Recorded this	day of	, <b>A</b> .D.,,	o'clock
	これられているとは、これはは、「は、「は、」などは、「ないはないなどは、「ないない」とは、「ないないない。	ESTATE MORTGAGE ne described indebtedness and renewals thereof.	
THIS INDENTURE WITNE	SSETH, that <u>Patricia A.</u>	Hollingsworth	and
of Lake	County in the	State of Indiana	hereinafter called Mortgagor . Mortgage(s) a
		6701A Broadway, Merrillville	
called Mortgagee, of	Lake ated in Lake	County, in the State of <u>Indiana</u> County, in the State of Indiana, as folio	, the follow ws, to wit:
	e City of Gary, County described as follows:	of Lake, and State of Indian	a,
	3, Lake County, Indiana	e City of Gary as shown in Pl a, commonly known as 4781 Jef	
Subject to all	covenants, restriction	ns and easements of record.	
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	NOTO	FFICIAL!	
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DEMAND FEATURE: [] (If the term of loan is 60 months or more)	have to pay the principal amount if we elect to exercise this option in full is due. If you fall to pay mortgage or deed of trust that s	ns from the date of this loan, we can demand of the loan and all unpaid interest accrued to you will be given written notice of election by, we will have the right to exercise any recures this loan. If we elect to exercise this edue, there will be no prepayment penalty.	the day we make the deministration of the day we make the deministration of the notarcalist option, and the notarcalist
to secure the repayment	of a promissory note of even date	herewith for the principal sum of \$ 6366.4	4 E 28
before 42	months after da	executed by the Mortgagor(s) and ate, in installments and with interest thereon,	all as provided in said note,
any renewal thereof: the	Mortgagor(s) expressly agree(six)	o pay the sum of money above secured, a re to pay any installment on said note, or ar	Il without relief from valuatio
interest thereon, or any p due and payable, and th indebtedness owing on s premises paid as they b vandalism and malicious	art thereof, when due, or the taxe is mortgage may be foreclosed a aid note or any renewal thereof is ecome due, and shall keep the mischief for the benefit of the M	s or insurance as hereinafter stipulated, the accordingly; it is further expressly agreed to paid, said Mongagor(s) shall keep all legal buildings and improvements thereon insurance as its interests may appear, and yearly collars and forty-four	n said note shall immediately y the undersigned, that unt taxes and charges against ad for fire, extended cover the policy duly assigned in
		Dollars (\$ 6386 . 44 nce, and the amount so paid, with interest at	),and failing to do

cause, Mortgagee may take such steps as are necessary in its judgment to protect the re

If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee. If Mortgagee exercises this option, Mortgagee shall give Mortgagor Notice of Acceleration. This notice shall provide a period of NOT LESS than 30 days from the date the notice is delivered or mailed within which Mortgagor must pay all sums secured by this Mortgage. If Mortgagor fails to pay these sums prior to the expiration period, Mortgagee may invoke any remedies permitted by this Mortgage without further notice or demand on Mortgagor.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

Mortgagor(s) expressly understand and decree that by this mortgage they hereby assign to the Mortgagee all of Mortgagor(s) rights and interests in and to all rents or payments on land contracts from any and all tenants or contract purchasers due or to become due from any such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

Carolyn E. Gish This instrument prepared by

Cr4 0490 39803

And the Mortgagor(s) covenants that the 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.

N WITNESS WHEI November	REOF, the said	Mortgagor(s) ha S here	unto set <u>her</u>	_ hand(s) and seal	s) this27th	day of
Fairin	C. Hall	up out yseal	<b>)</b>			(SEAU)
Тур	e name here Pa	tricia A. Hollingsword	100000000000000000000000000000000000000	Type nar	ne here	
Тур	e name here	(SEAL	<b>,</b>	Type nar	ne here	(SEAL)
TATE OF INDIAN	A ) SS:					
DUNTY OF Lak	ke ) 33.					
efore me, the und	ersigned, a Not	ary Public in and for said	County, this 27t	h day of Novem	ber	
1995	came	Patricia A/Hol	Lingsworth			Contraction of the second
d acknowledged	the execution o	f the foregoing instrument.	ocumer	it is		
TNESS OF MY H	HAND and official	al seal.	OFF	CIAIL	×1.	
Commission exp	oires <u>10/8/9</u>			wolms	Sush	
		This Documents I also	ment is the	olyn E. Gish	Notary Public	Lk Cty Reside
		the Lak	e County I	xecorder:		The state of the s
		DEL FAC	OF MODITO	AOC		
		HELEAN	SE OF MORTGA	AGE VIII		
		e annexed Mortgage to				
		of the Recorder of			County, India	
mecora	P	8.0	rias been fully paid	Jano salistico ao in	s same is nereby	released.
- Witness th	ne hand and se	al of said Mortgagee, this	day of			-
			RUNDER'S OF			(SEAL)
					wyk jazi i i i	
			<b>DEB</b> y: II			
STATE OF INDI	ANA,		County, sa:	J. J		
Before me	e, the undersign	ed, a Notary Public in and	I for said county, th	nis day		
the evecution of	the appeyed re	elease of mortgage.			and	acknowledged
		OF, I have hereunto subs	crihed my name an	nd affixed my official	seal	
IIA AALI	MESS WHENE	OF, Thave hereumo subs	chibed my name an	id anixed my official		
My Commission	expires				Notary Public	
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	eran iga ayan errep eranda ga Salah da					
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