93013804

REAL ESTATE MORTGAGE

This mortgage made on the 23	day of February	, 19 93 _{. botween}	Roger D Morgan	
Shirley Morgan	populari in the season which the season of t		s MORTGAGORS, and ASSC	OCIATES
Financial Service	ces Inc	, whose add	420 M 91at	
Merrillville, I	1 46410	, hereinafter referred to as MC		• • • • •
WITNESSETH: Mortgagors jointly and				
hereinafter described as security for the interest as provided in the loan agreemen	payment of a loan agreement at which has a final payment of	of even date herewith in the a late of March: 5:	imount of \$4608.23	, together with
The property hereby mortgaged, and d				nts, rights, privileges,
Interests, rents and profits. TO HAVE AND TO HOLD the said pr	onarty haralnatiar described.	with all the privileges and are	urtanangas tharpunta halang	
its successors and assigns, forever; and h	lorigagors hereby covenant th	at mortgagors are selzed of go	ood and perfect title to said p	roperty in fee simple
and have authority to convey the same, the will forever warrant and defend the same	at the title so conveyed is cle unto mortgagee against allicl	ar, free and unencumbered ox alms whatsoever except those	cept as hereinafter appears : prior encumbrances, if any,	and that:mortgagors hereinafter shown.
If mortgagors shall fully perform all the	terms and conditions of this r	nortgage and shall pay in full in		
this mortgage secures, then this mortgage MORTGAGORS AGREE: To keep the	mortgaged property, including	a the buildings and improvem-	ents thereon, fully insured at	all times against all
hazards with an insurance company autho clause in favor of Mortgagee as its interes	rized to do business in the Star	le of Indiana, acceptable to Mo	rtgagee, which policy shall co	intain a loss payable —
on said property in a sum not exceeding the Mortgagors with the premium thereon, or	o amount of Mortgagor's indeb	tedness for a period not excee	ding the term of such indebte	dness and to charge
agree to be fully responsible for damage of	r loss resulting from any caus	e whatsoover. Mortgagors agre	ee that any sums advanced o	r expended by Mort-
gagee for the protection or preservation of To pay all taxes, assessments, bills for re-	pairs and any other expenses	incident to the ownership of the	ne mortgaged property when	due in order that no
lien superior to that of this mortgage and r all installments of interest and principal on	account of any indebtedness	which may be secured by a lie	n superior to the lien of this m	nortgage and existing
on the date hereof. If Mortgagors fail to m charge Mortgagors with the amount so pa				
management and occupation of the mortg to keep the mortgaged property in its pre	aged property and improveme	ints thereon, and not to comm	it or allow waste on the mort-	
If default be made in the terms or con	ditions of the debt or debts hi	reby secured or of any of the	terms of this mortgage, or in	n the payment of any
installments when due, or if Mortgagors si	nall become bankrupt or insolorany partitioner	vent, or make an assignment	for the benefit of creditors, o	r have aireceiver ap-
pointed; or should the mortgaged property of Mortgagors herein contained be incorred	ct or if the Mortgagors shall a	abandon the mortgaged prope	rty, or sell or attempt to sell	attor any part of the
same, then the whole amount/hereby section be collectible in a suit at law, or by foreclosing	ire of this mortgage. In envices	es regardless of such enforcer	nent, Mortgagee spell toe enti	tled to the immediate
possession of the mortgaged property with shall pay all costs which may be incurred	oripaid by Morteagee Incom	laction with any suit of proces	eding to which it not who a pe	arty by reason of the
execution or existence of this mortgage a costs, and a reasonable feet for the search	ndlin the eventiof foreclosure a made and preparation for su	of this mortgage, Mortgagors	will pay to the Mangagee to	n addition portexable is of foreclosum and.
sale; including expenses; fees and payme and repair made incorder to place the sar	nts made to prevent or remove	the imposition of liens or clai	ms against the planariy and	expenses of upkeep.
No fallure on the part of Mortgagee to	exercise any of its rights her	eunder för defaults ör breache	s of covenant shall be con-	Ried to Bejutice its
rights in the event of any other or subsequently shall be construed to preclude it from the	xercise thereof at any time du	ring the continuance of any su	art;of Mortgagee in Prercising in default or breach of cover	g any of sucifyights lant, and Mottgagee
may enforce any one or more rem <mark>edies h</mark>	prounder successively or cond	currently at its option.		, , ,
All rights and obligations hereunder si parties hereto.	ian extend to and be binding to	pon the several heirs, success	sors, executors, administrator	s and assigns of the
The plural as used in this instr <mark>ument</mark>	TILL AND ADDRESS OF THE ADDRESS OF T	IIIIII		
The real property hereby mortgaged in as follows: Part of the Southw	s located in Lake	Northwest Ouerter	County, State of Indian	na, and is described:
Range 8 West of the 2nd P.	M., in Lake County	Indiana, lyingrW	est of the Center	line or the
Crown Point-Lowell Road*mo	re varticularly de	scribed as follows	: / Commencing at	t arpoint on
the West line of said Sout Southwest corner thereof,	hwest Quarter of t	he Northeast Ouart	ér,and 100: feet No	orth or the
Northeast Quarter a distan	ce of 70 feet: th	ence East with an	interior angle of	90 degrees a
IN WITNESS WHEREOF Mortgagors	have executed this mortgage	on the day above shown.	_	
Kagu D Margar			Marglin	
Roger D Morgan	MORTGAGOR	Shirley Morg	an	MORTGAGOR
5	NOWLEDGEMENT BY INDIV	IDUAL OR PARTNERSHIP B		
STATE OF INDIANA, COUNTY OF	Lake	90		
			Dunner D. Man	
Before me, the undersigned, a notary	public in and for said county		J	-
Shi	rley Morgan			_ and acknowledged(
IN WITNESS WHEREOF I have here		i affixed my official seal this:	23 day of Februar	y 19 93
	•			2 811
My'Commission Expires:		\preceq	mauren >	NOTARY PUBLIC
3-12-93 [·]		Marilyn M NOTARY: PLEASE PRINT NA	HUber/Lake	Mary 1 C
This instrument was prepared by	DV 114 million and			4343
This instrument was prepared by			\$	The state of the s
	Associates Fin 429 West 81s	ancial Services	1	KII SI
	P. O. Box 100		Tig.	
	Merriliville, IN			
044554 Day 0.04	internation, and	TOTALOUG		- · · ·

611551 Rev. 6-91

distance of 165 feet, thence South and parallel with the West line of said Southwest Quarter of the Northeast Quarter, a distance of 70 feet: thence West with an interior angle of 90 degrees a distance of 165 feet to the point of beginning.

commonly known as 12828#Whitcomb Crown Point, In: 46307

