## 1.097740

16120-0787 IN

## REAL ESTATE MORTGAGE

alled "Mortgagor") ofLake	(herein jointly and severallyCounty, Indiana, MORTGAGES
ND WARRANTS to Security Pacific Financial	1_Services_of_Iowa_Inc., 521_E86th_Ave,_Ste_V
Merrillyille,Lake	——————————County, Indiana, (herein
lled the "Mortgagee"), the following described real es	
Lake County, Indiana, to-	·wit:
ot 108 in Bohling's East Oak Estates, Unit ook 65, Page 59, in the Office of the Reco	t no. 5, as per plat thereof, recorded in Plat order of Lake County, Indiana.
numonly known as 8553 Fairbanks Court, Cro	own Point, Indiana 46307
	STATE OF INDIANASS. NO FILED FOR RECORD RECORD RECORD RECORDER THE CONTRER LAND
	7 30 F. T.
	INDIANASS, NO. EL CORDEN PROPERTO PH 1900 CORDER
	\$ 50 E
	4 CD. 6
gether with all improvements thereon, and all r purtenances, and all fixtures thereof (h <mark>erein collecti</mark>	ights, privileges, interests, easements, hereditaments, and
purtenances, and all fixtures thereof (herent conect)	reny caned the Salorigaged Premises").
MOTOI	by the Mortgagor of the convenants, and agreements con-
ned herein and in a Note of aven data which pro-	e by the horizagor of the convenants, and agreements con-
monthly instalments of principal and ingrest with	rides for X a principal sum of \$ 10082.73 payable in the balance of indebtedness, if not sooner paid, due and
vable on 5/2/97 or NA archital trainger	of styaRecorder and credit limit of \$ NA
	rated herein by reference as if fully set out here at length.
	den and state with transferring
The Mortgagor expressly agrees to pay the sum	above secured, without any relief whatever from valuation
appraisement laws of the state of Indiana.	
me become due.	harges that are levied against the Mortgaged Premises as the
ine become due.	
Mortgagor shall keep the Mortgaged Premises ins	sured against loss and damage by fire, windstorms and other
	H be approved by the Mortgagee, All such insurance policies
	ficies payable to the Mortgagee and the Mortgagor as their
spective interests may appear.	
Should the Mortgagor or its successor in interest	without the consent in writing of the Mortgagee sell, transfer,
	yed by agreement for sale or in any manner, its interest in
e property (or any part thereof), then Mortgagee	may declare all sums secured hereby immediately due and
yable, subject to applicable law.	
IN WITNESS WHEREOF, the Mortgagor has hereu	10. 90
ay of	A .
Maile a Lormasson	Nance C. Jonasson
RK A. TOMASSONI	NANCEE C. TOMASSONI
	***
TATE OF INDIANA.	
SS:	· .
OUNTY OF LAKE	•
Before me, the undersigned, a Notary Public in an	nd for said County and State, this 27 day of April,
ne above-named Mortgagor, and acknowledged the ex	ni & Nancee C. Tomassoni, Husband & Wife
ie apore-namicu-mortgagor, and acknowledged the ex	rectition of the foregoing moregage.
Witness my hand and Notarial Seal.	1
37 7 7	$Q \cdot \rho Q q $
	Gertal & Balonery
AC TO A TABLE	Notary Public Richard S. Balousek, Resident La
his instrument was prepared by:	My Commission Expires: 6/6/90
Peggy Deiotte V	
Peggy Deiotte	. 1×D

ORIGINAL.