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HOME EQUITY REAL ESTATE MORTGAGE

Calumet National Bank P.O. Box 69 Hammond, IN 46325

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This Mortgage made this 27th day of	March 19 92 by and between
/·	Crown Doint IN
LORRAINE C. BECK after "Mortgagor") and Calumet National Bank, 5231 Hohn	of Clown Polite, IN. (herein-
after "Mortgagor") and Calumet National Bank, 5231 Hohn	nan Avenue, Hammond, Indiana 46325 (hereinafter "Mort-
gagee").	
WITHE	CCTU.
WITNES	obein: certain Home Equity Line of Credit Agreement (hereinafter
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"Agreement") dated March 27, 19	P4, and a Home Equity Line of Credit Promissory Note
(hereinafter "Note") whereby the Mortgagee; subject to defa	ult by Mortgagor, has obligated itself to loan monies to the
Mortgagor from time to time, as requested by the Mortgag	or, which may not exceed the aggregate principal sum of
Iwelve inpusand and no/100) at any one time for a
period of five (5) years. To the extent that the Mortgagor has be	
said Agreement, the Mortgagor has agreed to pay the Mortgagor percent of the new balance, or \$100.00, or the FINANCE CH.	Jee minimum monthly installments in a sum equal to two (2%)
That the interest rate charged for any monies loaned to Mo	ortgagor by Mortgagee pursuant to said Agreement and said
note is based upon an Index Rate equal to the average weekly E	Rank Prime Loan Rate as published in Federal Reserve Statis-
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tical Release H15 plus a Margin of 1:00 %. The interest	rate charged is a variable one and will increase or decrease in
the event that the Index Rate increases or decreases from the	a previous Index. The interest rate as computed is changed
once a month on the first day of each Billing Cycle, which is mor	
ing Cycle. The FINANCE CHARGE is determined by applying the	
Ing Cycle. The interest rate shall not be in excess of that per	mitted by law. ht to said Agreement and any increase therein can reduce the
amount of any payment by the Mortgagee that is applied to	principal and increase the amount applied to interest. The
monthly payments required by said Agreement and said Note in	nay not therefore full vamortize the Mortgagor's loan balance
within the five (5) year term of the Agreement, and at the end of	
interest shall be immediately due and dwing by the Mortgage	
THAT THE RECORDING OF THIS MORTGAGE BY THE MC	PRIGAGEE, IN ADDITION TO GIVING CONSTRUCTIVE AND
PUBLIC NOTICE TO ALL THIRD PARTIES OF THE WIENTIGHT	SOFTHE MORTGAGED IN THE MORTGAGED PROPERTY,
IS ALSO DONE TO INFORM ALL SUBSEQUENT LIENHOUR STATUTORY, THAT THE MORTGAGEE'S OBLIGATION TO A	PERSOWHETHER THEY BE CONSENTUAL, JUDICIAL, OR
STATUTORY, THAT THE MORTGAGEE'S OBLIGATION TO A	DVANCE FUNDS TO THE MORTGAGOR IS MANDATORY
PURSUANT TO SAID AGREEMENT, SUBJECT TO DEFAULT	
ADVANCES MADE BY THE MORTGAGE TO THE MORTGAG PLACED AGAINST THE MORTGAGED PROPERTY SHALL BE	
TO IT OF THE MORTGAGEE'S OBLIGATION TO ADVANCE	
AGREEMENT.	- MONIES TO THE MONIGACION TO GAID
	CLAUSE, AND THE RECORDING OF THIS MORTGAGE, TO
GIVE NOTICE TO ALL THIRD PARTIES DEALING WITH THE	
MORTGAGEE'S INTENTION TO ASSERT A PRIOR LIEN AS T	O ANY AND ALL SUBSEQUENT LIENHOLDERS OR THE
MORTGAGED PROPERTY TO THE FULL AMOUNT OF ALL LO	
MORTGAGOR OR ON BEHALF OF THE MORTGAGOR PURSI	
ACCRUED INTEREST, COSTS OF COLLECTION, AND A BEAS	
ADVANCES ARE MADE PRIOR TO OR AFTER ANY SUCH LESS MORTGAGED PROPERTY.	TWENT MAT BE SUBSEQUENTET PLACED VERSUS THE
NOW THEREFORE to secure to Mortgagee the regardent	of (A) any and all indebtedness or liabilities to Mortgagee as
evidenced by said Agreement and said Note, together with an	extensions or renewals thereof, and any other instrument
given by Mortgagor to Mortgagee as evidence of or in paymen	t of any indebtedness arising out of said Agreement; (B) any
and all other obligations and liabilities now owing or hereafter in	curred by Mortgagor to Mortgagee, whether joint or several,
primary or secondary, or absolute or contingent, and whether	proof related to or of the same class as the specific debt
secured herein or secured by additional or different collateral,	with the exception of any other indebtedness for personal,
amily or household purposes if this mortgage is on the Mortgag	or's principal dwelling, including a mobile home; (C) the pay-
ment of all other sums advanced to protect the security of thi	s mortgage; and (D) the performance of all covenants and
agreements of the Mortgagor herein contained, the Mortga	
Mortgagee, its successors and assigns, the following descr	ibed Property located in Lake
County, Indiana, to wit:	APR RC:
	RCSES C
Total AO Control of the Control	
Lot 48 in Willow Tree Fram	s, Block Three, to the City
of Crown Point, as per pla	t thereof, recorded in plate
book 43, page 131, in the	Office of the Recorder of 3
Lake County, Indiana.	
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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 priveleges, 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, ventilating, 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".