655904 REAL ESTATE MORTGAGE—OPEN ENDED

		5+h	Tamuana	do	Vani an	* W-0-33	
and a	This mortgage made on the	day of		19 62	between Finance	MCUALL	
Indiana, here	enafter referred to as MORTO	whose address is !!! GAGEE.	149 Broady	ray P O Bo	ox 1987 Gar	y, in 46408	<u> </u>
WIT eal property	NESSETH: Mortgagors join y hereinalter described to	atly and severally g secure the repaym	rant, bargain, ent of a note o	sell, convey and n of even date herev	nortgage to Mortgag with in the total amo	ee, its successors an unt ofTwenty—f	d assigns, the
housand so to secure	Four Hundred For the repayment of all future	ty and no/10 advances made at	OO######## mortgagee's op	tion to the above	************ mortgagor's, or any (Dollars (\$25,440. of them.	00) and
ents, issues TO I nortgagee, i roperty in f ppears and umbrances, If m	property hereby mortgage, profits, fixtures and appl HAVE AND TO HOLD the structure authors are simple and have authors that mortgagors will forevit any, hereinafter shown ortgagors shall fully perfowhich this mortgage secur	iances thereunto a said property herei forever; and mortgrity to convey the ser warrant and de	attaching or in malter describe gagors hereby ame, that the t fend the same	any wise thereuned, with all the proconvenant that notice so conveyed into mortgagee of this mortgage (to appertaining ivileges and appurtaint gagors are seize is clear, free and un against all claims tand shall pay in ful	enances thereunto b d of good and perfe encumbered except whatsoever except to , in accordance with	elonging unto ct title to said as hereinafter hose prior en
MOF gainst all h ontain a los agee to ins agee to ins go the term Mortgagee ver. Mortga pon deman cher expens kisting may al on accot ortgagors i agors with es, and to li de ent of any ave a receive represen repetly, or each of cortgage, ar r the searci enses, fees epair made No frejudice its rejudice its rejudice its rejudice its resign any of reach of co All r ssigns of the The	attGAGORS AGREE: To ke azards with an insurance is-payable clause in-favor of such indebtedness, and of such indebtedness, and elects to waive such insurance or elects to waive such insurance or elects to waive such insurance or agree that any sums d and if not so paid shall es incident to the ownershy be created against the property of the forest and occupation of the make any of the forest and occupation of the make the mortgaged property of the same and profess therefrom, who the profess of such enforcement, and payments made to profess the parties of the part of mortgaged property of the same approperty hereby mortgaged property p	sep the mortgaged company authorized in Mortgage as it in said property in it to charge Mortgagors advanced or expensive of the mortgage property during the which may be secured hereby thich may be secured hereby thich may be secured to may part of the secured to mortgage property in its present of Mortgagor any part of the secured to mortgage shall by the or without forcith any suit or produce of this mortgage revent or remove to in a condition to agee to exercise a condens to the condens	property, included to do business interest may a sum not exceed to be a sum or exceeding to white a sum or exceeding to white exceeding to the exceeding to the exceeding to the exceeding to the exceeding the exceedi	iding the building ess in the State of appear, and it he eding the amour premium thereon, fully responsible gagee for the profurther agree: To en due in order the nortgage, and to superior to the lichorize Mortgage otedness secured ents thereon, and ents thereon, and to the horize Mortgage otedness secured ents thereon and the pair, normal an ots hereby secure upt or insolvent, at thereof be attained be incorrewhole amount he immediate per proceedings. Ach it may be a will pay to Mort all other and further applicable.	gs and improvement Indiana, acceptable Mortgagors, fail to do to for dad such prer for damage or loss tection or preservate pay all taxes, assect no lien superior to pay, when due, all en of this mortgage to pay the same of hereby. To exercise not to commit or all dordinary deprecion of any of the teor make an assignment of the Mortgagors of the Mortgagors shall party by reason of gagee, in addition of the expenses of the sagainst the property of the propert	s thereon, fully insure to Mortgagee, which is so, they hereby a so, they hereby a so, they hereby a resulting from any con of the property substantial from any control of this mortgage installments of intercand existing on the most their behalf, and the due diligence in ow waste on the most tion excepted. The first substantial from the property of this mortgage in the property of the execution or extended the execution or extended the execution or extended the execution of extended the execution of extended the part of mortgage in the part of mortgagers of covenant shall be on the part of mortgagers, executors, admitted the executors and the executors are the executors are the executors and the executors are the executors and the executors are the	chi policy shal ulhorize. Mort od exceed indebtedness cause whatso hall be repaired and not now set and not now set and principal of the operation rigaged prem, or in the pay of creditors, or in the pay of creditors, or in the pay of creditors, or if any of the mortgage. In any with the rents ay be incurred istence of this easonable few including explanation of the construed to gage in exert with default own.
outh 15 s shown	feet of Lot 18, in Plat Book 6, known as 2370 Bu	page 25, in	the Offic	e of the Re	9, Block 4, G ecorder of La	ary Park Addi	世書が
						NF 133	3
ın v	VITNESS WHEREOF, mort	gagors have execu	ated this mortg	age on the day a	boye shown.	a 10	•
rie And	derson Julia		Witness	Marion J.	Mocali C	iall	Mortgago
mar Wi	Jelleon Iliamson	noo	Witness				Mortgage
Qusa	nka Lurnja	k	Witness				Mortgage
is a nka i	Duvnjak		withess				
	يين المهمية فالمعادة فالمدارية في المدارية المدا	ACK	NOWLEDGME	NT BY INDIVIDU	AL	t ya kisa maja shadi 1986 Yada ya da ya ya ya ya	An experiment of materials of the second
rate of i	NDIANA, COUNTY OF	Lake		, ss			
	re me, the undersigned,	Mari	and for said on J. McC	county and state all .	betsoudly appea	red SA and	acknowledge
	n of the foregoing mortgag VITNESS WHEREOF, I hav		•••••		dicial A. 5t	Nej vara	
y Commiss	sion Expires:			your	C. Espinoza	Nota	ry Public
		• Espinoza		7 4 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			·
his instrum ndiana Form	ent was propured by	- AUDITOZK		EARLY C,	O M		
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