| · | ン4 - 32 ・ C MMの でる | | | | acre Find | |
|--|--|--|---|--|---------------------------------------|--|
| NTGAGEE SOCIATES FINANCIAL SERVICE D 6223 HOHMAN AVE HAM | | IANA, INC. | A) A | thona | | |
| ODE, STREET ADDRESS, CITY AND STATE NUMBER DUE TOAN DATE | (49NI) | | IIVA | | ANNUAL | |
| 74 1-3 1705 100A 0ATE 03-11 | -32 | 18-17-86 | | 21.00 % | PERCENTAG ← RATE | |
| MARITIS, AUTHOUY | 34 229.00 | | | \$2465.87 ⁽¹⁾ | FINANCE ← CHARGE | |
| 7 W 79TH AVE | 325. 56 | 437.09 | AMAGE INS FIRE HIG INS F | \$ 5070 • 13 | - | |
| RILLVILLE III 46410 | SPOUSE AGE SPOUSE NAME NAME E | | ştiklerin iks | 7536.00 \$ TOTAL OF PAYMENTS (1) + (2) | - | |
| SCHEOULE - PAYMENTS ARE PAYABLE MONTHLY PAYMENTS 40 AT 5 157.0 | TA O YB DJWDJJO3 OG | s •00 FOILDY | ED BY O AT \$ | .00 09-17-82 | - | |
| NANCY E PLØMARI | TIS | | | | | |
| | | | | | • | |
| WITNESSETH: Mortgagors real property hereinafter descri | jointly and severally o | grant, bargain, sell, con | vey and mortgage to | Mortgagee, its successor | rs and assigns, t | |
| The property hereby morta | laged, and described l | below, includes all imp | rovements and fixtu | in the total amount state ires now attached togethe | d above. er with easemen' | |
| rights, privileges, interests, ren TO HAVE AND TO HOLD t | to and profits. | | | | | |
| mortgagee, its successors and property in fee simple and have | assions, iorever, and r | nortaxaars nereny cayr | mortagae | re are epized of good and | aarfaat titla ta aa | |
| appears and that mortgagors vencumbrances, if any, hereinaft | viil forever warrant an | nd defend the same un | to mortgagee again | st all claims whatsoever | cept as nereinart except those pri | |
| If mortgagors shall fully pe | erform all the terms a | and conditions of this r | nortgage and shall | pay in full in accordance | with its terms, t | |
| obligations which this mortgag MORTGAGORS AGREE: To | e secures, then this n | nortgage shall be null, | void and of no furth | ner force and effect. | , | |
| against all hazards with an insu contain a loss payable clause | rance company autho: | rized to do business in | the State of Indiana. | acceptable to Mortogogo | which notice ch | |
| Mortgagee to insure of renew in | isurance on said brobe | erty in a sum not exceed | ting the amount of N | Antinanni's indehtedness | for a pariod pat | |
| ceeding the term of such inde indebtedness. If Mortgagee ele | cts to waive such insi | urance Mortgagors agr | ee to be fully respor | nsible for damage or loss. | resulting from a | |
| cause whatsoever, Mortgagors shall be repaid upon demand a | nd II not so paid shall | l be secured hereby. M | ortoagors further ac | ree: To nav all taxes, ass | assmante hille | |
| repairs and any other expenses mortgage and not now existing i | i incident to the owne | rship of the mortgaged | l property when due | in order that no lien sund | arior to that of th | |
| Interest and principal on accoun | it of any indebtedness | i which may be secured | by a lien superior to | the lien of this mortgage. | and existing on t | |
| date hereof. If Mortgagors fail to charge Mortgagors with the am | ount so baid, addino t | he same to Mortgagor' | s indebtedness seci | ured hereby. To evercise d | lua dilinanca in t | |
| operation, management and oc mortgaged premises, and to ke | cupation of the mort ep the mortgaged pro | gaged property and im operty in its present co | provements thereor adition and repair, n | n, and not to commit or a normal and ordinary depre | allow waste on t | |
| If default be made in the to | erms or conditions of | the debt or debts hereb | by secured or of any | of the terms of this mort | gage, or in the pa | |
| ment of any installments when or have a receiver appointed, or | should the mortgaged | property or any part the | ereof be attached. Ie | evied upon or seized, or if a | inv of the represe | |
| tations, warranties or statement sell or attempt to sell all or any p | is of Mortgagors herei part of the same, then t | in contained be incorre he whole amount hereb | ct or if the Mortgago ov secured shall, at N | ors shall abandon the mort Mortgagee's option, becom | lgaged property, ne immediately d | |
| and payable, without notice or c such enforcement, Mortgagee s | temand, and shall be a | collectible in a suit at l | aw or by foreclosure | of this mortages in any | caco rogardioce | |
| - prouts therefrom, with or with | IOUT TOTRCIOSUTE OF O | ther proceedings. Mor | loadors shall bay a | ill costs which may be in | actived or naid | |
| Mortgagee in connection with a in the event of foreclosure of t search made and preparation to | ny suit or proceeding his mortgage, Mortga | to which it may be a pa igors will pay to Mortg | rty by reason of the agee, in addition to | execution or existence of taxable costs, and a reas | this mortgage a sonable fee for t | |
| fees and payments made to prev | vent or remove the imp | gether with all other ar position of liens or clair | d further expenses as against the prope | of foreclosure and sale, in | ncluding expense | |
| in order to place the same in a | condition to be sold. | 4 M | | • | | |
| No fallure on the part of M prejudice its rights in the event | of any other or subse | quent defaults or bread | thes of covenant, an | id no delay on the part of | Mortgagee in ex- | |
| cising any of such rights shall b breach of covenant, and Mortga | e construed to preclud agee may enforce any | de it from the exercise t one or more remedies | hereof at any time d hereunder success | uring the continuance of a ively or concurrently at it: | any such default s option. | |
| All rights and obligations h | | | | | | |
| assigns of the parties hereto. The plural as used in this i | nstrument shall inclu | de the singular where a | applicable. | 7. G | | |
| The real property hereby mo | | _ | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | 2) - O | y, State of Indiar | |
| and is described as follows: | ortgaged is located in j | 23.41.0 | | Count | y, State of Indiar | |
| Lot 7 in Block 4 | in Lincoln Gar | rdens, as per p | lat thereof, | recorded in Plad | Book 33 | |
| page 100, in the | Office of the | Recorder of La | ke County, In | | | |
| | | | | <u></u> | | |
| | | | | | 2 S | |
| IN WITNESS WHERE | OF Mortgagors have e | xecuted this mortgage | on the day above s | hown. | | |
| - Other Change | enty | | 11/4 | 6)/2 0 | Li. | |
| Anthony Plomariti | is | MORIGAGOR | Nancy E F | Clomaritie | MORTGAG | |
| | ACKNOWLEDGEME | ENT BY INDIVIDUAL O | R PARTNERSHIP BO | ORROWER | | |
| STATE OF INDIANA, COUNTY C | F Lake | | . 5 | SS. | | |
| Before me, the undersigne | | | | | omaritis a | |
| Nancy E Plomariti | | | | | | |
| | | | | | and aster than | |
| in the execution of the foregoin | ng mortgage. | | | | | |
| in the execution of the foregoin | ng mortgage. | though many over 100 and 100 and | | 4441 | | |
| IN WITHESS WHEREOF I | ng mortgage. nave hereunto subscri | ibed my name and affix | ked my official seal | this 11thuay of Augu | est 10 | |
| in the execution of the foregoin IN WITNESS WHEREOF I'I My Commission Expires: | ng mortgage. nave hereunto subscri | ibed my name and affix | red my official seal | this 11thuay of Augu Cyntlua () or thia Powers resi | and acknowledgest, 19 | |