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93081059

SATISFACTION. The debt secured by the within Mortgage together with

Wait after recording to Central-Acceptance Co.

Mail after recording to ____Central_Acceptance_Co.

P. O Box 5528, Lansing, Il 60438-5528

INDIANA MORTGAGE

THIS MORTGAGE made this 30 thay of

-November

, 19<u>. 93</u>; by and between:

MORTGAGEE

MORTGAGOR!

Ella Ree Smith and Dianna R. Smith

1300 Lifncoln St. Gary, Indiana 46407 Central Acceptance Co.

P 0 Box 5528

Lansing, 11 60438-5528

Document is NOT OFFICIAL!

This Document is the property of the Lake County Recorder!

Enter in appropriate block for each party; name, address, and; if appropriate; character of entity, e.g. corporation or partnership.

The designation Mortgagor and Mortgages as used therein shall include said parties, their heirs, successors, and assigns, and shall linclude singular, plural, masculine, teminine or neuter as required by context.

WITNESSETH, That whereas the Mortgagor is indebted to the Mortgages in the principal sum of Four thousand three hundred

as evidenced by all Home ilmprovement Consumer Credit Sale: Agreement (Contract) of even date herewith; the terms of which are incorporated herein by reference. The final due date for payment of said Contract, if not sooner paid, is

TO SECURE to Mortgage of the repayment of the indebtedness evidenced by the Contract, together with all extensions, renewals or modifications thereof, the payment of all other sums advanced in accordance herewith to protect the security of this Mortgage, and the performance of the coverants and agreements of Mortgage and Mortgage's successors and assigns the following described property located by the Country of Linke.

State of Indianal

Lots Twenty-five (25) and twenty-six (26) Second (2nd) Grant Park Addition to Gary as recorded in Plat Book 7 Page 18 in the Office of the Recorder of Lake County, Indiana

Commonly known as: 1300 Lincoln St., Gary, Indiana 46407

Key#43-0342-0001 and 43-0342-0002

DEG 3. 12 16 PH 193

being the same premises conveyed to the Mortgagor by deed of ______

dated_______of ______of the _______of which the

description in said deed is incorporated by reference.

TO:HAVE AND TO HOLD unto Mortgages and Mortgages's heirs, successors and assigns forever, together with all the improvements now or hereafter attached to 'the property, all of which including replacements and additions thereto shall be deemed to be and remain in a part of the property, covered by this Mortgage, and all of the foregoing, together with said property, and herein referred to as the "Property."

IN-02

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Mortgagor and Mortgagee covenant and agree as follows: 1: PAYMENT OF CONTRACT: Mortgagor shall promptly pay when due the indebtedness evidenced by the Contract, and late charges as provided in the Contract. 2. INSURANCE, Mortgagor shall keep all improvements on sald land, now or hereafter erected, constantly insured for the benefit of the Mortgagee against loss by fire, windstorm and such other casualties and contingencies; in such manner and in such companies and for such amounts, not exceeding: that amount necessary to pay the sum secured by this Mortgage, and as may be satisfactory to the Mortgages. Mortgager shall purchase such insurance, pay all premiums therefor, and shall deliver to Mortgagee such policies along with evidence of premium payment as long as the Contract secured hereby; remains unpaid; if Morrgagor fails to purchase such insurance; pay the premiums therefor or deliver said policies along with evidence of payment of premiums thereon, then Mortgagee, at its option, may purchase such insurance. Such amounts paid by Mortgagee shall be added to the Contract secured by this Mortgage, and shall be due and payable upon demand by Mortgagor to Mortgagee: 3. TAXES, ASSESSMENTS, CHARGES. Mortgagor shall pay all taxes, assessments and charges as may be lawfully levied against the Property. within thirty (30) days after the same shall become due. In the event that Mortgagor falls to pay all taxes, assessments and charges as herein required, then Mortgagee, at its option, may pay the same and the amounts paid shall be added to the Contract secured by this Mortgage, and shall be due and payable by Mortgagor to Mortgagee upon demand of Mortgagee. 4. PRESERVATION AND MAINTENANCE OF PROPERTY: Mortgagor shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property. Upon the failure of the Mortgagor to so maintain the Property, the Mortgagoe may, at its option, enter the property and cause reasonable maintenance work to be performed. Any amounts paid by Mortgagee shall be added to the Contract secured by this Mortgage, and shall be due and payable by Mortgager to Mortgagee upon demand of Mortgagee. WARRANTIES. Mortgagor covenants with Mortgagee that he is seized of the Property in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all incumbrances and that he will warrant and defend the title against the lawful claims of all persons whomsoever, except for the exceptions hereinafter stated. Title to the Property is subject to the following exceptions: 6. WAIVER. The Mortgagor Walves and relinquishes all rights and benefits under the valuation and appraisement laws of any state. 7. PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this Mortgage is subordinate shall constitute default hereunder. 8: TRANSFER OF THE PROPERTY DUE ON SALE. If the Mortgagor sells of transfers all or part of the Property or any rights in the Property, any person to whom the Mortgagor sells or transfers the Property may take over all of the Mortgagor's rights and obligations under this Mortgago (known: as an assumption of the Mortgage) if certain conditions are met. Those conditions are:

(A) Mortgagor gives Mortgagee notice of sale, or transfer;

Mortgagee agrees that the person qualifies under its then usual credit criteria;

The person agrees to pay interest on the amount owed to Mortgagee under the Contract and under this Mortgage at whatever. :(C) lawful rate Mortgagee requires; and

The person signs an assumption agreement that is acceptable to Mortgagee and that obligates the person to keep all of the promises and agreements made in the Contract and in this Mortgage.

Iff the Mortgagor setts or transfers the Property and the conditions in A, B, C and D of this section are not satisfied, Mortgagee may require immediate payment in full of the Contract foreclose the Mortozge, and sock any other remedy allowed by this law. However, Mortgages will not have the right to require immediate payment in full or any other legal remody as a result of cottain transfers. Those transfers are:

the creation of liens or other claims against the Property that are inferior to this Mortgage, such as other mortgages; materialmen's liens, etc.,

tiens, tetc., a transfer of rights tin household appliances to a person who provides the Mortgagor with the money to buy these appliances in order to, protect that person against possible losses;
(iii): a transfer of the Property to surviving co-owners, following the death of a Cowner, when the transfer is automatic according to law, and (iv)): leasing the Property for a tigra of three (3) years of least as long as the least does not include an option to buy.

9. ACCELERATION REMEDIES. Upon Mortgagor's breach of any covenant or agreement of Mortgagor in this Mortgage, including the covenants; to pay when due any sums secured by this Mortgage, Mortgagee prior to acceleration shall mail notice to Mortgagor of the default. If the breach is not cured on or before the date specified in the notice. Mortgagee at Mortgagee's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding; Mortgages shall be entitled to collect in such proceeding all expenses of foreclosure; including; but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports, all of which shall be additional sums, secured by this Mortgage.

10: APPOINTMENT OF RECEIVER. Upon acceleration under Paragraph 9 hereof or abandonment of the Property, Mortgagee shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect all rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of the management of the Property and collection of

Morigage. The receiver shall be liable to account on 11. ASSIGNMENT. This Mortgage may be assigned.	ly for those rents acti	ually received.		and then to the sun	ns secured by this
IN WITNESS WHEREOF, Mortgagors have exec	TUIL	0.20			
		1800	4	mith	
The transfer and the second se	Witness	E PI	a Ree Smilt	n die	Mortgagor
The second secon	Winass	The Part of the Pa	nna R./Smi		Mortgagor
and the second section and	Witness	6195 1.5		1 VII g 12 2 0 1 0 1 0 1 1 1	Mortgagor-
	ACKNOWLEDGEMI				
STATE OF INDIANA, COUNTY OF Lake		.,	, ss:	la Ree Smi	tih and
Before me, the undersigned, a notary public in Dianna R. Smith	andifor said county a	nd state; personal	scknowledged the	execution of the for	recoinc: mortcace.
IN WITNESS WHEREOF I have hereunto subsc	cribed my name and	affixed my official	seal this	30th	day of
November November	, 19 <u> 93i</u> .	_		,	
My Commission Expires:		Hill	sa M.s	tie	
	TRANSFER AN	Felipa 9	rtiz Notar	y Public Lake	County Res
•	TRANSFER AN	D ASSIGNMENT		<u> </u>	•
	County, INDIANA				
For value received the undersigned Mortgagee	hereby transfers, assi	gns;and conveys	unto		
	ill:right, title, interest,	powers and option	ns in, to and under	the within Real Est	ate Mörtgage from:
		to			
as well as the indebtedness secured thereby.					
In witness whereof the undersigned ha			hand and seal,	this	day
of				•	
Signed, sealed and celivered in the presence of:					(Seal)
Witness:		Ву			
Notary:				(1110)	
Notary Public	County, Indiana	My Commissio	n Expires:		

Allan Fefferman

This instrument was prepared by