Real Estate Mortgage

91025086

INB Banking Company, North 109 Broadway Chesterton, indiana 46304



T.	-King		
This Mortgage ("Mortgage") Witnesseth that John Thomas (herein called "Mortgagor"), does hereby mortgage and warrant to INB Ba	∕& Elaine E King. hu	sband and wi	
now or hereafter situated on or used in connection with the Property, all rights, belonging or appertaining, all apparatus, equipment, fixtures and appliance all rents, issues, income and profits of the Property (all of the foregoing be	privileges, interests, easements, heredies now or hereafter attached to or used	taments and appurtenan	ces thereunto
This Mortgage is given to secure (i) the payment of the indebtedness or o		Elaine E King	
to the Bank in an original principle.		and and 00/100*	
as evidenced by <u>a Promissory Note</u>		May 15, 1991	and
any renewals, extensions or modifications thereof; (ii) any sums guaranteed or hereafter in favor of the Bank; (iii) the performance of Mortgagor's cove the Bank to protect the Mortgaged Property. (The indebtedness and all oth "Liabilities"). Mortgagor and Bank agree that discretion to advance additionand is not obligatory.	nants and agreements under this Mor er obligations secured hereby are her	tgage and (iv) all sums einafter collectively refe	advanced by red to as the
The Bank, at its option, may extend the time of payment of any part or al instrument therefor, without the consent of any junior lienholder or the con Property. Any such extension, reduction or renewal shall not impair the lie the Mortgagor to the Bank.	sent of Mortgagor if Mortgagor has the nor priority of this Mortgage, or release	en parted with title to the ise, discharge or affect	e Mortgaged the liability of
Mortgagor warrants that Mortgagor is the owner of and has good fee simple not to permit any mechanic's or materialman's lien to attach to the Mortgage and assessments levied or assessed against the Mortgaged Property as the sinsured against loss by fire and windstorm and such other hazards as the Ba (100%) of the full insurable value of the Mortgaged Property. All such polices payable clause in favor of the Bank as its interest may appear.	ed Property; to keep the Mortgaged Principle become due; and to keep any impired from time to time in an cies shall be issued by companies ac	operty in good repair; to provements on the Mortgr amount equal to one hu coeptable to the Bank w	pay all taxes aged Property indred percent ith a lender's
*Upon failure of Mortgagor so to do, the Bank may, but Without estigation to do any lien or encumbrance on, or procure and/or maintain in effect insurance at the highest rate provided for in the obligations secured hereby, become	with respect to the Mortgaged Properts immediately due and payable and b	y. Ali sums so paid shall be a part of the Liabilitie	with interest ses.
Upon default in the payment of any obligation secured by this Mortgage, or Mortgagor's abandonment of the Mortgaged Property or the entry of a basecured hereby shall, at the option of the Bank, become immediately due to foreclose this Mortgage. No delay or omission by Bank in exercise of any the exercise thereof in the event of a subsequent default.	nkruptcy order for relief for Mortgagor, and payable without notice, and the E	then in any such event, Bank shall have the righ	the Liabilities t immediately
It is agreed that if any of the property herein mortgaged is of a nature that this instrument shall constitute a security agreement and shall grant a security which a security interest can be granted and from the date of its recording security interest.	urity interest to Bank in that portion of	the Mortgaged Propert a financing statement to	with respect
For the purpose of constituting a financing statement, the following is sat	torth)	ROBERT (B	E S
a. Name and address of Secured Party:	b. Name and address of Debtor:		一而是
INB Banking Company, North	Sohn Thomas King	Jr. mm	202
109 Broadway	Flaine E. Kipo	00 C	2052
Chesterton, Indiana 46304	4911 E 26th Avenue	8 27 4	<b>845</b>
Attention: Bryce H. Morgan	NA Lake Station. IN.	4646511	72 ·S
All rights and obligations hereunder shall extend to and be binding upon parties to this Mortgage.			assigns of the
Whenever required herein by the context, the singular form of "Mortgagor" shall be deemed to have been made jointly and severally.	shall include the plural and all covena	ints, obligations and war	ranties herein:
in witness whereof, Mortgagor has caused this Mortgage to be executed	d as of the 15th day of	May	, <sub>19</sub> <u>91</u> .
John This a.	Gillen I	ext.	
John T. King, Jr. a/k/a John Thomas state of inglana ss: King	Elaine King a/k/	Elaine E.	King
County of Portern  Before me a Notary Public fir an Epigeid County and State, this1	5th day of May	Vine In & F	, 191 laine E.
personally appealed Signo T & Flaine E King Jr. who acknowledged the execution of the foregoing Real Estate Mortgage	as the free and voluntary act of said		ng,
Witness my hand and hibtarial Seal			Wife:
and the Durly	Tracey L. Burke		<u> </u>
Motary Public Signature  My County of Residence: Porter	Print Name  My Commission Expires:	4-11-93	ر
This Instrument prepared by: Tracey L. Burke	my Commission Explice.		0001
•	•		7)* ./

TICOR TITLE INSURANCE

Lot 12 in Bel-Air of East Gary, Resubdivision of Part of Blocks 1, 2, 3 and all of Block 4 in Malmsten's East Gary Subdivision, in the City of Lake Station, as per plat thereof, recorded in Plat Book 43 page 54, in the Office of the Recorder of Lake County, Indiana.

Carle Same



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T Parmer Trial alvilla

Mortgage Dated

May 15, 1991