678433

REAL ESTATE MORTGAGE — OPEN ENDED

6,7830		4	,
This mortgage made on the	e 18th day of August	52, 19, between	Claude Dratwa FinanceAmerica Corporation
and Gloria J. Dratwa	H & W , hereinaster refers	red to as MORTGAGORS, and	FinanceAmerica Corporation
I. P. J. Grand Francisco AND	whose address is 4449 Bro	padway P O Box 19	87 Gary, In 46403
Indiana, herenafter referred to as MOI WITNESSETH: Mortgagors i		tin, sell, convey and mortagae	to Mortgagee, its suggessorp and assigns, th
real property hereinatter described	to secure the repayment of a no	te of even date herewith in th	e total amount of La gnteen
Thousand Five Hundr	ed Six ***********************************	**************************************	32/100* _{Dollars (5.} 15, 506.32) and ris, or any of them.
The property hereby mortga rents, issues, profits, fixtures and a TO HAVE AND TO HOLD the mortgagee, its successors and assig property in fee simple and have autappears and that mortgagers will focumbrances, if any, hereinafter show If mortgagers shall fully peobligations which this mortgages to MORTGAGORS AGREE: To against all hazards with an insurance that all hazards with an insurance ing the term of such indebtedness, of If Mortgagee elects to waive such in ever. Mortgagors agree that any surupon demand and if not so paid shother expenses incident to the owner existing may be created against the pall on account of any indebtedness. Mortgagors fail to make any of the gagors with the amounts so paid, as management and occupation of the ises, and to keep the mortgaged profit default be made in the tement of any instalment when due, o have a receiver appointed, or should the representations, warranties or st property, or sell or attempt to sell all mediately due and payable, without case, regardless of such enforcement issues, income and profits therefrom or paid by Mortgagee in connection mortgage, and in the event of foreck for the search made and preparation penses, fees and payments made to repair made in order to place the sa	ged, and described below, include a poliances thereunto attaching or estate property hereinalter describes, forever; and mortgagors here nority to convey the same, that it rever warrant and defend the same, then this mortgage shall become and the mortgage shall be property in a sum not company authorized to do but or of Mortgagee as its interest man on said property in a sum not come and to charge Mortgagers agree to have a summariance Mortgagers agree to have a summariance mortgaged property and insurance Mortgagers agree to have a summariance mortgaged property and insurance mortgaged property and improve the mortgaged property are property during the term of the which may be secured by a light of the mortgaged property and improve perty in its present condition as the mortgaged property and improve perty in its present condition as the mortgaged property of the debt or if Mortgagors shall become be the mortgaged property or any patterners of Mortgagors herein a to notice or demand, and shall have mortgagee shall be entitled with any suit or proceeding to source of this mortgage, Mortgage for such foreclosure, together we prevent or remove the impositione in a condition to be sold.	les all tenements, easements in any wise thereunto apperribed, with all the privileges of the convenant that mortgage are title so conveyed is clear, forme unto mortgage against of this mortgage and shall be null, void and of no furth neluding the buildings and implicated in the State of Indiana, any appear, and if Mortgagor exceeding the amount of Mortgagor exceeding the amount of Mortgagor exceeding the amount of Mortgagor for the premium thereon, or to adopt the control of the protection of the part thereof where the part thereof when the part thereof be attached, lever the whole amount hereby secured or of a the part thereof be attached, lever the proceedings. Mortgagor which it may be a party by ors will pay to Mortgagee, in this hereunder for defaults or this hereunder for defaults or the the whole amount hereby secured and the proceedings. Mortgagor which it may be a party by ors will pay to Mortgagee, in this hereunder for defaults or	, appurtenances, rights, privileges, interestaining, and appurtenances thereunto belonging ures are seized of good and perfect title to so ree and unencumbered except as hereinaffall claims whatsoever except those prior expansion of the property of the property of the province and effect. Approximately to Mortgagee, which policy shows a fail to do so, they hereby authorize Mortgager's indebtedness for a period not except a such premium to Mortgagor's indebtedness for a period not except a such premium to Mortgagor's indebtedness for a period not except a such premium to Mortgagor's indebtedness for a period not except a such premium to Mortgagor's indebtedness for a period not not a preservation of the property shall be reportance, assessments, bills for repairs and a superior to that of this mortgage and not men due, all instalments of interest and primiting and a cause on their behalf, and to charge Mortgage and existing on the date hereof the same on their behalf, and to charge Mortgaged preservations and the property of the property
prejudice its rights in the event of a	ny other or subsequent delaults	or breaches of covenant, and xercise thereof at any time d	d no delay on the part of mortgagee in ex uring the continuance of any such default
prejudice its rights in the event of a cising any of such rights shall be co breach of covenant, and mortgagee	ny other or subsequent defaults astrued to preclude it from the ex may enforce any one or more re	xercise thereol at any time d emedies hereunder successiv	d no delay on the part of mortgagee in ex uring the continuance of any such default ely or concurrently at its option.
prejudice its rights in the event of a cising any of such rights shall be co breach of covenant, and mortgagee All rights and obligations h assigns of the parties hereto.	ny other or subsequent defaults astrued to preclude it from the ex inay enforce any one or more re creunder shall extend to and be	xercise thereol at any time demedies hereunder successive binding upon the several he	d no delay on the part of mortgagee in ex uring the continuance of any such default
prejudice its rights in the event of a cising any of such rights shall be confished by the parties hereto. The plural as used in this in the real property hereby mand is described as follows:	ny other or subsequent defaults astrued to preclude it from the extract of more representations and because the strument shall include the singuing ortgaged is located in	xèrcise thereol at any time demedies hereunder successive binding upon the several he lar where applicable.	d no delay on the part of mortgagee in ex uring the continuance of any such default ely or concurrently at its option. irs, successors, executors, administrators a
prejudice its rights in the event of a cising any of such rights shall be cobreach of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby mand is described as follows: Lot 13, Clock 15, in Horin Plat Book 33, page 38 know as 3344 Duluth, High	ny other or subsequent defaults astrued to preclude it from the ex- inay enforce any one or more re- ereunder shall extend to and be- strument shall include the singu- brigaged is located in	rigage on the day above shows Claude Dratwa	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. irs, successors, executors, administrators a County, State of Indian County, State of Indian Town of Highland, as shown unty, Indiana community RECURDET MORTGAN MORTGAN
prejudice its rights in the event of a cising any of such rights shall be cobreach of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby mand is described as follows: Lot 13, Clock 15, in Horizontal Book 33, page 38 know as 3344, Duluth, Highward Borothy Dodd	ny other or subsequent defaults astrued to preclude it from the extend to preclude it from the extend to and be strument shall include the singular prigaged is located in	rigage on the day above shows Claude Dratwa	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. irs, successors, executors, administrators a County, State of Indian County, State of Indian Town of Highland, as shown unty, Indiana community RECURDET MORTGAN MORTGAN
prejudice its rights in the event of a cising any of such rights shall be concreated of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby mand is described as follows: Lot 13, Clock 15, in Horizontal Book 33, page 38 know as 3344, Duluth, Highward Dusanka Duvnjak Opportation of the event of a concrete property and in the plural as the page 38 known as 3344, Duluth, Highward Dusanka Duvnjak Dorothy Dodd Lawe Lawe Lawe Dorothy Dodd	my other or subsequent defaults astrued to preclude it from the extend to preclude it from the extend end of the extender shall extend to and be estrument shall include the singular prigaged is located in	rigage on the day above shows Claude Dratwa Gloria J. Dratwa	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. irs, successors, executors, administrators a County, State of Indian County, State of Indian Town of Highland, as shown unty, Indiana commonly RECORDER Mortgage Mo
prejudice its rights in the event of a cising any of such rights shall be cobreach of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby mand is described as follows: Lot 13, Clock 15, in Horinand in Plat Book 33, page 38 know as 3344, Duluth, Highward Dusanka Duvnjak Dorothy Dodd Acceptage America Anderson	ny other or subsequent defaults astrued to preclude it from the extend to preclude it from the extend end of the extender shall extend to and be estrument shall include the singular prigaged is located in	rigage on the day above shows Claude Dratwa Gloria J. Dratwa MENT BY INDIVIDUAL MENT BY INDIVIDUAL MENT BY INDIVIDUAL SECRET SUCCESSIVE Beredies hereunder successive benedies hereunder successive benedies hereunder successive benedies hereafted by the successive by the successive benedies hereafted by the successive by the successive benedies hereafted by the successive b	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. Its, successors, executors, administrators and the county, State of Indian County, State of Indian County, Indiana community RECORDET Mortgage
prejudice its rights in the event of a cising any of such rights shall be concerned of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby mand is described as follows: Lot 13, Clock 15, in Horizontal Book 33, page 38 know as 3344, Duluth, Higher and a successful beauty of the parties whereof, more discountable and a successful beauty of the parties of the parties whereof, more discountable and a successful beauty of the parties of the par	ny other or subsequent defaults astrued to preclude it from the extend to preclude it from the extend end of the strument shall extend to and be strument shall include the singular prigaged is located in	rigage on the day above shows Claude Dratwa Gloria J. Dratwa MENT BY INDIVIDUAL SS: id county and state, persona	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. Its, successors, executors, administrators and county, State of Indian County, State of Indian County, Indiana commonly RECORDET MORTGARD Mortgage Mortgage Mortgage Mortgage Ity appeared
prejudice its rights in the event of a cising any of such rights shall be conceach of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby me and is described as follows: Lot 13, Clock 15, in Horizontal Book 33, page 38 know as 3344, Duluth, Higher and a such a suc	rigagors have executed this mo Witnes ACKNOWLEDGE Lake a notary public in and for sa and Gloria J. Drat ger.	rigage on the day above show Claude Dratwa Gloria J. Dratwa Gloria J. Dratwa MENT BY INDIVIDUAL SS: id county and state, persona wa Husband and	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. Its, successors, executors, administrators and acknowledge in exuring the continuance of any such defaultely or concurrently at its option. County, State of Indianal County, State of Indianal County, Indiana community RECORDET MORTGAN MORTGAN Mortgan Mortgan Mortgan Mortgan Mife and acknowledge in exuring the and acknowledge in exuring the and acknowledge in exuring the experience of any such defaultely and acknowledge in exuring the experience in
IN WITNESS WHEREOF, mo In WITNESS WHEREOF, mo Claude Dratwa Before me, the undersigned Claude Dratwa The execution of the foregoing mortgo Before me, the undersigned che execution of the foregoing mortgo IN WITNESS WHEREOF, In the control of the property hereby me control of the property hereby me control of the foregoing mortgo Before me, the undersigned claude Dratwa The real property hereby me control of the foregoing mortgo Before me, the condensation of the foregoing mortgo IN WITNESS WHEREOF, I have been control of the foregoing mortgo IN WITNESS WHEREOF, I have been control of the foregoing mortgo IN WITNESS WHEREOF, I have been control of the foregoing mortgo IN WITNESS WHEREOF, I have been control of the foregoing mortgo IN WITNESS WHEREOF, I have been control of the foregoing mortgo IN WITNESS WHEREOF, I have been control of the foregoing mortgo.	rigagors have executed this mo Witnes ACKNOWLEDGE Lake a notary public in and for sa and Gloria J. Drat	rigage on the day above show Claude Dratwa Gloria J. Dratwa Gloria J. Dratwa MENT BY INDIVIDUAL SS: id county and state, persona wa Husband and	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. irs, successors, executors, administrators a county, State of Indian County, State of Indian unty, Indiana community RECURDET MELLSKN Mortgage Mortgage Illy appeared Mortgage Illy appeared Mortgage Illy appeared Mortgage Indiana community Mortgage Mortgage
IN WITNESS WHEREOF, mo Jusanka Duvnjak Jusanka Duvnjak Jorothy Dodd Jarie Anderson Before me, the undersigned Claude Dratwa the execution of the foregoing mortges In WITNESS WHEREOF, In More than the control of the property of the control of the series of the parties hereto. The plural as used in this in the real property hereby me and is described as follows: Lot 13, Clock 15, in Hore in Plat Book 33, page 38 know as 3344, Duluth, High and the control of the foregoing mortges ETATE OF INDIANA, COUNTY OF the control of the foregoing mortges In WITNESS WHEREOF, I he may commission Expires:	rigagors have executed this mo Witnes ACKNOWLEDGE Lake a notary public in and for sa and Gloria J. Drat ger.	rigage on the day above show claude Dratwa Claude Dratwa Gloria J. Dratwa Gloria J. Dratwa MENT BY INDIVIDUAL SS: id county and state, persona wa Husband and I	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. Its, successors, executors, administrators a county, State of Indian County, State of Indian County, Indiana community RECORDET MORTGAN Mortgage Mortgage Ity appeared Notage Notag
prejudice its rights in the event of a cising any of such rights shall be cobreach of covenant, and mortgagee All rights and obligations hassigns of the parties hereto. The plural as used in this in The real property hereby mand is described as follows: Lot 13, Clock 15, in Horina Plat Book 33, page 38 know as 3344 Duluth, Higher Dusanka Duvnjak Dorothy Dodd Lace Dorothy Dodd Arie Anderson STATE OF INDIANA, COUNTY OF Before me, the undersigned Claude Dratwa The execution of the foregoing mortgon in Witness Whereof, I have My Commission Expires:	witnes ACKNOWLEDGY Lake a notary public in and for sa and Gloria J. Dratege. Breen of Lake County Acknowledgy Lake Acknowledgy Ac	rigage on the day above show claude Dratwa Claude Dratwa Gloria J. Dratwa Gloria J. Dratwa MENT BY INDIVIDUAL SS: id county and state, persona wa Husband and I	d no delay on the part of mortgagee in exuring the continuance of any such defaultely or concurrently at its option. Its, successors, executors, administrators a county, State of Indian County, State of Indian County, Indiana community RECORDET MORTGAN Mortgage Mortgage Ity appeared Notage Notag

4.00