Recorded this	day of	, A.D.	, o'ċlock M
		ESTATE MORTGAGE the described indebtedness and renewals to	thereof.)
THIS INDENTURE W	/ITNESSETH, that Paulette H. Woo	ellhart	and
		관련사회 연결하다 경험하다고 하다 살았다.	hereinafter called Mortgagor(s)
of <u>Lat</u> Namant(s) to Amor	ce County, in the	edar Parkway Schererville, In 40	, mongage(s) and 6375 hereinafte
alled Mortgages, of	Lake	County, in the State of Inc.	diana , the following
lescribed Real Estate	e situated in Lake	County, in the State of Indiana, a	as follows, to wit:
	ot 14, except the South 10 Feet '	Thereof and the South 10 Feet	of G
	ot 15 in block 7 in Garden Homes	No. 4, as per plat thereof, re	corded
こんに 製物 こうない しょうしゅうかい かんしかい かんしょ	ecember 28, 1954 in Plat Book 30 f Lake County, Indiana.	page 57, in the Office of the	recorder トン
	용용 및 기계		병 에는 그리 그들이 되고 있는데 있었다면서, 이 세상 등회에 어떻게 되면 때는 말했다.
S	ubject to easements, restriction	, and covenants of record, if a	
		cument is	₹ 8
			96 APR 16 Margarette RCC
	· //NUI	O)DIDI(OILAYII.\\	\
	그럼, 얼마, 뭐 뭐 모든 아이들이 모든 아이가 많아 하는 것이 없었다면 하는 물에 다른 경에 있다면 하는데,	ent is the property of	
	the Lake	County Recorder!	
to secure the repay		secures this loan. If we elect to exercibe due, there will be no prepayment per herewith for the principal sum of \$	enalty.
o planti il ili il i	and the state of t	executed by the Mortgagor( ate, in installments and with interest th	(s) and payable to the Mortgagee, on
appraisement laws, interest thereon, or a due and payable, a indebtedness owing premises paid as the yandalism and maling	; the Mortgagor(s) expressly agree(s) and with attorneys' fees; and upon failt any part thereof, when due, or the taxe and this mortgage may be foreclosed on said note or any renewal thereof is ney become due, and shall keep the clous mischief for the benefit of the fight thousand three hundred forty	ure to pay any installment on said note as or insurance as hereinafter stipulate accordingly; it is further expressly ag a paid, said Mortgagor(s) shall keep a buildings and improvements thereor	e, or any part thereof, at maturity, or the control of the said note shall immediately the control of the undersigned, that until legal taxes and charges against sen insured for fire, extended coverages, and the policy duly assigned in the course.
said Mortgagee may	pay said taxes, charges and/or insura	nce, and the amount so paid, with inte	), and failing to do s rest at the rate stated in said note, sh
of all renewals and	art of the indebtedness secured by this renewal notes hereof, together with a	ill extensions thereof. The Mortgagor	rs for themselves, their heirs, person
representatives and advances, if anv. wi	assigns, covenant and agree to pa th interest thereon as provided in the	y said note and interest as they be note or notes evidencing such advan-	scome due and to repay such furth ces. If mortgagor shall fail to keep t
real estate in a good	d condition of repair or shall permit the nay take such steps as are necessary in	real estate to be in danger of the elen	nents, vandalism or damage from oth
	law or regulation, this mortgage and a		
Mortgagee and forth the vesting of such the indebtedness s Mortgagor Notice of mailed within which	with upon the conveyance of Mortgago little in any manner in persons or entitie ecured hereby with the consent of a Acceleration. This notice shall provide Mortgagor must pay all sums secured hay invoke any remedies permitted by the	or's title to all or any portion of said mores es other than, or with, Mortgagor unles the Mortgagee. If Mortgagee exerci e a period of NOT LESS than 30 days by this Mortgage. If Mortgagor fails to	rigaged property and premises, or up is the purchaser or transferee assumines this option, Mortgagee shall go from the date the notice is delivered to pay these sums prior to the expirat
If this mortgage is s payment of any inst principal or such in indebtedness secur expressly agreed th	subject and subordinate to another motallment of principal or of interest on sterest and the amount so paid with led by this mortgage and the accompaat in the event of such default or shoutgage and the accompanying note sha	rtgage, it is hereby expressly agreed aid prior mortgage, the holder of this egal interest thereon from the time onlying note shall be deemed to be seed any suit be commenced to foreclos	that should any default be made in mortgage may pay such installment such payment may be added to cured by this mortgage, and it is furtile said prior mortgage, then the amo
Mortgagor(s) expres	ssly understand and decree that by this ill rents or payments on land contracts purchasers so long as the indebtedne	from any and all tenants or contract	purchasers due or to become due f

This instrument prepared by

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

is also

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.

	EOF, the said M		hereunto set her	hand(s) and seal(s) this	11th day
ulette Hel	0 111 0	1996			
	name here	yay !	(SEAL)	Type name here	(SE
Paulette H Woellhart (SEAL)			(SEAL)	(9	
Туре	name here			Type name here	
TATE OF INDIANA					
OUNTY OF	<b>∫</b> SS:				
	,				
	•	y Public in and for Paulette H		h day of April	A Company of the Comp
d acknowledged th			ment.		J. 3.
ITNESS OF MY HA	ND and official	seal.	ocumen		793
y Commission expi	10/31/97	NO	r offi	CIAL! X, B	600 10
A Commission expi	68	This Docu	iment is the	andi B. Serviss Notary Put	lic ····
		the La	ke County &	ounty of residence-Jasper	S. T. C. Sall
Namiaatan inakrisaana ja joka ja riistaan arkanan ingenistraji ee ja kirkatsi ka se		of 4000 to the late of the property of the party of the p			
		REI	LEASE OF MORT	GAGE	
THIS CERT	rifies that the	annexed Mortgage	to		
		the Recorder of			ndiana, in Mortgage
Record	, pa	ge	has been fully p	paid and satisfied ad the same is her	eby released.
Witness the	hand and sea	of said Mortgagee	, this da	v of	
			OFR'S		
			September 1		(SEAL)
			Ву	<b>E</b>	
STATE OF INDIA	NA,		County, s	s:	
Before me	the undersigne	d a Notary Public i	in and for said county	, this day of	
	, came				and acknowledged
the execution of t	he annexed rel	ease of mortgage.			
IN WITH	IESS WHERE	F, I have hereunto	subscribed my name	and affixed my official seal.	
My Commission	expires		Winds April		
			, ,	Notary Public	
i		1 1	<b>a</b>	18   3	
				ecordec County.	
				and recorded  County.	
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MORTGAGE	FROM	ρ	Received for record this	ato'clockm in Mortgage Record No. page Recorder	
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				gage	
			ëive	Aorti	
			8 4	Fee s	