| LAKE | | (| | 18405 11112 | IL 60475 |
|---|--|--|--|--|---|
| SHEFFTELD ITNESSETH, that Mortgag LAKE | | | | OF INDIANAPOLÍS | |
| LAKE | DENNIS | ſ | Namok. THIA SHEFFIELD | | INDIANA |
| | • • | | lowing described Real Ls | tate in the County of | |
| ואמאואיאד יכו בסד | , State of Ind LE GARDENS 5TH AL | | TOWN OF GRIFFT | TH, AS SHOWN INEPL | АТ ВООК 34 |
| | KE COUNTY, INDIANA | | | ROBE | AT BOOK 34 STAIL |
| P.I.N. #15-26-2 | 231-13 | | |) 2017 2017 | 2 |
| umbing, gas, electric, vent iall be deemed fixtures an ferred to hereinafter as the ORTGAGOR ALSO ASSI Ithout taking possession of | illating, refrigerating and an disubject to the lien hereo empremises". GNS:TO MORTGAGEE A the premises, during continuous | r-conditioning equipme f, and the hereditame LL RENTS, issues and mance of default here | ent used in connection to ints and appurtenances p 1 profits of said premise ander, or to apply agains | ings, shades, storm sash and therewith, all of which, for the ertaining to the property above, s, reserving the right to collect any deficiency remaining and the property in the control of the same without regard | e purpose of this mortgage e described, all of which t and use the same without r forcelosere sale and during |
| or the indebtedness hereby s | secured by any lawful means | • | | nerein; (2) Payment of the pri | |
| ovided in accordance windless 1992. 10100.20, and newal of refinance; (3) Pay service thereon, where the tension of said Loan Agree | th the terms and provision, herewith executed having the date of its fit syment of any additional advanced to proper advanced to proper any other agreement, or any other agreement. | ons of a Loan Agre cuted by Mortgagor nal payment due on vances, with interest the money that may be an offect the security or in tent to pay which may | ement/Promissory Note and payable to the JUNE 12, 1997 tereon, as may hereafter dvanced by the Mortgag accordance with the co- be substituted therefor. | (hereinafter referred to as the order of Mortgagee, in the loaned by Mortgagee to Mortgager to Mortgagor for any reason venants of this Mortgage; (5) (6) Any sums expended by many ge and/or the Loan Agreemen | "Loan Agreement") date the principal sum of deferred or rescheduled bortgagor in a maximum suron or to third parties, with Any renewal, refinancing corteagee for attorney's fee |
| FIRST: To the paymer d expenses agreed to be payer SECOND: To the paymer THIRD: To the paymer | nent of interest due on said nt of principal; | that may be levied and loan. | | emises, insurance premiums, re | |
| mounts, and in such compar loss proceeds (less expenses of 2) To pay all taxes and special pon the Loan Agreement or fortgagee ten days before the lixes and assessments. (3) To lelease of any lien which in ar- ght or option granted by an | nies as Mortgagee may from to of collection) shall, at Nortga al assessments of any kind the debt secured hereby, or upol de day fixed by law for the file by keep said premises free from my way may impair the security by prior lien or by any prior by | ime to time approve, an tree's option, be applied the interest of Mort a the interest or penalty to all prior liens except to be of this Mortgage. (4) ienholder to permit the | d to keep the policies there d on said indebtedness, we evied or assessed within the ged in said premises of in- o accrue thereon, the office the existing first Mortgage To pay when due any pric principal balance of such | red for the protection of Mortgefor, properly endorsed, on deptether due or not, or to the restore State of Indiana upon said predict Loan Agreement of said defial receipt of the proper officer, if any and upon demand of Mortgage on the premis prior lien to increase, not to performed the premiser of the proper officer to increase, not to performed the premiser of the premiser. | osit with Mortgagee; and the cation of said improvements, or any part thereof, or, and procure and deliver showing payment of all sufortgagee to pay and procuses and, notwithstanding autimit the principal balance. |
| y Mortgagor(s) under para ollectible or not), may (a) effectermining the validity there fortgagee security therefor llowed by law, shall be deen eep the buildings and other it o restrictions of record or co fortgagee, and to permit Mo aluation or appraisement la ayment of the indebtedness otice, be released from the li | graphs: (1), (2); '(3) or (4) a fect the insurance above pro- cof (unless Mortgagor(s) have acceptable to it); and (c) pa and a part of the indebtedness improvements now or hereaften trary to laws, ordinances or traggee to enter at all reason was, the indebtedness hereby hereby secured, or of any point hereof, without releasing | bove, Mortgagee, at its vided for and pay the re- e instituted proper lega y, such liens and all such as secured by this Mortgare erected in good cond regulations of proper able times for the purposecured, in full complication thereof, may be or affecting the personal or affecting the personal confection thereof, may be or affecting the personal confection thereof, may be or affecting the personal confection thereof. | s option (whether electing asonable premiums and child proceedings to test the vish disbursements, with in tage and shall be immediation and repair, not to copublic authority, not to rose of inspecting the premium of | ortgage shall have been paid in fit to declare the whole indebted arges therefor; (b) pay all said to assess the said to assess | ness hereby secured due ar axes and assessments without the ents and have deposited win payment at the highest ra- agor(s) to Mortgagee. (6) To use of said premises contraint with the written consent of aptly and without relief fro ortgage. (8) That the time of the crein described may, without said indebtedness or the highest |
| f this instrument upon the re half release, reduce or otherwarrants that this instrument or another, but that he/she I IS MUTUALLY AGREE | emainder of said premises for wise affect any such personal has been executed in his/her is the Borrower hereunder. D THAT: (1) If the Mortgage | the full amount of said liability or the lier her behalf, and for his/he or shall fial or neglect to | indebtednessahen remair eby created, (10) If any o sole and separate use and pay installments on said I | ing unpaid. (9) No change in the transfer of the undersigned is a married p l benefit and that he/she has no | e ownership of said premis erson, he/she represents an t executed the same as sure advance or obligation whi |
| ntil expiration of the period gard to the solvency or instequacy of the security, and per to take possession of said the maintenance of the seght, title and interest in and any extensions or renews fault, to enter and take postruct the lessee under any struct the security. | of redemption, Mortgagee sholvency of persons liable for whether or not the same shad premises, to collect all rent ecurity. (2) As additional sector any existing leases and all als of said leases, and all releases so of the Mortgaged psuch lease, or his or its assignment of the said lease, or his or its assignment of the mortgaged psuch lease, or his or its assignment. | tall be entitled as a first of the payment of the in all then be occupied by the all then be occupied by the all then be occupied by the all the profits thereof out the payment of the pa | defright, without notice debtedness hereby secure the equity of and to hold and apply the of the indebtedness hereb g any oil, gas or mineral lecome and profits thereof, such rents, royalties, issuest, to pay to Mortgagee | enforce or forcelose this Mortg to Mortgagor(s) or any person of without regard to the then v redemption, to the immediate ap receipts as the court may order y secured, Mortgagor(s) hereby ases covering all or any part of and Mortgagee is hereby gran es, income and profits. Mortge all rents, delay rents, royalties of lien of any and all prior encum | claiming under them, without alue of the premises and topointment of a receiver with for the benefit of Mortgage assign to Mortgagee all the the premises herein describted the right, in the event togor(s) hereby authorize and income that may be due |
| nd discharged from the prog greement shall be secured by strument or of said Loan ortgagor(s) shall be jointly ad be binding upon the heirs | eeeds of the Loan Agreemen y such liens on the portions o Agreement Mortgagee is gi and severally liable for fulfi , executors, administrators, s | t hereby secured, and e f said premises affected ven any option, such (llment of their covenan accessors, grantees, less | ven though said prior lier thereby to the extent of su option may be exercised ts and agreements herein sees and assigns of the par | is have been released of record, ich payments, respectively. (4) when the right accrues, or at contained, and all provisions of ties hereto, respectively. (6) Not reement shall be deemed to imp | the repayment of said Lo Whenever by the terms of the any time thereafter. (5):// I this Mortgage shall inure withstanding anything in the |
| mages under condemnation ceived, as above provided to ereon when due or if there ermitting the principal balan ban Agreement and the who id liens, as herein specified so do become due and payable ortgagee's reasonable attor | n for injury to, or taking of, for insurance loss proceeds. shall be a failure on the par ace of any prior lien to increable indebtedness, less unearne shall, at the option of Mortgat once, or at any time there. | any part of all of said p (8) In case default sha t of Mortgagor to com ase above the principal d charges if any, secure agee and without notice after at Mortgagee's opt are costs actually incur- | roperty is hereby assigned. If be made in the paymer ply with any covenant, cobalance of such lien exist d by this Mortgge, includite Mortgagor (such noticion, by foreclosure or othered, except to the extent. | the contrary shall be of no force to Mortgagee with authority it of any installment of said Londition or provision of this Mong at the time of the making of ng all payments for taxes, asses being hereby expressly waived erwise. In the event of such defethat the payment of such itme | o apply or release the mono can Agreement or of inter- ortgage, including causing this Mortgage, then the sa sments, insurance premiun , be deemed to have matur tult, Mortgagor agrees to p |
| REST ATEOF XNNNXXA, ILI DUNTY OF COO K | . ∫ | ss: | 1 | ATE OF MORTGAGE | • • • |
| fore me, the undersigned, a this 8th day of | a Notary Public in and for sa JUNE 19 | nid County and State, 092 personally | IN WITNESS WIFE day and year first a | REOF, said Mortgagor(s) her hove written. | eunto set nana and seal fi [A] |
| Dennis and C | K. | | | 00 de 70 | Cole |
| l acknowledged the execut | ion of the above and forego | | MORERAFORDE | BARWET LID | (SEA) |
| iness my Signature and Sea | (1) "O! MY | ICODIMISION Expres, TALAII State of Illinois | | KINDO : Col | (SEA |

13-0552 (REV. 8-89) IN