099855 INDIANA REAL ESTATE MORTGAGE

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-54/4	e 27, Mero An.
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THIS INDENTURE WITNESSETH, that _Leanoteen_Blanchard_hereinafter_referred_to_as_Mortgagors, ofLakeCount	and Keith P. Cherry	46416
Norwest Financial Indiana, Inc., hereinafter referred to as Mortgagee, County, State of Indiana, to wit:		, Mortgage and warrant to Lake——————
THE NORTH TEN (10) FEET OF LOT THIRY THREE(33) ALL OF LOT THE FEET OF LOT THIRTY FIVE (35) IN BLOCK EIGHT(8) GARY INVESTME CITY OF GARY, AS PER PLAT THEREOF RECORDED IN PLAT BOOK 6, FOR LAKE COUNTY, INDIANA.	HIRTY FOR (34) AND THE SOUTH FIV :NT COMPANY"S FIRST SUBDIVISION 'AGE 32, IN THE OFFICE OF THE RE	/E (5) IN THE CORDER
to secure the repayment of a promissory note of even date in the sur installments, the last payment to fall due on 6/11/1/19 95 and sums of money which may from time to time hereafter be advant the principal amount of the outstanding indebtedness owing to Mortg \$125,000.00. Mortgagors expressly agree to keep all legal taxes, assessments, an improvements thereon in good repair, to compute my waste thereon, and benefit of the Mortgagee as its interest may appear; and upon failure of and prior liens, and cause said property to be repaired, and cause said	and also to secure the repayment of a red or loaned to Mortgagors by Mortga agee by Mortgagors at any one time, a	anall not exceed the sum of
and prior liens, and cause said property to be repaired, and cause said part of the indebtedness secured by this most gage. Mortgagors agree to pay all indebtedness secured hereby, together wi whatsoever from valuation or appraisement laws of the State of Indiana.	d property to be insured, and the amount the property of the all taxes, assessments, charges, and it	insurance, without any relief
Mortgagors agree not to sell, convey or otherwise transfer the above written consent and any such sale, conveyance or transfer without Moterms hereof.	described real estate or any part there	of without Mortgagon's prior
Mortgagors agree that upon failure to pay any installment due und or taxes, assessments, insurance, or prior liens, or in event of default mortgage indebtedness shall at Mortgagee's option, without notice, be accordingly. Upon foreclosure Mortgagee shall have the right, irrespect a receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appointed to take possession of said premises and collect the receiver appears and collect the recei	t in or violation of any of the other te come due and collectible and this mort tive of any deficiency, to which Mortag	gage may then be foreclosed
The covenants contained herein shall bind and inure to the benefit assigns of the parties hereto. Whenever used the singular number shall the use of any gender shall include all genders.	t of the respective heirs, executors, adiall be construed to include the plural,	ministrators successors and
IN WITNESS WHEREOF, the Mortgagors have hereunto set their	funds this 7th_ day of _May	, 190
Sign here Type name as signed: Leaonteen Blanchard		
Sign here F Resch P. Horry FAI		STATE FILL
Type name as signed: Keith P. Cherry	inut.	
Sign here LF		THE COSCER
Type name as signed:	•	
Sign here II		CHOCHS.
Type name as signed:	•	190°
State of Indiana)		
County ofLake)		
Before me, the undersigned, a Notary Public in and for said Councame Leaonteen Blanchard and Keith P. Cherry , and a	ty, this 7th day of May	, 19.90 ;
hand and official seal.	· Direcial. IC	soing Moregage. Witness my
Type name as signed:	3.0MW Y (A	, Notary Public
My Commission Expires: May 14,1991	2: 12.7	
This instrument was prepared by: cynthia a lear	5.6	
942 E83 (IN)	Muminim	40
	V Company	•