REAL ESTAT		4023015	MORTGAGELE	FS
aORTGAGØR(S)	ACCOUNT NUMBER 547400315		AVCO FINANCIAL SERVIC	
Last Name BOGART	ROGER C	AKA MELODY KAY M	ENDOZA 101 N MAIN ST (PO-	살아 살아들아 이렇게 되었다.
Control of the second second second	The Application of the Committee of the	MELODY K ortgagee, the following described Real !	TOTAL	, INDIAN,
	, State of Indiana, t	o vit	2	2 7
	SEE EXHIBI	ΓΛ	S w	
MORE COMMONL	Y KNOWN AS: 6331 OHIO 5	ST HAMMOND IN 46323		
ogether with all buildir lumbing, gas, electric.	igs and improvements now or hereaft ventilating, refrigerating and air-condi	ter erected thereon and all screens, aw	nings, shades, storm sash and blinds, and therewith, all of which, for the purpose pertaining to the property about describe	Al this mortgage
ORTGAGOR ALSO A	SSIGNS TO MORTGAGEE ALL RE	NTS issues and profits of said premi	ses, reserving the right to collect and use	the same, with
ontinuance of such defi	n of the premises, during continuance	of default hereunder, or to apply again	ist any deficiency remaining after foreclosi enforce the same without regard to adequa	are sale and duri
			herein; (2) Payment of the principal sun	
<u>~3-73-94 ≈ ≈</u>	herewith executed	by Mortgagor and payable to	e (hereinafter referred to as "Loan Ag the order of Mortgagee, in the pr	rincipal sum o
newal or refinance; (3)	Payment of any additional advances,	when t due on 4-4-111 with interest thereon; as may hereafte that may be advanced by the Marton	, or as extended, deferred or the loaned by Mortgagee to Mortgagor in gee to Mortgagor for any reason or to t	or rescheduled b a maximum su
tension of said Loan	Agreement, or any other agreement to	me security of in accordance with the	r. (6) Any sums expended by marteagee (	cai reiinancino i
I payments made by M FIRST: To the pay	fortgagor on the obligation secured by	this Mortgage shall be applied in the	Traditions access to the ending tradition you arrows office and so appropriate that make the 2.5%.	all other charm
d expenses agreed to b	e paid by the Mortgagor,  ayment of interest due on said loan.	Marit Carrier		
O PROTECT THE SE	CURITY HEREOF, MORTGAGOR(S	AGREES: (1) To keep said premises in	sured for the protection of Mortgagee in sucrefor, properly endorsed, on deposit with M	ch manner, in su
) To pay all taxes and s	ses of collection) shall, at Mortgagee's concein assessments of any kind that have	been or may be levied or assessed within	whether due or not, or to the restoration of	said improveme
ortgagee ten days befo	it or debt secured hereby, or upon the ir	sterest of Mortgagee in said premises or in	said Loan Agreement or said debt, and pro- icial receipt of the proper officer showing p ge, if any and upon demand of Mortgagee	cure and deliver
tht or option granted b	in any way may impair the security of the	its Mortgage. (4) To pay when due any product to permit the principal balance of su	for lien or Mortgage on the premises and, no	otwithstanding a
on prior hen to increase Mortgagor(s) under h	capacitie balance existing at the time coaragraphs (1). (2). (3) or (4) above.	of the making of this Mortgage until this had the making of this Mortgage, at its option (whether election)	fortgage shall have been paid in full, (5) In the story declare the whole indebtedness hereb	the event of defa
termining the validity i	inereoi (uniess Morigagor(s) have instit	uted proper legal proceedings to test the	charges therefor; (b) pay all said taxes and a validity of such taxes or assessments and h interest thereon from the time of payment	ave denosited w
ep the buildings and ot	deemed a part of the indebtedness secu her improvements now or hereafter erec	red by this Mortgage and shall be immed	iately due and payable by Mortgagor(s) to ommit or suffer any waste or any use of said	Mortgagee, (6)
ortgagee, and to permi	or contrary to laws, ordinances or regul	ations of proper public authority, not to	remodel the improvements except with the	written consent
tice, be released from t	he lien hereof, without releasing or affe	thereof, may be extended or renewed, are	aid Loan Agreement and this Mortgage. (8 d any portions of the premises herein descript corporation for the payment of said indel	ibed may, without the li
this instrument upon tall release, reduce or of	he remainder of said premises for the fu therwise affect any such personal liabili	ill amount of said indebtedness then remain ty or the lien hereby created, (10) If any	ining unpaid. (9) No change in the ownersh	ip of said premi
rrants that this instrun	nent has been executed in his/her behalf she is the Borrower hereunder.	f, and for his/her sole and separate use a	nd benefit and that he/she has not executed	the same as sur
y be secured hereby as	The same may hereafter become due, u	non commencement of any proceeding t	Loan Agreement or on any other advance of one of the control of th	any time thereat
ard to the solvency or	insolvency of persons liable for the p	entitled as a mater of right, without notice ayment of the indebtedness hereby secure	e to Mortgagor(s) or any person claiming ui	nder them, with
er to take possession of	I said premises, to collect all rentals and	i profits thereof and to hold and apply the	f redemption, to the immediate appointmen the receipts as the court may order for the be by secured, Mortgagor(s) hereby assign to	nefit of Mortes
nt, title and interest in I any extensions or re	and to any existing leases and all future newals of said leases, and all rents, ro	cleases, including any oil, gas or mineral valties, issues, income and profits there	leases covering all or any part of the premis	es herein descril
auit, to enter and tak ruct the lessee under a	e possession of the Mortgaged premise any such lease, or his or its assigns or s	es and to collect such rents, royalties, is accessors in interest, to pay to Mortgage	sues, income and profits. Mortgagor(s) her	reby authorize a
i discharged from the	proceeds of the Loan Agreement hereb	by secured, and even though said prior li	e lien of any and all prior encumbrances, liens have been released of record, the repay	ment of said I
trument or of said Lo	oan Agreement Morigagee is given an	v option, such option may be exercise	such payments, respectively. (4) Whenever d when the right accrues, or at any time n contained, and all provisions of this More	thereafter (5)
i be binding upon the rortgage or the Loan As	ters, executors, administrators, success	ors, grantees, lessees and assigns of the p. v. neither this Mortgage nor said Loan A	arties hereto, respectively. (6) Notwithstand	ing anything in t
igation of payment, ex nages under condemna	tecept to the extent that the same may be ation for injury to, or taking of, any pa	e legally enforceable; and any provision rt of all of said property is hereby assign	to the contrary shall be of no force or effect ed to Mortgagee with authority to apply or	. (7) Any award
eived, as above provide reon when due or if the	led for insurance loss proceeds, (8) In here shall be a failure on the part of M	case default shall be made in the paym ortgagor to comply with any covenant.	ent of any installment of said Loan Agrees	ment or of inter
an Agreement and the	whole indebtedness, less unearned char	ges if any, secured by this Mortgge, inclu	sting at the time of the making of this Mort ding all payments for taxes, assessments, in ce being hereby expressly waived), be deeme	surance premiui
l become due and paya	ible at once, or at any time thereafter at	Mortgagee's option, by foreclosure or o	herwise. In the event of such default, Morts t that the payment of such itmes by the N	zagor agrees to i
hibited or limited by t	the provisions of the Indiana Uniform	Consumer Credit Code.		
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UNIX: OF THE LAK	<b>E</b>	人名英格兰 经证据 化氯化 医二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	DATE OF MORTGAGE 3-23-94	
this 23 RD - day of S	ed: a Natary Public in and for said Con	unty and State, IN WITNESS WI personally day and year first	EREOF said Morigagor(s) pereunto set above westen.	nand and seal
	MELODY // BOGART	1	Co Ant	
eared ROUEK U. C. acknowledged the exc	MELUDY K BUGARI ecution of the above and foregoing mo		C Dagar	(SEA
ness my Sienatura and	Seel My Comn	mission Expires, Make The	COMPONER POGER C BOGART	400
onilled	<u> 34010-28</u>	8-94 Melou	H Bogetes	O (SE
TARY PLANTED AND	I J JOSTES	MORTGAGOR.	CHROWER MELODY K BOGART	

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## This Document is the property of the Lake County Recorder!

## EXHIBIT A

LOT 29, EXCEPT THE SOUTH 16.5 FEET THEREOF, ALL OF LOT 30 AND LOT 31, EXCEPT THE NORTH 13.5 FEET OF SAID LOT, BLOCK 1, RUSSELL'S 1ST ADDITION TO THE CITY OF HAMMOND, AS SHOWN IN PLAT BOOK 11, PAGE 31, IN LAKE COUNTY, INDIANA.

