Recorded this	day of	, A.D.	o'clock
			entrale de la companya del companya del companya de la companya de
		STATE MORTGAGE	
	(This mortgage secures the	e described indebtedness and renewals the	reo1.)
HIS INDENTURE WITH	ESSETH, thatLucille Pay	ne	and
			hereinafter called Mortgago
		State of <u>Indiana</u>	
• • • • • • • • • • • • • • • • • • • •		condway Mencillville, IN 46410	
		County, in the State ofInd:County, in the State of Indiana, as it	
iescilned Liegi Estate bilt	INIGH RI	County, in the otate of midding, as i	Oliona, to wit.
		of Lake, and State of Ind	iana, 🐞 😘
and is furthe	r described as follows:		
The North 1/2	of Lot 19 and all of Lo	ot 20 in Block "C" in Park	
Subdivision,	in the City of Gary, as	per plat thereof, recorde	d in Plat
Book 15 page	19, in the Office of the	Recorder of Lake County,	Indiana.
Subject to al	1 covenants, easements a	and restrictions of record	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Docu	ment is	
	NOTO	FFICIAL!	
			<b>~</b> § %
	This Document	t is the property of	95 OCT 3
	the Lake Co	ounty Recorder!	関節 ご
			<b>■</b>   <b>&amp;</b> <sub>n</sub> =
		s from the date of this loan, we can de	<b>4</b>
DEMAND FEATURE: [_] (If the term of loan is	If checked, on or after 60 months have to pay the principal amount of	s from the date of this loan, we can do of the loan and all unpaid interest accru	emand the full batance and you ed to the day we make the dem
60 months or more)	If we elect to exercise this option	you will be given written notice of elect, we will have the right to exercise a	ion at least 90 days, getore-payi
	mortgage or deed of trust that se	cures this loan. If we elect to exercise	this option, and the note calls
AND THE PROPERTY OF THE PROPER		due, there will be no prepayment pena	
to secure the repayment	of a promissory note of even date h	nerewith for the principal sum of \$ 12, executed by the Mortgagor(s)	
before 84	months after de	e, in installments and with interest there	eon, all as provided in said note
appraisement laws, and	with attorneys' fees; and upon failur	pay the sum of money above secure a to pay larry installment on said note, of	or any part thereof, at maturity, o
interest thereon, or any	part thereof, when due, or the taxes	or insurance as hereinafter stipulated, cordingly; it is further expressly agree	then said note shall immediate
indebtedness owing on a	said note or any renewal thereof is r	paid, said Mortgagor(s) shall keep all I	egal taxes and charges against
premises paid as they i	become due, and shall keep the to	buildings and improvements thereon in ortgages as its interests may appear,	naured for fire, extended cover and the policy duly assigned in
amount of <u>Twelve t</u>	thousand three h <u>undred e</u>	<u>ighty-two dollars and twen</u>	ty-nine cents
	said taxes, charges and/or insurance	Dollars(\$ <u>12,382,29</u> ce, and the amount so paid, with interes	),and failing to d at at the rate stated in said note.
be and become a part of	the indebtedness secured by this m	nortgage. If not contrary to law, this mor	rtgage shall also secure the pay
representatives and ass	signs, covenant and agree to pay	extensions thereof. The Mortgagors said note and interest as they become	me due and to repay such fu
advances, if any, with in	iterest thereon as provided in the no	ote or notes evidencing such advance eal estate to be in danger of the eleme	s. If mortgagor shall fail to kee
		its judgment to protect the real estate.	ino, randament or damage nem
If not prohibited by law	or regulation, this mortgage and all	sums hereby secured shall become of	due and payable at the option of
Mortgagee and forthwith	upon the conveyance of Mortgagor	's title to all or any portion of said mortg other than, or with, Mortgagor unless t	aged property and premises, or
the indebtedness secur	red hereby with the consent of th	e Mortgagee. If Mortgagee exercise	s this option, Mortgagee shall
Mortgagor Notice of Acc	eleration. This notice shall provide a	a period of NOT LESS than 30 days from this Mortgage. If Mortgager fails to p	om the date the notice is deliver lay these sums prior to the expir
period, Mortgagee may i	nvoke any remedies permitted by the	is Mortgage without further notice or de	mand on Mortgagor.
If this mortgage is subje	ct and subordinate to another mort	gage, it is hereby expressly agreed the	at should any default be made i
payment of any installm	ent of principal or of interest on sa	id prior mortgage, the holder of this m	ortgage may pay such installme
indebtedness secured b	or and the amount so paid with leg by this mortgage and the accompan	gal interest thereon from the time of a ying note shall be deemed to be secur	red by this mortgage, and it is fi
expressly agreed that in	the event of such default or should	any suit be commenced to foreclose	said prior mortgage, then the ar
secured by this mongag	e and the accompanying note shall	become and be due and payable at ar	iy ume mereaner at the sole opt
the owner or holder of th	is mongage.		
		mortgage they hereby assign to the Mo	ortgagee all of Mortgagor(s) right

014-32019 IN Section 32 Mortgage (10-95)

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And the Mortgagor(s) covenants that at all times during the continuance of this Mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions.

And, at the option of the mortgagee, it should be lawful for the Mortgagee, who is hereby given and granted full right, license, power and authority, to peacefully enter into and take possession of the premises hereby mortgaged, or any part thereof, and to collect, receive and receipt for all rents, issues and profits thereof; and the mortgagors agree to deliver to the Mortgagee at any time after default, on request, possession of the mortgaged premises and all leases, papers and records at any time in the possession or control of the Mortgagors pertaining to the premises, and further agree to make, execute and deliver to the Mortgagee all such further assurances as may be proper for perfecting or completing the security hereunder.

WITNESS WHEREOF, the said Mortgagor(s) has hereunto set he october 1995.	r hand(s) and seal(s) this 30	th day
Figuille Parks & (SEAL)		(85)
Type name here Lucille Payne	Type name here	
(SEAL) Type name here	Type name here	<u> </u>
<i>.</i>		
ATE OF INDIANA ) SS:		
UNTYOF Lake		
ore me, the undersigned, a Notary Public in and for said County, this	30th day of October	SEN L
acknowledged the execution of the foregoing instrument.	entis	7.7500
NOIUI	1 1 / X + x / - X - X - X - X - X - X - X - X - X -	169 Si
Commission expires 10/8/98 This Document is		ublicity Cty Resid
the Lake Coun	ty Recorder!	Annual Meson
RELEASE OF MOR	RTGAGE	
THIS CERTIFIES that the annexed Mortgage to		and the second
which is recorded in the office of the Recorder of	the state of the s	Indiana, in Mortgage
Record , page , has been full	y paid and satisfied ad the same is he	ereby released.
Witness the hand and seal of said Mortgagee, this	day of	
		(SEAL)
STATE OF INDIANA,	SS: The second s	A Park Street Market Line
Before me, the undersigned, a Notary Public in and for said cou		
, came the execution of the annexed release of mortgage.		and acknowledged
IN WITNESS WHEREOF, I have hereunto subscribed my na	me and affixed my official seal.	
My Commission expires	Notary Public	
		on the survey of the second
j		
	ecorded Countly.	