REAL ESTATE MORTGAGE

1

THIS MORTGAGE SECURES FUTURE ADVANCES

lortgagee,	, resident inLake	County, Indiana, grants to the
	Transamerica Financial Services	
	109 West 86th Place	
	Merrillville, In. 46410	4
or the Total Amount of Loan (Amount	payment of a promissory note dated <u>1-28-</u> Financed plus Prepaid Finance Charge) of the following described REAL ESTATE together	\$ <u>6444.74</u> and all other
ike county, Indiana, as i the Recorder of Lake Co	South Gary Subdivision in the corded in Plat Book A. Ipage ounty, Indiana. S Document is the property	13, in the Office Co
	the Lake County Recorder!	005729
the State of Indiana. All obligations of th	e sum of money above secured without any relie ne Mortgagor to Mortgages shall become due at	
f the State of Indiana. All obligations of the pon any default. hould Mortgagor sell, convey, or give title if Mortgagee first being obtained, then its selections of the selections of the selections.	ne Mortgagor to Mortgages shall become due at e voluntarily of involuntarily to said property or a Mortgagee shall have the right, at its option, to	the option of the Mortgagee, without notice the option of the Mortgagee, without the written of the option of the Mortgagee the option of the Mortgagee the option of the Mortgagee the option of the option of the Mortgagee the Option of the Option of the Mortgagee the Option of
the State of Indiana. All obligations of the containing the containing the containing the containing the contained, then the contained, then the contained, then the contained, then the contained of the contained.	e voluntarily critivoluntarily to said property or a fortgagee shall have the right, at its option, to (See reverse gide tor/additional terms)	the option of the Mortgagee, without notice the option of the Mortgagee, without notice the part thereof, without the written consequence all sums secured hereby forthwill have been secured by the consequence of the option of the Mortgagee, without notice the option of the Mortgagee, without the written consequence of the option o
ithe State of Indiana. All obligations of the pon any default. hould Mortgagor sell, convey, or give title if Mortgagee first being obtained, then it	ne Mortgagor to Mortgages shall become due at e voluntarily of involuntarily to said property or a Mortgagee shall have the right, at its option, to	the option of the Mortgagee, without notice the part thereof, without the writter conservations all sums secured hereby forthwallows
the State of Indiana. All obligations of the pon any default. hould Mortgagor sell, convey, or give title in Mortgagee first being obtained, then in the and payable.	e voluntarily or involuntarily to said property or a Mortgagee shall have the right, at its option, to (See reverse sloe for/additional terms) Gwendolyn Mead	the option of the Mortgagee, without notice the part thereof, without the writter conservations all sums secured hereby forthwill lows
the State of Indiana. All obligations of the pon any default. hould Mortgagor sell, convey, or give titled to the following the following obtained, then how and payable. TATE OF INDIANA	e voluntarily critivoluntarily to said property or a fortgagee shall have the right, at its option, to (See reverse gide tor/additional terms)	the option of the Mortgagee, without notice the part thereof, without the writter conservations all sums secured hereby forthwallows
fthe State of Indiana. All obligations of the pon any default. should Mortgagor sell, convey, or give title f Mortgagee first being obtained, then how and payable.	e voluntarily of involuntarily to said property or a fortgagee shall have the right, at its option, to (See reverse viole for/edditional terms) Gwendolyn Mead Bean 1995 personally appeared the above-n	the option of the Mortgagee, without notice the part thereof, without the written conserved hereby forthwallows Sea

ADDITIONAL TERMS

Mortgagor agrees to keep said property in good condition and repair; not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor; to comply with all laws affecting said property or requiring any alterations or improvements to be made thereon; not to commit or permit waste thereof; not to commit, suffer or permit any act upon said property in violation of law; to cultivate, irrigate, fertilize, furnigate, prune and do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not excluding.

Mortgagor agrees to pay when due all taxes, liens and assessments that may accrue against the above described property and shall maintain insurance in such form and amount as may be satisfactory to the Mortgagee in said Mortgagee's favor, and in default thereof Mortgagee may (but is not obligated to do so and without waiving the right to declare a default) effect said insurance in its own name or pay such lien, tax or assessment. The premium, tax, lien or assessment paid shall be added to the unpaid balance of the obligation herein and be secured by this Mortgage and shall bear interest from the date of payment at the rate provided in the note which is secured by this Mortgage.

Mortgagor agrees to appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of the Mortgagee and to pay all costs and expenses, including cost of evidence of title in a reasonable sum, in any such action or proceeding in which Mortgagee may appear, and in any sult brought by Mortgagee to foreclose this Mortgage.

	RE	LEASE OF MOR	TGAGE	
THIC CEDTIFIES the at the				
THIS CERTIFIES that the which is recorded in the offic	annexed wo rtgap ant the Become r	of thinem	County	Indiana, in Mortgage Record
, page	has been t	jully paid and satis	fied and the same is I	hereby released.
Witness the hand and so	al of said mortga	agee, this	day of	, 19
ATTEST:	the Lake	e County Re	corder!	
		Bv		(SEAL)
ASSISTANT SE	CRETARY		VICE PRESI	DENT
STATE OF INDIANA	SS SS			
COUNTY OF	500			
Before me, the undersigned	i, a Notary Public	in and for said cou	unty, this	day o
19	,came	THURER'S ON		and acknowledged the
execution of the annexed of IN WITNESS WHEREOF,	Phaye bereunto	go. Subporthed my per	a and affived my off	Icial coal
IN WITHESS WHENEON,	Mave Hereunio	Second County has	no and amage my on	roidi 90 ai.
My Commission Expires _		E Cont		Notary Public
My Commission Expires _		PAL MOIANA MARIA		Notary Public
My Commission Expires _		DIAM DIAM		Notary Public
My Commission Expires _		i B	Ž I	Notary Public
My Commission Expires _		corded	County	Notary Public
My Commission Expires _		d recorded	County	Notary Public
My Commission Expires _		and recorded	County	Notary Public
My Commission Expires _	2	M. and recorded	County	Notary Public
	pi08		County	Notary Public
	r Record		County	Notary Public
	for Record		County	Notary Public
To	1 10		County	Notary Public
				Notary Public
To	Received for Record			Notary Public
To		o'clock		Notary Public
To	Receive	o'clock	Recorder ofCounty tecorder's Fee, -\$	Notary Public