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REAL ESTATE MORTGAGE

Mak Carrent	O.P.	1006	y.11 1/
This mortgage made on the 20th day of Septemband Lee T Maxfield husband and wife	er	, 1996 , between Fric Maxi	
Financial Services Company of In VALPARAISO, INDIANA	diana, Inc 46383	, whose address is 1769 Morth	land Drive
WITNESSETH: Mortgagors jointly and severally gran		, hereinafter referred to as MC	
property hereinafter described as security for the paymen together with interest as provided in the loan agreement w	t of a loan agreement of	even date herewith in the amount of \$	
The property hereby mortgaged, and described belo privileges, interests, rents and profits.	w, includes all improve	ments and fixtures now attached tog	ether with easements, rights,
TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto mortgages, its successors and assigns, forever; and Mortgagors hereby covenant that mortgagors are seized 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.			
if mortgagors shall fully perform all the terms and cond this mortgage secures, then this mortgage shall be null, vo			its terms, the obligations which
MORTGAGORS AGREE: To keep the mortgaged pro hazards with an insurance company authorized to do loss-payable clause in favor of Mortgagee as its interest n loss claims on all such policies; to demand, receive, and same toward either the restoration or repair of the premise shall not extend or postpone the due date of monthly inst to be fully responsible for damage or loss resulting from repairs and any other expenses incident to the ownershi and not now existing may be created against the prope principal on account of any indebtedness which may be exercise due diligence in the operation, management and waste on the mortgaged premises, and to keep the mortgaged	business in the State of nay appear. Mortgagor receipt for all proceeds as or the payment of the allments due under the any cause whatsoever of the mortgaged pro- rty during the term of the secured by a lien supe- occupation of the mortg	of Indiana, acceptable to Mortgages, hereby confers full power on Mortgages, becoming payable thereunder; and, a note. Any application of such proceente. If Mortgages elects to waive such. Mortgagers further agree: To pay a perty when due in order that no lien sinis mortgage, and to pay, when due, rior to the lien of this mortgage and exaged property and improvements there	which policy shall contain a set to settle and compromise all at Mortgagee's option, to apply ds toward payment of the note in insurance Mortgagers agree all taxes, assessments, bills for apprior to that of this mortgage all installments of interest and existing on the date hereof. To seen, and not to commit or allow
If Mortgagor falls to perform the covenants and agreed insurance, and protect against prior liens, Mortgagoe in necessary to pay such taxes, procure such insurance, of shall be an additional obligation of Mortgagor sectored by payable immediately by Mortgagor upon notice from Morthe lesser of the rate stated in the note of this highest rate to incur any expense or take any action whatsoever.	ay at its option, but of otherwise to protect M this Mortgage, Unives I tgages to Mortgagor, a	all not be required to, disburse such ortgages's interest. Any amount disbu Mortgagor and Mortgages agree other nd may bear interest from the date of pie isy. Nothing contained in this pare	sums and take such actions irsed by Mortgages hereunder wise, all such amounts shall be disbursement by Mortgages at
if default be made in the terms or conditions of the de installments when due, or if Mortgagors shall become be appointed, or should the mortgaged property or any par statements of Mortgagors herein contained be incorrect a part of the same, then the whole amount hereby secundement, and shall be collectible in a suit at law or by for entitled to the immediate possession of the mortgaged property by reason of the execution or existence of this mortgaddition to taxable costs, and a reasonable fee for the se of foreclosure and sale, including expenses, fees and par expenses of upkeep and repair made in order to place the	bt or debts hereby secuntrupt or insolvent, or it thereof be attached, it if the Mortgagors chaired shall, at Mortgagor colorure of this mortgagoperty with the rents, issuincurred or paid by Morage and in the event of arch made and preparatyments made to prevent	red or of any of the terms of this mort make an assignment for the benefit of pyled upon or seized, or if any of the i abandon the mortgaged property, or i's option, become immediately due a se. In any case, regardless of such on ues, income and profits therefrom, with traggee in connection with any suit or p foreclosure of this mortgage, Mortgage tion for such foreclosure, together with thor remove the imposition of liens or c	of creditors, or have a receiver representations, warranties or sell or attempt to sell all or any and payable, without notice or forcement, Mortgagee shall be or without foreclosure or other proceeding to which it may be a sers will pay to the Mortgagee, in all other and further expenses
Unless prohibited under state law, as additional secur during the continuance of this mortgage agreement to co any default by Mortgagor in payment of any indebtednes rents, issues and profits as they become due and payable successors, etc., may either in person, by agent, or by a rindebtedness hereby secured, enter upon and take posserents, issues and profits, including those past due and uprofits, and the application thereof aforesaid, shall not culeuch notice.	lect the rents, issues, at a secured hereby or in a b. Upon any euch defau ecoiver to be appointed assion of said property of application applicable as	the profits of sald property, reserving upperformance of any agreement hereuself, Mortgagee, upon giving written not by a court, and without regard to the a range part thereof, in his own name, some, less allowable expenses of collections.	nto Mortgagor the right, prior to nder, to collect and retain such fication to the Mortgagor or his dequacy of any security for the ue for or otherwise collect such ction of such rents, issues and
No failure on the part of Mortgagee to exercise any or rights in the event of any other or subsequent defaults or shall be construed to preclude it from the exercise the Mortgagee may enforce any one or more remedies hereui. All rights and obligations hereunder shall extend to and	breaches of covenant, a reof at any time during nder successively or cor	and no delay on the part of Mortgagee the continuance of any such defau acurrently at its option.	in exercising any of fuch rights it or breach of covenant, and
parties hereto. The plural as used in this instrument shall include the si	ngular where applicable	h.	_
•	LAKE		of Indiana, and is described as
follows: SITUATED IN THE CITY OF GARY, CO	UNTY OF LAKE, AND	STATE OF INDIANA AND IS FURT	HER DESCRIBED AS
FOLLOWS BECKMAN TERRACE UNIT NUMB	•		
INTWITNESS WHEREOF Mortgagors have executed th	is mortgage on the day (abeve shown.	96 SEP 25 PH 1: 23 1MAGANETHE CHEMICANT
Coric Marfull		ree I Marie	0 0 0
eric maxfier)	MORTGAGOR	EE T MAXFIELD	MORTOANONO/S
	ORIGINAL (1)	OBY (1)	ch 0719
611551 Rev. 8-00	BORROWER C		- 00897A.02

ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER

STATE OF INDIANA, COUNTY OF RORTER and acknowledged in the execution of the foregoing mortgage. IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 20th day of 1996 My Commission Expires: May 8th 2000 NOTARY: PLEASE PRINT NAME AND COUNTY JEANETTE L PEASE



This instrument was prepared by_