	/Chara About This !	ing for Danielian Burns		V		
	-	ine for Recording Date): _ n:To: American Trus		Onton Min	Whiting 'IN 4	
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92028082	MÔRT	IGAGE				
	29th day of		April		19_92	
itnesseth, That Gregory B. Po	owell	(#) dender America Generalisation management	and a second sec	· · · · · · · · · · · · · · · · · · ·		
rinalter called Mortgagor, MORTGAGES A	ND WARRANTS to An	ierlean Trust & Savir	igs Bank, Whiting:	Indiana, An In	Jiana Bankini	Cor
oration, thereinafter with its successors and	assigns, called Mortgage	ee, the property situ	ated in the	City	······································	· · · · · · · · · · · · · · · · · · ·
Whiting Indiana Indiana	, in the	county of	follows to wit:			<u></u>
	· · · · · · · · · · · · · · · · · · ·	egany described as	ionova, to wit.	#0E	Keii	7 77
Lots 11, Twelver (12), and	Thirton (413) "W	Ihitinga asa	shdivieton o	, (1 1)	ن ت (
part of the Southwest Quar					ယ	- (1) - (1)
Township 37 North, Range 9	West of the Sec	ond Principal	l Meridian,	lyin g	UI:	
North of the center of the the City of Whiting, as sh	ihighway known a	is the Indiana	a Boulevard, In Lake Cou	ntv. Indi	UI andere	
the drey of whiteing, as sh	OWN ZIL ZZGC BOOK	. 2, page 32,	20.00		=0	· 5
		.		- D -	97	•
Including all buildings and improvemen						
nd all other rights thereunto belonging, or in ents, issues and profits thereof, and all plum						
ith herein called Mortgaged Premises, and to secure the performance of the covenan One Hundred Thousand Dolla	rs and no/200s	ine payment of the	principal sum of		DOI	LARS
The indebtedness evidenced by the Mone full debt, if not paid earlier, due and payate avment is due, and if the mortgage loan is no	rigagors promissory note	bearing even date he	rewlith, which prov	ides for installa	nent payment	s, with
ie full debt, if not paid earlier, due and payar ayment is due, and if the mortgage loan is no	ole on May 1.5,	may but need not	and any renew	als thereof. If,	on the date th	at final
(1) Similar terms and conditions bath	a is distribution can	igreable to both th	Mortgago Cand II	ie Mortgagee.		o
(2) Increased interest rate which may r (3) Final payment on the new note w	equire at the option of the	Mortgagee, an incre			the term of th	e loan.
(4) Other sums that may become due t	he Mortgagee, all withou	t relief from valuatio	n and appraisemen	laws and with	attorney fees	under
he terms hereof, are hereinafter referred to	as "indebtedness secured	hereby''		THE STATE OF	and the second	emeryon :
And the said Mortgagor does covena (1) That the Mortgagor will pay the Mor				of said note and	the provisions	hereof.
(2) That said Mortgagor will pay all to	ixes, assessments and other	r governmental char	ges levied against o	r affecting the	Mortgaged Pi	emises
efore any penalty for non-payment attached the which might in any way affect the security		levies or liens which	may be made or pla	ced against the	Mortgaged Pi	emises.
(3) That said Mortgagor, will abstain		vaste on the Mortgag	ed Premises and k	ep the building	s and improv	ements;
thereon in good repair, and promptly comply						
premises, and should said Mortgaged Premis by the Mortgagor, the Mortgagee, being mad						
enter or cause entry to be made upon said M	ortgaged Premises, and ir	spect, repair, protec	t, care for or main	ain said Mortg	aged Premise	s to the
extent that the Mortgagee may deem necession in the sole judge of the amount necession.						
the Mortgagor to pay the taxes, assessments	or insurance premiums	required to be paid (under the terms he	reof.		
(4) The Mortgagor will keep all build	ings and improvements of	ow or hereafter place	d on the Mortgage	d Premises ins	ured against l	oss and
lamage by fire and other hazards, casualties insurance money in case of loss made payab						
o the Mortgagee with premiums fully prepa	ald.	\$ 5				
(5) Borrower agrees to pay a deling un amount not exceeding the greater of (a) an						
not exceedings \$13.50	dollars, or (b) the Ann	ual Percentage Rate	applied to the unpa	ild_amount_of-tl	ie installment	for the
period that it is delinquent. Borrower agrees uncured default hereunder, all without relie					ig as there ex	ists any
entrementaria de la companya del companya de la companya del companya de la compa	VERSE SIDE FOR ADD					
	VERSE SIDE FOR AUI					
		thei			· · · · · · · · · · · · · · · · · · ·	and and
IN WITNESS WHEREOF, the said		ctithei	Company of			and and
		setithei				and und
IN WITNESS WHEREOF, the said seal the day and year first above written.	Mörtgagor has hereunto s	Signature				and and
IN WITNESS WHEREOF, the said	Mörtgagor has hereunto s					and und
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe	Mörtgagor has hereunto s				<u> </u>	and und
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe Spinature STATE OF	Mörtgagor has hereunto s	Signature				and und
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe STATE OF SS:	Mongagor has hereunto s	Signature				and und
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe State Of SS: COUNTY OF	Mortgagor has hereunto s 11 Indiana Lake ary Public in and for said	Signature Signature	this29th			and und
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe	Mortgagor has hereunto s 11 Indiana Lake ary Public in and for said	Signature Signature I County and State, regory B. Pow	this 29th			_ day of
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe Symmun. STATE OF SS: COUNTY OF Before me: the undersigned, a Note April	Mortgagor has hereunto s 11 Indiana Lake ary Public in and for said 19_92 came	Signature Signature I County and State, regory B. Pow	this 29th e11 cknowledged the c	xecution of the	annexed ins	_ day of
IN WITNESS WHEREOF, the said seal the day and year first above written. Gregory B. Powe	Mortgagor has hereunto s 11 Indiana Lake ary Public in and for said 19_92 came	Signature Signature I County and State, regory B. Pow	this 29th e11 cknowledged the c	xecution of the	annexed ins	_ day of
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This instrument prepared by AMERICAN TRUST & SAVINGS BANK. "Susan M. Gajewski, Vice-President"

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(6) That if default be made in the payment of any taxes, assessments or other governmental charges assessed against the Mortgaged Premises, or in the payment of levies or tax liens made or levied against the Mortgaged Premises, or in procuring and mage triung insurance required to be maintained on said Mortgaged Premises or paying the premiums therefore, or in keeping the buildings and improvements in good repair, or in providing for the repair, care or attention of the Mortgaged Premises, or complying with the taws, ordinances, regulations and requirements of any governmental body affecting the Mortgaged Premises, or in keeping any other agreement herein contained, the Mortgagee may pay said taxes, assessments and other governmental charges affecting the Mortgaged Premises, may effect such insurance and pay the premium, therefor, make or cause such necessary repairs, care or attention to be given the Mortgaged Premises may procure abstracts, title searches and tax histories and may cause any one or more of them to be extended from time to time, and the moneys paid for any one or more or all of said purposes shall from the time of payment be due and payable to the Mortgagee with interest thereon at the specianum rate interfect on the Note at the time and advance its made under this paragraph and shall become part of the indebtedness secured hereby.

(7) Should any right, title or interest in the Mortgaged Premises or any partithereof at any time be superior to the right, title and interests of the Mortgagec, or should any tax lien be made or levied against the Mortgaged Premises for delinquent taxe; of any kind or mature, or if any breach of warranty with respect to this mortgage shall at any time exist, or should default be made in the prompt and punctual payment of any of the indebtedness secured hereby, or in the performance of any of the covenants or agreements herein contained, or contained in the note or other agreement with Mortgagee, and should such default continue for thirty (30) days, all of the indebtedness secured hereby shall, at the options of the mortgagee and withouthotice, become and be due and payable immediately, motwithstanding any provision of said note for this mortgage to the contrary. The commencement by the Mortgagee of proceedings to forcelose this mortgages in any manner authorized by law shall be decored an exercise of said option unless such proceedings on their face indicate otherwise.

(8) That in the event of the occurrence of any one or more of the events mentioned in paragraph Six hereof, it shall be lawful for the said. Mortgagee, its successors and assigns, and it is hereby authorized and empowered to sell or cause to be sold the property hereby mortgaged pursuant to the statute in such case made and provided, and out of the proceeds of said sale to retain all sums then due and payable under the terms of said note and under the terms hereof. The Mortgagor expressly agrees to pay the sum of money above secured and Mortgagoe's collection charge and attorneys fees without relief from valuation and appraisement laws.

(9) Insorder to more fully protect the security of this mortgage:

(A) Herquested by the Mortgagee the Mortgager will, at the time of closing deposit with the Mortgagee an amount which, together with the payments specified in subparagraph B of this paragraph, will aggregate a sub sufficient to enable the Mortgagee to pay the real estate taxes and assessments that the Mortgagee estimates will be levied against the Mortgaged Premises during the ensuing tax year one (1) month before such taxes and assessments become deliquent plus an amount which stogether with the payments designated in subparagraph B of this paragraph, will aggregate a sun sufficient to enable the Mortgagee to pay the premiums on the fire and other that are insurance required to be placed on the Mortgaged Premises one (1) month before the permium becomes due.

(B) In addition to the monthly paying its required to be made upon the independence secured berein, the Mortgagor shall pay to the Mortgagoe a sum equal to 1/12th of the amount of the amount call estate taxes and assessments from time to time estimated by the Mortgagoe to be assessed against the Mortgagod Premises plus an amount equal to 1/12 of the annual premisms from time to time required to maintain the fire and hazard insurance required to be placed on the Mortgagod Premises as estimated by the Mortgagoe.

Subject to paragraph Nine, all sums received by the Mortgagee pursuant to this paragraph or to paragraph Nine shall be held by the Mortgagee for the account of the Mortgagor and applied to the payment of said taxes, assessments and insurance premiums.

(10) If the total payments made by the Mortgagor to the Mortgagor pursuant to the preceding paragraph for the purposes therein stated shall revered the amount at any time required for such purposes, such excess shall be retained by the Mortgagor to make subsequent payments for such spurposes: If, however, the total of such payments shall attany time be insufficient to pay such taxes; assessments and insurance premiums when due, the Mortgagor shall, one (1) month prior to the due date thereof; pay to the Mortgagor such additional amount as may be necessary to make sup such deficiency. All sums received by the Mortgagor under the preceding paragraph, and held by it at the time when the Mortgagor shall desire to pay, the indebtedness secured hereby in full may be applied by the Mortgagor upon such indebtedness. In the event the Mortgagor shall determine to foreclose this Mortgagor, it may, in such event, apply all sums both by it on the payment of taxes, assessments and insurance premiums on the lindebtedness secured hereby in any manner at its sole discretion.

(11) No Sale of the premises hereby mortgaged, no forbearances on the part of the Mortgagee, and no extension of the time for the payment of the debt hereby secured, given by Mortgagee, shall operate to release, discharge, modify, change or affect the original liability of Mortgagor, nor shall the lien of this instrument be altered thereby. In the even of the sale or transfer by operation of law, or otherwise, of all or any part of said Mortgaged Premises, said Mortgagees is hereby authorized and empowered to deal with such vendee or transferce with reference to said premises, or the debt-secured hereby, or with reference to any of the furnish hereof, as fully and to the same extent as it might deal with the original parties hereto and without in any way releasing or discharging any of the liabilities or undertakings hereunder.

(12) That the Mortgagor will furnish to the Mortgagee:

(A) Within ninety (90) days after each fiscallycar of said Mortgagor, a detailed report of the operations of said Mortgagor for such year. including a balance sheet and statements of profit and loss and surplus of said Mortgagor, unaudied, but certified as correct by an authorized representative of said Mortgagor.

(B) Promptly, such other information as said Mortgagee, its successors or assigns, may reasonably request.

(13) Transfer of the Property: Assumption. If all or any part of the Property or an interest therein is sold or transferred by Mortgagor without (Mortgagoe's prior written consent, excluding (a) the creation of a lieu or encumbrance subordinate to this Mortgago. (b) the creation of a purchase money security interest for equipment, (c) the transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grain of any leasehold interest of three years or less not containing an option to purchase. Mortgagoe may, at Mortgagoe's option, declare all the sums secured by this Mortgago to be immediately due and payable. Mortgagoe shall have waived such option to accelerate if, prior to the sale or transfer. Mortgagoe and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagoe and that the interest payable on the sums secured by this Mortgago shall be at such rate as Mortgagoe shall request. If Mortgagoe has waived the option to accelerate provided in this paragraph, and it Mortgagor's successor in interest has executed a written assumption agreement accepted in writing by Mortgagoe, Mortgagoe shall release Mortgagor from all obligations under this Mortgago and the Note.

(14) It is further agreed that in case Mortgagee herein shall be a party to any suit filed in any court by reason of its being Mortgagee herein, or is alterny time called upon to defend said Mortgage and interest in and to said property under the terms of said Mortgage, the Mortgagor will pay unto the Mortgagee all expenses incurred by said Mortgagee, including a reasonable attorney fee, in so defending its interest in said property by reason of said Mortgage, in protecting the lien thereof, or in protecting itself in said suit.

The convenant herein contained shall bind, the benefits and advantages shall inure, to the respective heirs executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the fibral the singular and the use of any gender shall be applicable to all genders.