| Recorded this day | | | | | |
|--|--|--|--|--|--|
| | of | ,, | A.D. 19 | o'clockm. | |
| 91052459 | (This mortgag | | E MORTGAGE ped indebtedness and renew | vals thereof.) | |
| THIS INDENTURE WITNE | SSETH, that Mich | ael R Russel | l Sr |) | ar |
| | Lou An | n Russell | و الرائد | en e | |
| hereinafter called Mortgagor | r(s) ofLa | ke | _ County, in the State of | Indiana | en en engl |
| | | | * | vay Merrillville, In 464 | |
| hereinafter called Mortgagee | Tako: | | | County, in the S | |
| | | | Real Estate situated in | | ale c |
| County, in the State of Indi | | | Trodi Estato stanton in | | |
| DEMAND FEATURE Demand to a second to a sec | porperty sit Indiana and recorded 08-state set for 933088, Being more for lot no. ten of Lake Short half section County India in the Trees the Pay the principal are elect to exercise the list due. If you fail deed of trust that s | uated in Cedar being describe 14-87, among to rth above, and ulty described in block sever e addition to 127 Township na as teh same dens office to e Lake Cour year(s) from the mount of the loan a is option you will be to pay, we will have ecures this loan. If | Lake in the counted in a deed dated the land records of referenced as follows: Las fo | the county adn llows: id down on the recorded, livision of part of the west of the 2nd P.M. in in plat book 20, page 9 | SI at South Single Sing |
| to secure the repayment of a executed by the Mortgagor (| | | before 120 m | nonths after date, in installments ar | d wi |
| interest thereon, all as provisecured, all without relief fronte, or any part thereof, a stipulated, then said note shagreed by the undersigned, legal taxes and charges againfire, extended coverage, vand | ded to said note; and rom valuation or apport maturity or the interest of the interest of the interest paid all indebtonst said premises paidalism and malicious | any reneval thereo praisement lews, and nterest thereon, or due and payable, or edness owing, on said d as they become at mischief for the bel | with atterneys fees; and the part thereof, when during this moving may be for a note or any renewal there is, and shall keep the buildinefit of the Mortgagee as its | upon failure to pay any installment e; or the taxes or insurance as here acclosed accordingly; it is further ex eof is paid, said Mortgagor(s) shall be ings and improvements thereon insu | on sa inaft press eep a red f |
| interest thereon, all as provisecured, all without relief fronte, or any part thereof, a stipulated; then said note shagreed by the undersigned, legal taxes and charges againfire; extended coverage, vancassigned in the amount of and failing to do so, said to stated in said note, shall be also secure the payment of | ded in said note, and rom valuation or apport maturity or the interest of the | dany renewal thereopraisement lews, and nterest thereon, or due and payable, or edness owing on said as they become and five hundres and five hundres of the indebtedness newal notes hereof, covenant and agree | with afterneys fees; and the part thereof, when during this moving may be for directly and shall keep the buildinefit of the Mortgagee as its red sixty five dolar and/or insurance, and the secured by this mortgage. to pay said note and interest. | upon failure to pay any installment e, or the taxes or insurance as here ecclosed accordingly; it is further exect is paid, said Mortgagor(s) shall kings and improvements thereon insustances in the police of the | on sa inaft press eep a red f ry du ne ra je sha selve |
| interest thereon, all as provisecured, all without relief fronte, or any part thereof, a stipulated; then said note shagreed by the undersigned, legal taxes and charges againfire; extended coverage, vand assigned in the amount of and failing to do so, said the stated in said note, shall be also secure the payment of their heirs, personal represent further advances, if any, with light of the prohibited by law or regage and without notice to | ded to said note, and rom valuation or apport maturity or the interest thereon as regulation, this mortage of the control of t | dany renewal thereopraisement lews, and nterest thereon, or due and payable, or edness owing on said as they become at mischief for the behand. Five hundres of the indebtedness newal notes hereof, covenant and agree provided in the note gage and all sums he with upon the convesuch title in any ma | with atterneys fees; and the part thereof, when during the mortgage may be for dinote or any renewal there and shall keep the building of the Mortgage as its red sixty five dolar and/or insurance, and the secured by this mortgage. To pay said note and interest or notes evidencing such a reby secured shall become or evance of Mortgagor's title oner in persons or entities | upon failure to pay any installment e, or the taxes or insurance as here ecclosed accordingly; it is further exectosed acc | on sa inaft press eep red f y du ne ra le shi selve y suc tgag |
| interest thereon, all as provisecured, all without relief fronte, or any part thereof, a stipulated; then said note shagreed by the undersigned, legal taxes and charges againfire; extended coverage, vand assigned in the amount of and failing to do so, said to stated in said note, shall be also secure the payment of their heirs, personal representant their heirs, personal representant advances, if any, with the payment of the payment of the property and premises, or upurchaser or transferee assurting this mortgage is subject payment of any installment principal or such interest an edness secured by this mortgageed that in the event of | ded to said note, and rom valuation or apport maturity or the interest and malicious. Sixteen thousand become a partiall renewals and renutatives and assigns, in interest thereon as regulation, this morte of Mortgagor forthwapon the vesting of smess the indebtedness and subordinate to of principal or of ind the amount so pagage and the accoms such default or should respond to the amount so pagage and the accoms such default or should respond to the amount so pagage and the accoms such default or should respond to the amount so pagage and the accoms such default or should respond to the amount so pagage and the accoms such default or should respond to the amount so pagage and the accompany to the should respond to the amount so pagage and the accompany to the should respond to the amount so pagage and the accompany to the should respond to the amount so pagage and the accompany to the should respond to the amount so pagage and the accompany to the should respond to the amount so pagage and the accompany to the should respond to the should re | dany renewal thereopraisement lews, and nterest thereon, or due and payable, or edness owing on said as they become at mischief for the behand. Five hundred said taxes, charges of the indebtedness newal notes hereof, covenant and agree provided in the note such title in any mass secured hereby with another mortgage, interest on said priorid with legal interest panying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall full any suit be compared to the companying note shall be compared to the companying no | with atterneys fees; and the part thereof, when during the mortgage may be for digital than the mortgage may be for digital than the mortgage as its red sixty five dolar and/or insurance, and the secured by this mortgage. To pay said note and interest or notes evidencing such a reby secured shall become control to pay said note and interest or notes evidencing such a reby secured shall become control to pay said note and interest of mortgager's title the consent of the Mortgager's title the consent of the Mortgager's the consent of the mortgage, the holder of the deemed to be secured in menced to foreclose said parents. | upon failure to pay any installment e, or the taxes or insurance as here ecclosed accordingly; it is further exectosed acc | on sa inaft press eep red f y du ne ra ge shi selve y suc in t nent indel press red l |
| interest thereon, all as provisecured, all without relief fronte, or any part thereof, a stipulated; then said note shagreed by the undersigned, legal taxes and charges againfire; extended coverage, vand assigned in the amount of and failing to do so, said the stated in said note, shall be also secure the payment of their heirs, personal represe further advances, if any, with lift not prohibited by law or regage and without notice to property and premises, or upurchaser or transferee assured in the event of this mortgage and the accordinate of this mortgage and the accordinate of this mortgage. Mortgagor(s) expressly under the said of the said o | ded to said note, and com valuation or apport maturity or the interest and malicious. Sixteen thousand become a partiall renewals and renutatives and assigns, in interest thereon as regulation, this morte to Mortgagor forthway on the vesting of smess the indebtedness and subordinate to of principal or of ind the amount so partially and the accommon such default or show the payments on land agree the payments on land | dany renewal thereopraisement lews, and nterest thereon, or due and payable, are edness owing on said as they become at a mischief for the became five hundred said taxes, charges of the indebtedness newal notes hereof, covenant and agree provided in the note gage and all sums he with upon the conversation title in any mass secured hereby with another mortgage, if interest on said prior did with legal interest upanying note shall full any suit be combecome and be due that by this mortgage contracts from any | with attorneys fees; and the environment thereof, when during this moving may be for directly and shall keep the buildine fit of the Mortgagee as its red sixty five dolar and/or insurance, and the secured by this mortgage. To pay said note and interest or notes evidencing such a reby secured shall become converse of Mortgagor's title anner in persons or entities the consent of the Mortgagor's title anner in persons or entities the consent of the Mortgagor's title anner in persons or entities the consent of the Mortgagor's title anner in persons or entities the consent of the Mortgagor's title anner in persons or entities the consent of the Mortgagor's title and the consent of the mortgage, the holder of the deemed to be secured by the deemed to be | upon failure to pay any installment e, or the taxes or insurance as here ecclosed accordingly; it is further exectioned accordingly; it is further exection failure and in a contrary to law; this mortgages thereof. The Mortgagors for them rest as they become due and to repair according to the execution of the execution and payable at the option of the execution according to the execution payment may be added to the execution mortgage, and it is further execution mortgage, then the amount secution mortgage, then the amount secution mortgage all of Mortgagor(s) right purchasers due or to become due from the execution according to the execution of the overestimated according to the execution of the overestimated according to the execution of the order of the execution according to the execution of the order of the execution according to the execution the execution according | on sa inaft press eep red f y du me ra le sh selve y such tgag ess t in t indel press red f |

ditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debtshereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions. IN WITNESS WHEREOF, the said Mortgagor(s) have hereunto set their hand(s) and seal(s) this 11th day of ., 19<u>91</u> (SEAL) Type name here Type name here-STATE OF INDIANA COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this 11th day of October 19 91 , came Michael R and Lou Ann Russell, Husband and Wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 4-8-95 Document Notary Public This Document is the property of the Lake County Recorder! THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of County, Indiana, in Mortgage: ____, has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Mortgagee, this_ __(Seal) STATE OF INDIANA,__ Before me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the annexed release of mortgage. 19 ____ , came IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires ____ **Notary Public** recorded in Mortgage Record No. FROM 5 Received for record this

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and con-