Real Estate Mortgage 92010626





INB

This indenture witnesseth thatRobert A. Kleinhans and Joyce E. Kleinhans	······································		
of LAKE County, State of Indiana (herein jointly and hereby mortgage to INB National Bank, Northwest, a national banking association having its principal place of bithe real estate, located in the County of LAKE , State of Indiana of which is set forth on the reverse side hereof together with all improvements now or hereafter situated on the mort therewith, and all rights, privileges, interests, easements, hereditaments and appurtenances thereunto belongin all fixtures and appliances now or subsequently attached to or used in connection with the mortgaged premise profits of the mortgaged premises.	usiness in Lafayett Igaged premises o	e, Indiana the legal r used in rtaining ti	a, ("Bank") description connection hereto, and
This Mortgage is given to secure the payment of the indebtedness ofRobert_A. Kleinhans and	Joyce E. Klein	hans	
to the Bank as evidenced by a Promissory Note or Notes dated February 5, 1992			
in the amount of \$15,318.35 and shall also secure the payment of any sums guara incurred by Mortgagors hereafter in favor of the Bank. It is understood by both parties that discretion to advance a remains with the Bank and is not obligatory.	nteed by, advanced additional funds, as	l to, or an s provided	y obligation d for above,
The Bank, at its option, may extend the time of payment of any part or all of the inceptedness secured hereby, rear renewal note or notes therefor, without the consent of any junior lienholder and without the consent of any Mor with title to the mortgaged premises, and no such extension, reduction or renewal shall impair the lien or priority or affect the personal illability of the Mortgagore to the Bank 1 ent is the property.	of this Mortgage, no	or release	, discharge
Mortgagors, jointly and severally, warrant that they are the owners in the simple of the mortgaged premises, a not to permit any lien of mechanics or materialmen to attach to mortgaged premises; to keep the mortgaged taxes and assessments levied or assessed against the mortgaged premises as the same become due; and if requence on the mortgaged premises insured against loss by fire and windstorm and such other hazards as the Bank may equal to or in excess of the unpaid balance of the indebtedness secured hereby and the amount of all prior in premises, all such policies to be in companies acceptable to the Bank and to contain a Loss Payable Clause in favor	premises in good pired by the Bank, t require from time debtedness secure	repair an o keep ar to time in ed by the	d to pay all ny buildings an amount mortgaged
Upon fallure of Mortgagors so to do, the Bank may (but shall not be obligated to) make repairs to, pay any tax asse any lien or encumbrance to, or procure and/or maintain in effect insurance with respect to the mortgaged prer interest at the rate provided in the notes, become a part of the indebtedness secured hereby.	ssment levied agai nises; and all sum	nst, pay c s so paid	or discharge I shall, with
Upon default of any payment provided for in any Note secured by this mortgage, or upon failure to perform any of the or if Mortgagors shall abandon the mortgaged premises or be adjudged bankrupt, then in any such event the entat the option of the Bank, become immediately due and payable without notice, and the Bank shall have the right No failure to exercise any right hereunder shall preclude the exercise thereof in the event of a subsequent default.	tire indebtedness s immediately to fore	ecured h	ereby shall.
All rights and obligations hereunder shall extend to and be binding upon the several heirs, personal representations to this Mortgage.	tatives, successor	s and as	signs of the
Whenever required herein by the context the plural shall be regarded as and shall mean the singular, and the mean the plural.	singular shall be re	egarded : استحد	as and shall
In witness whereof, the undersigned have hereunto set their hands and seeks this	February	<u> </u>	19 <u>92</u> .
	ER T	2	
Robert A. Kleimans		<u> </u>	•
Joyce F. Kleinhags	•	80	
in the state of th	••		
	ij		
State of Indiana). SS:		77	Ξ.
,			
Before me, the undersigned, a Notary Public in and for said County and State, this	February		
Witness my hand and Notarial Seal.			
Notary Public Victoria Marcinov Victoria Marcinov			
My Commission Expires 10-16-93 County of Residence LAK	E		
	RCN403033		

De Co

Legal Description of Mortgaged Premises

Part of the block 7 in Pratt and Ruschli's subdivision to Crown Point, as per plat thereof, recorded in plat book 1 page 8 in the office of the recorder of Lake County, Indiana, described as follows: Beginning at a point 233.19 feet south and 30 feet east of the point of intersection of the centerlines of Porter Street and Pratt Street, thence east 135.18 feet, thence south 67.71 feet to the north line of Farragut Street, thence west 135.15 feet to the east line of Pratt Street, thence north along the east line of Pratt Street 67.73 feet to the point of beginning.



Mortgage Dated <u>February 5, 1992</u>
Mortgagors
Robert A. Kleinhans
Joyce E. Kleinhans