REAL ESTATE MORTGAGE — OPEN ENDED

and	ortgage made on the	U.L.L. day of 11.6	uruary.	198.5	betweenW.l.	TTTGIII" T	Sillian	
	······	herein:	after referred t	o as MORTGAG	ORS, and	inanceA	merica	
Indiana, herenafter r	eferred to as MORT	whose address is 616	6 Broa	dway, Me	rrillvi	lle, IN	46410	
		ntly and severally gra	ınt, bargain,	sell, convey an	d mortgage to	Mortgagee, i	ts ह्यादकुट्टका	rind Graight dha
Your Hundre	d Eleven a	ind*******	*****	* * * * * * * * * * * * * * * * * * *	***25/1	00 pu	, 5,4	11.25
also to secure the rep	ayment of all future	advances made at m	ortgagee's cr	ition to the abov	mortgagor's	or any of the	in (þ	and
remb, issues, proms,	, nxitires dua dippa	ed, and described belo liances thereunto atto	aciling or in	any wise there	unto apperta	inina.		
morigagee, no succe	Savis una assians.	said property hereing, forever, and mortga	ICOIS HOTODY	convenant that	1 martagrape	ura coised of		
appears and that me cumbrances, if any,	origugota will force	rity to convey the sar ver warrant and defe	ne, that the nd the same	unto mortgage	ed is clear, iro Pe against al	e and unenci Lelaims wha	imbered exc Isoever exco	cept as hereinalte ept those prior en
opuganons which ir	us mongage secu	orm all the terms and res, then this mortgo	age shall be	e null, void and	l of no furthe	r lorce and e	ffect.	
against all hazaras	wiin an insurance	eep the mortgaged p company authorized	i to do busin	iess in the State	of Indiana.	acceptable to	Martagage	which policy sho
contain a loss-payar gagee to insure or r ing the term of such	enew insurance of	n said property in a	sum not exc	ceeding the amo	ount of Morta	agor's indebt	edness for a	period not excess
.li Mortgagee elects ever. Mortgagors ag	to waive such ins ree that any sums	urance Mortgagors of advanced or expen-	agree to be. ded by Mort	fully responsib	le for damag protection or	e or loss responsion	alting from d	any cause whatso
upon demand and it other expenses incid	l not so paid shall ent to the ownersh	l be secured hereby. Tip of the mortgaged	Mortgagors property wh	: lurther agree: en due in order	To pay all to that no lien :	ixes, assessm	ents, bills fo	or repairs and an
existing may be cre pal on account of a	ny, indebtedness w	vhich may be secure	ed by a lien	superior to the	lien of this r	norlagge and	existing on	the data hereof I
Mortgagors fail to me gagors with the amo management and oc	unts so paid, addi	ing the same to Morte	gagor's inde	btedness secur	ed hereby. I	o exercise d	ue diligence	in the operation
ises, and to keep the If default be	e mortgaged proper made in the term	erty in its present consists of the	ndition and : e debt or de	repair, normal bts hereby secu	and ordinary ired or of any	depreciation of the terms	excepted. of this morta	age, or in the pay
ment of any instalme have a receiver appe	ent when due, or i ointed, or should th	if Mortgagors shall be ne mortgaged propert	ecome bank ly or any pa	rupt or insolver rt thereof be at	nt, or make a tached, levie	n assignment d or loreclose	for the ben	efit of creditors, or
the representations, property, or sell or o mediately due and	ittempt to sell all c	or any part of the sar	me; then the	whole amount	hereby secur	ed shall, at M	orlagaee's c	ption, become im-
case, regardless of sissues, income and p	such' enforcement,'	mortgagee shall be	entitled to t	the immediate	possession.	of the mortac	ged proper	ly with the rents
or paid by Mortgage mortgage, and in the	ee in connection w e event of loreclost	rith any suit or proce- ure of this mortgage,	eding:to whi Mortgagors	ich it may be o will pay to Mo	a party by re ortgagee, in c	ason of the	execution or xable costs.	existence of this
penses, fees and pa	yments made to pr	or such foreclosure, to revent or remove the e in a condition to be	imposition of	all other and of liens or clai	further experms against t	nses of forecl he property (osure and s and expense	ale, including ex- es of upkeep and
No failure or	n the part of morta	agee to exercise any other or subsequent	of its rights	hereunder for	delaults or b	reaches of co	venant shal	libe construed to
cising any of such ri	ahts shall be const	trued to preclude it fr ay enforce any one o	om the exerc	cise thereof at o	any time duri	ng the contir	uance of an	y such delault or
assigns of the parties	hereto.	eunder shall extend t	_	-		, successors,	executors, a	dministrators and
The real pro	perty hereby mort	rument shall include t gaged is located in					County,	State of Indiana,
and is described as for Lot 2 and the		feet of Lot	3. in 1	Block 3 :	in Gary	Land Co	י זות ב חתר	c
Eighth Subd:	ivision, i	n the City	of Gary	y as per	plat th	nereof,	record	led in
Plat Book 1	page 1,	in the Offi	ce or t	ine Recoi	rder of	Lake Co	ounty,	Indiana.
								(2
							RU	STATE F3
							RUDO RE	STATE OF FILE STATE OF STATE O
IN WITNESS	WHEREOF, mortg	gagors have execute	d this mortg	·-, 1 ·//		// .	RUDÓLI : RECOF	STATE OF TABLE OF FILE PARTS OF FILE PARTS OF TABLE OF TA
IN WITNESS	WHEREOF, mortg	gagors have execute	d this mortg. Witness	Will	ian I	// .	RUDOLI III O RECORDE	STATE OF TANILAND CONTROL OF THE PROPERTY OF TANILAND CONTROL OF T
IN WITNESS	WHEREOF, morto	gagors have executed	+	·-, 1 ·//	ian I	// .	RUDÓLISIÓLA RECORDER	
IN WITNESS	WHEREOF, morto	gagors have executed	+	Will	ian I	// .	m S	The Co 4 55
IN WITNESS	WHEREOF, morto	gagors have execute	Witness	Will	ian I	// .	m S	
IN WITNESS	WHEREOF, morto	gagors have execute	Witness	Will	ian I	// .	m S	Moriting
IN WITNESS	WHEREOF, morto		Witness	Will	ian J Ishman	// .	m S	Moriting
STATE OF INDIANA	COUNTY OF	ACKNC	Witness Witness	William NT BY INDIVIDI	Ishman UAL	elman.	DER AY	Mortgage
STATE OF INDIANA	COUNTY OF	ACKNC	Witness Witness	William NT BY INDIVIDI	Ishman UAL	elman.	DER AY	Mortgage
STATE OF INDIANA Before me:	COUNTY OF her undersigned, do	ACKNO	Witness Witness Witness	William NT BY INDIVIDITE County and sta	Ishman UAL S:	appeared I	Villiam	Mortgage Mortgage
STATE OF INDIANA Before me the execution of the (COUNTY OF her undersigned, or oregoing mortgage WHEREOF Lhav	ACKNO	Witness Witness Witness OWLEDGMEN and for selid of the	William NT BY INDIVIDE county and sta	UAL Signal official sear	appeared I	Villiam Febru	Mortgage Mortgage Mortgage And acknowledged ary 1985
STATE OF INDIANA Before me in the execution of the in Withess My Commission Exp	COUNTY OF her undersigned of oregoing mortgage WHEREOF Lhavings	ACKNO	Witness Witness Witness OWLEDGMEN and for selid of the	William NT BY INDIVIDITE County and state and allixed my	UAL Signal official sear	appeared I	Villiam Febru	Mortgage Mortgage
STATE OF INDIANA Before me the execution of the fin withess My Commission Exp 7/10/87 Res	COUNTY OF her undersigned, or oregoing mortgage WHEREOF Lhav	ACKNO	Witness Witness Witness OWLEDGMEN and for selid of the	William NT BY INDIVIDE county and sta	UAL Signal official sear	appeared I	Villiam Febru	Mortgage Mortgage Mortgage And acknowledged ary 1985
STATE OF INDIANA Before me in the execution of the in WITNESS My Commission Eyes 7/10/87 Res	COUNTY OF her undersigned of oregoing more gas WHEREOF Lhave Courses Lake Courses L	ACKNO	Witness Witness Witness OWLEDGMEN and for selid of the	William NT BY INDIVIDE county and sta	UAL Signal official sear	appeared I	Villiam Febru	Mortgage Mortgage Mortgage And acknowledged ary 1985