682528

REAL ESTATE MORTGAGE — OPEN ENDED

This mortgage made on the.	27th day of Sep	tember , 1982 , 1	between John Thomas	Davis
nd	hereinafter re	ferred to as MORTGAGOI	RS, and Finance Ameri	ica 🗸
Corproation diana, herenafter referred to as MORT	, whose address is 4449			
WITNESSETH: Mortgagors joi al property hereinalter described to	intly and severally grant, ba o secure the repayment of a	rgain, sell, convey and m note of even date herew	nortgage to Mortgagee, its sy vith in the total amount of	cessors and assigns, the
Thousand Three Hundre to secure the repayment of all future	ed Ninety******** re advances made at mortgag	*************** ee's option to the above r	******35/100*Dollars (§	. 33 90•85) and
The property hereby mortgagints, issues, profits, fixtures and appoints, TO HAVE AND TO HOLD the ortgagee, its successors and assigns operty in fee simple and have author pears and that mortgagors will fore	pliances thereunto attaching said property hereinafter d s, forever; and mortgagors h ority to convey the same, the	y or in any wise thereunt escribed, with all the pri tereby convenant that m at the title so conveyed i	to appertaining. vileges and appurtenances t ortgagors are seized of good s clear, free and unencumbe	hereunto belonging unto I and perfect title to saic red except as hereinalte
mbrances, it any, hereinafter shown If mortgagors shall fully perfections which this mortgage sections which this mortgage sections are all hazards with an insurance of the term of such indebtedness, and hortgagee elects to waive such in the term of such indebtedness, and hortgagee elects to waive such in the term of such indebtedness, and hortgagee elects to waive such in the term of such indebtedness, and hortgagee elects to waive such in the term of such indebtedness, and hortgages agree that any sum on demand and if not so paid sha her expenses incident to the owners isting may be created against the lon account of any indebtedness ortgagors fail to make any of the for gors with the amounts so paid, adamagement and occupation of the ms, and to keep the mortgaged property of any instalment when due, or very a receiver appointed, or should be representations, warranties or state operty, or sell or attempt to sell all diately due and payable, without see, regardless of such enforcement uses, income and profits therefrom, paid by Mortgagee in connection the search made and preparation nses, fees and payments made to pair made in order to place the san No failure on the part of mort eliudice its rights in the event of an each of covenant, and mortgagee it all rights and obligations he signs of the parties hereto.	form all the terms and condures, then this mortgage shakeep the mortgaged propertive company authorized to do or of Mortgagee as its interest on said property in a sum in additional to charae Mortgagers agree in advanced or expended by the secured hereby. Mortgahip of the mortgaged property during the term of which may be secured by regoing payments, they here of the mortgaged property and importing the same to Mortgager mortgaged property and imports in its present conditions or conditions of the debut of Mortgagers shall become the mortgaged property or or any part of the same, the notice or demand, and shot, mortgagee shall be entitle with or without foreclosure with any sult or proceeding sure of this mortgage, Morts for such foreclosure, together prevent or remove the imponent in a condition to be sold tagagee to exercise any of its may enforce any one or more reunder shall extend to an or more reunder shall extend to an or reunder shall extend to	all be null, void and of y, including the building business in the State of strang appear, and if Mortage and in the premium thereon, to be fully respensible by Mortage for the protygagors further agree. To try when due in order the stranger further agree and to a lien superior to the lie by authorize Mortage of sindebtedness secured provements thereon, and and repair, normal and tor debts hereby secure bankrupt or insolvent, any part thereof be attacted to the immediate part of the whole amount he all be collectible in a street which it may be a gagors will pay to Mortage with all other and further with all	no further force and effect. Is and improvements thereon, Indiana, acceptable to Mortagagors fail to do so, they to Mortagagor's indebtedner or to add such premium to her damage or loss resulting fection or preservation of the pay all taxes, assessments, at no lien superior to that of the pay, when due, all instalme en of this mortagage and exists to pay the same on their bear to commit or allow wasted ordinary depreciation exceed or of any of the terms of this or make an assignment for the difference of the Mortagagors shall reby secured shall, at Mortagagors that law or by foreclosure party by reason of the executed shall, at Mortagagors in addition to taxable the continuation of the property and selaults or breaches of coven than the continuant successively or concurrently everal heirs, successors, executed heirs, successors, executed the continuant of the several heirs, successors, executed heirs, successors, executed the continuant of the several heirs, successors, executed the continuant of the continuant	Jully insured at all times gage, which policy shally hereby authorize Mort is for a period not exceed fortgager's indebtedness from any cause whatso property shall be repaired bills for repairs and anhis mortgage and not now into of interest and principling on the date hereof, lehalf, and to charge Mortligence in the operation on the mortgaged preme policy. In the paying the benefit of creditors, a con or seized, or if any condition or seized, or if any condition of this mortgage. In an property with the rents which may be incurred ution or existence of this expenses of upkeep and ant shall be construed that it is option.
The plural as used in this ins	strument shall include the si	ngular where applicable	2.	Courte Class of Latinas
The real property hereby mo d is described as follows:	ortgaged is located in	Like		County, State of Indiana
he South 15fect of Lot esubdivision of Gary Lat book 19, page 10, now as 836 Ohio, Gary,	and Comapny's 13th in the office of t IN	Subdivision, in the Recorder of	n the City of Gary Lake County, India	as shown in start of the start
Allmaka &	tornjak	imess prin mon	as Davis	Mortgag
Alesanka je	tonjak	itness	as Davis	Mortgag Mortgag
Van M My	m S	itness	as Davis	
Guarka Je.	m 5		J	
TATE OF INDIANA, COUNTY OF	ACKNOWLE	EDGMENT BY INDIVIDUA	AL netsohälly appeared	Mortgag
TATE OF INDIANA, COUNTY OF Before me, the undersigned, John	ACKNOWLE Lake , a notary public in and for Thomas Davis	EDGMENT BY INDIVIDUA SS.	AL persolidily appeared	Mortgag and acknowledg
PATE OF INDIANA, COUNTY OF Before me, the undersigned, John 'e execution of the foregoing mortgo	ACKNOWLE Lake , a notary public in and for Thomas Davis	EDGMENT BY INDIVIDUA SS.	AL persolidily appeared	Mortgag and acknowledg
TATE OF INDIANA, COUNTY OF Before me, the undersigned, John	ACKNOWLE Loke , a notary public in and for Thomas Davis age. ave hereunto subscribed m	EDGMENT BY INDIVIDUA SS or said county and state y name and affiked by s	personally appeared	Mortgag and acknowledg

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