	Merrill Ville 46 410 INDIANA REAL ESTATE MORTGAGE	
1	THIS INDENTURE WITNESSETH, that ARTHUR J ORDWAY AND VANA GAYLE ORDWAY	
	ereinafter referred to as Mortgagors, of LAKE County, state of INDIANA , Mortgage and warrant forwest Financial Indiana, Inc., hereinafter referred to as Mortgages, the following described real estate, in LAKE	to
C	County, State of Indiana, to wit: LOT 15 IN WOODS PARK UNIT NO. 1, AS PER PLAT THEREOF,	
ΚU NK	DED SEPTEMBER 16, 1957 IN PLAT BOOK 32 BAGE 27. IN THE OFFICE OF THE RECORDER SECONDER.	
	秦 - 본 - 東 - 東 - 본 - 王 - 東	\$
**		i i
12		
	Bertaller van de sterne de	.f.
à		
ir	o secure the repayment of a promissory note of even date in the sum of \$ 4662.20 , payable to Mortgagee in mon ustallments, the last payment to fall due on 2/5 , 19 98 , and also to secure the repayment of any and all future advan	naon
ti	and sums of money which may from time to time bereafter be advanced or loaned to Mortgagors by Mortgagee; provided however, the principal amount of the outstanding indebtedness of the loaned by Mortgagors at any one time, shall not exceed the sure 125,000.00.	that n of
	Mortgagors expressly agree to keep all legal taxes, assessments, and prior liens against said property paid, to keep the buildings mprovements thereon in good repair, to commit no waste thereon, and to keep the buildings and improvements thereon insured for	and
a	the control of the Mortgagee as its interest may appear; and upon failure of Mortgagers to do so. Mortgagee may pay such taxes, assessment prior liens, and cause said property to be control of the indebtedness secured by this mortgage.	ints, ne a
	Mortgagors agree to pay all indebtedness socured hereby, together with all taxes, assessments, charges, and insurance, without any rephatsoever from valuation or appraisement laws of the State of Indiana.	elief
¥	Mortgagors agree not to sell, convey or otherwise transfer the above described real estate or any part thereof without Mortgagee's prior written consent shall constitute a default under the series hereof.	rior the
n	Mortgagors agree that upon failure to pay any installment due under said note, or any other indebtedness hereby secured when or taxes, assessments, insurance, or prior liens, or in event of default in or violation of any of the other terms hereof, then all of mortgage indebtedness shall at Mortgagors option, without notice, become due and collectible and this mortgage may then be foreclaccordingly. Upon foreclosure Mortgagors hereby consent, to have the right, irrespective of any deficiency, to which Mortgagors hereby consent, to have exercive appointed to take possession of said premises and collect the reuts, usual and profits thereof for the benefit of the Mortgagors.	said osed
a	The covenants contained herein shall bind and more to the benefit of the respective heirs, executors, administrators, successions of the parties hereto. Whenever used the singular number shall be construed to include the plural, the plural the singular he use of any gender shall include all genders	and and
-	IN WITNESS WHEREOG, the Mortgagors have hereuse and their Goods this 30THday of DECEMBER 199	4
r"	on the later of th	,
T	Sign here Type name as signed: ARTHUR JORDWAY) }
Γ	Sign here To Vana Sayk Cadenay Jane	
7	Type name as signed. VANA GAYLE OROWAY	rager
Г	Sign here LP	
1	Type name as signed:	
٢		2
	Sign here T	
		= =
	State of Indiana	

the undersigned a Notery Public in and for said County, this 30TH day of DECEMBER

R J ORDWAY AND VANA GAYLE ORDWAY and acknowledged the execution of the foregoing Mortal

ROBIN WIELGOS

, Notary Publi

hand and official seal

This instrument was prepared by:

Type name as signed ROBERTA J WIELGOS

My Commission Repires: 12/19/98