92009772 INDIANA REAL ESTATE MORTGAGE Doris Brooks 1155 EACT THOSE ROAD THIS INDENTURE WITNESSETH, that Indiana Giveriti Mollyble bila wattanow hereinafter referred to as Mortgagors, of Lake County, state of ____ Norwest Financial Indiana, Inc., hereinafter referred to as Mortgagee, the following described real estate, in County, State of Indiana, to wit: Lot 10 Block 2, Colgrove Addition Tolleston area Page 627 Volume 1463 Abstract #172489 Commonly known as 1336 Garfield Street, Gary, Indinana to secure the repayment of a promissory note of even date in the sum of \$ 19834.22 , payable to Mortgages in monthly installments, the last payment to full due on the sum of \$ 10, 10, 96, and also to secure the repayment of any and all future advances and sums of money which may from time to time becenter be advanced or louned to Mortgages by Mortgages; provided however, that the principal amount of the outstanding indebtedness over to Mortgage by Mortgages at any one time, shall not exceed the sum of \$125,000.00. nd prior bers against said property paid, to keep the buildings and indicate thereon insured for the of Mortgagors to do so, Mortgagee may pay such taxes, assessments, aid property to be insured, and the amount so paid shall become a Mortgagors expressly agree to keep all tegat taxes as improvements thereon in good repair to compute no was benefit of the Mortgagee as its interest may appear; and and prior liens, and cause said property to be part of the indebtedness secured by this hot cause Mortgagors agree to pay off indebtedness secured hereby, (ogether with all taxes resessments, charges, and insurance, without any relief whatsoever from valuation or appraisement laws of the State of Indiana. Mortgagors agree not to sell, convey or otherwise transfer the above described real estate or any part thereof without Mortgagee's prior written consent and any such sale, conveyance or transfer without Mortgagee's prior written consent shall constitute a default under the terms hereof. Mortgagors agree that upon failure to pay any installment due under said note, or any other indebtedness hereby secured when due, or taxes, assessments, insurance, or prior liens, or in event of default in or violation of any of the other terms hereof, then all'of said mortgage indebtedness shall at Mortgagee's option, without notice, become due and collectible and this mortgage may then be foreclosed accordingly. Upon foreclosure Mortgagee shall have the right, irrespective of any deficiency, to which Mortgagors hereby consent, to have a receiver appointed to take possession of said premises and collect the rents, issues and profits thereof for the benefit of the Mortgagee. The covenants contained herein shall bind and inure to the benefit of the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used the singular number shall be construed to include the plural, the plural the singular, and the use of any gender shall include all genders. IN WITNESS WHEREOF the Mortgagors have hereunto see their mods this . 4th February Sign here Doris Type name as signed: Sign here Type name as signed: Sign here [] Type name as signed: Sign here Type name as signed:

State of Indiana Lake County of __

Before me, the undersigned, a Notary Public in and for said County, this 4th day of February came Doris Brooks , and Acknowledged the execution of the foregoing Mortgage. Witness my hand and official seal. James A. , Notary Public Type name as signed: 10/10/93

My Commission Expires: .

This instrument was prepared by: .

Teresa Welch

942 E83 (IN)