92010330

REAL ESTATE MORTGAGE

92010330			
This mortgage made on the 11			
and CAROSE LYBOLT, husband		, hereinafter referred to as MOF	
6TH FLOOR, IRVING TX	75062-2789	, whose address is 250 E.	
Ulli Piton, Inving In.	75002 2705	, hereinafter referred to as Mi	JHTGAGEE.
WITNESSETH: Mortgagors jointly and signs, the real property	d severally grant, bargain, sell,	convey and mortgage to Mortga	agee; its:successors and as-
hereinafter described as security for the together with interest as provided in the l	oan agreement which has a fin	al payment date of <u>FEBRUARY</u>	<u>. 15 / XXX - 2007</u>
The property hereby mortgaged, and ments, rights, privileges, interests, rents, a	idescribed below, includes all i indiprofits.	improvements and fixtures now a	ttached together with ease-
TO HAVE AND TO HOLD the said prounts Mortgages, its successors and assisted title to said property in fee simple arbered except as hereinafter appears and whatsoever except those prior encumbra	gns, forever; and Mortgagors had have authority to convey the that Mortgagors will forever we nices, if any, hereinafter shown.	pereby,covenant that Mortgagors is same, that the title so conveyed arrant and defend the same unto i	are seized of/good/and/per- lis clear, free and unencum- Mortgagee/against all claims:
If Mortgagors shall fully perform all the obligations which this mortgage secu	neiterms and conditions of this res, then this mortgage shall be	s mortgage and shall payin full in a null, void and of no further force	n accordance with its terms, and effect.
MORTGAGORS AGREE: To keep to all times against all hazards with an insu which policy shall contain a loss-psyable hereby authorize Mortgages to insure or edness for a period not exceeding the ter	the mortgaged property, include rence company authorized to college in favor of Mortgagee a renew insurance on said prope m of such indebtedness and to	ling the buildings and improvement to business in the State of Indian is its interest may appear, and if N irty in a sum not exceeding the an charge Mortgagors with the gren	ente thereon, fully insured at a acceptable to Mortgages, fortgagors fail to do so, they nount of Mortgagor's indebt- nium thereon, or to add such
premium to Mortgagor's indebtedness. damage or loss resulting from any cause	If Mortgagee elects to waive whatsoever, Mortgagors agre	such insurance Mortgagors agre e that any sums advanced or exp	e to be fully responsible for ended by Mortgagee for the
protection or preservation of the property agree: To pay all taxes, assessments, bill when due in order that no lien superior to	is,for repairs and any other ex	penses incident to the ownership	of the mortgaged property
term of this mortgage, and to pay! when secured by a lien superior to the lien of th	due, all installments of interes	t and principal on account of any	indebtedness which may be
payments, they hereby authorize Mortga- ing the same to Mortgagor's indebtedne of the mortgaged property and improven mortgaged property in its present conditi	gee to pay the same on their be as secured hereby. To exercise tents thereon, and not to comm	ehalf, and to charge Mortgagors v due diligence in the operation, r nit or allow waste on the mortgag	vith the amount so paid, add- nanagement and occupation
If default be made in the terms or cor	oditions of the debt or debts he	reby secured or of any of the terr	assignment for the benefit of
creditors, or have a receiver appointed, of any of the representations, warrantes of the mortgaged property, or sell or atte	statements of Mortgagors her	rty or any part the reof be attache sin conteined be incorrect or if the	d, levied upon or seized, or if:
Mortgagee's option; become immediate foreclosure of this mortgage. In any case,	y due and payable, without no	ptice or demand, and small be col	lectible in a suit at law or by
the mortgaged property with the rents,	, issues, income, and profits th	nerefrom," with lor without! for ecl	osure or other proceedings.
Mortgagors shall pay all costs which may be a party by reason of the execution or.	existence of this mortgage and	in the event of foreclosure of thi	i mortgage. Mortgagors will
pay to the Mortgagee, in addition to tax together with all other and further expe	able costs, and a reasonable for	ee for the search made and prep	aration for such foreclosure.
remove the imposition of liens or claims condition to be sold.	against the property and expen	ses of upkeep and repair made in	order to place the same in a
No failure on the part of Mortrages to prejudice its rights in the event of any in exercising any of such rights shall be such default or breach of covenant, and it	other or subsequent defaults or construed to preclude it from t	r.breaches of covenant, and no de he exercise thereof at any time d	ay on the part of Mortgagee
its option. All rights and obligations hereunder	shall extend to and be binding	upon the several heirs, successo	rs, executors, administrators
and assigns of the parties hereto. The plural as used in this instrument:	shall include the singular where	a annlicable	
The real property hereby mortgage			County, State of In-
diana, and is described as follows:	NO KIND OF	the Town of Munster,	as shown in
Plat Book 24, page	23, in Lake County,	Indiana.	
Subject to the term contained in any is	s, covenants, easemenstrument of record	nts, limitations and a axfecting the use or o	estrictions occupancy of
said real estate.	THE PARTY OF THE P	<i>y</i>	• •
IN WITNESS WHEREOF MORGAGO	s'ligke axecoted tuis moutable	a on the day above shown.	0:1/
David Lylot		- Carole Nix	- De
DAVID LYBOLT ()	MORTGAGOR	CAROLE; LYBOLT	MORTGAGOR
ACKNOWLE	DEMENT BY INDIVIDUAL	OR PARTNERSHIP BORROV	VER B
			- 5 % MALL
STATE OF INDIANA, COUNTY OF	ST. JOSEPH		15. 15. 16.
Before me, the undersigned, a note and CAROLE LYBOLT, hu		y and stäte, personally appeared	
in the execution of the foregoing mortge			92
IN WITNESS WHEREOF I have hereunder subscribed my name and affixed my official seal this lithay of February			
, 19 <u>92</u>		<u></u>	Λ
My Commission Expires: April 8,	1995	Walt & Par	New
The state of the state of		Walter J. Part	yka NOTARY PUBLIC
		A towns downstay and A on payors	U
A		Resident of St.	
	···	NOTARY: PLEASE PRINT NAM	
This instrument was prepared by M	arigrace Patton or 1	.ne title SEARCH COMPAI	NY.

MAIL TO: THE TITLE SEARCH CO. P.O. BOX 459 GRANGER: IN 46530