HAMMOND, INDIANA 46324

## CALUMET FEDERAL SAVINGS AND LOAN ASSOCIATION

91023331

.. STATE OF INDIANA

## MORTGAGE

ć	THIS INDENTURE WI	INESSETH, The	n: James 1	1. Lowry an	d Martha L.	Lowry,	July and the second second
	of the County ofLake		and State of	Indiana		sband and AGE:AND WA	
	to the CALUMET FEDERAL						
	States of America, with pr		, A				****
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	slivated in the county of	Dave	and State of _	Indiana.	, to-wit:	Ro E	8
	T a # 01	0 774	and Davils Man		M 0 773 .		AIM E
ì	Lot 21, Block shown in Plat	Book 21.	nd Park Mand page 41. in	or, in the Lake Count	Town of Hig V. Indiana.	niando as	<b>3</b>
	<u>e</u>	<b>—</b>			<b>5</b> ., _ <b>_</b>	(D) :	ON THE
		1.1.43				251 <b>851</b>	Sivient Sivient Sivient Si Elle
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		NO	TOFF	ICIAL!			27
	N/4	This Do	cument is tl	ne property	y of	•	19
		the L	ake County	Recorder			
	together with all and singular the profits thereof and therefrom, as we	ell as all heating, air	conditioning, plumbin	and lighting fixture	s and all other equip	ment and appliance	es attached
	thereon to secure the payment w		able on or before the	30+h. Anr	17 0000	gagee in the princi as provided in said	
	interest as provided in said note fro			The state of the s	ent laws with reasonal	le attorney's fees af	ter default.
	ments as the same become due, and payable; (2) to keep all improvements located upon said real estate or hereafter located thereon insured against loss or damage by fire or such other events as the Mortgagee may require with insurers approved by the Mortgagee with suitable loss payable clauses to said Mortgagee; which said taxes and insurance, the Mortgagers covenant and agree to pay by paying to the Mortgager in monthly installments simultaneously with the installments to become due as provided in the aforesaid mortgage note, as a additional amount to be paid by said Mortgagors, which additional amount is to be used by the Mortgagee in the payment of said taxes, assessments and insurance premiums, the said Mortgagors shall pay such additional amounts therefor as the Mortgagee may from time to time require, provided however, that is the event said monthly payments shall at the expiration of each calendary car, during the existence of this mortgage, be found to be more that sufficient to pay said taxes, assessments and insurance premiums, then such overplus, if any, shall be applied upon succeeding annual periods for the payment of taxes, insurance premiums and assessments to assessments and insurance premiums are fully paid; (3) to permit no waste to be committed upon said premises or allow said premises to be used for any litegal or immored payments, or any part thereof, the Mortgagee may pay such taxes an assessments, procure such insurance or make such repairs and any sum to expensed by said Mortgagee therefor, together with interest increased two						
	percent (2%) per annum above the		WINDIAN	iii			
	In the event of any default days, the Mortgagee may declare th including the cost of continuations hereby given the right to obtain the granted Receivers in such cases,	e entire debt due ar of abstracts, or cost	nd foreclose said morts	age, and in such even ind attorney's fees a	l The Mortgagors shall nd court costs, and l	pay all costs of said n such event the l	foreclosure, Morigagee is
	The Mortgagors shall make the Mortgagee, and shall not permi that this mortgage is made subject and all amendments thereto that n	t or suffer any lega to all Regulations	al proceedings to be in and By-Laws of said	stituted against said Mortgagee, which are	real estate; and it is	further understood	and agreed
	The Mortgagors agree to relitigation, consultations, services, an	nd documentation re	sulting from Mortgago	rs alleged acts of or	ission or commission.		
	The Mortgagors agree not t secured remains unpaid, and that t unpaid balance of said indebtedness secured shall bear interest increase	the viciation of this to become immedia	provision will accelerately due and payable,	ite the maturity of t at the option of the M	he indebtedness secui fortgagee, without not	ed hereby and cau ice, and the indebte	se the entir
	This mortgage shall secure discretion of the Mortgagee, PROVI original amount thereof, excepting	DED ONLY, that th	ne aggregate principal	amount of the indeb	tedness secured here	by shall at no time	
	This mortgage shall be bind	iing on the undersi	gned, their heirs, pers	onal representatives.	successors, grantees s	nd assigns.	
	It is agreed that time is of be a waiver of the terms hereof c			aiver of any obligation	ons hereunder shall a	t any time hereafte	er be hold t
	IN WITNESS WHERE	OF, the Mortgo	agors have hereu	into set their har	ids and seals, on	this, the _15	th_ day
	of April (	91		. (1)			
	/ James M	Down	(Seal)	Mout	~ Z &	our way	(Seal
	James M. Lowry		(Seql)	Martha L.	Lowry	8	(Seal)

15th day

the execution of the foregoing Mortgage to be their free and voluntary acts and deeds, for the uses and purposes therein set forth.

Witness my hand and Notarial seal, as of the day and year first hereinabove written.

My commission Expires:

June 27, 1994

This document prepared by

Clarence A. Tapper, President:

Judith L. Baker

Judith L. Baker Notary Public Resident of Lake County, Indiana

0,500



CORD CHEST L'ANDSON CONTROL CO

program property for the