TO HAVE AND TO HOLD unto Mortgagee and Mortgagee's heirs, successors and assigns forever together with all the improvements now or hereafter erected on the property, and all fixtures now or hereafter attached to the property, all of which including replacements and additions thereto shall be deemed to be and remain in a part of the property covered by this Mortgage, and all of the foregoing, together with said property

13101 (Rev.7/90)

are horein referred to as the Property

description in said deed is incorporated by reference

Mortgagor; and Mortgagee covenant and agree 11: PAYMENT&OF CONTRACT Mortgagor sha		ndebledness evidênced by ti	ne Contract and late charges as
2. INSURANCE Montgage is the loop attemprocements on the plant of the control of the Montgage against loss by fire, windstorm and such other casualties and controllers in such representations. By fire, windstorm and such other casualties and controllers in such representations to the Montgage Montgage, amounts not exceeding that amount necessary to pay the sum secured by the Montgage, and as may be satisfactory to the Montgage Montgage, shall purchase such insurance apay all premiums therefor and shall deliver to Montgage such policies along with evidence of premium payments.			
as long as the Contract secured hereby remains unpaid. If Mortgagor fails to purchase such insurance, pay the premiums therefor or deliver said policies along with evidence of payment of premiums thereon, then Mortgage, at its option amay purchase such insurance. Such amounts payd by Mortgage shall be added to the Contract Secured by this Mortgage, and shall be due and payable upon demand by Mortgagor to Mortgage.  3. TAXES/ASSESSMENTS, CHARGES*Mortgagor shall pay all taxes, assessments and charges as may be lawfully levied against the Property Within thirty (30) days after the same shall become due. In the rivent that Mortgagor fails to pay all taxes, assessments and charges as herein.			
required then Mortgages at its optionsmay(pay the same and the amounts pald shall be added to the Contract secured by this/Mortgage; and shall be due and payable by Mortgagor to Mortgagee upon demand of Mortgagee  '44 PRESERVATION(AND MAINTENANCE OF PROPERTY Mortgagor shall-keep the Property in good repair and shall not commit waste or			
permit impairment or deterioration of the Property Upon the failure of the Mortgagorito so maintain the Property, the Mortgagor may, at its option, enter, the property and cause reasonable maintenance work to be performed. Any, amounts paid by Mortgagoe shall be added to the Contracts secured by this Mortgagoe, and shall be added to the Contracts secured by this Mortgagoe, and shall be added to the Contracts by WARRANTIE St Mortgagor covenants with Mortgagoe that he is seized of the Property in fee simple that the right to convey the same interest and that he will warrant and defend the title against the lawful claims of all persons whomsoever exceptions hereinalter stated. Title to the Property is subject to the following exceptions.			
DOVENMUEHLE MORTGAGE INC.	ereinatier stated. Title to the Prop		jexceptions "
6 WAIVER The Mortgagor waives and relingu			
hereunder 8- TRANSFER OF THE PROPERTY DUE ON	SALE If the Mortgagor sells or	transfers all or partiol the Pror	nerty,or;any,rights in the Protecty,
añyjperson to whom the Mortgagor sells or transfers the Proporty may take over all of the Mortgagor's rights and obligations under this Mortgago's (known as an assumption of the Mortgago') if certain conditions are metrithose conditions are  (A) Mortgagorigives Mortgagoe notice of sale or transfer.  (B) Mortgagoe agrees that the operson qualifies under its then usual credit criteria.			
(B) Mortgagee agrees that the person quality (C'. The person agrees to pay interestion rate Mortgagee requires, and)			this Mortgage at whatever lawful-
'D The person signs an assumption age and agreements made in the Contract		tgagee and that/obligates the	person to keep all of the promises:
Iff the (Mortgagors sells or transfers the Property immediate payment in full of the Contract forect have the right to require immediate payment in turns.	and the conditions in A. B. C a oscilla Mondiago, and seek any	other remedy allowed by the	law However Mortgagee will not
(i) the creation of liens or other chins	OIUTIU		
(ii) ra transteriot rights in house vold lapp to protect that person against nessib (iii) a transfer of the property to surviv	lliances to a person who provides be sument is the pr	the Mortgagor With the mone	y to buy these appliances in order-
(iii) a transfer of the Property to surviv law and (iv) leasing the Property for a termiol thr	: Lake County Rec	order!	
9) ACCELERATION: REMEDIES Upont Mort	gagor's breach of jany/covenan	t or agreement#of Mortgagor	in this Mortgage sincluding the
covenants to pay when oue any sums secured to If the breach is not cured on or before the date s this Mortgage to be immediately due and payab	pecified in the notice. Mortgage	erat Mortgagee sloption may o	leclare all of the sumsisecured by
shall be entitled to collect in such proceeding a documentary, evidence tabsitacts and this reports	lieknenses of foreclosure, includ	ing#butfnot[lim/ted]to, reason	able attorney stees; and costs of
:10.4APPOINTMENT OF RECEIVER Upon acc	eleration under paragraph 9 here upon take possession of and n	of or abandonment of the Property and to co	ollectrall rents of the Property, in-
cluding those past due All rents collected by the	e receiver ishall (betapplied first to ceiver sifees (premiums on receiv	propayment of the costs of the personable attention	management of the Property and
secured by this Mortgage The receiver shall be in	able to account only for those ren igned by the Mortgauze without o	its actually,received) consent of the Mortgagor	
IN WITNESS WHEREOF Mortgagors have exe	ecuted this mortgage on the day,	above shown	
ALLAN FEFFERMAN	Witness Gr	W. Darby	Mortgagor
Desgu MI Werow	The Seal of	ather & Dav	ke,
BESSIE M. MIAZGA	Winess Annual a	cna barby	Mortgagor
June 1	Witness		Möitgagor
de la companya de la	JACKNOWLEDGMENT_BY-IN		
STATE OF INDIANA COUNTY OF Lake	and for said county and state ape	rsonally appeared G. W.	Darby and
Nat ha 11 Day by, hus be	and & wife	and acknowledged the exe	cution of the foregoing mortgage.  Edi day off
IN WITHEST WHEREOF THIS TIER THE SUBS	19 91.	Λ Λ Λ	بيور. خ
My Commission F, pires 111 = 1 6=9 3)	رايست	e Cesa Villes	<u> </u>
	TRANSFER AND ASSIG	<del></del>	ubic Lake Cty. Reside
e <sub>d</sub>	County INDIANA	WIEWI	
For value received the undersigned Mortgage		onveys unto	
•	· · · ·		within Real/Estati <sup>®</sup> Mörtgäge from
and a section of the	tö		
as well as the indebtedness secured thereby:  In witness whereof the undersigned has	thereunto set	hand and seal athis	g day.
	intereding set	The state of the s	, dui:
Signed sealed and delivered in the presence of			Seatt
Miluess -	. By:		
Notary:		(Title	ין
Notary Public	County Indiana My Cor	nmission Expires	d allegad
This instrument was prepared by			
TO TOTAL PROPERTY OF THE PARTY			