Fick Professory OF

TETERDUKTOV .

92022955

TECH FEDERAL CREDIT UNION'S SIMPLE INTEREST, VARIABLE RATE, CHANGING PAYMENT NOTE **REAL ESTATE MORTGAGE**

27th.

This M	lortgage-made	this	27th:		day of	FEBRU	ARY		, 19	32
by and betw	een	PHILIP	R PANDAK							
of	1904 Mortgagor'') an	L_BURGANDY d-TECH FEDER	SCHERER	VILLE, IN	46375. Broadway, Crov	vn Point, India	na 46307 (here	einafter "M	lortgagee'')
				WITNE	SSET-H:					
PAYMENT Notes itself to loan itself	OTE (hereinafte money to the M	Mortgagee have r "Agreement") ortgagor in the p based upon t) dated principal sum o	February	27 00 Mo	1992 rtgagor has ag	, whereby reed to pay the	the Mortg e Mortgage	jagee has ee an Initia	obligated I monthly
Agreement, the rate does not	ne amount of the vary, the amou	e monthly paym int of monthly p	ents required (ayments requi	by the Mortgag red by the Mor	or to pay this A tgagor to pay t	greement in fu his Agreement	Il by the due o	tate will ch	ange. If the	e interes
date for paym	ent in full unde	er this Agreeme	nt is Feb	ruary_28	. 19	_ 96				
That th	e interest rate (charged for any	monies loaned	to Mortgagor	by Mortgagee	pursuant⊧to sai	d Agreement i	is based u	pon a Varia	able:Rate
Index and sha	ali always be ec	jual to either	_O perce	nt or	percent per	annum in exce	ss of the Varia	ble Rate I	ndex, depe	anding or
		.H.A:/V.A. Index c is used, the ra			•			y this Inde	k. If∈the∈t₩	enty year
(V:A.) Adminis	strations one mo	x is hereby defir both (the 15th da e to exist, the s	y of April and t	he 15th day of C	October) prior to	the potential s				
lf⊧both a∛twenty year	the F.H.A. and (20) Treasury	V.A. Administra Bill Yield one m	tions cease to ontheprior to the	exist, the Varia	ble Rate Index	will be defined ge dates.	d as the currer	ntiinterestii	rate in exis	tence for
intereșt rate c	harged shall be	Variable Rate the highest rat	le allowab le by	law but in no d	case more than	138% Annual I	Percentage Ra	ate.		
previous inde	erest rate charg x. The interest e next actual cl	ed is a Variable rate as compute nange date	one and will in	ncrease or deci	ease in the even	ent that the Val of May and th	iable Index	creases or November	decreases) and will r	from the emain in
The Va	riable Rate Inde	x and in turnith	PS LAUTINA PE	RCENTAGE R	TE charged or	this note may	change twice	a year (on t	the 15th da	y of May
and the 15th	day of Novemb defined above	er) but shall alw depending on	ays be equal:	to either0	nty Reco	order!	ercent per ani	num in exc	ess of the	Variable
on each day tl	nereafter until th	PERCENTAGE ne next adjustments of a 365 da	ent. There is no	free period wh	en a FINANCE	CHARGE is no	t charged on t	his loan. T	he interest	charged
ANNUAL PE	RCENTAGE RA	ne am <mark>ount of the ATE may not expense to the ATE may not expense to the ATE be a second to </mark>	ceed 18% or	the interest rat	e permitted by	ERCENTAGE I Indiana or Fed	RATE charged deral Law at the	don this no ne time of	ote other ti the adjustr	nan said nent nor
THIRD PARTII LIEN AS TO ADVANCES M THIS MORTG	ES DEALING W ANY AND ALL MADE BY MOR AGE, PLUS AC	OF THE MORTO ITH THE MORTO SUBSEQUENT TGAGEE TO THE CRUED INTERE AFTER ANY SU	GAGOR OR THE LIENHOLDER HE MORTGAG ST, COSTS OF	HE MORTGAGE RS OF THE MO OR OR ON BE F COLLECTION	D PROPERTY ORTGAGED: PI HALF OF THE , AND A REAS	OF THE MORTOR TO THE MORTGAGO ON ABLE ATTO	GAGEE'S INTE THE FULL AN PURSUANT DRNEY'S FEE,	ENTION TO MOUNT OF TO SAID WHETHEI	ASSERT THIS LO AGREEME SAID AD	A PRIOR AN AND NT-AND VANCES
together with indebtedness whether joint of herein or secumorigage is of this mortgage;	any extensions arising out of sa ir several, prima red by addition in the Mortgago and (D) the per	secure to Mortga or renewals the id Agreement; (I ny or secondary aal or different co r's principal dw formance of all gagee, its succe	ereof, and any B) any and all o , or absolute or bilateral, with the elling, including covenants and	other instrume other obligations contingent; an ne exception of g a mobile hor l agreements of	nt given by Mos and liabilities d whether or no any other inde he; (C) the pay the Mortgagor	ortgagor to Mor now owing or hi of related to or o btedness for p ment of all oth herein contain	tgagee as evice reafter incurrent the same classification in the same classification in the same and the same advanced, the Monge	dence of or ed by Morto ss as the sp or housel nced to pro agor does h	r in payme gagor to Mo pecific deb nold purpos ptect the se	nt of any ortgagee, t secured ses if this ecurity of RTGAGE
Declar Amendr Amendr Record intere	ration of ment there ment there der's Offi est in and	Condominic to record to record ce of Lake to the cond ce Declara	um record ed Februa ed August e County, ommon and	ed May 8, ry 20, 19 9, 1976 Indiana; limited	1974 as 75 as Doc as Docume together common ar	Document ument No. nt No. 36 with añ- eas and f	No. 25048 289219 a 3730, in undivided acilities ents ther	37 and sec and sec the 7625 Ess ceto	ond	STATE OF IN LAKE FILED FO
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TOGETHER with all buildings, improvements, and tenements now or hereafter erected on the property, and all easements, rights, rights-of-way, driveways, alleys, pavement, curbs and street front privileges, rents issues, profits, royalties, mineral, oil and gas rights and profits, water, water rights and water stock appurtenant to the property; and all fixtures, equipment apparatus, motors, engines, machinery and building materials of every kind or nature whatsoever now or hereafter located in, on, used or intended to be used in connection with the Property, including, but not limited to, those for the purpose of supplying or distributing heating, cooling, ventilation, power, electricity, gas, air, water and light; and all blinds, shades, curtains, curtain rods, mirrors, cabinets, attached floor coverings, awnings, storm windows, doors, storm doors, screens, antennas, trees, shrubs and plants, plumbing and electrical fixtures and communication systems, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the real property covered by this instrument whether actually physically annexed to the property or not, and all of the foregoing together with said Property are herein referred to as the "Property".

Mortgagor hereby covenants and agrees with Mortgagee as follows:

- 1. WARRANTY OR RIGHT TO MORTGAGE. Mortgagor covenants that Mortgagor is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant, convey and assign the Property, and that Mortgagor will warrant and defend generally the title to the Property against all claims and demands, subject to any liens, easements, covenants, conditions and restrictions of record listed in a schedule of exceptions to coverage in any title insurance policy insuring Mortgagee's Interest in the Property.
- 2. TAXES AND CHARGES. Mortgagor shall pay from time to time, when due, and before any penalty attaches, all general and special taxes and assessments, water and sewer charges and taxes, and all other public charges imposed or assessed against the Property or arising in respect to the use, occupancy or possession thereof. Mortgagor shall promptly furnish to Mortgagee, upon request by Mortgagee, all notices, bills and statements received by Mortgagor of amounts so due, and Mortgagor shall, upon request by Mortgagoe, promptly furnish Mortgagoe receipts evidencing such payments. Mortgagor may in good faith contest at its own expense the validity of any tax, assessment or charge provided Mortgagor pays the same in full under protest or deposits said sum with the Mortgagee as security for payment thereof.
- 3) INSURANCE. Mortgagor shall keep all buildings and improvements existing or hereafter erected on the Property Insured against fire, lightning, windstorm, vandalism, malicious damages and any such other hazards included within the term "extended coverage", together with such other hazards, liabilities and contingencies in such amounts and for such periods as Mortgagee may from time to time reasonably require. Mortgager shall keep all buildings and improvements insured against loss by damage by flood if the Property is located in a Flood Hazard Zone. Mortgagor shall obtain premises liability insurance with respect to the Property in an amount acceptable to the Mortgagee.

All insurance policies and renewals thereof shall be issued by carriers satisfactory to the Mortgagee, and shall include a standard mortgage clause, loss payee clause, or endorsement in favor of the Mortgagee and in a form and substance acceptable to the Mortgagee. Each such policyshall not be cancellable by the insurance company without at least thirty (30) days prior written notice to the Mortgagee. Any such insurance policy shall be in a sum*sufficient to pay in full the cost of repairing and replacing the buildings and improvements on the Property and in no event shall be less than the maximum amount that the Mortgagee is obligated to loan to the Mortgagor pursuant to said Agreement secured hereby. The Mortgagee shall deliver the original of any such policy to the Mortgagor to be held by it: The Mortgagor shall promptly furnish to Mortgagee, on request, all renewal notices and receipts for paid premiums. At least thirty (30) days prior to the expiration date of any such policy. Mortgagor shall deliver to Mortgagee

In the event of loss, Mortgagor shall give immediate written notice to the insurance carrier and to Mortgagee. Mortgagor authorizes and empowers Mortgagee as attorney-in-fact for Mortgagor to adjust and compromise any claim under any such insurance policies, to appear in and prosecute any action arising from such insurance policies to collect and receive insurance proceeds; to endorse and depositions insurance checks or drafts payable to Mortgagor, and to deduct therefrom Mortgagee's expenses incurred in the collection of such proceeds; provided however, that nothings contained in this Paragraph 3 shall require Mortgagee to incur any expense or take any action hereunder, nor prevent the Mortgagee from asserting any independent claim or action versus any such insurance carrier in its own name.

The insurance proceeds after the deduction of the Mortgagee's expenses incurred in collecting the same, shall be applied to the payment of the sums secured by this instrument, whether or not the due with the balance, if any, to Mortgagor. Any such application of the proceeds shall not extend or postpone the due dates of the payments or change the amounts of such installments provided by said Agreement of the Property is sold pursuant to Paragraph 12 hereof or if Mortgagee acquires title to the Property, Mortgagee shall have all of the right, title and interest of Mortgagor in and to any insurance policies and unearned premiums thereon and in and to the proceeds resulting from any damage to the Property prior to such sale or acquisition.

- 4. PRESERVATION AND MAINTENANCE OF PROPERTY. Mortgager (A) shall not commit waste or permit impairment or deterioration of the Property, make any material alterations therein, nor demolish or remove the same; (B) shall not abandon the Property, (C) shall keep the Property including improvements thereon in good repair, (O) shall not mortgage or otherwise encumber nor allow any judgment liens, tax liens or mechanic's liens to be imposed against the Property, (E) shall promptly pay when due any indebtedness which may be secured by any other mortgage, lien or charge on the Property, (F) shall comply with all laws, ordinances, regulations and requirements of any governmental book applicable to the Property, (G) shall give notice in writing to Mortgagee of and, unless otherwise directed in writing by Mortgagee, appear in and defend any action or proceeding purporting to affect the Property the security to this lest uneat or the rights or nowers of Mortgagee. purporting to affect the Property, the security to this Instrument or the rights or powers of Mortgagee.
- 5. USE OF PROPERTY. Unless required by applicable law or unless Mortgagee has otherwise agreed in writing, Mortgagor shall not allow changes in the use for which all or any part of the Property was intended at the time this Instrument was executed. Mortgagor shall not initiate or acquiesce in a change in the zoning classification of the Property without Mortgagee's prior written consent.
- 6. PROTECTION OF MORTGAGEE'S SECURITY, If Mortgagor fails to perform the covenants and agroements contained in this Instrument, or if any action or proceeding is commenced which affects the Property or title thereto or the interest of Mortgagee therein, then Mortgagee at Mortgagee's option may disburse such sums; may make such appearances and take such action as Mortgagee deems necessary in its sole discretion, to protect Mortgagee's interest.

Any amounts disbursed by Mortgagee pursuant to this Paragraph 6 shall become additional indebtedness of Mortgagor secured by this Instrument. Such amounts shall be immediately due and payable and shall be subrogated to the rights of the holder of any lien to be discharged in whole or in part, by the Mortgagee. Nothing contained in this Paragraph 6 shall require Mortgagee to incur any expense or take any action hereunder. If Mortgagee makes any payment authorized by this Paragraph 6, including but not limited to; taxes, assessments, charges, liens, security interests or insurance premiums. Mortgagee may do so according to any notice, bill, statement or estimate received from the appropriate party without inquiry into the accuracy or validity of such notice, bill statement or estimate. The payment of any such sums by the Mortgagor shall not be deemed a waiver of Mortgagee's right to accelerate the maturity of the indebtedness secured by this Instrument and declare this instrument in default, and failure to so act shall not be considered as a waiver of any right accurring to Mortgagee on account of any default hereunder on the part of the Mortgagor.

- 7. INSPECTION. Mortgagee may make on cause to be made reasonable entries upon and inspections of the Property at all reasonable times and
- 7. INSPECTION. Mortgagee may make or cause to be made reasonable entries upon and inspections of the Property at all reasonable times and access thereto shall be permitted for that purpose by the Mortgager.

 8. CONDEMNATION. Mortgagor shall promptly notify Mortgagee of any action or proceeding relating to any condemnation or other taking, whether direct or indirect, of the Property, or part thereof, and Mortgagor shall appear in and prosecute any such action or proceeding unless otherwise directed by Mortgagee in writing. Mortgagor authorizes Mortgagee, at Mortgagee's option, as attorney in-fact for Mortgagor, to commence, appear in and prosecute; in Mortgagee's or Mortgagor's name, any action or proceeding relating to any condemnation or other taking of the Property, whether direct or indirect; and to settle or compromise any claim in connection with such condemnation or other taking. The proceeds of any award, payment or claim to connection with any condemnation or other taking, whether direct or indirect, of the Property, or part thereof. for damages, direct or consequential, in connection with any condemnation or other taking, whether direct or indirect, of the Property, or part thereof, or for conveyances in lieu of condemnation, are hereby assigned to and shall be paid to Mortgagee.

In the event of a taking of the Property, Mortgagor authorizes Mortgagee to apply such awards, payments, proceeds or damages, after the deduction of Mortgagee's expenses incurred in the collection of such amounts to payment of the sums secured by this Instrument, whether or not then due, if any, to Mortgagor. Any application of the proceeds shall not extend or postpone the due date of the monthly installments or change the amount of such installments referred to in said Agreement. Mortgagor agrees to execute such further evidence of assignment of any awards, proceeds, damages or claims arising in connection with such condemnation or taking as Mortgagee may require.

- 9. TRANSFERS: Mortgagor shall not sell or transfer all or any part of said Property, grant an option to purchase the same, lease the Property, sell the same by contract, transfer occupancy or possession of the Property, nor sell or assign any beneficial interest or power of direction in any land-trust which holds title to the Property without the prior written consent of the Mortgagee.
- 10. SUCCESSORS AND ASSIGNS BOUND; JOINT AND SEVERAL LIABILITY; AGENTS; CAPTIONS. The covenants and agreements herein contained shall bind the respective successors and assigns of Mortgagor, subject to the provisions of Paragraph 10 hereof, and rights and privileges of the Mortgagee shall inure to the benefit of its payees, holders, successors and assigns. All covenants and agreements of Mortgagor shall be joint and several. In exercising any rights hereunder or taking any actions provided for herein, Mortgagee may act through its employees, agents or independent contractors as authorized by Mortgagee. The captions and headings of the paragraphs of this Instrument are for convenience only and are not to be used to interpret or define the provisions hereof:
- 11. GOVERNING LAW: SEVERABILITY. This instrument shall be governed and enforced by the laws of the State of Indiana except where the Mortgagee by reason of a law of the United States or a regulation or ruling promulgated by an agency supervising the Mortgagee is permitted to have or enforce certain provisions in this Instrument enforced according with the laws of the United States. In the event that any provision of this Instrument or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Instrument or the Agreement which can be given effect without the conflicting provisions, and to this end the provisions of this Instrument and the Agreement are declared to be severable. In the event that any applicable law limiting the amount of interest or other charges permitted to be collected from Mortgagor is interpreted so that any charge that any applicable law limiting the amount of interest or other charges permitted to be collected from Mortgagor is interpreted so that any charge provided for in this Instrument or in the Agreement, whether considered separately or together with other charges levied in connection with this Instrument and the Agreement, violates such law, and Mortgagor is entitled to the benefit of such law, such charge is hereby reduced to the extent necessary to eliminate such violation. The amounts, if any, previously paid to Mortgagee in excess of the amounts payable to Mortgagee pursuant to such charges as reduced shall be applied by Mortgagee to reduce the principal of the indebtedness evidenced by the Agreement. For the purpose of determining whether any applicable law limiting the amount of interest or other charges permitted to be collected from Mortgagor has been violated, all indebtedness which is secured by this Instrument or evidenced by the Agreement and which constitutes interest, as well as all other charges levied in connection with such indebtedness which constitute interest; shall be deemed to be allocated and spread over the stated term of the Agreement.

12. DEFAULT; ACCELERATION; REMEDIES. Upon Mertgager's default of any covenant, warranty, condition or agreement of Mertgager in this Instrument, including but not limited to, the covenants to pay when due any sums secured by this Instrument, or the default by Mertgager of any one or more of the events or conditions defined as an Event of Default in the Agreement secured hereby, or in any other obligation secured by this mortgage, Mortgagee's option may declare all of the sums secured by this Instrument to be immediately due and payable without further demand and may foreclose this Instrument by judicial proceedings and may invoke any other remedies permitted by applicable law or provided herein. Mortgagee shall be entitled to collect all costs and expenses incurred in pursuing such remedies, including, but not limited to, attorney's fees, appraisal fees, expert witness fees, costs of court reporters, travel expenses, cost of documentary evidence, abstracts and title reports.

The Mortgagee shall also be entitled to collect all costs and expenses, including but not limited to, reasonable attorney's fees, incurred by Mortgagee'in connection with (A) any proceedings; without limitation, probate, bankruptcy, receivership or proceedings to which the Mortgagee may be a party, either as plaintiff, claimant or defendant by reason of this Instrument or any indebtedness secured hereby; (B) preparation of the commencement of a suit for foreclosure of this Instrument after accrual of the right to foreclose whether or not actually commenced; or (C) the defense of this mortgage in any proceeding instituted by any other lienholder. All costs, expenses and attorney's fees when incurred or paid by Mortgagee shall become additional indebtedness secured by this instrument and which shall be immediately due and payable by Mortgagor with interest at the rate stated in said Agreement.

13. MISCELLANEOUS. (A) The word "Mortgagor" as used herein shall include all persons executing this mortgage and the word "Mortgagee" shall mean its respective successors and assigns. The singular shall mean the plural and the plural shall mean the singular and the use of any gender shall be applicable to all genders; (B) any forebearance by Mortgagee in exercising any right or remedy hereunder or otherwise afforded by applicable law or equity shall not be a waiver of or preclude the exercise of any such right or remedy; (C) each remedy provided for in this instrument is distinct and cumulative to all other rights and remedies under this instrument or afforded by applicable law or equity, and may be exercised concurrently, independently or successively in any order whatsover; (D) that no change, amendment or modification of this instrument shall be valid unless in writing and signed by the Mortgagor and Mortgagee or their respective successors and assigns.

IN WITNESS WHEREOF, Mortgagor has executed this instrument the date and year set forth above.

V. Cantrell

Tech Fed. CRedit Union 10951 Broadway

PARAGRAPH 5

PARAGRAPH 9

STATE OF INDIANA

COUNTY OF Lake

personally appeared:

My Commission Expires: 4-12-95 My County of Residence:

Lake

This Instrument Prepared By: __

iss:

Philip R.

ADDENDUM TO TECH FEDERAL CREDIT UNION'S SIMPLE INTEREST, VARIABLE RATE, CHANGING PAYMENT NOTE REAL ESTATE MORTGAGE ease to exist, or are declared invalid by governing result to tycholies or court order, then the interest rate cl but in no case more than 185 Annual Percentage Rate There is no limit on the amount of the increase or decrease on the ANNUAL PERCENTAGE RATE charged on this note other than said ANNUAL PERCENTAGE RATE may not exceed 18% or the interest rate permitted by Indiana or Federal Law at the time of the adjustment nor may the ANNUAL PERCENTAGE RATE by Less than 8%. SEAL SEAL SEAL Before me the undersigned, a Notary Public in and for said County and State, this __27th_ day of _February_____, 19_92___ _Pandak and acknowledged execution of the foregoing Mortgage. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.

Typed or Printed Signature

Crown Point, IN 46307