Date February 23, 1993

93014270

REHABILITATION PROGRAM DEFERRED LOAN MORTGAGE

The undersigned property owner(s) (hereafter, the BORROWER). in consideration of the receipt of Eleven Thousand Six Hundred (\$ 11,643,00 Forty-Three_&==00/100 Dollars, deferred payment loan firom the Lake County Community Development the LENDER) for the rehabilitätion. Department (hereafter, o £ residential property preservation and! enhancement rea1 containing one dwelling unit occupied by the owner, which is commonly known as 1150 W. 53rd Court, Merrillville, IN. 46410 and legally described as:

> Lot 37 in Block 6, in Meadowdale Subdivision, as per plat thereof, recorded in Plat Book 31 page 52 as amended by Plat of Correction recorded in Recorder of Lake County, Indiana.

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(hereafter, the PROJECT)

legal or equitable title to which is held by the BORROWER her mortgages and warrants to the Lake County Community Development Department the above described property to secure the repayment of the above stated deferred payment loan for which the mortgage is granted and secured by a promiseary Note dated February 23, 1993 subject to the following forms and conditions:

- Such mortgage shall be in full amount of the deferred payment loan given by theoLENDER to the BORROWER.
- any default on any superior lien The BORROWER agrees that 2. shall be a default on this mortgage and shall render the balance due hereunder at once due and payable.
- to keep the dwelling unit in the 3. The BORROWER agrees: PROJECT in good condition and repair, fully habitable, and not to remove or demolish any part of the dwelling unit thereon; to complete or restore promptly and in good and workmanlike unit which dwelling manner the constructed, damaged or destroyed thereon, and to pay when due all claims for labor performed and materials furnished the PROJECT; to comply with all laws affecting said PROJECT or requiring any alterations or improvements to be made thereon; not to commit or permit waste thereof; not to commit, suffer or permit any act thereon in violation of law.

REV. 1-08-91

Chicago Title Insurance Company

- 4. The BORROWER agrees: to provide, maintain and deliver to the LENDER evidence of fire and extended coverage insurance satisfactory to the LENDER in the order and amount sufficient to permit repair or replacement pursuant to Paragraph 3 above of the balance outstanding of this mortgage. Such insurance shall be at least 80% co-insurance to value and sufficient to cover any and all losses.
- The BORROWER agrees to pay all taxes, assessments, utilities, and other expenses of the PROJECT when due, and without delinquency, and shall not permit any liens to be imposed on the PROJECT by reason of any delinquency.
- The BORROWER agrees not to convert the dwelling unit in the PROJECT to rental, commercial, or industrial use, or to any form of cooperative ownership for the period of the loan.
- 7. The term of this mortgage shall be until the balance due is paid in full.
 - A. In the event that all borrowers become deceased, this mortgage shall become deceased.
- During the term of this mortgage, the BORROWER shall make no payments of principal or interest; PROVIDED HOWEVER, that if the BORROWER shall be in default of any of the terms or conditions of this mortgage, then the unpaid and remaining balance shall become immediately due and payable upon demand by the LENDER and, PROVIDED FURTHER, if the instance of default be the conversion of any or all of said unit to rental, commercial, or undustrial use, or to cooperative ownership, then the full interal amount of the deferred payment shall be due and payable immediately.
- 9. The deferred payment to actividenced by this mortgage may be assigned and/or assumed nonly with approval of and by written agreement with the Lake County Community Development Department at the time such action is to take places PROVIDED, that any and all terms and conditions shall remain in full force and effect for any assignee or successor to the BORROWER and such assignee or successor shall assume all duties and obligations of the BORROWER as described herein.
 - A. Any sale of this property after completion of this rehabilitation PROJECT will constitute a default by the BORROWER and will make the remaining principal balance due in full.
- 10. Any subordination of this mortgage to additional liens or encumbrances of the assignee or successor to the BORROWER

shall be only upon the written consent of the LENDER. additional liens and encumbrances shall extend to, and include any contract for deed, land contract, or other agreement between the BORROWER and his assignee οr Such consent to subordinate shall not Ъė unreasonably withhelid so long as the LENDER has the assurance, reasonable to the LENDER, that the provisions of this mortgage remain enforceable and are adequately secured by the PROJECT. During the term of this mortgage, to assure and protect its 11. rights in this mortgage and the PROJECT, the LENDER shall have right of access and inspection of the PROJECT and all owner's records at reasonable times and with reasonable notice to the BORROWER. Failure to properly maintain the property shall constitute default and payment in full shall be due immediately. 12. Any forebearance by the LENDER with respect to any of the terms and conditions of the nortese in no way constitutes a waiver of any of the ENDER'S rights provideges granted

hereunder.

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Any notice of one party to the other shall be in writing to
the Lake County Recorder! 13. The LENDER

> Lake County Community Development Department 2293 North Main Street

Crown Point, IN 46397.

The BORROWER - Lillian J. Blajsczak 1150 W. 53rd Court Merrilly 1116 Indiana 46410

The BORROWER or his executor, in the event of the death of the BORROWER, or any assigned or successor shall notify the LENDER of any change in their name and address.

- The interpretation and application of the mortgage shall be in accordance with the laws and procedures of the State of Indiana as they may from time to time be amended.
- In the event of default and nonpayment of the balance due by 15. the BORROWER's, the LENDER may take such measures as may be lawful to it for the recovery of the indebtedness and including, but not limited to, foreclosure and sale of the BORROWER'S rights in the PROJECT and/or the assignment and collection of the rent and profits of the PROJECT.
- 16. Upon satisfactory completion of all terms and conditions of this mortgage by the BORROWER, or upon payment of any and all balance due, the BORROWER shall be entitled to a release and satisfaction of this mortgage by the LENDER at the BORROWER'S own cost.

17. Payment in full of the mortgage balance shall be the principal only. At no time will interest be charged on the loan.

This mortgage is expressly created and imposed upon the above described PROJECT for the purpose of assuring the compliance of the BORROWER with terms and conditions incident to the deferred payment loan evidenced by this mortgage, such loan being exclusively for the purpose of rehabilitating, preserving, and enhancing the dwelling in the PROJECT in accordance with the rules and procedures of the Deferred Loan Rehabilitation Program of the Lake County Community Development Department.

February 23, 1993	& Lillian J. Blairenak
Date	BORROWER (Lillian J. (Blaysczak)
Date	BORROWER
Docume	entis
February 23, 1993 OT OFF	ICIAL!
	he property softs igner
STATE OF INDIANA COUNTY OF LAKE	
On the 23rd day of	February 1993,
before me a Notary Pub	lic personally appeared
and are to me known to be	person (X) named in and who
	runent, and acknowledged that cluntary act and deed.
MILNE COLUMN PRINTER PRINTERS	Notary PUBLIC
My commission over the	

This instrument was prepared by Kerry A. williams