93028794

LEGAL DESCRIPTION:

1763 Calumot auc HOME EQUITY REAL ESTATE MORTGA

THIS INDENTURE WITNESSETH, That . Michael. O Oliver, and Irma .J Oliver, husband &
wife, 7601 Wrigth Street, Merrillville, IN 46410 ("Mortgagor")
Lake County, State ofIndiana! MORTGAGE and WARRANT to:tl
Lever Brothers Employees Federal CREDIT UNIO
("Mortgagee"), the following sestribed realiestate inLake

Lot 25, Crescent Lake Unit No. 1, an addition to the town of Merrillville, as shown in Plat Book 48, Page 62, in Lake County, Indiana.



(hereinafter referred to as the "Mortgaged Premises") and co	mmonly referred to as 7.601. Wright, Street
Merrillyille. IN46410subject to a first mor	tgage indebtedness in favor of .P.H.HUS Mortgage
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in the original principal sum of .Eighty-nine.thous.	and one hundred forty-five and no/100
Dollars (\$ 89,145.00), and Mortgagor mortg	ages all rights, privileges, interests, easements, and improvements now
affixing or hereafter accruing to the Mortgaged Premises, in	cluding, subject to the claims of the first mortgagee, all rents, issues,
income and profits thereof.	
This Mortgage is given to secure the performance of the	provisions hereof and the payment of a certain home equity lending
agreement ("Agreement") dated the same date as the date of t	this Mortgage and payable to the order of the Lever. Brothers.
Employees Federal Credit Union with	a Maximum Credit Limit of .Four . thousand .fifty-five .
and no/100 Dollars (\$ 4,055	.00), with interest as therein provided ("Agreement"),
under which the credit union is obligated to make future disb	ursements.

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Mortgagor (jointly and severally) and Mortgagee covenantianti agree as follows:

- A Payment of Principal and Interest. Morigagor stall pay when the all sums and charges, principal and interest officially little diess which morigagor incurs under the Agreement or Mortgage, late charges as provided in the Agreement, and the principal of and interest on any Future Advances secured by this mortgage.
- 2. Bixes; Charges; Elens. Moitgagor shall pay all taxes, assessments, charges, dines and impositions attributable to the Mortgaged Premises.
- 3: Fee Stimple Ownership: First Niorlange Restrictions on Second Mortgage: Islens. Mortgagon warrants to and coverlines will Mortgage dimensional coverants the fee simple ownership mortgaged Bremises, subject only to the this binding encludes no prohibitions against the Mortgagor's entering this second Mortgage or requirements with while Mortgage includes no prohibitions against the Mortgagor's entering this second Mortgage or requirements with while Mortgage includes no prohibitions against the Mortgage of Mortgage of Stall prohibity discharge this will be forced by the lien in a manner acceptable to Mortgage. (b) contests in good faith the lien by, or defends against enforcement of the lien in legal proceedings which in the Mortgage es opinion operate to prevent the enforcement of the lien of forfeiture of any part of the Nortgaged Premises; or (c) secures from the holder of the lien an agreement satisfactory to Mortgage subordinating the lien to this Mortgage. It Mortgage determines that any part of the Mortgaged Premises is subject to a lien-which may attain a priority over this Mortgage, Mortgagor shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice to mortgagor of the existence thereof.
- 4. Repair of Mortgaged Premises Distinuice. The Mortgager shall keep the Mortgaged Premises in good repair and shall not commit waste the conclude Nortgaged Premises because of the windstorm or other such hazards in such another such hazards in such another in the Mortgage pay reasonably require houristine to time; all such insurance policies shall be placed with reliable companies acceptable to Mortgagee and shall contain proper clauses making all spaceeds of such policies payable to all Mortgagees and the Anotgagee and shall contain proper clauses making all spaceeds of such policies of insurance shall be delivereble and tetained by the of the area of the indebtedness secured hereby is fully paid.

If Mortgagor shall init to maintain said premises or insurance. Mortgagor, at its sole option, may purchase such insurance coverage, or make said repairs, and all-costs associated the rewith shall be immediately due and payable by Mortgagor, if not so paid they shall be added to the balance owing on all obligations to Mortgagor, secured by this Mortgage. Failure lognalification epairs or insurance shall also constitute default under Paragraph 7, hereof, whether ordnor Mortgagee has undertaken to purchase insurance or make such repairs. All such costs, so added shall be in the feet at the sufficient as the remaining balance outstanding on all advances under the Agreement.

- 5. Application of Insurance proceeds shall be applied to testoration or repair of the property changed, if the restoration or repair is economically feasible and Mortgagee's scentity is not lessented. If the restoration or repair is not economically feasible or Mortgagee's security would be lessented by such applied to the insurance proceeds shall be applied to the sums secured by this Mortgage and the first mortgage in order of process, whether own or then due, with any excess paid to Mortgagon Mortgagee may act as afformey-in-fact for Mortgagon making, adjusting and settling claims under the insurance policies and enflorsing Mortgagon's name on any drafts drawn by insurers of the Mortgaged Premises if Mortgagon fails to timely alljust or settle, or it Mortgagon has abandoned said premises.
- 6. Advancements to Protect Security. Mortgagee may, at its option, advance and pay all sums necessary to protect and preserve the security intended to be given by this Mortgage. All sums so advanced and paid by Mortgagee shall become a part of the indebtedness secured hereby and shall bear interest at the same rate as the remaining balance outstanding on all advances under the Agreemente Such sums may include, but are not limited to, insurance premiums, taxes, assessments, and liens which may be or become prior and senior to this Mortgage as a lien on the Mortgaged Premises, or any part thereof, and all costs, expenses and attorney's fees incurred by the Mortgagee in respect of any and all legal or equitable proceedings which relate to this Mortgage or the Mortgaged Premises.
- To Default by Mortgagor: Remedies of Montgagee. Upondefault by the Mortgagor in any payment provided for licitli of the Agreefielt, of the performance of any covenant of agreement of the Mortgagor hereunder, or if the Mortgagor shall abandoffle Mortgaged Premises, or it Mortgagor shall fail to maintain insurance of repairs on said premises, or it attrustee of receiver shall be appointed for the Mortgagor or any part of the Mortgaged Premises, the chitic indebtedies secured hereby shall become immediately due and payable at the sole option of the Mortgagee, without didtice that its slightfory licreto, together withattorney's fees and all costs of collection permitted by law, and this Mortgage may be noted osed accordingly. Upon such forcelosure the Mortgage may continue the abstract of the to the Mortgage differences of obtain other appropriate title evidence, or insurance upon such title, affilt fligs, additic cost thereoff to the principal balance due. Default in the first mortgage by Mortgagor shall also constitute default like default like default like its like of the like of th

- 8. Receivership. Upon default hereunder or abandonment of the Mortgaged Premises, Mortgagee shall, subject to the claims of the first Mortgagee, if any, be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Mortgaged Premises and to collect the rents of the Mortgaged Premises including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Mortgaged Premises and collection of rents, including, but not limited to receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.
- 9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Mortgaged Premises, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to all Mortgagees in orden of priority, except to the extent such proceeds exceed the sums of the then existing balance on all indebtedness secured by all such mortgages, plus all charges, fees, assessments and costs them attributable to said balance, whether or not in default said excess proceeds to be the property of the Mortgagor.
- 10. Transfer of the Mortgaged Premises or a Beneficial Interest in the Mortgaged Premises. If all or any part of the Mortgaged Premises or any interest in it is sold or transferred without Mortgagee's prior written consent, Mortgagee may, at its option, require immediate payment in full of all sums secured by this Mortgage, and the Mortgage may be foreclosed.
- 11. Inspection. Mortgagee or its agent may make reasonable entries upon and inspection of the Mortgaged Premises. Mortgagee shall give Mortgagor notice at the time of or prior to an inspection.
- 12: Future: Advances. Upon request of Mortgagor, Mortgagee, prior to release of this Mortgage, shall make Future Advances to Mortgagor, pursuant to the said Home Equity Lending Agreement. Such Future Advances, with interest thereon, shall be secured by this Mortgage.
- 13. Non-Waiver; Remedies. Cumulative. No delay by the Mortgagee in the exercise of any of its rights hereunder shall preclude the exercise thereof so long as the Mortgager is in default hereunder, and no failure of the Mortgagee to exercise any of its rights hereunder shall be deemed a waiver of such rights, or shall preclude the exercise thereof in the event of a subsequent default by the Mortgagor hereunder. The Mortgagee may enforce any one or more of its rights or remedies hereunder successively or concurrently.
- 14. Extensions; Reductions; Renewals; Continued Liability of Mortgagor. The Mortgagee, at its option, may extend the time for the payment of the indebtedness or reduce the payments thereon, or accept a renewal note or notes therefore, without consent of any junior lien holder, or without the consent of the Mortgagor if the Mortgagor has then parted with title to the Mortgaged Premises, and any reducer whatsoever, or release, discharge or affect the priority of this Mortgage or impair the security before in any reducer whatsoever, or release, discharge or affect in any manner the personal liability of the Mortgagor to Mortgagor.
- 15: Governing Law; Severability. This Morgan shall be governed by the laws of the jurisdiction in which the Mortgaged Premises is located. In the event that any provision or clause of this Mortgage or Lending Agreements conflict with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision. To this end the provisions of this Mortgage and the Agreement are declared to be severable.
- 16. Notices. Any notices to Mortgagor provided for in this Mortgage shall be given by delivering it by first class mail. The notice shall be directed to the Mortgaged Premises or to such other address as Mortgagor may have last specified by written notice to Mortgagee. Any notice to Mortgagee shall be given by delivering it or by first class mail directed to Mortgagee's address stated herein or to such other address as Mortgagee may have last specified by written notice to Mortgagor. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor or Mortgagee when given as provided in this paragraph.
- 17. General Agreement of the Parties. All rights and obligations hereunder shall extend to and be binding upon the several heirs, representatives, successors and assigns of the parties to this Mortgage. When applicable, use of the singular form of any word also shall mean or apply to the plural and masculine form shall mean and apply to the feminine or neuter. The titles of the several paragraphs of this Mortgage are for convenience only and do not define, limit or construe the contents of such paragraphs.

Michael Olline	thir 22nd av of April 19, 93 That I live 1
***************************************	rma J. Oliver
STATE OF INDIANA:): (i) SS: COUNTY OF Lake);	
Before me, a Notary Public in and for said County and State, person Irma. J., .Oliver, .husband. &.wife	
Signat Printed	reconstruct Solution

This Instrument Prepared by: Christine M. Rutledge. Sr. Loan Officer	•
Return to Lever Brothers Employees Federal Credit Unio	m
Address 1703 Calumet Avenue, Whiting, IN: 46394	