	Reception No.	<u> </u>					
K	Recorded this day of		, , A	a.D. 19		o'clock	m.
Y	/ 9 307821 8			E MORTGAGE			
	THIS INDENTURE WITNESSETH, thatandand						
	Naomi Sparks	, husb	and and wife				
	hereinafter called Mortgagor(s)			_ County, in the Sta	nte of Indiana		
	Mortgage(s) and Warrant(s) to			7996 Bro	adway.	•	
	hereinafter called Mortgagee; o	fLake	7			County,	in the State c
	Indiana	, the	following described				
	County, in:the State of Indiana	ı, as:follows;-to w	it:			•	ě
	LOT 57 IN GLEN WOOD AS PER PLAT THEREOF, 67, IN THE OFFICE OF INDIANA	ADDITION TO: RECORDED: II	HOBART, UNIT N PLAT BOOK 39 ER OF LAKE COU	NO. 2: PAGE: NTY.,		Nov	S 3
						ARE	TATE (
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	· · · · · · · · · · · · · · · · · · ·			nent is		20	DIANA POUNT PRES
			OT OF			All 193	EJCAC EJCAC EJCAC
			Document is				Ë
	DEMAND FEATURE An		e Lake Cou	•			
	(if checked) to (pa) we ele fulli is oredee	y the principal arct to exercise this due, If you fail of that so	year(s)ifrom the nount of the loan and soption you will have to pay, we will have cures this loan. If the there will be no	nd all unpaid intere given written noti e the right to exercise we elect to exercise	st accrued to the cost of election at less any rights permit this option, and the	day we make the ast 90 days befo tted under the n	e demand. If re payment in ote, mortgage
	to secure the repayment of aprexecuted by the Mortgagor(s) a interest thereon, all as provided secured; all without relief from note, or any part thereof, at matipulated, then said note shall agreed by the undersigned, that legal! taxes and charges against fire, extended coverage, vandalisassigned in the amount of	ind payable to the insaid note, and valuation or apparaturity, or the inimmediately be a truntil all indebte said premises paid and malicious ont thousand	e Mortgagee, on or any renewal thereof praisement laws, and nterest thereon, or a due and payable, and due and payable, and duess owing on said as they become dischief for the bently, one hundred	before 48. the Mortgagor(s) e with accorneys fees by part thereof, who this mortgage may knote or any renew enables of the Mortgage thirty-four	months after xpressly agree(s) it on the case of the c	date, in installm pay the sum of to pay any insta- kes or insurance ordingly; it is fur- said Mortgagor (s provements there ay appear, and to ive one hund	money above ilment on said as hereinafter ther expressly shall keep all on insured for herpolicy, duly iredths
; ;	and failing to do so, said Mortgagee may pay said taxes, charges and/or/insurance, and the amount so paid; with interest at the rate stated in said note, shall be and become a part of the indebtedness secured by this mortgage. If not contrary to law, this mortgage shall also secure the payment of all renewals and renewals notes hereof, together with all extensions thereof. The Mortgagors for themselves, their heirs, personal representatives and assigns, covenant and agree to pay said note and interest as they become due and to repay such further advances; if any, with interest thereon as provided in the note or notes evidencing such advances.						
9	If not prohibited by law or reguing gagee and without notice to National property and premises, or upon purchaser or transferee assumes	Nortgagor forthw n the vesting of s	ithsupon the convey uch title insany man	yance of Mortgagor iner in persons or e	's title to all or a ntities other than,	ny portion of sa	id mortgaged
 	If this mortgage is subject and payment of any installment of principal or such interest and the edness secured by this mortgage agreed that in the event of such this mortgage and the accompa holder of this mortgage.	principal or of in the amount so pai e and the accomp th default or shou	nterest on said prior d with legal interest panying note shall b ld-any suit be comr	mortgage, the hold thereon from the tir e deemed to be sec nenced to foreclose	er of this mortgag ne of such paymer ured by this mortg said prior mortgag	e may pay such nt may be added page, and it is fur e, then the amou	installment of to the indebt ther expressly int secured by
1	Mortgagor(s) expressly-understa	and: and agree th	at by this mortgage	they hereby assign	to the Mortgagee	all of Mortgago	r(s) rights and

interests in and to all rents or payments on land contracts from any and all tenants or contract purchasers due or to become due from any such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

This instrument prepared by Laura A. Kiest

:014-000191(REV. 10-85)

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage; Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions, IN WITNESS WHEREOF, the said Mortgagor(s) have hereunto set their hand(s) and seal(s) this November Type name here James A (SEAL) Type hame here Type name here STATE OF INDIANA COUNTY OF LAKE Before me, the undersigned, a Notary Public in and for said County, this_ 1993 , came _ James A. Sparks and Naomi Sparks , husband and wife and acknowledged the execution of the foregoing instrument: WITNESS OF MY HAND and official seal! My Commission expires 4/8/95 This Document is the property of THIS CERTIFIES that the annexed! Mortgage to which is recorded in the office of the Recorder of ____ _County; Indiana, in Mortgage has been fully paid and satisfied and the same is hereby released: Witness the hand and seal of said Mortgagee; this ____(Seal) STATE OF INDIANA, ___ Before me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the annexed release of mortgage. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal: My Commission expires_ Notary Public ğ recorded in Mortgage Record No. MORTGAGE 5 Received for record this