REAL ESTATE MORTGAGE				
/ 784534	ACCOUNT NUMBER 8986009		MORTGAGE: Fidelity Financial Services, In	
MORTGAGOR(S): Last Name	First	Initial Spous	18525 Torrence Avenue	
Vaxter aka Lucas	Laura	Alice	Lansing, IL 60438 , INDIAN	
WITNESSETH, that Mortgag	Lots 15 an	Indiana, to wit: d 16, Block "D y of Gary, as	", Park Manor Fifth Subdivision 20 10 10 10 10 10 10 10 10 10 10 10 10 10	
dumbing, gas, electric, vent hall be deemed fixtures an eferred to hereinafter as the	Lake Count and improvements now illating, refrigerating and d subject to the lien here the impremises".	y, Indiana.  or hereafter erected the air-conditioning equipment, and the hereditam	reon and all screens, awnings, shades, storm sash and blinds, and heating, lighting nent used in connection therewith, all of which, for the purpose of this mortganients and appurtenances pertaining to the property above described, all of which	
rovided in accordance with ecember 3, 1984  16000,19, and enewal or refinance; (3) Page 15	ith the terms and pro, herewith e d having the date of its yment of any additional (4) The payment of ar amounts are advanced to	visions of a Loan Ag xecuted by Mortgago final payment due on advances, with interest my money that may be protect the security or	of Mortgagor contained herein; (2) Payment of the principal sum with interest, recement/Promissory Note (hereinafter referred to as "Loan Agreement") dator and payable to the order of Mortgagee, in the principal sum December 7 1991, or as extended, deferred or rescheduled thereon, as may hereafter be loaned by Mortgagee to Mortgagor in a maximum su advanced by the Mortgagee to Mortgagor for any reason or to third parties, wi in accordance with the covenants of this Mortgage; (5) Any renewal, refinancing by be substituted therefor.	
FIRST: To the payment and expenses agreed to be p	nt of taxes and assessme aid by the Mortgagor. Sent of interest due on s	nts that may be levied a	e shall be applied in the following order: and assessed against said premises, insurance premiums, repairs, and all other charges.	
uch amounts, and in such fortgagee; and that loss pathe restoration of said implicate of Indiana upon said aid premises or in said interest or penalty to according to the form all pricyclich in any way may fortgagee, at its option (othereof (unless Mortgager) for and phereof (unless Mortgager) for the highest rate allowed by fortgager security therefor he highest rate allowed by fortgager suffer any waste or authority, not to remodel for the purpose of inspective properties of the first part of the lien of this instrum the lien of this instrum the ownership of said preserved.	companies as Mortgager occeds (less expenses of provement. (2) To pay 1 premises, or any part Loan Agreement or safe thereon, the official or liens except the existence of the	e may from time to tinder collection) shall, at least and special as thereof, or upon the iddebt, and procure. I receipt of the propesting first mortgage, if this mortgage, (4) Inclare the whole indebt miums and charges the per legal proceedings (c) pay such liens at a part of the indebt dings and other improses contrary to restriction with the written chat they will pay, proms of said Loan Agre be extended or renewor affecting the person or said premises for duce or otherwise affecting the person of said premises for duce or otherwise affecting the person that they will pay, proms of said premises for duce or otherwise affecting the person of said premises for duce or otherwise affecting the person that they will pay, proms of said premises for duce or otherwise affecting the person that they will pay the person of said premises for duce or otherwise affecting the person that they will pay the person that they will pay the person that they will pay they are the person that they will pay they are	) To keep said premises insured for the protection of Mortgagee in such manner, me approve, and to keep the policies therefor, properly endorsed, on deposit we Mortgagee's option, be applied on said indebtedness, whether due or not, or sessments of any kind that have been or may be levied or assessed within a Loan Agreement or debt secured hereby, or upon the interest of Mortgagee and deliver to Mortgagee ten days before the day fixed by law for the fixer officer showing payment of all such taxes and assessments. (3) To keep so any, and upon demand of Mortgager to pay and procure release of any land the event of default by Mortgagor(s) under paragraphs 1, 2 or 3 abordness hereby secured due and collectible or not), may (a) effect the insurar refor; (b) pay all said taxes and assessments without determining the valid to test the validity of such taxes or assessments and have deposited with a land to the such disbursements, with interest thereon from the time of payment tedness secured by this mortgage and shall be immediately due and payable vennents now or hereafter erected in good condition and repair, not to compose of record or contrary to laws, ordinances or regulations of proper put consent of Mortgagee, and to permit Mortgagee to enter at all reasonable timptly and without relief from valuation or appraisement laws, the indebtednement and this mortgage. (7) That the time of payment of the indebtedness and liability of any person or corporation for the payment of said indebtedness then remaining unpaid. (8) No change etc. any such personal liability or the lien hereby created. (9) If any of	
nd benefit and that she had benefit and that she had a like the period of the period of the premises be the premises a like the premises a like the premise of the premise	as not executed the sa EED THAT: (1) Upon find of redemption, Mo to the solvency or in and the adequacy of fate appointment of a recipts as the court may indebtedness hereby see	me as surety for another commencement of any ortgagee shall be entitled solvency of persons liather security, and what the security, and what eceiver with power to yorder for the benefit ured. Mortgagor(s) here	instrument has been executed in her behalf, and for her sole and separate her, but that she is the Borrower hereunder.  y proceeding to enforce or foreclose this mortgage, or at any time thereased as a matter of right, without notice to Mortgagor(s) or any person claim bile for the payment of the indebtedness hereby secured, without regard to either or not the same shall then be occupied by the owner of the equity to take possession of said premises, to collect all rentals and profits thereof it of Mortgagee and the maintenance of the security. (2) As additional secueby assign to Mortgagee all their right, title and interest in and to any exis	
eases and all future leases enewals of said leases, and o enter and take possession of instruct the lessee under the less have been releffected thereby to the existence and potton, such option, such option and potton and lessee under the less lessee under the l	d all rents, royalties, is on of the mortgaged pler any such lease, or or become due under as, liens or charges pai ased of record, the retent of such payments tion may be exercised heir covenants and agnistrators, successors, gement secured hereby of payment, except to apply or release the ment of said Loan Agrit, condition or provisit.	s or mineral leases cossues, income and proforemises and to collect his or its assigns or my such lease or by rd and discharged from epayment of said Loar, respectively. (4) Whe when the right accrucements herein contains rantees, lessees and a to the contrary, neith the extent that the inder condemnation for moneys received, as a element or of interest on of this mortgage.	overing all or any part of the premises herein described and any extensional tensions. The control of the premises herein described and any extensional tensions in the court of default such rents, royalties, issues, income and profits. Mortgagor(s) hereby authors successors in interest, to pay to Mortgagee all rents, delay rents, royalties eason of such occupancy. (3) Mortgagee shall be subrogated to the lien of the proceeds of the Loan Agreement hereby secured, and even though an Agreement shall be secured by such liens on the portions of said premever by the terms of this instrument or of said Loan Agreement Mortgage as, or at any time thereafter. (5) All Mortgagor(s) shall be jointly and sever need, and all provisions of this mortgage shall inure to and be binding using the parties hereto, respectively. (6) Notwithstanding anything in the herethis mortgage nor said Loan Agreement shall be deemed to impose on same may be legally enforceable; and any provision to the contrary shall be injury to, or taking of, any part or all of said property is hereby assigned thereon when due or if there shall be a failure on the part of Mortgagor(s) then the said Loan Agreement and the whole indebtedness secured by situms, and liens, herein specified shall, at the option of Mortgagee and with	

DATE OF MORTGAGE December 3, 1984 COOK COUNTY OF Before me, the undersigned, a Notary Public in and for said County and State, IN WITNESS WHEREOF, said Mortgagor(s) hereunto set hand and seal the on this 3rd day of December 19 81 personally day and year first above written. appeared Laura Alice Vaster aka Laura Alice Lucas and acknowledged the execution of the above and foregoing mortgage. (SEAL) -MORTGAGOR, BORROWER Laura Alice Vaxter aka Witness my Signature and Seal. (SEAL) My Commission Expires, MORTGAGOR, BORROWER

This instrument prepared by: Karen Browder, 18525 Torrence Ave., Lansing, IL 60438