

REAL ESTATE MORTGAGE

) 5	This mortgage made on the	9th	day of _	May	, 19_91	., between	Agnes M Peters	
and					, hereinafter	referred to a	s MORTGAGORS, and A	SSOCIATES
	Finanical S					_, whose add	ress is 429 West	Blst Street
	Merrillvill	e, In	464,10) 	, hereinafter refe	rred to as MC	ORTGAGEE.	
	WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, convey and mortgage to Mortgagee, its successors and assigns, the real property							
hereinafter described as security for the payment of a loan agreement of even date herewith in the amount of $\frac{4230.62}{92}$, toginterest as provided in the loan agreement which has a final payment date of $\frac{6-9}{92}$, $\frac{19}{92}$.								2 together with
inte	The property hereby mortgage rests, rents and profits.	d, and desc	cribed be	ow, includes	all improvements and f	ixtures now a	ttached together with ease	ments, rights, privileges,
and	TO HAVE AND TO HOLD the successors and assigns, forever have authority to convey the forever warrant and defend the	r; and Mor same, that	tgagors h the title s	nereby coven so conveyed	ant that mortgagors ar	e seized of go	ood and perfect title to sa	id property in fee simple
	mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in full in accordance with its terms, the obligations which ortgage secures, then this mortgage shall be null, void and of no further force and effect.							
on a Mor agre gag To p lien all in on t cha	MORTGAGORS AGREE: To keep the mortgaged property, including the buildings and improvements thereon, fully insured at all times against all zards with an insurance company authorized to do business in the State of Indiana, acceptable to Mortgagee, which policy shall contain a loss-payable use in favor of Mortgagee as its interest may appear, and if Mortgagors fall to do so, they hereby authorize Mortgagee to insure or renew insurance said property in a sum not exceeding the amount of Mortgagor's indebtedness for a period not exceeding the term of such indebtedness and to charge or orgagors with the premium thereon, or to add such premium to Mortgagor's indebtedness. If Mortgagee elects to waive such insurance Mortgagors ree to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors agree that any sums advanced or expended by Mortgage for the protection or preservation of the property shall be repaid upon demand and if not so paid shall be secured hereby. Mortgagors further agree pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the mortgaged property when due in order that no insulation to that of this mortgage and not now existing may be created against the property during the term of this mortgage, and to pay, when due installments of interest and principal on account of any indebtedness which may be secured by a lien superior to the lien of this mortgage and existing the date hereof. If Mortgagors fall to make any of the foregoing payments, they hereby authorize Mortgagee to pay the same on their behalf, and to arge Mortgagors with the amount so paid, adding the same to Mortgagor's indebtedness secured hereby. To exercise due diligence in the operation inagement and occupation of the mortgaged property and improvements thereon, and not to commit or allow waste on the mortgaged premises, and keep the mortgaged property in its present condition and repair, normal and ordinary depreciation excepted.							
instruction of M sam be cost shall executed as the cost sale.	If default be made in the termal liments when due, or if Mortgated protection or should the mortgaged protectible in a suit at law or by lession of the mortgaged propul pay all costs which may be cution or existence of this more, and a reasonable fee for the including expenses, fees an repair made in order to place	s or condit agors shall property or a incorrect aby secure oreclosure erty with the nourred or tigage and a search m I payments	tions of the law part is or if the distall, a part is made and a made to	ne debt or de bankrupt or hereof be att Morigagers it Morigagee ortgage, in a selies, indon Morigagee in Morigagee in Morigagee in Morigagee in Morigagee in Morigagee in Morigagee in	obts hereby secured or insolvent, or make ar tached, levied upon or shall abandon the moi e option, become infinity case, regardless of and profits therelicin connection with any losure of this mortigag for such foreclosure, remove the imposition	of any of the assignment seized, or if a tgaged propered at the such enforces in, with a will suit or proces, Mortgagore together with	terms of this mortgage, for the benefit of creditor ny of the representations, and, are self-or attempt to and payable, without not ment, Mortgages shall be would reclosure or other eding to which it may be self-or and further expense.	s, or have a receiver ap- warranties or statements sell all or any part of the ce or demand, and shall entitled to the immediate proceedings. Mortingors a party by reason of the se, in addition to taxable enses of foreclosure and
of the shall right shall may	The Mortgagee has the optione loan date of the loan and and and and and and and and and a	nually on each of the gages to each of the execution on the execution that the ex	sach subs at least 9 lis mortg xercise and defaults arcise the eunder su I extend t	days before the control of the contr	versary data if the loar e payment in full is du the hereunder for defait s of covenant, and no me during the continu- or concurrently at its o ding upon the several	has a fixed in the literature of the layer o	nterest rate. If the option tils not made when due, es of covenant shall be covered to the part of Mortgagee in exeruch defoult or breach of c	is exercised, Mortgagors Mortgagee has the right construed to prejudice its cising any of such rights ovenant, and Mortgagee
	The real property hereby mor				acwirere applicacia.		County State of I	ndiana, and is described.
as f	ollows:		\ · \	E		o Hammon		
	Lot 5, Block 1, Ford Roxana Third Addition to Hammond, in the City of Hammond, as shown in Plat Book 28, page 49, in Lake County, Indiana.							
,	Commonly kno	wn as J	1017 -	175th 9	Street, Hammon	d, India	na.	3*
	IN WITNESS WHEREOF Mor	tgagors he	ve execu	ited this mor	rtgage on the day abo	ve shown.	• · · · · · · · · · · · · · · · · · · ·	erikan di karangan di kara Karangan di karangan di ka
	agnes M. Ve	tera	<i>,</i>			Communication of the second	<u> </u>	0
	/ Agnes M Peter		owi spe		GAG <i>or</i> Individual or par	TNEBOUID E	ORROWER	A MOHIGAGER
	romania de la composición dela composición de la composición de la composición de la composición dela composición de la composición dela composición dela composición de la composición de la composición de la composición dela composición	ACRN	OWLEDG	EMENI BY	INDIVIDUAL OR PAR	i nekship E	ONHOWER	89 24 C
STA	ATE OF INDIANA, COUNTY O	FI	Lake		e de la companya de l	, ss	3.17	SER SER
	Before me, the undersigned,	a notary p	ublic in a	and for said	county and state, pers	onally appear	red <u>Agnes M Pe</u>	1 5
in ti	he execution of the foregoing	mortgage.	·····					ańd acknowledged
. 1	IN WITHESS WHEREOF I he	ve hereun	to subsci	ribed my nar	ne and affixed my offi	cial seal this	9th day of May	, 19_91_
نور دامه واد	Commission Express					D	Chen Atthe	
(D):	Commission Expression					<i>\(\omega\)</i>	00	NOTARY PUBLIC
2	S						er/Lake County	
This	Instrument was propared by	Da	ewn Y	Hightowe		ASE PRINT N	AME AND COUNTY	.,
*	10 - 10 mm							