REAL ESTATE MORTGAGE

This mortgage made on the	7 day of _	DECEMB	ER , 1	93 [;] 9, bet	ween _T	yronn: I	R'Cunning	ham	
and Frances Carol Cunn FINANCIAL SERVICES COM		DIANA, IN		ereinafter refe			GORS, and Al		
ÆRRILLVILLE, IN 46410).		harala	after referred (nose addre		1		
WITNESSETH: Mortgägors jointi	v and severally or	rant! bargain:						esione the	real property.
hereinafter described as security for									real property
interest as provided in the loan agre The property hereby mortgaged,	ement which has	s a final paym	ent date of	NYWNYKX	r	, XX_	2004;		-
interests, rents and profits.									
TO HAVE AND TO HOLD the sits successors and assigns; forever; and have authority to convey the sawill forever warrant and defend the if mortgagors shall fully perform this mortgage secures, then this mortgage secures.	and Mortgagors he, that the title same unto mortgall the terms and	nereby covena so conveyed in agee against in conditions of t	nt that mort s clear, free all claims w this mortgag	gagors are sei: and unencum hatsoever exce le and shall pa:	zed of goo bered exc ept those y in full in	od and per ept as her prior encù	fect title to sai reinafter appea mbrances; if a	d property ars and tha any, hereins	in fee simple it mortgagors after shown.
MORTGAGORS AGREE: To kee hazards with an insurance company clause in favor of Mortgagee as its is on said property in a sum not exceed Mortgagors with the premium thereograe to be fully, responsible for dam gagee for the protection or preservation of the superior to that of this mortgage all installments of interest and principle on the date hereof. If Mortgagors fall charge Mortgagors with the amount management and occupation of the to keep the mortgaged property in the same company in the same content of the content of the mortgaged property in the same company in the same content of the to keep the mortgaged property in the same company in the same content of the same conten	ep the mortgaged authorized to do biterest may appeing the amount of on, or to add suchage or loss resultion of the property for repairs and at and not now existed on account of the make any of so paid; adding the mortgaged propets present conditions.	I property, incousiness in the par, and if Mortgagor's in premium to iting; from any oy shall be repaid in the foregoing may be carry indebted in the foregoing may and improve and repair and improvents and repair and improvents in the foregoing may be carry and improvents and repair and repair and improvents and repair an	luding the best state of integrated in the state of integrated integrated in the state of integrated integrated in the state of integrated int	ulidings and in diana; acceptal to do so, they s for a period n indebtedness, seever. Mortga and and if not at to the owners nay be secured hey hereby au debtedness se reon, and inc? i dordinary dep	mproveme ble to Mori hereby au not exceed. If Mortga gors agree so pald sh ship of the y during the by a lien thorize More commit reciation	agagee, what the ing the term of the term of superior to ortgage the term of superior to ortgage the term of superior to ortgagee to ortga	nich policy sha ortgagee to ins m of such inde s to waive such sums advance ured hereby. M ed property wh this mortgage to the ilen of thi o pay the same kercise due dil vaste on the m	il contain a sure or rene btedness a in insurance do rexpen tortgagors from due in, and to pas a mortgage on their bigence in the ortgaged portgaged portgag	loss-payable ew. insurance and to charge end for the mortgagors ded by Mort-lurther agree: order that no ty, when due; brand existing behalf, and to he operation; remises, and
If default be made in the terms installments when due, or if Mortgaged proof Mortgagors herein contained be a same then the whole amount hereb be collectible in a suit at law or by for possession of the mortgaged proper shall pay all costs which may be increased in order to sale, including expenses, fees and and repair made intorder to place the	pors shall become perty or any party or any party or any party secured shall, secured shall, secured so paid by age and in the esserch made and payments made at a pa	bankrupt or the extended to th	insolvent; o letted, tevlet hall abando s option; be y case; repri- e and profits connection soure of this or such fore move the fir	make an assident and assident asside	anmentific d, or it any ed propert tely due a enforcem th or with or proceed ortgagors wher with a	or the bene y, of the rep y, of soll of hid payable ent, Mortg tit foreclos ling to whill will pay to ll other an	afit of creditors resentations, to a stiempt to so without notice age at all be concerned to the may be a the Mortgage of turther expe	o, or have a warranties of ell all or ar ce or dema entitled to the roceedings a party by re; in additionses of for	a receiver ap- or statements ny part of the and, and shall he immediate a. Mortgagors on to taxable reclosure and
Notallure on the part of Mortga rights in the event of any other or su shall be construed to preclude it from may enforce any one or more reme All rights and obligations hereur parties thereto: The plural as used in this instru	gee to exercise a lbsequent default nthe exercise the diesthereunder s nder shall extend	any of its right is or breaches ereof at any tin uccessively, or to and be bind	s hereunder of covenan ne during the concurrent ling upon the	t, and no delay e continuance ly at its option e several heirs	on the particle of any such	artiof Mort ch default!	gagee in exer or breach of c	cising;any e ovenant, ar	of such rights, nd:Mortgagee
The real property hereby mortg	\ .		\sim .						dils described
LOTS 63 TO CEDAR LAKE	o 69: B <mark>oth i</mark> E, AS SHOWN MONLY KNOW	IN PLAT	BOOK 1	2 PAGE 3	3 IN L	AKE CO	UNTY, IN	CIANA.	· OF
30 M			NDIA!	Ammin		/	SA		I
IN: WITNESS WHEREOF Mortg	agors have:exec	uțed this mort	gage on thi	orday ábovorsi	iown.	,	- CONT.	17	
Frank R. Com	12/6-			Fra	Me	es (NAT	更un	iga ka k
Tyronn R Cunningha	ń.	MORTG	AGOR	Frances	Carol	Cunni	nghan 20	25	A GOA
	ACKNOWLED	GEMENT, BY. I	NDIVIDUAL	. OR PARTNE	RSHIP:BC	PROWER		E	S. H.
STATE OF INDIANA, COUNTY OF		LAKE					b s.	•	5
Before me, the undersigned, a	notary public in	andifor said c	ounty and s	tate, personall	ly appeare	d Tyror	n R Cunn	ingham	
a	nd Frances	Carol Cu	nningha	m:				and a	acknowledged:
in the execution of the foregoing m				- .		17:	- DECEN	BER	10) 93
IN WITNESS WHEREOF I have My Commission Expires:	refeunto subsc	rided my nam	ie anciailixi	o my oniciai s	seal this	200 /0 /	ulem)	m	Stell
·					<i></i>		er sem	NOTAR	Y PUBLIC:
3-12-97			T72	MARI TARY: PLEASE		HUBER,			
This instrument was prepared by		DY HIGHT		MANT: PLEASE	rdini NA	INE AND C		.) 	kil.
							į́́́́́́		