94024933

611551 Rev. 6-91

REAL ESTATE MORTGAGE

This m	ortgage mad	le on the _	31 day of	March	, 19 <u>94</u>	, between	Lloyd A	Flowers	
ınd	Finanio	cal Ser	vices Compa	any of Indiana	, Inc , who	reinafter referred ose address is	to as MORTGAG 429 W 81s	ORS, and ASSO St St	CIATES
	Merrii.	MITTE,	1n 46410		, hereinafte	r referred to as i	MORTGAGEE. 🔨		,
roperty	hereinafter d	escribed a	s security for the	lly grant, bargain, sell, payment of a loan ag ment which has a final	reement of even d	late herewith in	the amount of \$	24929,25	the real
The p		by mortgag	jed, and describe	ed below, includes all		_			, rights,
iccesso nd have	ers and assignation	ns, forever; convey the	and Mortgagors same, that the tit	einafter described, with hereby covenant that i le so conveyed is clear tgagee against all claim	mortgagors are sei , free and unencur	zed of good and nbered except a	d perfect title to sa is hereinafter app	aid property in fed ears and that mo	e simple
				nd conditions of this mo null, void and of no fur			rdance with its ter	ms, the obligation	s which
azards ss-pays snew ini debtedr uch insu dvanced ereby. A coperty v is mortg the lier pay the kercise o	with an insustible clause in surance on a reas and to carance Mortg d or expende fortgagors fu when due in gage, and to n of this mortg same on the	rance com n favor of N said proper tharge Mort agors agre d by Mortgi inther agree order that i pay, when gage and e eir behalf, (pany authorized Mortgagee as its ty in a sum not tgagors with the p e to be fully resp agee for the prote by To pay all taxes no lien superior to due, all installment xisting on the dat and to charge Mo ration, managemy	ged property, including to do business in the interest may appear, a exceeding the amount remium thereon, or to consible for damage or ction or preservation of a, assessments, bills for that of this mortgage has of interest and principle hereof. If Mortgagors rigagors with the amount and occupation of the mortgaged property in	State of Indiana, nd if Mortgagors far of Mortgagor's in add such premium loss resulting from the property shall in repairs and any cand not now existing and not now existing on account of fail to make any of the mortgaged property.	acceptable to all to do so, they debtedness for to Mortgagor's is any cause what be repaid upon other expenses ing may be created any indebtedness the foregoing put the same to Moerty and improve	Mortgagee, whice hereby authorized a period not excludebtedness. If Natsoever, Mortgagedemand and if not incident to the owted against the press which may be a ayments, they her rtgagor's indebted ements thereon, a	h policy shall co be Mortgagee to in eeding the term lortgagee elects ors agree that all so paid shall be nership of the mo operty during the ecured by a lien eby authorize Mo lness secured he and not to commit	ontain a neure or of such to waive ny sums secured ortgaged e term of superior ortgagee ereby. To t or allow
stalimer pointed atemen int of the mand, atitled to oceedir arty by r ldition t foreclo	nts when due to of Mortgag to same, the and shall be to the immedia to the immedia to taxable con taxable con to taxable sale	e, or if Mor the mortga gors herein in the who collectible ate possessions shall pe execution sts, and a r e, including	tgagors shall bec ged property or a contained be inc le amount hereb in a suit at law o sion of the mortga ay all costs which or existence of thi reasonable fee for g expenses, fees	the debt or debts here come bankrupt or insolarly part thereof be attorrect or if the Mortgay secured shall, at Mor by foreclosure of this aged property with the reay be incurred or pairs mortgage and in the rethe search made and and payments made to ace the same in a conductive.	vent, or make an ached, levied upor shall abandon ortgages. In any cents, issues, income by Mortgages in event of foreclosure preparation for suce prevent or remove	assignment for a consistency of the mortgaged become immediate, regardless and profits the connection with a of this mortgages foreclosure, to	the benefit of cre- france of the repre- property, or sell o liately due and p is of such enforcer prefrom, with or wi any suit or process pe, Mortgagors will ogether with all ot	ditors, or have a sentations, warrar attempt to sell a syable, without renent, Mortgagee thout foreclosure ding to which it not the Mortgher and further expenses.	receiver anties or all or any notice or shall be or other nay be a pagee, in expenses
hts in to all be ortgage All righ orties he	he event of a construed to se may enforce ats and obliga- preto.	iny other of preclude ce any one ations here	r subsequent defa it from the exerc or more remedies under shall extend	e any of its rights hereu hults or breaches of cov- ise thereof at any time is hereunder successive d to and be binding up- de the singular where a	renant, and no dela e during the conti ly or concurrently a on the several heir	ay on the part of nuance of any at its option.	Mortgagee in exe such default or t	rcising any of suc preach of coven	ch rights ant, and
•	al property h	ereby mort	gaged is located			SHOWN IN	ounty, State of Inc PLAT BOOK 2	liana, and is desc 8 ,	cribed as
	PAGE 2	5, LAKE	COUNTY IN	DIANA.	DIANA				
	COMMON	LY KNOW	IN AS 3800	EAST 14TH AVEN	IUE GARY, I	N		57.5	
IN WIT	TNESS WHE	REOF Mort	gagore have exec	cuted this mortgage on	the day above sho	wn.		RECONDER	Ell E
	Llaud	N. Elevis		HODTOLOGO				<u> </u>	TOLOOO
	rtoλa (A Flowe	ers	MORTGAGOR				S S MOR	ITGAGOH
			ACKNOWLED	GEMENT BY INDIV	IDUAL OR PART	INERSHIP BO	PRROWER	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	() ()
TATE O	F INDIANA, (COUNTY O	F	Lake	SS.			- E	
Before	me, the und	ersigned, a		and for said county and		ppeared	Lloyd A Flo	wers	
		lha avaauti	on of the foregoin	a mortana	····	···			
	•		_	•		21	March	1	92
IN WIT	NESS WHE	REOF I hav	e hereunto subsc	cribed my name and af	ixed my official sea	il this	day of	·	19
y Comn	nission Expire	9 5:			Ĺ	\sim 1.		3.0	è,
•						- Mai	elyn Y	K Live	كرين
	3-12-9	7			Mar	ilyn M Hu	ulyn / ber/Lake	NOTAR NOTAR	Y PUBLIC
				 DY High	NOTARY	cilyn M Hu		NOTAR	Y PUBLIC
nis in s tru	3-12-9 ument was pr				NOTARY			NOTAG	Y PUBLIC

RETENTION COPY (1)