Monwrot Financial #150 i.

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52000481	INDIANA REAL ESTATE MORTGAGE	Lecture 1 it all
hereinafter referred to as Mortgagors,	thatJERRY R. FARNER AND PAULINE FARNER ofLakeCounty, state ofIndiana after referred to as Mortgagee, the following described real estate, in	, Mortgage and warrant to
Lots 17 and 18 21, page 35, L	, Block 4, Hyde Park, as shown in Plat Book ake County, Indiana.	ı
installments, the last payment to fall and sums of money which may from ti the principal amount of the outstandin \$125,000.00.	ry note of even date in the sum of \$ 4856.18 , paya due on 02/13 , 19-97 , and also to secure the repayment of me to time hereafter be advanced or loaned to Mortgagors by Mortgagors at any one time,	any and all future advances ragee; provided however, that shall not exceed the sum of
Mortgagors expressly agree to keep a improvements thereon in good repuir, benefit of the Mortgagee as its interest and prior liens, and cause said propert part of the indebtedness secured by this Mortgagors agree to pay all indebteds	the legal taxes, assessments, and prior liens against and property participation was to thereon, and to keep the buildings and improved may appear, and upon failure of Mortgagors to do so. Mortgagors may to be repaired, and cause said property to be insured, and the armortgage of the second of the state of indianaty Recorder.	id, to keep the buildings and nents thereon insured for the property pay such taxes, assessments, mount so paid shall become a linsurance, without any relief
Mortgagors agree not to sell, convey	entings of the Ricte of Indianaty Recorder! or otherwise transfer the above described real estate or any part the veyance or transfer without Mortgagee's prior written consent shall	rept without Mortgagee's prior
terms hereof.  Mortgagors agree that upon failure	o pay any installment due under said note, or any other indebtedn	ess hereby secured when due.
or taxes, assessments, insurance, or pr mortgage indebtedness shall at Mortga accordingly. Upon foreclosure Mortgage	ior liens, or in event of default in or violation of any of the other gee's option, without notice, become due and collectible and this moe shall have the right, irrespective of any deficiency, to which Morte faild premises and collect the rents, issues and profits thereof for the	terms hereof, then all of said rtgage may then be foreclosed gagors hereby consent, to have
assigns of the parties hereto. Wheneve the use of any gender shall include all genders.	I bind and inure to the benefit of the respective heirs, executors, a rused the singular number shall be construed to include the plural enders.	, the plural the singular, and
IN WITNESS WHEREOF, the Mort	gagors have hereunto set their hands this 7th day ofJa	nuary , 19 92
Sign here To Type name as signed: JERRY R. FAR	RNER	
Sign here F PAULINE FAI	RNER EAN EAN	<u> </u>
Sign here F Garlen	e Farrie Minh	<u>3</u>
Type name as signed:  Sign here		- <b>3</b>
Type name as signed:		
State of Indiana	) ) 68.	·92
County ofLake	)	uary 19 92
came Jerry R. Farner & Pa	ly labile in and for baid country, this seemed or seemed	, 15,
hand and official seal.	tramed I will it	
Type name as signed:	THOMAS J. SULLIVAN	, Notary Public

My Commission Expires: \_

This instrument was prepared by:

10/10/94

Deborah M. DeBold