

620343

## REAL ESTATE MORTGAGE - OPEN ENDED

and LUD ALEXANDER her			
	vinalter referred	to as MORTGAGORS, and	DIANCEANERICA CORPORATION
whose address is		Foodware Corre III 161	-0G
Indiana, berenalter referred to as MORTGAGEE.		o-recovered a language la A T sa the s	
WITNESSETH: Mortgagors jointly and severally cod property hereinaiter described to secure the repays	eton a note	of even date herewith in the lot	at amount of
ghteen Thousand Sixty, and no/100**** so to secure the repayment of all future edvances made at	r wouldedee e ol	otion to the above mondegors.	r any of them.
The property hereby martgaged, and described tents, issues, profits, fixtures and appliances thereunto to HAVE AND TO HOLD the said property here	attaching or in iinaiter describ	any wise thereunto appertaint ed, with all the privileges and (	ng. Ippunenances thereunto belonging unit
congages, its successors and assigns, forever, and more reporty in its simple and have authority to convey the appears and that mortgagors will lorever warrant and drambrances, it any, nereinaiter shown.	same, that the	title so conveyed is clear, free c	empinieren ap toeske beredmusnenu bra
I mortgagors shall fully perform all the terms of bliggmons which this mortgage secures, then this mor	ma conditions tgage shall be	of this mortgage and shall pay null, void and of no further to	in full, in accordance with its terms, the
MORTGAGORS AGREE: To keep the mortgaged gainst all hazards with an insurance company authorization a loss-payable clause in layer of Mortgagee as it ages to insure or renew insurance on said property in its term of such indebtedness, and to charge Mortgagee elects to waive such insurance Mortgages wer. Mortgagers agree that any sums advanced or expond demand and if not so paid shall be secured herei	ted to do busin its interest may a sum not exc agors with the as agree to be ended by Mort	ess in the State of Indiana, accomposer, and if Mortgagors (a sealing the amount of Mortgago premium thereon, or to add sugfully responsible for damage of gages for the protection or pre-	eptable to Mortgagee, which policy shall to do so, they hereby authorize Morter's indebtedness for a period not exceed in premium to Mortgagor's indebtedness in loss resulting from any cause whatso servation of the property shall be repair
ther expenses incident to the ownership of the mortgage xisting may be created against the property during the ai on account of any indebtedness which may be sec- lortgagors fail to make any of the foregoing payments.	ed property while term of this ured by a lien	en due in order that no lien sup mortgage, and to pay, when di superior to the lien of this mor	enor to that of this mortgage and not not us, all instalments of interest and princi tgage and existing on the date hereof.
agors with the amounts so paid, adding the same to Mi tanagement and occupation of the mortgaged property see, and to keep the mortgaged property in its present	origagor's inde and improvem condition and	intedness secured hereby. To east thereon, and not to commit repair, normal and ordinary de	exercise due diligence in the operation t or allow waste on the martgaged prem preciation excepted.
If default be made in the terms or conditions of tent of any instalment when due, or if Managagers shall be a statement when due of the statement wh	i become bank	rupt or insolvent, or make an a	ssignment for the benefit of creditors, o
ave a receiver appointed, or should the mortgaged prop he representations, warranties or statements of Mortgag roperty, or sell or attempt to sell all or any part of the	pore herein con	taned be incorrect or if the M	orgagors shall abandon the mortgage
reciciely due and payable, without notice or demand,	and shall be be entitled to	collectible in a suit at law or the immediate possession of	by foreclosure of this mortgage, in any the mortgaged property with the rents
isues, income and praits therefrom, with or without for paid by Mortgages in connection with any suit or pro-	eciosure or oth oceeding to win	er proceedings. Mortgagors shi ich it may be a party by reas	all pay all costs which may be incurred on of the execution or existence of this
iorigage, and in the event of foreclasure of this mortga or the search made and preparation for such foreclasure	, together with	all other and further expense	e of foreciosure and sale, including ex
senses, less and payments made to prevent or remove epair made in order to place the same in a condition to	be sold.	•	*
No failure on the part of martgages to exercise of martgages and martgages to exercise of martgages and martgages of martgages and martgages of martgages and martgages are martgages and martgages and martgages are martgages and martgages and martgages are martgages are martgages and martgages are martgages and martgages are martgages and martgages are ma	ent descruits or	breaches of covenant, and no	delay on the part of mortgages in exer
ising any of such rights shall be construed to preclude	it from the exer	ase thereof at any time during	a the design remains an arrangement a
	no or more rem	edies hereunder successively	or concurrently at its option.
All rights and obligations bersunder shall extensions of the parties bersto.	ne or more rem act to cancibe bi	edies hereunder successively dending upon the several heirs, s	or concurrently at its option.
All rights and colligations bersunder shall extensions of the parties bersto.  The plural as used in this instrument shall include:	ne or more rem ad to and be bi de the singular	edies hereunder successively deding upon the several heirs, so where applicable.	or concurrently at its option. Successors, executors, administrators and
All rights and chligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall inclu- The real property hereby mortgaged is located:	ne or more rem ad to and be bi de the singular	edies hereunder successively dending upon the several heirs, s	or concurrently at its option.
All rights and chligations hereunder shall extensions of the parties hereto.  The plurat as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:	ne or more rem ad to and be bi de the singular	edies hereunder successively deding upon the several heirs, so where applicable.	or concurrently at its option. Successors, executors, administrators and
All rights and chligations hereunder shall extensions of the parties hereto.  The plurat as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.	ne or more rem nd to and be bi de the singular in	edies hereunder successively ending upon the several heirs, so where applicable.  Lake	or concurrently at its option. Successors, executors, administrators and
All rights and obligations bereunder shall extensions of the parties hereto.  The plurat as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Oakpark addition Lot	ne or more rem nd to and be bi de the singular in	edies hereunder successively ending upon the several heirs, so where applicable.  Lake	or concurrently at its option. Successors, executors, administrators and
All rights and chligations hereunder shall extensions of the parties hereto.  The plurat as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.	ne or more rem nd to and be bi de the singular in	edies hereunder successively ending upon the several heirs, so where applicable.  Lake	or concurrently at its option. Successors, executors, administrators and
All rights and obligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Oakpark addition Lot	ne or more rem nd to and be bi de the singular in	edies hereunder successively ending upon the several heirs, so where applicable.  Lake	or concurrently at its option. Successors, executors, administrators and
All rights and chligations bersunder shall extensions of the parties hereto.  The plurat as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Calcparic addition Lot	ne or more rem nd to and be bi de the singular in	edies hereunder successively ending upon the several heirs, so where applicable.  Lake	or concurrently at its option. Successors, executors, administrators and
All rights and obligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14  Calcparic addition Lot	ne or more rem nd to and be bi de the singular in	edies hereunder successively ending upon the several heirs, so where applicable.  Lake	or concurrently at its option. Successors, executors, administrators and
All rights and obligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located and is described as follows:  Key 46-134-14  Calcparic addition Lot	ne or more remaind to and be bide the singular in	edies hereunder successively anding upon the several heirs, so where applicable.  Lake  £, size 25x121 square, and an applicable and a square and a	concurrently of its option.  Successors, executors, oriministrators on County, State of Indiana
All rights and colligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located that is described as follows:  Key 46-134-14.  Oalcpark addition Lot garage 1961.	uted this more	edies hereunder successively ending upon the several heirs, so where applicable.  Lake  £, size 25x121 square	County, Signe of Indiana  County, Signe of I
All rights and colligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Calcparic addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an arrange of the parties o	ne or more remaind to and be bide the singular in	edies hereunder successively anding upon the several heirs, so where applicable.  Lake  Lake  10ste Aexander	concurrently of its option.  Successors, executors, oriministrators on County, State of Indiana
All rights and chligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall include the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Calcpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and the control of	uted this more  Witness	edies hereunder successively anding upon the several heirs, so where applicable.  Lake  Lake  10sie devalore snown.	County, Signe of Indiana  County, Signe of I
All rights and colligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located that is described as follows:  Key 46-134-14  Oakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed the same and	uted this more	edies hereunder successively anding upon the several heirs, so where applicable.  Lake  Lake  10ste Aexander	County, State of Indiana  County, State of Indiana  Morgana
All rights and obligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Calcparic addition Lot garage 1961.	uted this more  Witness	edies hereunder successively anding upon the several heirs, so where applicable.  Lake  Lake  10sie devalore snown.	County, State of Indiana  County, State of Indiana  Morgana
All rights and chliquitons bereunder shall extensions of the parties hereto.  The parties hereto.  The real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an addition of the parties of the parties.  Ousanta Duwn jak  Dusanta Duwn jak  Arris Anderson	witness  Witness	edies hereunder successively anding upon the several heirs. I where applicable.  Lake  6, size 25x121 squared and allowers shown.  Joste Hexander  Lid Hexander	County, State of Indiana  County, State of Indiana  County, State of Indiana  Morgage  Maraage
All rights and obligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an addition of the parties of the parties.  Dusanka Duwn jak  Arris Anderson	witness  Witness	edies hereunder successively anding upon the several heirs, so where applicable.  Lake  Lake  10sie devalore snown.	County, State of Indiana  County, State of Indiana  County, State of Indiana  Morgage  Maraage
All rights and chligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the property hereby mortgaged is located and is described as follows:  Key 46-134-14  Calcpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an addition of the parties of the	uted this more Witness Witness Nowled Comments Witness	edies hereunder successively anding upon the several heirs. I where applicable.  Lake  Lake  6, size 25x121 squared and allexander  Lid Mexander  MT BY INDIVIDUAL  33.	County, State of Indiana  County, State of Indiana  County, State of Indiana  County, State of Indiana  Morragan  Morragan
All rights and obligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the parties between the parties is located in this described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, moragages have executed and a following and a second a second and a second a s	uted this more Witness Witness Nowled Comments Witness	edies hereunder successively anding upon the several heirs. I where applicable.  Lake  Lake  6, size 25x121 squared and allexander  Lid Mexander  MT BY INDIVIDUAL  33.	County. State of Indiana  County. State of Indiana  Morragan  Morragan  Morragan  Morragan  Morragan
All rights and colligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and a submitted and a submitte	uted this more Witness Witness Nowled Comments Witness	edies hereunder successively anding upon the several heirs. I where applicable.  Lake  Lake  6, size 25x121 squared and allexander  Lid Mexander  MT BY INDIVIDUAL  33.	County, State of Indiana  County, State of Indiana  County, State of Indiana  Morragan  Morragan  Morragan  Morragan  Morragan  Morragan  Morragan  Morragan
All rights and obligations hereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the parties bereto.  The read property hereby mortgaged is located and is described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an addition of the parties of the parties.  Jusanica Duwn jak and a mortgagers have executed and an addition of the parties of t	witness  Witness  Witness  Witness  Witness	edies hereunder successively adding upon the several hears, where applicable.  Lake  Lake  Lake  Lake  Lake  Toste devander  Lid devander  MT BY INDIVIDUAL  SS.  county and state, personative and state.	County. State of Indiana  County. State of Indiana  Morragan  Morragan  Morragan  Morragan  Morragan
All rights and obligations bereunder shall extensions of the parties hereto.  The plural as used in this instrument shall included the real property hereby mortgaged is located; and is described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an approperty between the understanded a notary public in the execution of the toregains mortgage.  IN WITNESS WHEREOF, I have necessarily substantially commission Expires:	witness  Witness  Witness  Witness  Witness  Mitness  Mitness  Mitness  Mitness  Mitness	edies hereunder successively adding upon the several hears, where applicable.  Lake  Lake  Lake  Lake  Lake  Toste devander  Lid devander  MT BY INDIVIDUAL  SS.  county and state, personative and state.	County, State of Indiana  County, State of Indiana  County, State of Indiana  Morragan  Morragan  Morragan  Morragan  Morragan  Morragan  Morragan  Morragan
All rights and obligations bereinder shall extensions of the parties hereto.  The plural as used in this instrument shall included the point of the parties hereby mortgaged is located and is described as follows:  Key 46-134-14.  Calcark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and an arrange 1961.  ACINETATE OF INDIANA, COUNTY OF ARRANGED THE ARCHITECTURE AND ARRANGED THE ARCHITECTURE AND ARCHITE	witness  Witness  Witness  Witness  Witness  Mitness  Mitness  Mitness  Mitness  Mitness	edies hereunder successively adding upon the several hears, where applicable.  Lake  Lake  Lake  Lake  Lake  Toste devander  Lid devander  MT BY INDIVIDUAL  SS.  county and state, personative and state.	County, State of Indiana  County, State of Indiana  County, State of Indiana  Marraage  Marraage  Mergage  Merg
All rights and obligations bereunder shall extensions of the porties bereto.  The plural as used in this instrument shall included the real property bereby mortgaged is located; and is described as follows:  Key 46-134-14.  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have executed and another state of indiana. County of the second of the understanded a notary public in the execution of the toregoing mortgage.  IN WITNESS WHEREOF, I have dereunto substate of the County of the Coun	witness  Witness  Witness  Witness  Witness  Mitness  Mitness  Mitness  Mitness  Mitness	edies hereunder successively adding upon the several hears, where applicable.  Lake  Lake  Lake  Lake  Lake  Toste devander  Lid devander  MT BY INDIVIDUAL  SS.  county and state, personative and state.	County, State of Indiana  County, State of Indiana  County, State of Indiana  Marraage  Marraage  Mergage  Merg
The pource of the porties hereto.  The plural as used in this instrument shall included the property hereby mortgaged is located and is described as follows:  Key 46-134-14  Cakpark addition Lot garage 1961.  IN WITNESS WHEREOF, mortgagers have execution and particles and particles and particles are set of the pource of th	witness  Witness  Witness  Witness  Witness  Mitness  Mitness  Mitness  Mitness  Mitness	edies hereunder successively adding upon the several hears, where applicable.  Lake  Lake  Lake  Lake  Lake  Toste devander  Lid devander  MT BY INDIVIDUAL  SS.  county and state, personative and state.	County, State of Indiana  County, State of Indiana  County, State of Indiana  Marraage  Marraage  Mergage  Merg