<b>920091</b> 50	HEAL ESTATE	WORTGAGE	
This mortgage made on the	4TH day of FEBRUA		WILLIAM TORRES
• CONSUMER FINANCE COMP	ES, husband and wife		MORTGAGORS, and FORD E. CARPENIER FREEWAY,
6THIFLOOR, IRVING TX	, 75062-2789	, hereinafter referred to as	
'WITNESSETH: Mortgagora join	ntly and severally grant, bargain, se	ll/:convey and:mortgage:to:Mo	rtgagee, its successors and as-
	for the payment of a loan agreeme in the loan agreement which has a fi d, and described below, includes al	nal payment date of <u>FEBRUA</u>	RY 8 , XXXX 2007 .
ments, rights, privileges, interests, t TO HAVE AND TO HOLD the s unto Mortgages, its successors an		with all the privileges and appur hereby covenant that Mortgage	rtenances thereunto belonging ors are seized of good and per-
bered except as hereinafter appear whatsoever except those prior end	rs and that Mortgagors will forever v umbrances, if any, hereinafter show m all the terms and conditions of th	varrant and defend the same:uni n.	to Mortgagee against all claims
the obligations which this mortgag	in air the terms and conditions of the secures, then this mortgage shall like the mortgaged property, including	be null, void and of no further for	ce and effect
all times against all hazards with a	in insurance company authorized to ayable clause in favor of Mortgagee	do business in the State of Ind	iana, acceptable to Mortgagee,
hereby authorize Mortgagee to ins edness for a period not exceeding t	ure or renew insurance on said prop the term of such indebtedness and t	perty in a sum not exceeding the to charge Mortgagors with the p	amount of Mortgagor's indebt- remium thereon, or to add such
damage or loss resulting from any	Iness: If Mortgagee elects to waive cause whatsoever. Mortgagors agr roperty shall be repaid upon deman	ee that any sums advanced or e	expended by Mortgagee for the
agree: To pay all taxes, assessmer when due in order that no lien sup	nts, bills for repairs and any other e erior to that of this mortgage and n	expenses incident to the owners of now existing may be created	ship of the mortgaged property against the property during the
secured by a lien superior to the lie	when due, all installments of intere on of this mortgage and existing on	the date hereof, if Mortgagors fa	ail to make any of the foregoing
ing the same to Mortgagor's indeb	Mortgagee to pay the same on their to be a continuous the same on their to be a compared to compare and the compared to compare and compared to compar	se due diligence in the operation mit or allow waste on the morto	n, management and occupation
If default be made in the terms	or conditions of the debt or debts had due or it Mortgagors shall become	ereby secured or of any of the t	erms of this mortgage, or in the
creditors, or have a receiver appoir	nted, or should the mortgaged prop tres or statements of Mortgagors hi	erty or any part thereof be attac erein contained be incorrect or it	hed, levied upon or seized, or if f the Mortgagors shall abandon
the mortgaged property, or sell of Mortgagee's option, become immediately	or ettempt to sell all or any part o	t the same, then the whale an	nount hereby secured shall, at
the mortgaged property with the	y case, regardless of such enforcem rents, issues lincome and profits ch may be incurred or paid by Morts	therefrom with or without for	eclosure; or other proceedings.
be a party by reason of the execut pay to the Mortgagee, in addition	ion or existence of this mortgage are to taxable costs, and a reasonable	nd in the event of foreclosure of fee for the search made and pr	this mortgage, Mortgagors will eparation for such foreclosure,
	er expenses of foreclosure and sale lains against the property and expe		
to prejudice its rights in the event of in exercising any of such rights sh	agee to exercise any of its rights he of any other or subsequent defaults all be construed to preclude it from t, and Mortgagee may enforce any o	or breaches of covenant, and no the exercise there of at any time	delay on the part of Mortgagee during the continuance of any.
All rights and obligations here and assigns of the parties hereto.	under shall extend to and be bindin	g upon the several heirs, succes	ssors, executors, administrators
•	ment shall include the singular wine		Original Calas at the
diana, and is described as follows:		A COL	County, State of In-
Unit No. 1, as sho	of Lot 4 and the North	e 76, in Lake County,	rkey Greek South Indiana.
Subject to taxes,	restrictions, and easen	ents of record.	(a) (b) (b) (c)
More commonly know	m as 7132 Harrison Str	eet, Merrillville, IN	46410 G
IN WINESS WHEREOF MOR	tgagors have executed this mortgag	ge on the day above shown,	N E
WILLIAM TORRES	MORTGAGOR	CHRISTINE R. TORRE	S MORTGAGOR
ACKNO	WLEDGEMENT BY INDIVIDUAL	L OR PARTNERSHIP BORRO	OWER
STATE OF INDIANA, COUNTY OF_	ST. JOSEPH	, SS.	
and CHRISTINE R. T	a notary public in and for said cour		
in the execution of the foregoing r			
IN WITNESS WHEREOF I have h	ereunder subscribed my name and	affixed my official seal this $\underline{4}$	th day of February
My Commission Expires: April	I 8. 1995	1 Valta	Partilie
My Commission Expires. Apr 11	. 0, 1999	Walter J. Pa	rtyka NOTARY PUBLIC
the state of the s		Resident of St	. Joseph County

Resident of St. Joseph County

NOTARY: PLEASE PRINT NAME AND COUNTY

This instrument was prepared by Marigrace Patton of THE TITLE SEARCH COMPANY

Little Search Co

B4 459 K

IN300071: I Stranger 2n46530