١		
١		
۱		
١		

93081814

Ke	•
B	•
Del	
- ¹ ');	

•••	9308181	3 [,] F	REAL ESTA	TE MORT	GAGE			•
This m	ortgage made on the1	2th day of	May	, 19 <u>93</u>	., between _	Annie R.	Fuentes	
ind				, hereinatte	r referred to	as MORTGAG	ORS, and	*************************************
First N	Metropolitan Bui	lders of Am	<u>erica, Inc.</u>		_, whose ac	dress is <u>300</u>	W. Ridge Roa	d
	"Gary	<u> </u>	ndiana	nereinafter refe	rred to as M	ORTGAGEE.		
WITNE	SSETH: Mortgagors jointly	and severally gra	nt, bargain, sell, co	nvey and mort	gage to Mort	gagee, its succe	ssors and assigns, th	ne real propert
gether wil	described as security for the interest as provided in the contract of the cont	he loan agreeme	nt which has a fina	al payment dat	e of		19	
irdiabib' is	operty hereby mortgaged, a ents and profits. VE AND TO HOLD the sa							•
s successond have an ill forever lift morto	ors and assigns, forever; a uthority to convey the sam warrant and defend the si gagors shall fully perform a ge secures; then this mon	nd mortgagors ne e, that the title so ame unto mortga Il the terms and ci	reby covenant that conveyed is clear gee against all clai onditions of this mo	i mortgagors ai , free and unei ms whatsoevel ortgage and shi	re seized of a ncumbered of r. except thou all nev in full	good and perfect except as hereir se prior encumb	it title to said proper nafter appears and ti prances, if any, here	ly in fee simple hat mortgagors inafter shown
MORTC azards with lause in far n said prop lortgagors gree to be agee for th o pay all ta en superior il installme n the date	GAGORS AGREE: To keep han insurance company at yor of Mortgagee as its interpretation of Mortgagee as its interpretation of Mortgagee as its interpretation of Mortgagee at the protection or preservation axes, assessments, bills for the that of this mortgage at ints of interest and principal hereof. If Mortgagors fail to agors with the amount as	o the mortgaged puthorized to do bu erest may appear g the amount of h ; or to add such p ge or loss resultin n of the property s r repairs and any nor now existi I on account of ar o make any of the paid; adding the	property, including isiness in the State r. and if Mortgagor's indebte premium to Mortgagor from any cause shall be repaid upor other expenses in any may be created be foregoing payme to Mortgagor	the buildings a of Indiana, acc s fail to do so, edness for a pergor's indebted whatsoever. Min demand and incident to the of against the princh may be sents, they herebur's indebted as a sent such	and improve ceptable to Nathey hereby riod not excelless. If Morortgagors again to so paid winership of operty durin cured by a liby authorize	Aortgagee, which authorize Mortgagee elects to gree that any suit is half be secure the mortgaged g the term of this en superior to the Mortgagee to phareby. To expend	n policy shall contain gagee to insure or re of such indebtedness of walve such insurar ms advanced or exp d hereby. Mortgagor property when due it is mortgage, and to let lien of this mortgage the same on the clien due till parce it.	a loss-payable onew insurances and to charge one Mortgagor ended by Mores further agreem order that in pay, when durage and existing order that in behalf, and to the operation
anagement keep the	nt and occupation of the m mortgaged property in:its	ortgaged property present!condition	y and improvement and repair norm	is thereon, and al and ordinary	pot to comp depreciation	mit or allow was on excepted:	te on the mortgaged	l premises, an
If defau stallments sinted; or s 'Mortgago ime, then	of the made in the terms or when due, or if Mortgago should the mortgaged prop ors herein contained be ind the whole amount hereby	conditions of the rs shall become the result of any part the correct or, if the Massecured shall, at	debt'or debts here sankrupt or insolve ereof.be attached, ortgagors shall ab	eby secured or intror make an levied upon or andon the mor a become imm	of any of the assignment of the selection of the selectio	le terms of this in the benefit any of the represent, or sellior and the representation and the sellion and th	mortgage, or in the of creditors, or have sentations, warrantle attempt to sell all or without notice or den	payment'of an e a receiver;aj e or statement any part of the nand, and sha
essession (all pay all ecution of ests, and a	e in a suit at law or by forect of the mortgaged property I costs which may be incu r existence of this mortgat a reasonable fee for the se	with the ren ts: (is) red or pald by M ge and in the eve arch made and p	suest income and portgagee in connection of foreclosure or preparation for such	ction with any this mortgage f this mortgage f foreclosure.	newith oawl suittor proce e, Mortgago together with	thout foreclosure eeding to which rs will pay to the n all other and fi	e or other proceedin it may be a party be illorigagee, in add urther expenses of t	gs: Mortgago y-reason of th ition to taxabl oreclosure an
d repair n Nö failü hts in the all be con	ing expenses fees and par made in order to place the ire on the part of Morigage event of any other or sub- istrued to preclude it from t	'same:in:a condi e to exercise any sequent defaults (he exercise there	tion; to be sold. y of its rights hereu or breaches of cove of at any time duri	under for defau enant and no c ng the continua	ilts or breach delay on the	hes of covenant	shall be construed	to prejudice it of such right
•	e any one or more remedi s and obligations he eund to:					ssors; executors	s, administrators and	assigns of th
The plu	ral as used in this instrum	ent shall include	the singular when	a applicable.				
The rea	al property hereby mortgag	ed is located in_	Salve T			County;	State of Indiana, ar	idilis describe
ot 6 in 9, 30 a n Plat	n Block 2, in Su and 31 of Block Book 30 Page 48	4 in George , in the O	ia Heights ffice of the	Aubdivision Recorder	on, as r	er plat t	hereof, reco	28, rded
ey#8-1	y known as 5411 (5-234-6							
£//	NESS:WHEREOF Mortgag	ors have execute	o ruis mongage o	n:tne day abov	/e snown.			
Amic	R. Fuentes	enos	MORTGAGOR			·		MORTGAGO
MILLE	•	ACKNOWLEDGE	MENT: BY: INDIVID	UAL OR PAR	TNERSHIP	BÖRROWER		
ACT:	INDIANA COUNTY OF _	Lake				s. _{Ired} Amnie		ייני גונטאי פייני
Taglora.	me, the undersigned a no	tary public in and	o for said!county a	nd;state,₁persc	onally, appea	ried Willie	201- 00	acknowledge
	tion of the foregoing mort	-				1.0.1		00
IN WITH	VESS WHEREOF I have h	ereunto subscrib	ed my name and a	affixed my offic	ial seal this	12th day of	May &	, 19 <u>93</u>
Commiss	sion Expires:	•			-=	Selep	a (Iste	PUBLIC
1-16-9)3 :			Felipa	Ortiz,	Lake Count	ty Resident	,
		11		NOTARY: PLE	ASE PRINT N	NAME AND COUN	TY.	
s instrum	ent was prepared by	llan Feffe	erman	··		·	·	

LAURA J. BATES
PORTFOLISACCEPTANCE-COR
\$131 LBJ PREEWAY.
SUITE 700 100
DAULASTEXAS 75251

14-802