

6437 28th Ave, HUDSONVILLE, MI 49426 Telephone 616-662-3900 Fax 616-662-4460

This Instrument Prepared by:

Mail Recorded form to:

Property Appraisers Parcel Identification (Folio) Number(s):			
This Mortgage Executed this	day of	by	
hereinafter called			
tohereinafter called the Mortgagee, with address of			
Witnesseth, that for good and valuable considerati			
Note of even date, hereinafter described, the Mortgagor		-	
and its assigns and representatives this real estate, situate	a in	County, State or	, VIZ:
The Mortgagors hereby acknowledge that the property end the purpose of this Mortgage, to waive any and all exem would apply to homestead property.			
This Mortgage is accepted as collateral for Surety			posted on
behalf of		hereinafter called the De	efendant in the
Court and shall be returned when all obligations arising from	n this undertaking have been	satisfied with no loss to the Mortgage	Э.
The Undersigned will, at all times, indemnify and kee representatives from and against any and all claims, demanature, which the Mortgagee shall at any time sustain of Mortgagee by reason or in consequence of having execution of a will pay over, reimburse and make good to meet every claim, demand, liability, cost, expense, execution of such bond or undertaking, and any other bonds the Mortgagee shall be required to pay thereunder. The Mortgagee may pay or incur in any legal proceedings, inclufor any legal fees and/or disbursements incurred in earlier p	ands, liabilities, costs, chargor incur, and as well from cuted such bond(s) or unde to the Mortgagee, its succe suit, order, decree, paymers or undertakings, executed is liability for legal fees and ding proceedings in which the	es, legal fees, disbursements and exall orders, decrees, judgments and taking(s) on behalf of Defendant and assors and assigns, all sums and am and and/or adjudication against the Mon behalf of and/or at the instance of the disbursements includes all legal fee	penses of every kind and adjudications against the lor at the instance of the lounts of money required ortgagee by reason of the e Mortgagor(s) and before s and disbursements the
To Have and to Hold the same, together with the profits thereof, unto the Mortgagee, in fee simple.	tenements, hereditaments a	nd appurtenances thereto belonging,	and the rents, issues and
$\mathfrak{A}\mathfrak{n}\mathfrak{d}$ the Mortgagor covenants with the Mortgagee that right and lawful authority to convey said land and will defer and clear of all encumbrances.			
<b>ℂḫat</b> this Mortgage is solely to secure future advan	ces which may be made by the	ne Mortgagee to the Mortgagor up to a	nd including the amount of
\$Dollars (\$			_
the present time, the Mortgagee has not loaned the Mortga			
Mortgagor to the Mortgagee is Zero Dollars. The Mortga	agee may loan to the Morto	gagor up to and including the amour	nt of \$Dollars
(\$) and interest thereon atpercent (_			
estreature of the surety bond(s) posted on behalf of said De			
County of State of			rred by the Mortgagee to
produce the Defendant before the appropriate Court or Court	rts of competent jurisdiction is	n the above cause.	

Provided Always, that if said Mortgagor shall pay unto said Mortgagee the certain Promissory Note hereinafter substantially copied or identified, to wit: Contingent Promissory Pote				
\$	Dollars (\$	)	No(s)	
For value received, Mort	gagors hereby, jointly and sev			
		ng stated contingency occur		or estreature of the surety bond(s) posted
in the		Court, County of		_ State of, or
Court(s) including but no claims, with interest (pay until fully paid. The make suit shall be brought for	ot limited to costs for real est yable semi-annually) thereon ker and endorser of this Note r the collection hereof, or the	tate or brokerage assistance at the rate ofpercel agree(s) to payment upon p a same has to be collected	e, travel, investigation, extra nt, per annum, from the occ rimary demand and waive(s) upon demand of an Attorne	duce the Defendant before the appropriate dition, negotiation and settlement of bond currence of the above stated contingency, onotice of non-payment and protest; and if ey, to pay reasonable Attorney's fees and percent, per annum, payable semi-
It is further agreed and Promissory	specifically understood between	en the parties to this Note t	hat there is presently no ou	tstanding loan or debt represented by this
Note, and that this Note and interest.	is given only to secure future	advances up to and including	ng \$	Dollars (\$)
all the time or times so	directed by the Judge or Jud	ges of competent jurisdiction	n until the obligations under	fendant shall appear in the proper Court at the appearance bond or bonds posted on wise to remain in full force and effect.
			X	(Seal)
			×	(Seal)
Cianad this day	of			(Gcai)
every nature on said protime; to keep the building companies acceptable to become payable by viriance accounting to the Mortgage becaus said Note and this Mortgage becaus and Note and this Mortgage becaused the Mortgage becaused the Mortgage because the Mortgage and Mortgage and State of Mortgage and Mortgage	operty, to permit, commit or ags now or hereafter on said to the Mortgagee, the policy true of such insurance the Magor for any surplus; to pay or use of the failure of the Mortgage, or either; to perform, compared to find the work of said Note and this Mortgage or either. In the eventure of said Note and all such performs and covenants of some or the said Note or shall not constitute a waiver of the said Note or shall not constitute a waiver of the said Nortgagor has	suffer no waste, impairmed and fully insured in a sum of or policies to be held by a ortgagee shall have the right osts, charges and expenses, gagor to promptly and fully of may be a control of the more of the Mortgagor fails to promptly with and abide by each of the Mortgagor fails to promptly of the Mortgagor, or either, the Mortgagor, or either, the Mortgagor fails to promptly paid within twent of the mortgagor of the promptly paid within twent of the contrary notwing fany rights or options under the contrary rights or options under the contrary rights of the contr	nt or deterioration of said I if not less than the fair mark and payable to said Mortgage it to receive and apply the sincluding lawyer's fees and comply with the agreements, and every agreement, stip bay when due any tax, assit to gage may pay the same, from date thereof at the high ty (20) days next after the signal and every agreement, and the same, from date thereof at the high ty (20) days next after the signal are not fully performed, conthereon, shall forthwith or the said Note or this Mortgage	abilities, obligations and encumbrances of and or the improvements thereon at any et value of such buildings in a company or gee and in the event any sum of money same to the indebtedness hereby secured, title searches, reasonably incurred or paid, stipulations, conditions and covenants of bulation, condition and covenant set forth essment, insurance premium or other sum without waiving or affecting the option to nest lawful rate then allowed by the laws of same becomes due, or if each and every mplied with and abided by, then the entire hereafter, at the option of the Mortgagee Mortgagee to exercise any of the rights or accrued or thereafter accruing.
	ss Signature			gagor Signature
	ss Signature		, and the second se	pagor Signature
	day of the persons described in and			ledged the same.
Commission Expira	ition	Notary Public _		