This Mortgage is given be in flaward on

Jim Nawrocki JR.

, hereinafter called Borrower,

of 8414 Fairbanks St., Crown Point IN

James J. Nawrocki and Helen Nawrocki

hereinaster called Lender, which term includes any holder of this Mortgage, to secure the payment of the PRINCIPAL SUM of together with interest thereon computed on the outstanding balance, all as provided in a Note having the same date as this Mortgage, and also to secure the performance of all the terms, covenants, agreements, conditions and extensions of the Note and this

In consideration of the loan made by Lender to Borrower and for the purpose expressed above, the Borrower does hereby grant and convey to Lender, with MORTGAGE COVENANTS, the land with the buildings situated thereon and all the improvements and fixtures now and hereafter a part thereof, being more particularly described in Exhibit A strached here and made a part hereof and having a street address

Attach Property Description

Borrower further covenants and agrees that:

- 1. No superior mortgage or the note secured by it will be modified without the consent of Lender hercunder.
- 2. Borrower will make with each periodic paymen payment sufficient to provide a fund from which the real due under the Note secured by this Mortgage a state taxes, betterment assessments and other municipal charges which can become a lien against the mortgaged premises can be paid by Lender when due. This provision shall be effective only in the event that a fund for the same purpose is not required to be established by the holder of a senior mortgage.

 Document is the property of
- 3. In the event that Borrower fails to carry out the covenants and hareements set forth herein, the Lender may do and pay for whatever is necessary to protect the value of and the Lender's rights in the mortgaged property and any amounts so paid shall be added to the Principal Sum due the Lender hereunder.
- 4. As additional security hereunder, Borrower hereby assigns to Lender, Borrower's rents of the mortgaged property, and upon default the same may be collected without the necessity of making entry upon the mortgaged premises.
- 5. In the event that any condition of this Mortgage or any senior mortgage shall be in default for more than fifteen (15) days, the entire debt shall become immediately due and payable at the option of the Lender. Lender shall be entitled to collect all costs and expenses, including reasonable attorney's fees incurred until the time of payment.
- 6. In the event that the Borrower transfers ownership (either legal or equitable) or any security interest in the mortgaged property, whether voluntarily or involuntarily, the Lender may at its option declars the action data and results. declare the entire debt due and payable.
- 7. This Mortgage is also security for all other direct and contingent liabilities of the Borrower to Lender which are due or become due and whether now existing or hereafter contracted.
- 8. Borrower shall maintain adequate insurance on the property in amounts and form of coverage 🗓 acceptable to Lender and the Lender shall be a named insured as its interest may appear.
- 9. Borrower shall not commit waste or permit others to commit actual, permissive or constructive waste on the property.
- 10. Borrower further covenants and warrants to Lender that Borrower is indefeasibly seized of said land in fee simple; that the Borrower has lawful authority to mortgage said land and that said land is free and clear of all encumbrances except as may be expressly contained herein.

This Mortgage is upon the STATUTORY CONDITION and the other conditions set forth herein, for breach of which Lender shall have the STATUTORY POWER OF SALE to the extent existing under State law.

Executed under seal this 6TH

day of JULY

JULY 6.

State of INDIANA

. 19 95

County of LAKE

Then personally appeared JAMES J. NAWROCKI AND HELEN NAWROCKI

, before me and acknowledged the foregoing to be his/her/their free act

and deed.



RESIDENT OF:

ry Public SANDRA L. Commission Expires: 8-23-97 c. E-Z Legal Forms

REAL ESTATE MORTGAGE

	alled "Mortgagore" AN ASSOCIATION (sted in Bast Chicag	of Lake County Lake County	ly, ladiana, MOI 'Association'') , Indiana, the fo	tTGAGE—— na s corporation w llowing describe	d WARRANT— der the laws (d real estate:	TE VERITE	PEDERAL SAYI
Lot A	-1 in Savannah	Ridge Uni	t 3, in the	Town of Me	rrillville	, as per pl	at theseof,
recor	ded in Plat Bo	ok 49 page	137, in th	Office of	the Recor	der of Leka	County, Ind
atures i	with all buildings, in and appliances now , issues and profits The payment of a l	or hereafter a of said premis	ittached or used ses, to secure:	in connection t	berewith, and	also together w	ith all easements.
rincipal	sum of Twanty	two thousa	nd dollars	and no con		www.Dolla	rs (\$.22,000.00
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pail paa	e the right to charg	e a sum equal	to Ninety (90) d	ays' advance in	terest on the	amount to pre	paid.
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