	•
Leslie F. Widing aka Terry F. Widing and aka Leslie Widing	ن. اخ
who acknowledged the execution of the foregoing mortgage.	ō
Witness my hand and Notarial Seal this 14th day of December 19 90	:
Signature Minut X Sulle	
Printed Dianne L. Berilla	()
NOTARY PUBLIC 1.0	
My Commission expires Residing in LAKE County, Indiana	Ki .
	;
7/16/94 This instrument prepared by: Jacqueline Kudzinowski	