## REAL ESTATE MORTGAGE

(INDIANA DIRECT-NOT FOR PURCHASE MONEY)

820 Juliet 94 77 Dyew Dn 16311

93011687

MORTGAGE DATE

02	- 11	- 93
МО	DAY	YEAR

THIS INDENTURE MADE ON: THE DATE NOTED ABOVE, BY AND B	ETWEEN THE PARTIES LISTED BELOW					
MORTGAGOR(S)	MORTGAGEE					
NAME(S)	NAME(S)					
Thomas J. Gadus						
Susan Studer-Gadus	<b>\</b>					
ADDRESS	CALUMET NATIONAL BANK					
1528 East Valley Drive	ADDRESS					
E CITY	5231 HOHMAN AVE,					
Dyer,	HAMMOND: SE E					
COUNTY	COUNTY.					
Lake Indiana	INDIANTE DE TRANSPORTE					
WITNESSETH:	On many					
That whereas, in order to evidence the requesting of the requestion of the requestio	In the Horgageo in the sum of Five Thousand Three					
-Hundred Ninety-Nine and 52/100						
(\$ 5,399.52 ) for money legace by the Mortgages, the Mortgages instalment Note & Security Agreement of even date, payable as thereby pro-	aget(s) executed and delivered their mi-					
Instalment Note & Security Agreement of even date, payable as thereby pro	ovided to the order of the Mortgages in lawful money of the United States of					
- Minorica at the office of the Mol Manes III and Clivin Brainfille Fried Pallan	A HORISTON CHARLES HAVE TO DO BELLE OF THE PROPERTY OF THE PRO					
laws, and with interest after maturity, until paid, at the rate stated in the inspayable as follows:	taiment Note & Security Agreement of even date, said indebtedness being					
In 24 instalments of \$ 224.98	11th					
III Statments of 5	beginning on the day of					
March 19 93 and continuing						
	on the same day of each and every month thereafter until fully paid.					
Instalment Note & Security Agreement, and to better insure the punctual and	ntly loaned as aforesaid, and in order to secure the prompt payment of said					
undertaken to be performed by the Morgagor(s), do(es) hereby MORTGAG	E and WARRANT unto the Mortgages its successors and agreements nerein					
the integration color, hereby morning	and warm that the Mortgagee, its successors and assigns, all and					
singular the real estate situate, lying and being in the County of lake						
State of Indiana, known and described as follows, to-wit:						
, LUTTER						
PROPERTY	DESCRIPTION					
Lot 117 in Resubdivision of Castlewood	nd 1 ord addition to the man of house					
an new mint thereof provided the Pit to Party	and addition to the lown of Dyer,					
as per plat thereof, recorded in Plat Bo	ok 31 page 30, in the office of the					
Recorder of Lake County, Indiana, and an	ended by Certificate of Correction					
recorded Dec. 4, 1979 as document NO. 56	2652.					
	]					
Commonly known as: 1528 East Valley Driv	ve, Dyer, IN 46311					
Commonly known as: 1528 East Valley Driv	by the make a considerate sense, the many time and transfer of the sense of the sen					
the transfer of						
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together with all and singular the tenements, hereditaments, privileges and appurtenances thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof, and all buildings and improvements thereon, or that may hereafter be placed thereon; also all the fixtures of every kind and nature necessary or proper for the use and maintenance of said real estate and premises that are now or may hereafter be placed thereon; and, also the right, title, interest and estate of the Mortgagor(s) in and to said premises, hereby releasing and waiving all rights under and by virtue of any and all valuation and appraisement laws of the State of Indiana, and all right to retain possession of said premises after any default in payment of the indebtedness hereby secured, or in any part thereof, or breach of any of the covenants or agreements herein contained.

MOREOVER, the Mortgagor(s) expressly covenant(s) and agree(s) with the Mortgagee as follows, to-wit:

To keep the mortgaged property, including the buildings and improvements thereon, fully insured at all times against all hazards with an insurance company authorized to do business in the State of Indiana, acceptable to the Mortgagee, which policy shall contain a loss-payable clause in favor of the Mortgagee as its interest may appear, and if the Mortgagor(s) fail to do so, they hereby authorize Mortgagee to insure or renew insurance on said property in a sum not exceeding the amount of indebtedness of the Mortgagor(s) for a period not exceeding the term of such indebtedness and to charge Mortgagor(s) with the premium thereon, or to add such premium to the indebtedness of the Mortgagor(s), and provided, however, that it shall not be obligatory upon the Mortgagee to advance funds for this purpose.

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If Mortgagee elects to waive such insurance, Mortgagor(s) agree to be fully responsible for damage or loss resulting from any cause whatsoever, Mortgagor(s) agree that any sums advanced or expended by Mortgagee for the protection or preservation of the property shall be repaid upon demand and if not so paid shall be secured hereby. Mortgagor(s) further agree: to pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the mortgaged property when due in order that no lien superior to that of this mortgage and not now existing may be created against the property during the term of this mortgage, and to pay, when due, all instalments of interest and principal on account of any indebtedness which may be secured by a lien superior to the lien of this mortgage and existing on the date hereof, provided that if Mortgagor(s) fall to make any of the foregoing payments, the Mortgagee, at its discretion, may pay the same on behalf of the Mortgagor(s) and may charge Mortgagor(s) with the amount so paid, adding the same to the indebtedness of the Mortgagor(s), which is secured hereby, and provided, however, that it shall not be obligatory upon the Mortgagoe to advance funds for any of the purposes aforesaid, or to inquire into the validity of such taxes, assessments or special assessments or into the necessity of such repairs, to exercise due diligence in the operation, management and occupation of the mortgaged property and improvements thereon, and not to commit or allow waste on the mortgaged premises, and to keep the mortgaged property in its present condition and repair, normal and ordinary depreciation excepted.

If default be made in the terms or conditions of the debt or debts hereby secured or of any of the terms of this mortgage, or in the payment of any instalments when due, or if the Mortgagor(s) shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver appointed, or should the mortgaged property or any part thereof be attached, levied upon or seized, or if any of the representations, warranties or statements of Mortgagor(s) herein contained be incorrect or if the Mortgagor(s) a latitude not the mortgaged property, or sell or attempt to sell all or any part of the same, then the whole amount hereby secured shall, at the Mortgagee's option, become immediately due and payable, without notice or demand, and shall be collectible in a suit at law or by foreclosure of this mortgage. In any case, regardless of such enforcement, Mortgagee shall be entitled to the immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings. Mortgagor(s) shall pay all costs, including reasonable attorney's fees, expenses of receivership and any additional expenses which may be incurred or paid by Mortgagee in connection, with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the event of foreclosure of this mortgage, Mortgagor(s) will pay to Mortgagee, In addition to taxable costs, a reasonable tee for the search made and preparation for such to reclosure, together with all other and further expenses of toreclosure and sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.

No failure on the part of the Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of the Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.

All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto.

STATE OF INDIANA,	TURI	ER	S NWITNESS	WHEREOF, said	Mortgag	or(s) hereunto set l	hand and seal
COUNTY OF LAKE /			ihe day and y	ear first above wi	itten	() (	
Before me, the undersigned, a Notary Public in and for sai	d County and	$\cong$		1	/.	CM p	
State on this 11th	day of	三		Momes!	)/-	, Jacky	Seal!
February 19.	93 1	SEA VDIA	Mortgagor	Thomas J.	Gadus	s Daden	· (Seal
personally appearedThomas_JGadus		umi	Mortgagor St	isan Stude	r-Gadı	15	(004)
Susan Studer-Gadus			Mortgagor				(Seal
angle knowledged the execution of the above and foregold	ng mortgage.						
Witness my Signature and Seal			Mortgagor				(Seal)
The state of the s		$\cdot \cdot  $	1-1-1-17	Mile Paris Line	<i>t 1</i>	22 27 30 30 3	200 40.020
Notabilities P.M. L. VIV. P. ZUODDEPOD	ssion Expires	- }					
6-2-	∙95						
E I		ı					
L CALUMET NATIONAL BANK							
P. O. BOX 69							
V HAMMOND, IN 46325							
E INSTALMENT LOAN DEPT.							
R							
Y							
THIS INSTRUMENT PREPARED BY:	Martha	E.	Sandoval,	Assistant	Vice	President	