STATE OF INDIANA
COUNTY OF LAKE

FORM # 6

vvnerea	s, Ver	non 1	. MCC	augn						7 TT 13	aarainaH	ar Apile					ANA A.	
are iusti	v indebted	to	SOUTH	1 CEN	ITRAI	L BAN	K. 555 W	Roos	evelt Ro	and Chica	ann Illir	nie 60	607	(harai	nafter	called	"Mortga	rõee,'
							sand fiv											-
Dollars	(\$_6,50)	0.00		<u> </u>	, evic	denced	by a pro	nisso	ry note	executed	and as	signed	on ev	en date	e here	with,	with mo	onthly
Dallass	ents or	TMO T	unare	d te	n_ar	nd 56	/100 	THE COLOR					***	-				
Dollars	(\$ <del>- 210 -</del>	56	NDV 1	- L		**********		A STATE STATE	), pay	able on th	18 TP/	**************************************		day	of eac	h mon	th after	date,
comme	icing re	BKU	AKX I	SC		· ·	, 19_95	, 8	ind with	a final m	aturity d	ale of	JAN	UARY	18	3 t		
19	until	such s	um is pi	aid in	full (s	said pro	omissory no	ote, to	gether v	with any n	ote takei	ua ni r	ostituti	on there	efor or	in ren	ewal th	ereof.
s nereir	ianer reieri	red to a	as the "h	vote'').	. And,	, Wher	eas, Mortga	gors	agreed,	in incurrin	g said in	debted	ness th	at this	morta	age sh	ould be	given
o secur	e the prom	npt pay	ment th	ereof	accor	rding to	the tenor	and e	effect of	said Note.	and col	nolian	e by N	fortgag	ors wi	th the	requirer	mente
of this N	fortgage.		er Sen	and the same				40.1	450				,				, o q o .	
NOW, T	HEREFOR	F in c	onsider	ation o	of the	nremi	sas and to	the	nurnoso	of coourie			-11-	°; Altoroderbo	\$ 		- 171 	(A)
VOW, TI	HEREFOR	E, in c	onsider	ation o	of the	premi	ses, and to	the	purpose	of securin	ng the pa	yment	of said	indebi	ednes	s, and	any oth	ner in-
aebtedu	ess Monga	agors i	nay owe	Mort	gage	e befor	e the paym	ent ir	n full of t	he amour	it now di	e here	under	Mortos	OOTR (	io hen	shy mor	taeae
and war	ess mong: rant unto h	agors i Aortga	nay owe gee the	Morty fallow	gaged ing di	e befor escribe	e the paym od real esta	ent ir le, tog	n full of ( gether w	the amour	nt now du sent and	e here future	under, improv	Mortga	gors o	io hen	shy mor	taeae
and war and war all rents	ess Morigi rant unto h and profits	agors r Aortga and in	nay owe gee the ssurance	Morte following and c	gage ing di conde	e befor escribe emnatio	e the paym od real esta on proceeds	ent ir le, toq ther	n full of ( gether w efrom, si	the amour ith all pret tuated in_	nt now do sent and L.	e here future KE	under, improv	Mortga ements	gors of	to here	by mor thereo County	tgage n and State
and war and war all rents	ess Morigi rant unto h and profits	agors r Aortga and in	nay owe gee the ssurance	Morte following and c	gage ing di conde	e befor escribe emnatio	e the paym od real esta on proceeds	ent ir le, toq ther	n full of ( gether w efrom, si	the amour ith all pret tuated in_	nt now do sent and L.	e here future KE	under, improv	Mortga ements	gors of	to here	by mor thereo County	tgage n and State
and war all rents 大场电ar	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	do here	by mor thereo County,	tgage n and State
and war all rents 大场电ar	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paym od real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	do here	by mor thereo County,	tgage n and State
and war and war all rents 大句似ar	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	do here	by mor thereo County,	tgage n and State
and war and war all rents 大句似ar	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	do here	by mor thereo County,	tgage n and State
and war all rents 大场电路	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	here ix	by mor thereo County,	tgage n and State
and war all rents 大场电路	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	do here	by mor thereo County,	tgage n and State
and war all rents 大场电路	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds	ent in le, top there	n full of ( gether w efrom, si tate	the amour ith all pres tuated in_	nt now desert and	t t t	under, improv	Mortga ements	gors (	here ix	by mor thereo County,	tgage n and State
and war all rents 大场电路	ess Morigi rant unto h and profits 25to Wit:	agors in Aortga and in C. (	may owe gee the sourance Sorle	Mork following and c	gaged ing di conde Ro	e befor escribe emnation	e the paymed real esta on proceeds ag Hill office	ent ir le, top them es Of	n full of ( gether w efrom, si tate the	the amour ith all pres tuated in_	nt now dissent and L.J.  r pla der c	t t t	under, improv	Mortga ements	gors (	here ix	by mor thereo County,	tgage n and State

Document is NOT OFFICIAL!

(Said real estate and all other property hereinabove described, whether real or personal, and whether in whole or in part, le hereinatte ferred to as "the premise").

TO HAVE AND TO HOLD the premises unto Mongage and Mongage's successors New and assigns, forever.

AND, Mongagors do covenant with Mongage that they are lawfully seized in fee simple and possessed of the premises and have

right to mortgage the same; that the premises are free from all liens, charges, encumbrances, easements, and restrictions whatsoever not herein specifically mentioned; and that, subject only to exceptions herein specifically mentioned. Mortgagors do warrants and will defend the title to the same unto Mortgagee against the lawful claims of all persons whomsoever.

THIS MORTGAGE IS MADE, however, subject to the following covenants, conditions and agreements:

1. Mortgagors shall pay said principal indebtedness and interest thereon when and as due under the terms of the NotePand under any covenant, condition or agreement herein contained, together with any other indebtedness which Mortgagors may owe to Mortgagee.

2. The terms and conditions contained in the Note are incorporated herein by reference as if fully set forth herein. The rights, options, powers and remedies provided for herein and under the terms of the Note shall be cumulative, and no one or more of them shall be exclusive of the other or others, or of any right or remedy now or hereafter gives or allowed by law.

3. Mortgagors shall keep the premises in good condition and repair, and shall neither commit nor permit waste of the premises.

4. Mortgagors shall keep the premises free from all delinquencies in taxes, items assessments, charges and encumbrances upon the terms provided for in the Note.

5. Mortgagors shall keep the premises continuously insured with such companies, in such amounts and upon such terms as are provided for in the Note.

6. If and when this is a second mortgage Mortgagors shall make at payments of principal and interest on such prior mortgage in accordance with its terms and permit no event of default thereunder. Any event of default under any such prior mortgage shall constitute an event of default under the terms of this Mortgage and Mortgage may, at its option, thereupon declare the entire indebtedness due hereunder immediately due and payable and this Mortgage subject to foreclosure.

7. If Mortgagors fail to insure the premises, or to pay and furnish receipts for all taxes, liens, assessments, charges and encumbrances, or to keep the premises in good condition and repair, or to pay all installments of principal and interest on any prior mortgage, all as hereinabove provided for, Mortgagee may, at its option, procure such insurance, pay such taxes, liens, assessments, charges and encumbrances, enter upon the premises and make such repairs as it may deem necessary, make any such payments which may become due on any prior mortgage, or incur any expenses or obligations on behalf of Mortgagors in connection with any prior mortgage in order to prevent the foreclosure thereof; and Mortgagors shall immediately pay to Mortgagee all sums which Mortgagee shall have so paid, together with interest thereon from the date the same was paid, and Mortgagee's costs, expenses and attorney's fees, and for payment thereof this Mortgage shall stand as security; but the failure of Mortgagee to do any such acts or make any such expenditures shall in no way render Mortgagee liable to Mortgagors.

8. If default be made in the payment of any of the indebtedness secured hereby, or in the performance of any covenant, condition or agreement contained in the Note or this Mortgage, or should the interest of Mortgagee in the premises become endangered by reason of the foreclosure of any prior lien or encumbrance, then the whole indebtedness hereby secured with all interest thereon shall, at the option of Mortgagee, become immediately due and payable and this Mortgage subject to foreclosure as now provided by law in the case of past due mortgages, and Mortgage shall be authorized to take possession of the premises. If this Mortgage shall be foreclosed by a judicial proceeding, reasonable attorney's fees for foreclosing the same shall be paid out of the proceeds of the sale.

9. No delay or failure of Mortgagee to exercise any option herein given shall constitute a waiver of such option or estop Mortgagee from afterwards exercising the same.

10. If Mortgagors shall well and truly pay and discharge the indebtedness hereby secured as it shall become due and payable, and shall do and perform all acts and agreements to be done and performed by Mortgagors under the terms and provisions of this Mortgage, then this Mortgage shall be and become null and void and Mortgagee shall release the same of record.

11. All awards of damages in connection with any condemnation for public use injury to any of the premises are hereby assigned and shall be paid to Mortgagee, who may apply the same to the payment of the installments under the Note in inverse order of maturity, whether or not then due, and Mortgagee is hereby authorized, in the name of Mortgagors, to execute and deliver valid acquittances thereof and to appeal from any such award.

12. The term "Mortgagors", wherever used herein, shall mean the party or parties executing this Mortgage, jointly and severally, and all the conditions, covenants and agreements hereof shall bind the Mortgagors, their respective heirs, personal representatives, successors and assigns and shall inure to the benefit of and be available (jointly and severally if more than one) to Mortgagee, and to the heirs, personal

representatives, successors and assigns of Mortgages. The term "interest" as used herein shall be deemed to be the Rate provided for in the Note, or if such rate should be in excess of the maximum legal rate then permitted by applicable local rate. 13. If all or any part of the premises or any interest in the premises is sold or transferred without Mortgagee's prior we gee may, at its option, require immediate payment in full of all sums secured by the Mortgage. However, this option shall by Mortgagee if exercise is prohibited by federal law as of the date of this Mortgage. If Mortgagee exercises this option, Mortgagee shall give Mortgagors notice of acceleration. This notice shall provide a an 30 days from the date notice is delivered or mailed within which Mortgagors must pay all sums secured by this Mortga fall to pay these sums prior to the expiration of this period, Mortgages may invoke any remedies permitted by this Mortgages notice or demand on Mortgagors. 14. The Mortgagee may sue on the Note at law, he may file an action in equity to foreclose the mortgage, and he may ex rights at once, or any one of them alone, or any combination thereof. Mortgagors agree to pay a reasonable of amounts owed or the enforcement of rights under the Note or Mortgage.

IN WITNESS WHEREOF, the undersigned Vernon L. McCauchn & Mary McCaughn have hereunto set... \_\_theit\_ signature and seal this. 24th September & more (SEAL) Veriion I., McCaug'in Mary I. Printed **Printed** INDIVIDUAL ACKNOWLEDGEMENT STATE OF INDIANA 88. Lake COUNTY OF Before me, a Notary Public in and for said County and State, appeared Mary I. McCaughn, his wife Vernon L. McCaughn each of whom, having been duly sworn, acknowledged the execution of the foregoing Mortgage. 17, Witness my hand and Notarial Seal this My Commission Expires: Mary Public 8-11-97 Lake is the propert County of Residence: the Lake Gounty Recorder! STATE OF INDIANA **COUNTY OF** For value received the underlighed hereby transfers, assigns and conveys unto all right, title, interest, powers and options in, to and under the within Mortgage as well as to the land described therein and the indebtedness secured thereby. in witness whereof the undersigned. hereunto set hand and seal, this BY (Seal) TITLE Separation of the contract of CORFORATE ACKNOWLEDGEMENT STATE OF INDIANA COUNTY OF Before me, a Notary Public in and for said County and State, personally appeared tha , respectively, o , a corporation organized and existing , and acknowledged the execution of the foregoing Transfer and Assignment at under the laws of the State of such officers acting for an on behalf of said corporation. Witness my hand and Notarial Seal this\_ day of My Commission Expires: **Notary Public** County of Residence: Printed INDIVIDUAL ACKNOWLEDGEMENT STATE OF INDIANA 88: COUNTY OF Before me, a Notary Public in and for said County and State, appeared each of whom, having been duly sworn, acknowledged the execution of the foregoing Transfer and Assignment. Witness my hand and Notarial Seal this..... day of My Commission Expires: Notary Public Printed County of Residence: This instrument was prepared by: SOUTH CENTRAL BANK 555 W. NOOSEVELT RD. CHICAGO; IL