This mortgage made on the	{()+h , . Mav	90 Marti	ha L Curital /Trustee
			na L Curits Trustee
and of the Martha L Cur		, hereinafter referred to as MOF	420 Wort 91st Avenue
Financial Services		, whose address is	429 West 81st Avenue
Merrillville, In 4	46410	hereinalter referred to as MORTGA	AGEE.
WITNESSETH: Mortgagors joint	ily and severally grant, bargain, sell, c	onvey and mortgage to Mortgagee, it	ts successors and assigns, the real proper
hereinafter described as security for interest as provided in the loan agr	r the payment of a loan agreement of the payment of the first section in the payment of the paym	of even date herewith in the amounted of June 5	t of \$, together will 16/ 2000
The property hereby mortgaged,	• •	,	together with easements, rights, privilege
interests, rents and profits. TO HAVE AND TO HOLD the s	said property hereinafter described s	with all the privilence and appurence	nces thereunto belonging unto mortgage
its successors and assigns, forever; and have authority to convey the sa	and Mortgagors hereby covenant the ime, that the title so conveyed is cles	at mortgagors are seized of good an ar, free and unencumbered except a	d perfect title to said property in fee simp is hereinafter appears and that mortgago encumbrances, if any, hereinafter showr
If mortgagors shall fully perform		nortgage and shall pay in full in acco	rdance with its terms, the obligations whi
MORTGAGORS AGREE: To ke hazards with an insurance company clause in favor of Mortgagee as its i on said property in a sum not exceed Mortgagors with the premium there agree to be fully responsible for dam gagee for the protection or preservat To pay all taxes, assessments, bills lien superior to that of this mortgage all installments of interest and principal company to the comp	pep the mortgaged property, including authorized to do business in the State interest may appear, and if Mortgagoding the amount of Mortgagor's indebton, or to add such premium to Mortgagor loss resulting from any cause ion of the property shall be repaid upon for repairs and any other expenses is and not now existing may be create pal on account of any indebtedness were such as the state of the property shall be repaired to the pall on account of any indebtedness were such as the pall on account of any indebtedness were such as the pall on account of any indebtedness were such as the pall on account of any indebtedness were such as the pall of t	g the buildings and improvements the of Indiana, acceptable to Mortgage ors fail to do so, they hereby authorizatedness for a period not exceeding the gagor's indebtedness. If Mortgages whatsoever, Mortgagors agree that on demand and if not so paid shall be incident to the ownership of the mored against the property during the televhich may be secured by a lien supe	nereon, fully insured at all times against a se, which policy shall contain a loss-payab ze Mortgagee to insure or renew insurance term of such indebtedness and to chargelects to waive such insurance Mortgago any sums advanced or expended by More secured hereby. Mortgagors further agretigaged property when due in order that it is not this mortgage, and to pay, when durior to the lien of this mortgage and existing
on the date hereof. If Mortgagors fal charge Mortgagors with the amount management and occupation of the to keep the mortgaged property in i	Il to make any of the foregoing paym so paid, adding the same to Mortgag mortgaged property and improvements to present condition and repair, norr	nents, they hereby authorize Mortgag gor's indebtedness secured hereby, nts thereon, and not to commit or all mai and ordinary depreciation excep	gee to pay the same on their behalf, and To exercise due diligence in the operatio low waste on the mortgaged premises, an nted.
installments when due, or if Mortgaged pro- pointed, or should the mortgaged pro- of Mortgagors herein contained be i- same, then the whole amount hereb- be collectible in a suit at law or by for possession of the mortgaged proper	gors shall become bankrupt or insolve perty or any part thereof be attached incorrect or if the Mortgagors shall a by secured shall, at Mortgagoe's optimeters of this mortgage. In any castly with the rents, issues; income and	vent, or make an assignment for the interest of the interest of the mongaged property, or on, become immediately due and page, regardless of such enforcement, in profits therefrom, with or vittrout for	of this mortgage, or in the payment of ar benefit of creditors, or have a receiver a e representations, warranties or statemen sell or attempt to sell all or any part of th yable, without notice or demand, and sha fortgagee shall be entitled to the immedial eclosure or other proceedings. Mortgago
execution or existence of this mortg costs, and a reasonable fee for the sale, including expenses, fees and p and repair made in order to place the	page and in the avent of loreclosure search made and preparation for supported to prevent or remove the same in a condition to be sold.	of this moregage, Moregagors will perchange the imposition of ilens or claims ag	o which it may be a party by reason of the strategy of the Mortgagee, in addition to taxabler and further expenses of foreclosure are ainst the property and expenses of upker
of the loan date of the loan and annu	ually on each subsequent anniversary election at least 90 days before payr	y date if the loan has a fixed interest	e paid in full on the third anniversary darate. If the option is exercised, Mortgago made when due, Mortgagoe has the rig
rights in the event of any other or su shall be construed to preclude it from may enforce any one or more reme	bsequent defaults or breaches of co n the exercise thereof at any time du dies hereunder successively or cond	venant, and no delay on the part of ring the continuance of any such def currently at its option.	ovenant shall be construed to prejudice of Mortgages in exercising any of such right ault or breach of covenant, and Mortgage executors, administrators and assigns of the covenant of the cov
•	ument shall include the singular whe	re applicable.	
The real property hereby mortg	aged is located in Late		County, State of Indiana, and is describe
as follows:		SEAL	ROBER ROBER
-	Lot No. Thirty Five	(35), in Block No. One nd Park Manor Subdivis	son.
•	in the City of Gary.	as per plat thereof,	m _e ω = 9
		of 10 name 20 in the C	Office 6
	recorded in Plat Boo		김 - 그 집
IN WITNESS WHEREOF Morto	recorded in Plat Boo of the Recorder of L agors have executed this mortgage		67 9 67
Marcha Plustes Pre	of the Recorder of Lagors have executed this mortgage	ake County, Indiana. on the day above shown.	ust 15
Marila L. Custis Tru THA LACURTIS, TRUSTEE	of the Recorder of Lagors have executed this mortgage. Strength That WOURFES	ake County, Indiana. on the day above shown.	MORTGAG
Marcha L. Curtis Trustee at L. Curtis	of the Recorder of Lagors have executed this mortgage Step The MARIHA MOUNTERS ACKNOWLEDGEMENT BY INDIVI	ake County, Indiana. on the day above shown. to Revocable TRUST IDUAL OR PARTNERSHIP BORRO	MORTGAGO
Manda L. CURTIS, TRUSTEE CALL. CORTES STATE OF INDIANA, COUNTY OF	of the Recorder of Lagors have executed this mortgage. Step The MARIHA MOUNTERS ACKNOWLEDGEMENT BY INDIVI	ake County, Indiana. on the day above shown. to Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS.	WER STATE OF MORTGAGE
THA I. CURTIS, TRUSTEE STATE OF INDIANA, COUNTY OF Before me, the undersigned, a	of the Recorder of Lagors have executed this mortgage. Steen The Martha Mourepes ACKNOWLEDGEMENT BY INDIVI	ake County, Indiana. on the day above shown. to Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS.	WER Martha L Curtis, Trustee
STATE OF INDIANA, COUNTY OF Before me, the undersigned, a	of the Recorder of Lagors have executed this mortgage. Steen The MARTHA MOUREPES ACKNOWLEDGEMENT BY INDIVI	ake County, Indiana. on the day above shown. to Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS.	WER Martha L Curtis, Trustee
THA L CURTIS, TRUSTEE STATE OF INDIANA, COUNTY OF Before me, the undersigned, a of the Martha L Curti in the execution of the foregoing mo	of the Recorder of Lagors have executed this mortgage. Steen The MARTHA MOUREPES ACKNOWLEDGEMENT BY INDIVI	ake County, Indiana. on the day above shown. to Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS. and state, personally appeared	WER Martha L Curtis, Trustee and acknowledg
THA I CURTIS, TRUSTEE STATE OF INDIANA, COUNTY OF Before me, the undersigned, a of the Martha I Curti in the execution of the foregoing mo	of the Recorder of Lagors have executed this mortgage. Step The MARIHA MOUNTERS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county s Revocable Trust ortgage.	ake County, Indiana. on the day above shown. the Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS. and state, personally appeared I affixed my official seal this	WER Martha L Curtis, Trustee and acknowledge
STATE OF INDIANA, COUNTY OF Before me, the undersigned, a of the Martha I. Curti in the execution of the foregoing mo IN WITNESS WHEREOF! have	of the Recorder of Lagors have executed this mortgage. Step The MARIHA MOUNTERS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county s Revocable Trust ortgage.	ake County, Indiana. on the day above shown. to Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS. and state, personally appeared I affixed my official seal this	Martha L Curtis, Trustee and acknowledge day of
STATE OF INDIANA, COUNTY OF Before me, the undersigned, a Of the Martha I. Curti in the execution of the foregoing mo IN WITNESS WHEREOF I have My Commission Expires: August 10, 1992	of the Recorder of Lagors have executed this mortgage. Step The MARIHA MOUNTERS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county s Revocable Trust ortgage.	ake County, Indiana. on the day above shown. the Revocable TRUST IDUAL OR PARTNERSHIP BORRO , SS. and state, personally appeared I affixed my official seal this	Martha L Curtis, Trustee and acknowledg day of
STATE OF INDIANA, COUNTY OF Before me, the undersigned, a of the Martha I. Curti in the execution of the foregoing mo IN WITNESS WHEREOF! have	of the Recorder of Lagors have executed this mortgage. Step The MARIHA MOUNTERS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county s Revocable Trust ortgage.	Dawn Y Hightower/	Martha L Curtis, Trustee and acknowledge day ofMay
THA I CURTIS, TRUSTEE STATE OF INDIANA, COUNTY OF Before me, the undersigned, a of the Martha I. Curti in the execution of the foregoing mo IN WITNESS WHEREOF I have My Commission Expires: August 10, 1992	of the Recorder of Lagors have executed this mortgage. OF THE MARIHA MOURINGS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county or	Dawn Y Hightower/Notary: PLEASE PRINT NAME AND	Martha L Curtis, Trustee and acknowledg day ofMay
THA I CURTIS, TRUSTEE STATE OF INDIANA, COUNTY OF Before me, the undersigned, a of the Martha I. Curti in the execution of the foregoing mo IN WITNESS WHEREOF I have My Commission Expires: August 10, 1992	of the Recorder of Lagors have executed this mortgage. OF THE MARIHA MOURINGS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county s Revocable Trust ortgage. hereunto subscribed my name and hereunto subscribed my name and Acknowledgement by individual Revocable Trust ortgage.	Dawn Y Hightower/	Martha L Curtis, Trustee and acknowledg day ofMay
STATE OF INDIANA, COUNTY OF Before me, the undersigned, a Of the Martha I. Curti in the execution of the foregoing mo IN WITNESS WHEREOF I have My Commission Expires: August 10, 1992	of the Recorder of Lagors have executed this mortgage. OF THE MARIHA MOURINGS ACKNOWLEDGEMENT BY INDIVIDUAL Lake notary public in and for said county or	Dawn Y Hightower/Notary: PLEASE PRINT NAME AND	Martha L Curtis, Trustee and acknowledge day of May 19 NOTARY PUBLIC Lake