446532

REAL ESTATE MORTGAGE

This mortgage made on	the 30TH day of	AUGUST	, 1996 , between	CHRISTINA G. LOHMAN
and NA FINANCIAL SERVICE	S COMPANY OF INDIANA	, INC		to as MORTGAGORS, and ASSOCIATES 3315 WILLOWCREEK RD
PORTAGE	are injusted and according		46383 , hereinafter refer	
property hereinafter describ	ped as security for the pay	gram, bargain, sell, convey ment of a loan agreement of int which has a final payment	even date herewith in the	
privileges, interests, rents a	ind profits.			attached together with passments, rights,
TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto mortgagee, its successors and assigns, forever; and Mortgagors hereby covenant that mortgagors are selzed of good and perfect title to said property in fee simple and have authority to convey the same, that the title so conveyed is clear, free and unencumbered except as hereinafter appears and that mortgagors will forever warrant and defend the same unto mortgagee against all claims whatsoever except those prior encumbrances, if any, hereinafter shown.				
		conditions of this mortgage a ill, void and of no further force		rdance with its terms, the obligations which
MORTGAGORS AGREE: To keep the mortgaged property, including the buildings and improvements thereon, fully insured at all times against all hazards with an insurance company authorized to do business in the State of Indiana, acceptable to Mortgagee, which policy shall contain a loss-payable clause in favor of Mortgagee as its interest may appear. Mortgager hereby confers full power on Mortgagee to settle and compromise all loss claims on all such policies; to demand, receive, and receipt for all proceeds becoming payable thereunder; and, at Mortgagee's option, to apply same toward either the restoration or repair of the premises or the payment of the note. Any application of such proceeds toward payment of the note shall not extend or postpone the due date of monthly installments due under the note. If Mortgagee elects to waive such insurance Mortgagors agree to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors further agree: To pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the mortgaged property when due in order that no lien superior to that of this mortgage and not now existing may be created against the property during the term of this mortgage, and to pay, when due, all installments of interest and principal on account of any indebtedness which may be secured by a lien superior to the lien of this mortgage and existing on the date hereof. To exercise due diligence in the operation, management and occupation of the mortgaged property and improvements thereon, and not to commit or allow waste on the mortgaged premises, and to keep the mortgaged property in its present condition, and repair, normal and ordinary depreciation excepted.				
insurance, and protect age necessary to pay such tax shall be an additional oblige payable immediately by Mo	ainst prior liens, Mortgagi es, procure such insurance ation of Mortgagor Gocure ortgagor upon notice from d in the note or the highes	e may at its option, but she, or otherwise to protect Mo to the Worldage. Unless to Mortgages to Mortgagor, ar	all not be required to, di ortgagee's interest. Any a flortgager pind Mortgages nd may bear interest from	t limitation, covenants to pay taxes, procure sburse such sums and take such actions mount disbursed by Mortgagee hereunder agree otherwise, all such amounts shall be the date of disbursement by Mortgagee at d in this paragraph shall require Mortgagee
installments when due, or appointed, or should the mappointed, or should the matatements of Mortgagors in part of the same, then the demand, and shall be colle entitled to the immediate poproceedings. Mortgagors all party by reason of the executed addition to taxable costs, a of foreclosure and sale, incompany to the executed and the	if Mortgagors shall become nortgaged property or any nerein contained be incorred whole amount hereby or possession of the mortgage hall pay all costs which may tution or existence of this nor a reasonable fee for the studing expenses, fees and	ne bankrupt or insolvent, or part thereof be attached, is ect or if the Mortgagors shall becured shall, at Mortgagory foreclosure of this mortgagory with the rente, issued by the incurred or paid by Mortgagory and in the event of esearch made and propers.	make an assignment for ovied upon or seized, or it abandon the mortgaged is option, become immedia. In any case, regardless ues, income and profits the tigagee in connection with foreclosure of this mortgage in the imposition of such foreclosure, the imposition	of this mortgage, or in the parment of any the benefit of creditors, or the a receiver of any of the representation. Parranties or property, or sell or attempt to sell all or any diately due and payable, without notice or sof such enforcement, Mortgagee shall be prefrom, with or without foreclosure or other any sult or proceeding to which it may be a ge, Mortgagors will pay to the Mortgagee, in ogether with all other and further expenses of liens or claims against the property and
during the continuance of t any default by Mortgagor is rents, issues and profits as successors, etc., may eithe indebtedness hereby secur rents, issues and profits, in	his mortgage agreement to n payment of any indebte they become due and pay or in person, by agent, or be ed, enter upon and take p ncluding those past due a	o collect the repts, issues, as dness secured hereby or in yable. Upon any cuch collect y a receiver to be appointed cossession of said property on and unpaid, and apply the sa	id profits of said property, performance of any agree of, Mortgages, upon giving by a court, and without regrany part thereof, in his owne, less allowable expen	Mortgagee the right, power, and authority, reserving unto Mortgagor the right, prior to ment hereunder, to collect and retain such gwritten notification to the Mottgagor bit he gard to the adequacy of any seer if for the manner, sue for or otherwise collect such sees of collection of work rents rissues and or or invalidate any act done pursuant to
rights in the event of any of shall be construed to pred Mortgagee may enforce any	ther or subsequent default clude it from the exercise y one or more remedies he	s or breaches of covenant, a thereof at any time during greunder successively or cor	and no delay on the part of the continuance of any accurrently at its option.	covenant shall be construed to prejudice its for Mortgagee in exercising any quauch dights such default or breach of covenant, and executors, administrators and assigns of the
•		he singular where applicable LAKE		
follows: LOT 5 IN BLOCK 15			N THE CITY OF HOBART	ounty, State of Indiana, and is described as T, AS PER PLAT THEREOF, TY, INDIANA.
Christina &	• •	ed this mortgage on the day	above shown. Stina Hay	Lohman .a
CHRISTINA G. LOHW		MORTGAGOR		MORTGAGOR #
CHRISTINA GAY DEP		ORIGINAL (1)		#0347

BORROWER COPY (1)

RETENTION COPY (1)

611551 Rev. 8-96