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- Committee of the comm

REAL ESTATE MORTGAGE

P.O.B. 3/43	
municipal and)

			chell Lech & Mar		
he "Mortgagor" of _			y, Indiana, mortgage(s)		
CORPORATION of _	Munster	, Indiana,	the "Mortgagee" the	following d	escribed real estate, i
Lake	County, Indian	a, to-wit:			
Lot 92, Fasi in Lake Cou	hion Terrace Un nty, Indiana.	it No.4,	as shown in Pl	at Book	10, page 109,
					FILES COUNTY NO POLICE NO RECORDE FOR JA
provements now or h	ereafter belonging, ap	pertaining,	ements, hereditaments attached to, or used in rents, issues, income a	connection	nces, fixtures, and im- therewith, (hereinafter hereof.
			ce of the provisions h	•	
			February 9		
			nonthly installments, th		
			, 19 <u>82</u> , with		
			day of each succeedir		
			g February 15		
•			ndebtedness or extensions of its		 :
other risks customarily cover and solvent insurance compains mortgage is on a leasehing, insurance premiums, instance premiums, instance ourt costs which actually aring or securing the loan plustefault in any payment the Mighest rate provided for in the gage; no improvements shall a receiver in any action to pon default in any of the tergaged Premises, die, become by the Mortgagor without the any court to enforce any literal solvents.	ed by fire and extended coversiny acceptable to Mortgagee; all keep the Mortgaged Prem all ments of principal and Interest expended in the enforcements fees paid public officers for fortgagee may pay the same a the note secured hereby not to be removed or destroyed with foreclose; upon default being ms, covenants or conditions of a bankrupt or insolvent, or me consent in writing of the Mortgen on, claim against, or interesting acceptable with the consent in writing of the Mortgen on, claim against, or interesting acceptance in the mortgen of the mortgen of the mortgen of the mortgen on the consent in writing of the mortgen on, claim against, or interesting of the mortgen o	age insurance to observe and per ises in good represt on any prior of or defense of the filling, recording and the Mortgage exceed the high thout the written made in the payof this mortgage ake an assignment gagee, or if was set in the above	mprovements on the property in that amount which may be red form all covenants, terms and cair; promptly pay all taxes, assor mortgage, and, to the extent property of the terms of this mortgage or the and releasing this mortgage or shall repay to the Mortgagee nest amount permitted by law, and consent of the Mortgagee; they ment of any of the installments or of the note secured hereby, cent for the benefit of creditors, calle shall be committed or permit described real estate, then the ed by the foreclosure of the mor	quired by Mortgag conditions of any assments, and leg bermitted by law, the lien hereof or or any other instru- the amount so pand all sums so pand so pand all sums so pand all	ee for its benefit in some good prior mortgage or any lease if pal charges against said proper-reasonable attorney's fees and of any other instrument evidencement securing this loan, and in aid together with interest at the aid will be secured by this morbe entitled to the appointment offed on the due date thereof, or ortgagor shall abandon the Morsale or transfer of the premises y action or proceedings be filed ance shall immediately become
All policies of insurance spective interests may apprortgagee to endorse on Moedings which are hereby as indemnation proceeds have btedness secured by this Months.	shall contain proper clauses rear, and shall not be subject ortgagor's behalf drafts reflect signed to Mortgagor, provided been applied, at Mortgagee's Mortgage. All such policies of	making all sums to cancellation valing such insural that Mortgagee s sole discretion insurance and a	recoverable upon such policies without thirty (30) days' prior w nce proceeds, and the proceed shall remit to Mortgagor such, to the restoration of the Mor II abstracts of title or title insuit the indebtedness secured here	payable to Morte ritten notice to Notice to Notice is of any condensurplus, if any, a tgaged Premises urance policies of	gagee and to Mortgagor as thei fortgagee. Mortgagor authorize nation or eminant domain pro s remains after the insurance o or to the satisfaction of all in
eclude the exercise of any	tgagee in exercising any righ such right or remedy. The pro tht to accelerate the maturity o	curement of Insi	reunder, or otherwise afforded grance or the payment of taxes as secured by this Mortgage.	by applicable la or other liens or	w, shall not be a waiver of o charges by Mortgagee shall no
	this Mortgage are distinct and		any other right or remedy unde	r this Mortgage c	r afforded by law or equity, and
Mortgagor includes each signs and attorneys.	•	ent if more than	one, his heirs, successors and	_	tgagee includes its successors
IN WITNESS WIELEST,			A Mitchell Lech	Che Comment	(Seal)
TATE OF INDIANA, C Before me, a Notary 1	OUNTY OF Lake	ta Lech.	SS: appeared the aboveMi	tchell L	ech and
Marcia					of the foregoing Mortgage.
Witness my hand ar	nd Notarial Saal this	9		$\mathbf{uary} = \vec{x}$	19 82 3
Trittions ing mand in	id Indialial Deal tills				
ly Commission Expires:			Bert B	raun.	स्थित द्वार