Reception No. 767227	×	
Recorded this day of	, A.D. 19	oʻclockm.
	REAL ESTATE MORTGAGE	• .
THIS INDENTURÉ WITNESSETH, that	Samuel Jeter	and
Jeanette Jeter Hu	usband and Wife	
hereinafter called Mortgagor(s) of	County, in the State of Indian Security Corporation 45, 7996 Broadway	nna Merrillville 'PO Box 10097 In 46411
	alto	
	, the following described Real Estate situated in	
County, in the State of Indiana, as follows,	, to wit:	*
Lot 33, Eloc	k 10 Logan Park Addition to Tolleston in	r City of
Gany, Lake C	County, Indiana.	TATE OF FILED. FILED. PILLIAN REC
		H T. H STATES
More commonn	aly known as 1735 Harrison St. Gary In	ER ER
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executed by the Mortgagor(s) and payable interest thereon, all as provided in said no secured, all without relief from valuation note, or any part thereof, at maturity, o stipulated, then said note shall immediate agreed by the undersigned, that until all legal taxes and charges against said premit the benefit of the Mortgagee as its interest and failing to do so, said Mortgagee may thereon, shall be and become a part of the payment of all renewals and renewals future advances by the Mortgagee to the Mortgagee to the Mortgagee. The Mortgagors for themselves,	te, and any renewal thereof; the Mortgagor(s) expressly agreed or appraisement laws, and with attorneys fees; and upon for the interest thereon, or any part thereof, when due, or the law and payable, and this mortgage may be foreclosed indebtedness owing on said note or any renewal thereof is sees paid as they become due, and shall keep the buildings are the may appear, and the policy duly assigned in the amount of	after date, in installments and with se(s) to pay the sum of money above ailure to pay any installment on said the taxes or insurance as hereinafter ed accordingly; it is further expressly paid, said Mortgagor(s) shall keep all and improvements thereon insured for a Five Thousand Dollars (\$5220.00), so paid, with 21, 58 percent interest to law, this mortgage shall also secure mortgage shall in addition secure any note or notes, together with interest and agree to pay said note and interest
gagee and without notice to Mortgagor property and premises, or upon the vesti	is mortgage and all sums hereby secured shall become due ar forthwith upon the conveyance of Mortgagor's title to a ing of such title in any manner in persons or entities other tedness secured hereby with the consent of the Mortgagee.	all or any portion of said mortgaged
payment of any installment of principal principal or such interest and the amount edness secured by this mortgage and the agreed that in the event of such default	nate to another mortgage, it is hereby expressly agreed that or of interest on said prior mortgage, the holder of this must so paid with legal interest thereon from the time of such paccompanying note shall be deemed to be secured by this or should any suit be commenced to foreclose said prior must shall become and be due and payable at any time thereaf	nortgage may pay such installment of payment may be added to the indebts mortgage, and it is further expressly nortgage, then the amount secured by

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions.

and conditions.

This instrument prepared by

Matt Matteson

Summer of the	, 19 <u></u> 8	<u>it</u> ;			Sand the sand
	tio	(SEAL)	Que de la companya della companya de	Poter Sil	(SEAL)
Type name here Sc	unuel Jetor	(SEAL)	Type name here	Jeanotte Jete	(SFAL)
Type name here		(00/12)	Type name here		
STATE OF INDIANA COUNTY OF) SS:			Tanja,	
Before me, the undersigned	l, a Notary Public in a	and for said County	γ , this $\frac{27 \text{th}}{}$ day of	July	,
19 <u>85</u> , came <u>Samuel</u>	Jeter and Jear	iette Jeter,	Husband and Wi	.fe	,
and acknowledged the exec	cution of the foregoin	g instrument.			
WITNESS OF MY HAND a					·
My Commission expires	June 16,	1985	mau	uen lagle	
		.*	Mazneen Co	ELE Notary Public 1	ake Cty Hes.
,		والمراج المعارب المراجع	and the second second	Diction Constitution	
				endersco feet is elem	
THIS CERTIFIES	S that the annexed Mo	ortgage to		entrarely en la earlier	· · · · · · · · · · · · · · · · · · ·
				Coun	ty, Indiana, in Mortgage
Į.				is hereby released.	
. Withess the hand	and sear of said worte	gagee, this	day or		
					(Seal)
		Ву	:		
STATE OF INDIANA,	<u> </u>	4:	County, ss:		
Before me, the undersig	gned, a Notary Public	in and for said cou	unty, this	day of	
19 , came	. '		and acknowledged th	ne execution of the anne	xed release of mortgage.
IN WITNESS WH	IEREOF, I have hereu	unto subscribed my	y name and affixed m	w official soal	
				iy Ulliciai scal.	
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