Kentland Bank POB 245 Lake Village, IN INDEMNIFYING MORTGAGE K-22 44349 91025077

Warren E. Sinks and Laura L. Sinks, husband and wife, THIS INDENTURE WITNESSETH That

of Newton County, Indiana, hereinafter called mortgagor (whether one or more than one), does hereby mortgage and warrant to Kentland Bank of Kentland, Indiana, hereinafter called mortgagee, the following described real estate in Lake County, Indiana, to-wit:

---Lots 12 and 13, Block 8, L. R. Williams' second addition to Schneider, as shown in Plat Book 9, Page 32, in Lake County, Indiana .-

This mortgage is executed to secure existing and future loans made by the Kentland Bank to mortgagor. That mortgagor has currently borrowed, or is borrowing, the principal amount of \$\frac{10,000.00}{20,000}\$ Dollars from the Kentland Bank and this mortgage is given to secure repayment of said loan. That said loan shall be evidenced by a promissory note bearing interest at \frac{12.4}{20}\$ and which refers to this indemnifying mortgage. Kentland Bank may also make additional advancements to mortgagor over the above mentioned figure and if such advancements are made, they also shall be secured by this indemnifying mortgage. That such additional advancements shall be at the discretion of the Kentland Bank; shall be at an interest rate to be

agreed to, and shall not exceed the principal amount of \$10,000.00.

It is agreed that this mortgage is a continuing security for the repayment to mortgage of any sum or sums advanced to borrower by mortgage under the provisions of this mortgage; and it is expressly agreed that should any sum now or hereafter secured by this mortgage be reduced by payment or otherwise, such reduction shall not be an extinguishment pro tante of this mortgage, but said mortgage be reduced by payment or otherwise, such reduction shall not be an extinguishment pro tante of this mortgage, but said

mortgage shall remain as a security for any advances made after as well it is further agreed that at the expiration of the months from date, agreement to make advances under this mortgage for an additional treatment is months period may at its option make like extensions which advances after the expiration of each such six months. the morpage may at its option extend the period of its term of six months, and successively thereafter at the end of a extensions may be evidenced merely by the making of such

The morigages may, at any time or times in succession, without notice, extend the time of payment of any part or all of the indebtedness hereby secured to any person or persons then under obligation to pay such indebtedness or having an interest in the property affected by the lien hereby created upon such terms as may be agreed upon by the mortgages and the party requesting the extension. In case of any such extension the lien of this mortgage shall not be impaired but shall continue without change, valid and extension. In case of any such extension the lien of this mortgage shall not be impaired but shall cont subsisting; securing the payment of each note so extended or given in renewal of such indebtedness.

Upon the written request of mortgagor, made at any time when the notes secured by this mortgage are paid in fulli-the mortgagee will release this mortgage of record.

Mortgagor expressly agrees to pay the sum of money secured by this mortgage without relief from valuation or appraisement laws, and with attorney's fees; and agrees that if any part of said mortgage debt, either principal or interest, shall not be paid when due then all of said debt shall at the option of mortgagee become lumreristely due and collectible, and this mortgage may be foreclosed accordingly. Mortgagor further agrees that until all of said mortgage debt shall be paid, mortgagor will keep all legal taxes and charges against said real estate paid as the same shall become due, and will keep the buildings on said real estate insured for tornado and for fire in an insurance company acceptable to mortgage for the benefit of mortgagee as its interest may appear, in an amount equal to or greater than the unpaid balance of the indebtedness secured by this mortgage; and it is agreed that upon failure of mortgagor so to do, then mortgagee may pay such taxes and insurance, and the amount so paid therefor, together with 12.4 per cent interest thereon from date of payment, shall be and become a part of the debt secured by this mortgage.

INWITNESS WHEREOF said mortgagor has hereunto see VOIA Test hand and seal this. May

(SEAL)

(SEAL)

Laura L. Sinks

STATE OF INDIANA)			
COUNTY OF Newton			
Before me, the undersigned; a Notary Public, in	ı and for said County and State	this <u>20th</u>	day of May
A.D. 19 91 , personally appeared			War Barrey Commencer
Warren E. Sinks and	Laura L. Sinks		
and the state of the avenue in of the attached	and foregoing mortgage.	•	一个人,

and acknowledged the exe

Witness my hand and Notarial Seal. My Notarial Commission expires: /- 2-95

> ROBERTAT, SUPPLIEDT, NOTAR NEWTON COUNTY, STATE OF HYDIANA MY COMMISSION EXPIRES OF THE N

Kentland Bank Lake: Village Branch Prepared by: _

Roberta J. Scheldt, Credit Supervisor