92002518

RETURN TO SECURITY FEDERAL SAVINGS AND 9301 Wicker Ave., St. John, IN

## REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETH, that	DAVID W. VANDERCAR F	MD*SANDRA M. VANDE	RCAR, MUSBAND
LAKE . IN	DIANA	•	E AND WARRANT to State the laws of the United
County,	, hereinafter referred (	to as "Mortgagors," MORTGAG	E AND WARRANT to
the security federal rayings annals han	SOCIATION OF LAKE COUNTY, O	corporation organized under the LAKE	TATATANIA
States, hereinafter referred to as "Mortgagee," the fo	llowing described real estate in		to-wit:
			्रभू म्
A parcel of land in the South Township 32 North, Range 8 Wes	t of the Second Princ	ipal Meridian des	on 5, scribed as 330.32 330.32
as follows: Beginning at the	Northeast corner of 1	the SautheHalf of	scribed the Southeast of 330.82
Quarter of said Section by the	nce West along the No	orth line thereof,	330.92
feet; thence South parallel with the them	ument is the pro	nen Half 330 32 3	reet to
the East line of Section 5. th	ence Northnalondesaid	Hast line: 660 30	feet to
the point of beginning, all in	Lake County, Indiana	a.	. U
		H 19	eet to feet to
			i di di
			15 S
to the midth all the building and fairless in	we are horselfor avoided the room time	المالة والمالة والمالة والمالة والمالة والمالة	
together with all the buildings and improvements no tus, motors, boilers, furnaces, ranges, religiorators, or distributing heat, refrigeration, light, water, air, of floor coverings, now in or which hereafter may be gwith all the estate, right, tittle and interest of said M hereby assigned, transferred and set over unto the I become due under or by virtue of any lease whethe part or parts thereof, which may have been heretofo the Mortgagee under the power herein granted to it, Mortgagee of all such leases and agreements and all payment of all costs and expenses of acting under hereby or incurred hereunder; together with all the ring or in any wise pertaining thereto, all lixtures an income and profits of said mortgaged premises.	and all apparatus and fixtures of epower or otherwise, including screpolaced in any building or improve lortgagor in and to said property. Mortgagee thetuding all the ronts, or written or verbal, of any agreemere, or may be hereafter nade or at being the intention hereby to et the exalls there under, and such assignment, and second, to thights, privileges, interests, easemer d'appliances therein or subsequent	very kind, whether used for the ens, window shades, storm do ment now or hereafter upon a cand the rents, issues and proissues and profits now due to the control of the use or occupancy of the control of the use of the control of the	e purpose of supplying ors and windows, and add property, together office which are resulted in the property, or any ade and agreed to by and assignment to the be applied first to the then due and secured inces thereunto belonged all the rents, issues,
This mortgage is given to secure the perform	קעדק עייעד	the payment of a certain obli- THOUSAND DOLLARS A	
promissory, note of even date herewith for the prin	cipal sum of 65,000.0		210 110) 200 Sarrages
the state of the s	(\$	) Do	ollars, executed by the
Mortgagors and poyable to the order of the Mortgag			41114 4 441
years THREE Interest thereon as provided in said note, said princip	oal and interest being payable at t	he office of the Mortgagee in th	months after date, with se city of East Chicago,
Indiana, interest to be paid semi-annually on the	LOAN TO BE PAID	IN FULL ON OR BEFO	ORE MARCH 31st,199
of each year, beginning	all of which indeb	tedness the Mortgagors promise with attorney's fees.	e and agree to pay to
The Mortgagors do hereby further covenant of	md agree as follows:		
1. That the Mortgagors will, until the debt b			

The Mortgagee may, in case of failure of the Mortgagors so to do, pay any claim, lien or encumbrance, or purchase any tax title or claim against the premises, make any repairs necessary to preserve the security intended to be given by this mortgage, and may obtain complete abstracts of title or title guaranty policies for said estate and such continuations thereof as in the judgment of the Mortgagee may be required at any time while any part of the debt hereby secured remains unpaid; and all sums so paid shall become immediately due to the Mortgagee, shall be added to and become a part of the indebtedness secured hereby, and shall bear interest at the rate of fifteen percent (15%) per annum until paid.

insurers and in such amounts and manner as shall be, in the judgment of the Mortgagee, necessary or proper.

- 2: To exercise due diligence in the operation, management and occupation of said real estate and the improvement thereon, and not to commit waste or allow the same to be committed on said premises, and to keep said real estate and the improvements thereon in their present condition and repair, normal and ordinary depreciation alone excepted, and not to commit or permit to be committed on said premises any illegal or immoral acts.
- 3. Upon default in any payment provided for by any evidence of indebtedness secured hereby, or in the event of a default by the Mortgagors in the performance of any one or more covenants and agreements herein contained, or upon the institution of any legal proceedings to enforce a mortgage or other lien upon the mortgaged property or if a petition in bankruptcy shall be filed by or against the Mortgagors, or, if the Mortgagors shall in any way be adjudged insolvent or shall make an assignment for the benefit of creditors, or if there shall exist any lien or encumbrance on the mortgaged real estate superior to the lien of the mortgago, or if said mortgaged premises shall be levied upon by virtue of any execution, attachment or other writ, or shall come into the possession of or be ordered sold by the officer of any Court, or if the Mortgagors shall abandon the mortgaged property, then the entire indebtedness secured hereby shall, at the option of the Mortgagoe, become and be immediately due and payable, without notice or demand, and thereupon the Mortgagoe shall be entitled

to the immediate possession of said property and the rents, issues, income and profits therefrom with or without foreclosure or other proceedings, and shall also be entitled to collect said indebtedness, to foreclose this mortgage and to enforce any of its rights hereunder, by proper legal or equitable proceedings. It is understood and agreed that the Mortgagors shall pay all costs and attorney's fees incurred or paid by the Mortgagoe in any sult in which it may be plaintiff or defendant by reason of being a party to this mortgage, in any writ or proceedings to foreclose this mortgage, or to enforce or protect the Mortgagoe's rights hereunder, the Mortgagoes in addition to any other remedy, and regardless of the value of the mortgaged property or the solvency of insolvency of the Mortgagors, shall be entitled to the appointment of a Receiver to take possession of said property and protect said property and collect the rents and income and apply the same as provided by law, in case of a foreclosure of this mortgage, the abstract of title or title guaranty policy as the case may be shall be the absolute property of the Mortgagoe.

- 4. No failure on the part of the Mortgages to exercise any of its rights hereunder for defaults or breaches of covenants shall be construed to prejudice its rights in the event of any other subsequent defaults or breach of covenant, and no delay on the part of the Mortgages in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and the Mortgages may enforce any one or more remedies hereunder successively or concurrently at its option.
- 5. The Mortgagee, at its option, may extend the time for the payment of said indebtedness, or reduce the payments thereon, or accept a renewal note or notes therefore, without the consent of any pulcy lient holder, and without consent of the Mortgagors have parted with the title to said property and any such extension, reduction or renewal shall not release the Mortgagors or any endorser or guaranter from liability for such indebtedness, or affect the priority of this mortgage over the junior lien or impair the security hereof in any manner whatsoever.
- 6. This mortgage shall secure the payment of any additional notes of loans made by the Mortgages of the Mortgages at any time hereafter for the purpose of paying taxes, incurance premiums, making repairs of differences, or any other, purpose within the discretion of the Mortgages, provided only, that the aggregate of the principal amount of the indebtedness secured hereby shall at no time exceed the original amount thereof.
- 7. All rights and obligations hereunder shall extend to and be binding upon the several heirs, executors, administrators, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the Mortgagors have hereunto set their hands and seeds this 7th	day of
January 92	0.
Mul Wellenstein (SEAL) Sandra 171 Var	Olyca (SEAL)
DAVID W. VANDERCAR SANDRA M. VANDERCAR	(SEAL)
TAIDLANA	
STATE OFCOUNTY OF	, SS:
Before me, the undersigned, a Notary Public in and for said County and State, this	day-o
January 92 DAVID W. VA	NDERCAR AND
SANDRA M. VANDERCAR, HUSBAND AND WORE IANA	The second secon
Secretary and the secretary an	

and acknowledged the execution of the foregoing Mortgage.

I hereby certify that I am not an officer of the Mortgagee.

Witness my Hand, and Notarial Scal.

Notary Public State

My Commission Expires:

January 7, 1994

Resident; of Lake County; Indiana

THIS INSTRUMENT PREPARED BY EDWINA GOLEC, ASST. VICE PRESIDENT