8-14-92

15976/91027771
THIS INDENTURE WITNESSETH, That.

(the "Mortgagor") ofI WARRANTS toNORTHERN_INDI	ANA PUBLIC SER	VICE EMPLOYE	County, State	of India	na, MORT	rgage ani
(the "Mortgagee") ofLake	ike		County	, State o	f Indiana,	the following
Lot 12 in Indian Ridge Add thereof, recorded in Plat F County, Indiana.	ition, Unit 2 look 51 page 13	to the City o	of Crown Po	int. as	per pla r of Lak	it (e
		•				
(hereinalter referred to as the "Mortgaged Prand improvements now or hereafter belonging income and profits thereof.	, appertaining, attached	to, or used in connec	tion with, the Mor	gages Prem	ises and all	rents,
This mortgage is given to secure the performance Equity Secured Open-End Credit Agreement	mance of the provisions	hereof and the payr	nent of a certain (	Credit Line A	vo Varia	be interest Ra
Home Equity Secured Open-End Credit Agre	ement (referred to as the	Credit Agreement	) datedMay	28, 19	912 7	39 (6)
the principal amount of <u>Nineteen Tho</u>	usand Nine Hun	dred and 00/	100			
(\$ 19,900.00 ) with interest as therein	•				AND	9
The Mortgagor (jointly and severally) covenant	-					
<ol> <li>Payment of Indebtedness. The Mortga respectively, as provided in the Credit Ag</li> </ol>	reement or in this mortga	ege, without relief from	n valuation and ap	praisement	laws, and wit	th attorneys' fee:
<ol> <li>No Liens. The Mortgagor shall not perm thereof for more than 45 days after recei</li> <li>Repair of Mortgaged Premises; Insurance</li> </ol>	ving notice thereof from to. The Mortgagor shall keep to the control of the contr	he Mortgagee. Seep the Mortgaged F	Premises in good r	eoair and st	nall not comm	nit wasta thereo:
The Mortgagor shall procure and mainte loss, damage to, or destruction of the M may reasonably require from time to the payable to the Mortgagee and the Mort retained by the Mortgagee until the inde	ortgaged Premises beca me, and all such insura	use of fire, windston nce policies shall co	or other such ha	izards in <b>su</b> ses making	ch amounts a	as the Mortgage
4: Taxes and Assessments. The Mortes of thereof, as and when the same become	Shall GO WILLIAMS 181	ASSESSION OF THE PROPERTY AND INC.	DOMESTA CORNI	nst the Mor	lgaged Prem	ises, or any pa
5. Advancements to Protect Security. The intended to be given by this mortgage. A payable or shall become a part of the in per centum (8%) per annum. Such sums become prior and senior to this mortgage incurred by the Mortgage in respect of a	Mortgagee may, at his o il sums so advanced and debtedness secured her may include, but are no le as a lien on the Mortg	ption, advance and p i paid by the Mortgag aby and shall bear in it limited to, insurance aged Premises, or a	pay all sums nece tee shall at the op- terest from the da premiums, taxes my part thereof, ar	tion of Mortg te or dates ( assessme d all costs,	agee be imm of payment a nts and liens expenses an	nediately due an it the rate of elgi which may be o nd attorney's fee
6. Default by Mortgagor; Remedies of Mo Agreement, or if Mortgagor has commit Mortgagor acts, or falls to act, in a mann such event, the entire indebtedness secu- this mortgage may be foreclosed accord or obtain other appropriate title evidence.	Ited fraud; or made a meer that adversely affects ired hereby shall become ingly. Upon such forecide	aterial misrepresent Mortgagor's collaters immediately due and ure the Mortgagee m	ation in connection if or any right of Management of Management in a second of the continue the allowers.	n with the a ortgagor in tion of the N	ccount secu the collateral fortgages, wi	ired hereby, or then and in an ithout notice, an
<ol> <li>Non-Waiver; Remedies Cumulative. No so along as the Mortgagor is in default exercise thereof in the event of a subse remedies hereunder successively or con</li> </ol>	hereunder, and no failu quent default by the Mor	re of the Mortgagee	to exercise any o	f his rights	hereunder sl	hall preclude the
8. Extensions; Reductions; Renewals; Con indebtedness, or reduce the payments to the consent of the Mortgagor if the Mortgage or in personal liability of the Mortgagor to the	nereon, or accept a rene pagor has then parted with spair the security hereof	wal note or notes the	erefor, without con ed Premises. No s	sent of any such extensi	junior lien ho on, reduction	older, and withou n or renewal sha
<ol> <li>General Agreement of Parties. All rights sors and assigns of the parties to this masculine form shall mean and apply to and do not define, limit or construe the or</li> </ol>	ortgage. When applicable the feminine or the neute	e, use of the singular er. The titles of the se	form of any word	also shall m	ean or apply	to the plural an
IN WITNESS WHEREOF, the Morto	gagor has executed	this mortgage, th	s _28th day	of Ma	<u>v</u>	19 91
Signature <u>Edward R. Vary C</u>	)	_SignatureX	Schoral	2.1	large	>
Printed <u>Edward R. Vargo</u> STATE OF INDIANA		Printed <u>Debor</u>	ah L. Varg	<u>o</u>	· · · · · · · · · · · · · · · · · · ·	
SS: COUNTY OF LAKE  Before me, a Notary public in and f	or said County and	State, personally	v appeare <u>d</u>			
who acknowledged the execution of t	and Deborah L. he foregoing mortga		7	`	<u> </u>	
Witness my hand and Notarial Seal	this <u>28th</u> day of	May 19	$9\frac{91}{2}$ .	V	37	
	Signature	Mela S. Maas	0- /	Naa	V	
Prepared By: Joan C. Chiaro	Printed Par	icia D. Haas	NOTARY P	UBLIC	<del>-^-</del>	
ly Commission evnires	Residing in	Lake		County, la		::

REAL ESTATE MORTGAGE

Edward R. Vargo and Deborah L. Vargo, husband