REAL ESTATE MORTGAGE

Merrillville, In 4	Company of Indiana, Inc 6410	, whose address is 429 hereinafter referred to as MORTG	
roperty hereinafter described as securit	l severally grant, bargain, sell, convey y for the payment of a loan agreement	and mortgage to Mortgagee, its of even date herewith in the am	successors and assigns, the real punt of \$ 13053.00
ogether with interest as provided in the lo The property hereby mortgaged, and rivileges, interests, rents and profits.	an agreement which has a linal paymen described below, includes all improve		, pex 2005. I together with easements, rights,
TO HAVE AND TO HOLD the said propuccessors and assigns, forever; and Mond have authority to convey the same, the first forever warrant and defend the same to	nat the title so conveyed is clear, free ar	ors are seized of good and perfected unencumbered except as hereigned.	t title to said property in fee simple nafter appears and that mortgagors
If mortgagors shall fully perform all the nis mortgage secures, then this mortgage	terms and conditions of this mortgage a shall be null, void and of no further forc		with its terms, the obligations which
MORTGAGORS AGREE: To keep the lazards with an insurance company autoss-payable clause in favor of Mortgage enew insurance on said property in a sundebtedness and to charge Mortgagors which insurance Mortgagors agree to be fudvanced or expended by Mortgagee for sereby. Mortgagors further agree: To pay property when due in order that no lien such is mortgage, and to pay, when due, all it to the lien of this mortgage and existing o to pay the same on their behalf, and to charge on the mortgaged premises, and to	te as its interest may appear, and if Mosum not exceeding the amount of Mosum not exceeding the amount of Mosum not exceeding the amount of Mosum the properties of the protection or preservation of the provail taxes, assessments, bills for repairs uperior to that of this mortgage and not installments of interest and principal on the date hereof, if Mortgagors fail to marge Mortgagors with the amount so paragement and occupation of the mortgagement and occupation	of Indiana, acceptable to Mortgagors fail to do so, they herebitgagors fail to do so, they herebitgagor's indebtedness for a period premium to Mortgagor's indebtedulting from any cause whatsoever perty shall be repaid upon demands and any other expenses incident now existing may be created aga account of any indebtedness which take anyof the foregoing payment adding the same to Mortgagor's aged property and improvements	gee, which policy shall contain a vauthorize Mortgagee to insure or d not exceeding the term of such liness. If Mortgagee elects to waive value, Mortgagers agree that any sums and if not so paid shall be secured to the ownership of the mortgaged inst the property during the term of may be secured by a lien superior s, they hereby authorize Mortgagees indebtedness secured hereby. To thereon, and not to commit or allow
If default be made in the terms or con- installments when due, or if Mortgagors appointed, or should the mortgaged pro- itatements of Mortgagors herein contains out of the same, then the whole amount of the same, then the whole amount of the same, then the whole amount in the immediate possession of the proceedings. Mortgagors shall pay all cost out of the execution or existent of the execution of the execution or existent of the execution of the execut	perty or any part thereof be attached, I be incorrect of it the Mergagon shall in thereby secured shall, at Mortgager at law or by foreclosure of this mortgager mortgaged property with the rents, is the which may be incurred or paid by Mortgage and in the event of the fee for the search made and preparates, fees and payments made to prever	make an assignment for the benevied upon or seized, or if any or ill abandon the mottgaged properties option, become immediately or in any case, regardless of success, income and profits therefrom tragged in connection with any suiforeclosure of this mortgage, Mortation for such foreclosure, together it or remove the imposition of liens.	efit of creditors, or have a receiver the representations, warranties or one of the control of t
No failure on the part of Mortgages to	exercise any of its rights hereunder fo	r defaulte or broaches of covenan	shall be construed to prejudice its
hall be construed to preclude it from t fortgagee may enforce any one or more All rights and obligations hereunder sh	he exercise thereof at any time during	and no delay on the part of Mortga g the continuance of any such of ocurrently at its option.	gee in exercising any of such rights efault or breach of covenant, and
hall be construed to preclude it from the fortgages may enforce any one or more. All rights and obligations hereunder shartes hereto.	he exercise thereof at any time during remedies hereunder successively or co	and no delay on the part of Mortga g the continuance of any such of neurrently at its option. evalual heirs, successors, executor	gee in exercising any of such rights efault or breach of covenant, and
oarties hereto. The plural as used in this instruments. The real property hereby mortgaged is follows: IOT 15 AND THE NOR	the exercise thereof at any time during remedies hereunder successively of contail extend to and be binding upon the shall include the singular where applicables located in Lake RECORDED IN PLAT BOOK 6	county, S IN F.C. HALL'S ADDI	gee in exercising any of such rights efault or breach of covenant, and see administrators and essigns of the state of Indiana, and is described as TION TO GARY, AS
hall be construed to preclude it from the fortgages may enforce any one or more. All rights and obligations hereunder should be should b	the exercise thereof at any time during remedies hereunder successively of contail extend to and be binding upon the shall include the singular where applicables located in Lake RECORDED IN PLAT BOOK 6	county, S NAME OF PAGE 14, IN THE OFF	gee in exercising any of such rights efault or breach of covenant, and so administrators and essigns of the state of Indiana, and is described as TION TO GARY, AS
hall be construed to preclude it from the fortgages may enforce any one or more. All rights and obligations hereunder shartles hereto. The plural as used in this instruments. The real property hereby mortgaged is pllows: LOT 15 AND THE NOT PER PLAT THEREOF, OF LAKE COUNTY, IN	the exercise thereof at any time during remedies hereunder successively of contail extend to and be kinding upon the shall include the singular where applicables located in Lake RECORDED IN PLAT BOOK 6 IDIANA. The executed this mortgage on the day MORTGAGOR	county, so the PAGE 14, IN THE OFF	gee in exercising any of such rights efault or breach of covenant, and so administrators and assigns pit the state of Indiana, and is described as TION TO GARY, AS ICE OF THE RECORDER
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Acknowledged in the execution of the IN WITNESS WHEREOF I have hereu. Before me, the undersigned, a notary in the witness whereu.	the exercise thereof at any time during remedies hereunder successively of contail extend to and be thicking upon the second in	and no delay on the part of Mortge g the continuance of any such of reurrently at its option. County, S EN F.C. HAZL'S ADDI PAGE 14 IN THE OFF Dersonally appeared Sheila For official seal this 5 day Marilyn M Hi NOTARY: PLEASE PRINT NAME AND TOWER	montroduction and of such rights of sult or breach of covenant, and so administrators and assigns of the state of Indiana, and is described as TION TO GARY, AS ICE OF THE RECORDER MORTGAGOR MORTGA