## **REAL ESTATE MORTGAGE**

This mortgage made on the	ON, HUSBAND AND WIFE COMPANY OF INDIANA, IN	hereinaf C whose a	between <u>WILLIE</u> ter referred to as MOR ddress is <u>429 W</u> rred to as MORTGAG	TGAGORS, and ASSOCIATES
property hereinafter described as	ntly and severally grant, bargain, se security for the payment of a loan a n the loan agreement which has a fine	II, convey and mortgage agreement of even date h	to Mortgagee, its suc erewith in the amoun	cessors and assigns, the real
The property hereby mortgage privileges, interests, rents and prof	ed, and described below, includes a its.	all improvements and fixtu	ures now attached to	gether with easements, rights,
successors and assigns, forever; and have authority to convey the	aid property hereinafter described, wi and Mortgagors hereby covenant tha same, that the title so conveyed is cle same unto mortgagee against all cla	t mortgagors are seized o ar, free and unencumbers	of good and perfect titled except as hereinaft	e to said property in fee simple er appears and that mortgagers
If mortgagors shall fully perform this mortgage secures, then this m	all the terms and conditions of this re ortgage shall be null, void and of no fi	nortgage and shall pay in urther force and effect.	full in accordance with	its terms, the obligations which
hazards with an insurance comploss-payable clause in favor of Mirenew insurance on said property indebtedness and to charge Mortgasuch insurance Mortgagors agree advanced or expended by Mortgaghereby. Mortgagors further agree: property when due in order that no this mortgage, and to pay, when due to the lien of this mortgage and exto pay the same on their behalf, and exercise due diligence in the open	eep the mortgaged property, including any authorized to do business in toortgagee as its interest may appear, y in a sum not exceeding the amountagors with the premium thereon, or to to be fully responsible for damage of gee for the protection or preservation. To pay all taxes, assessments, bills to lien superior to that of this mortgague, all installments of interest and principation on the date hereof. If Mortgago and to charge Mortgagors with the amountage mortgaged to serve and to keep the mortgaged to serve.	the State of Indiana, according to Mortgagor's indebte of add such premium to Mortgagor's indebte of add such premium to Mort loss resulting from any of the property shall be refor repairs and any other and not now existing mincipal on account of any irrefail to make any of the fount so paid, adding the state of the mortgaged property.	eptable to Mortgaged do so, they hereby at address for a period rortgagor's indebtedne cause whatsoever. My paid upon demand an expenses incident to ay be created against ndebtedness which moregoing payments, the ame to Mortgagor's in and improvements the	b, which policy shall contain a uthorize Mortgagee to insure or not exceeding the term of such as. If Mortgagee elects to waive lortgagors agree that any sums diff not so paid shall be secured the ownership of the mortgaged the property during the term of any be secured by a lien superior ley hereby authorize Mortgagee debtedness secured hereby. To
installments when due, or if Morgappointed, or should the mortgag statements of Mortgagors herein part of the same, then the whole demand, and shall be collectible entitled to the immediate possessiproceedings. Mortgagors shall perparty by reason of the execution be addition to taxable costs, and a reof foreclosure and sale, including	or conditions of the debt or debts he pagors shall bedome bankrupt or line and property or any part thereof be a contained be incorrect or If the Morris amount hereby secured shall, at an a cult at law or by foretfosure of the nortgaged property with the vall costs which may be incurred or presistence of this mortgage and in the asonable fee for the search made an expenser, fees and payments made and in order to place the same in a contained.	divent, or make an assignated by level upon or a legal of the level upon or a legal of the level upon or a legal of the le	ment for the benefit televed, or if any of the heritaged property, or me immediately due fegat dies of such ed profits therefrom, with any suit or his mortgage, Mortgage eclosure, together with section with any suit or his mortgage, Mortgage eclosure, together with section with any suit or his mortgage, Mortgage eclosure, together with section with any suit or his mortgage, Mortgage eclosure, together with section with any suit or his mortgage, Mortgage eclosure, together with section with sect	of creditors, or have a receiver representations, warranties or sell or attempt to sell all or any and payable, without notice or norcement, Mortgagee shall be or without foreclosure or other proceeding to which it may be a ors will pay to the Mortgagee, in all other and further expenses
rights in the event of any other or shall be construed to preclude it Mortgagee may enforce any one of All rights and obligations hereu parties hereto.	agee to exercise any of its rights her subsequent defaults or breaches of confrom the exercise thereof at any to or more remedies hereunder successioned shall extend to and be binding.	covenant, and no delay on ime during the continuant ively or concurrently at its iponithe soveral heirs, suc	the part of Mortgages ice of any such defa option.	n exercising any of such rights ut or breach of covenant, and
The real property hereby mortg follows: THE NORTH 300 F	ment shall include the singular victor in aged is located in LAKE EET OF THE EAST 320 FE	ET, OF THE SOUTH	HALF OF THE S	
IN WITNESS WHEREOF Mortg	agors have executed this mortgage o	on the day above shown.	cadase	Parton
WILLIE T PATTON	MORTGAGOR	REBECCA ROSI	E PATTON	MORTGAGOR S
	ACKNOWLEDGEMENT BY IND	IVIDUAL OR PARTNE	RSHIP BORROWE	
STATE OF INDIANA, COUNTY OF	LAKE	, SS.		展 日 - 2 日 - 2
"我们的都在我们都被我们,我们是我们的人,我们就是我们的人,我们就是我们的人,我们就会不够	notary public in and for said county at REBECCA ROSE PATTON HU	and the second of the second o	ared <u>WILLIE</u>	r patton es 字 识导
and acknowledged in the execution	The state of the s			SEPTEMBER 25 95
IN WITNESS WHEREOF I have	e hereunto subscribed my name and	affixed my official seal this	day of _	SEPTEMBER 95
My Commission Expires:		$C_{j}$	Maules	n m Schen
3-12-97		MARI	LYN M HUBER/L	NOTARY PUBLIC
This instrument was prepared by_	DY H	IGHTOWER	ASE PRINT NAME AND COL	
Š11551 Rev. Š-01	ВО	RROWER COPY (1) TENTION COPY (1)  M	SSOCIATES FIN 29 West 81 st . O. Box 1006 Jerrillville, IN 219) 769-3426	8 46410