## 94031454

## REAL ESTATE MORTGAGE

This mortgage made on the 25 day of April and Alice*M Lopez	. hereinafter referred to as MORTGAGORS, and ASSOCIATES
	of Indiana, Inc., whose address is 429 W 81st St
• • • • • • • • • • • • • • • • • • • •	, thereinafterreferred to as MORTGAGEE.
with NESSETH: Mortgagors jointly and severally gran property hereinafter described as security for the payment together with interest as provided in the loan agreement with interest as provided in the loan agreement with the contract of t	t, bargain; sell, convey and mortgage to Mortgagee, its successors and assigns, the realisent of a loan-agreement of even-date herewith in the amount of \$\frac{10198.98}{19.99}}.  Thich has a final payment date of \textstyle May 5 \textstyle 5 \textstyle 5 \textstyle 19 \textstyle 99 \textstyle .
	ow, includes all improvements and fixtures now attached together with easements, rights;
successors and assigns, forever; and Mortgagors hereby and have authority to convey the same; that the title so co	r described) with all the privileges and appurtenances thereunto belonging unto mortgagee, its or covenant that mortgagers are seized of good and perfect title to said property in fee simple proveyed is clear, free and unencumbered except as hereinafter appears and that mortgagors against all claims whatsoever except those prior encumbrances, if any, hereinafter, shown:
If mortgagors shall fully perform all the terms and cond this mortgage secures, then this mortgage shall be null; vo	litions of this mortgage and shall pay in fullfin accordance with its terms, the obligations which oid and/of no:further force and/effect.
hazards with an insurance company authorized to do loss-payable clause in favor of Mortgagee as its interest renew insurance on said property in a sum not exceed indebtedness and to charge Mortgagors with the premium such insurance Mortgagors agree to be fully responsible advanced or expended by Mortgagee for the protection of hereby. Mortgagors further agree: To pay all taxes, asserproperty when due in order that no lien superior to that of this mortgage, and to pay, when due, all installments of into the lien of this mortgage and existing on the date hered to pay the same on their behalf, and to charge Mortgagor exercise due diligence in the operation, management and	perty, including the buildings and improvements thereon, fully, insured at all times against all business in the State of Indianal acceptable to Mortgagee; which policy shall contain a timay, appear, and if Mortgagors fail to do so, they hereby, authorize Mortgagee to insure or ling, the amount of Mortgagor's indebtedness for at period not beceding the term of such a thereon, or to add such premium to Mortgagor's indebtedness. If Mortgagee telects to waive for damage or loss resulting from any cause whatsoever. Mortgagors agree that any sums a preservation of the property shall be repaid upon demand and if not so paid shall be secured assements, bills for repairs and any other expenses incident to the ownership of the mortgaged of this mortgage and not now existing may, be created against the property during the term of the rest; and principal on account of any indebtedness which may be secured by a lien superior but if Mortgagors fail to make any of the foregoing payments, they hereby authorized Mortgagee with the amount so paid, adding the same to Mortgagor's indebtedness secured hereby. To cocupation of the mortgaged property and improvements thereon, and not to commit or allowaged property in its present condition and repair; normal and ordinary depreciations excepted.
appointed, or should the mortgaged property or any par statements of Mortgagors herein contained be incorrect of part of the same, then the whole amount hereby secu demand, and shall be collectible in a suit at law or by for entitled to the immediate possession of the mortgaged proceedings. Mortgagors shall pay all costs which may be party by reason of the execution or existence of this mortgaddition to taxable costs, and a reasonable fee for the se	bt or debts hereby secured or of any of the terms of this mortgage, or in the payment of any ankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver to thereof be attached, levied upon or selzed, or if any of the representations; warranties or or if the Mortgagers shall abandon the mortgaged property, or sell or attempt to selliall or any red shall, at Mortgagee's option, become immediately due and payable, without notice or eclosure of this mortgage. In any case, regardless of such enforcement, Mortgagee shall be operty with the rents, issues, income and profits therefrom, with or without foreclosure or other incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be at gage and in the event of foreclosure of this mortgage, Mortgagors will pay to the Mortgagee, interact made and preparation for such foreclosure; together with alliother and further expenses; whents made to preventior remove the imposition of liens or claims against the property, and a same in accondition to be sold.
rights in the event of any other or subsequent defaults or shall be construed to preclude it from the exercise the Mortgagee may enforce any one or more remedies hereu	If its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its breaches of covenant; and no delay on the part of Mortgagee in exercising any of such rights; breaf at any time during the continuance of any such default or breach of covenant, and ander successively or concurrently at its option.  If its rights hereunder for defaults or breach of covenant, and and and are default or breach of covenant, and and and are defaults or breach of covenant, and are defaults or breach of covenant and are defaults or breach or defaults or breach of covenant and are defaults or breach of covenant and are defaults or breach or defaults or defaults or breach or defaults or defaults or defaults or breach or defaults or def
The plural as used in this instrument shall include the s	ingular where applicable:
The real property hereby mortgaged is located in-	Lake County, State of Indiana; and is described as
22 BLOCK 13, RIDGEWOOD ADDI' PAGE 80, LAKE COUNTY, INDIA FOR THE WIDENING OF MAIN S	7.18 W MAIN ST GRIFFITH, IN  is mortgage on the day above shown  MORTGAGOR  Alice M Lopez  MORTGAGOR  MORTGAGOR
ACKNOWLEDGEME	ENT BY INDIVIDUAL ORIPARTNERSHIP BORROWER:
STATE OF INDIANA, COUNTY OF Lake	, ss.
Before me, the undersigned, a notary public in and for ALICE	said county and state; personally appeared.
and acknowledged in the execution of the foregoing morts	gage.
IN WITNESS WHEREOF I have hereunto subscribedir	ny, name and affixed my-official seal this 25 day of April 49 94
My Commission Expires:	Bouen Mitteleer
3-12-97'	Marilyn M Huber/Lake
This instrument was prepared by.	DY Hightower  NOTARY: PLEASE PRINT NAME AND COUNTY
611551 Rev.6-91	ORIGINAL (1)  BORROWER COPY (1)  RETENTION COPY (1)