TICOR TITLE INSURANCE

98048522

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

98 JUN 29 AM 9: 00

MORRIS W. CUMURA RECORDER

•						<del></del>
Recorded this	day of		, A.D. 19	· · · · · · · · · · · · · · · · · · ·	o'clock	m
		ecures the des	STATE MORTG scribed indebtedne	ss and renewals		
THIS INDENTUR	RE WITNESSETH, that	J	ohn Richard Me	eny		and
Lenos Faye	Meny ,	Hu	sband and Wife	3		<u></u>
hereinafter called	Mortgagor(s) of	Lake	County, in	the State of	Indiana	46004
	Warrant(s) to America					IN 46324
hereinafter called	Mortgagee, of	Lake	County, in	the State of	Indiana	
	cribed Real Estate situa		Lake			***************************************
• •	ate of Indiana, as follow	*				
	ock 1 in Broadmoor Plat Book 19 page					
25.1112	Anytime after	Doc	ument i			
DEMAND FEATURE (If checked)	will have to pay the pridemand. If we elect to before payment in full under the note, mortgathe note calls for a pre-	ncipal amount exercise this is due. If you age or deed of	of the loan and all option you will be fail to pay, we will trust that secures	unpaid interest a given written not il have the right this loan. If we e	ccrued to the day will ice of election at lead exercise any right lect to exercise this	e make the ast 90 days permitted option, and
before 120 renewal thereof; valuation or approthereof, at matur stipulated, then s	months after date, in the Mortgagor(s) expressisement laws, and with ity, or the interest their aid note shall immediat agreed by the undersi	promissory execution installments essiy agree(s) attorneys feed reon, or any particly be due an	note of even uted by the Mort and with interest to pay the sum of s; and upon failure part thereof, when d payable, and thi	date herewith gagor(s) and pay thereon, all as post money above so to pay any install due, or the taxes mortgage may	for the principal yable to the Mortg provided in said not secured, all without liment on said note, as or insurance as be foreclosed accor-	l sum of age, on or any part or any part hereinafter
Epaid, said Mortga Ekeep the building the benefit of Eof Twenty fi	gor(s) shall keep all leg s and improvements the the Mortgagee as it ve thousand one h	pal taxes and c ereon insured s interests r undred thir	charges against sa for fire, extended may appear, and ty three dollar	id premises paid coverage, vanda I the policy du ars and 43/10	as they become due lism and malicious i by assigned in the	e, and shall mischief for he amount
P(\$_25133,43 sinsurance, and the sindebtedness sec Grenewals and rer	ne amount so paid, with cured by this mortgage newal notes hereof, too	and failing to th interest at b. If not cont gether with all	do so, said Mon the rate stated in rary to law, this r extensions there	rtgagee may pay said note, shall nortgage shall a of. The Mortgage	y said taxes, char- be and become a so secure the pay- ars for themselves.	ges and/or part of the ment of all their heirs.
repay such furthe mortgagor shall fa	ntatives and assigns, or or advances, if any, with all to keep the real esta ndalism or damage from lestate.	interest there	on as provided in ondition of repair of	the note or notes or shall permit the	evidencing such a real estate to be in	dvances. If n danger of
If not prohibite option of the Mor	d by law or regulation, t tgagee and forthwith u mises, or upon the ve	pon the conve	vance of Mortgage	or's title to all or	any portion of said	mortgaged
Mortgager unless Mortgagee. If mo provide a period of pay all sums sections.	the purchaser or tra ortgagee exercises this of NOT LESS than 30 d ured by this Mortgage.	nsferee assur option, Mortga lays from the d If Mortgagor	nes the indebtedr gee shall give Mor date the notice is o fails to pay these	ness secured he tgagor Notice of lelivered or maile sums prior to the	reby with the cons Acceleration. This of the constant of the c	sent of the notice shall gagor must
If this mortgag	emedies permitted by the e is subject and subord ayment of any installme	linate to anoth	er mortgage, it is h	nereby expressly	agreed that should	any default
may pay such instauch payment material to be secured by	tallment of principal or a ly be added to the indet this mortgage, and it is	such interest e otedness secu further expres	and the amount so red by this mortga ssly agreed that in	paid with legal in ge and the accorr the event of suc	terest thereon from panying note shall h default or should	the time of be deemed any suit be
	reclose said prior mort be due and payable at					
This instrument w	as prepared byI					
014-00019 INA411 (2-97)	-			Cb. # (	2952309 pd. 11.00	739
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feller	American &	tate Plas	a Do		11.00	)
	×	Ins.	, •		f	od 11.00
	,				·	17.

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all or Mortgagor(s) rights and interest in and to all rents or payment 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.

remains unpaid in whole or in part.

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 than in the even 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 advance 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 mortgage all such further assurances as may be proper for perfecting or completing the security hereunder.

IN	WIINES	S WHEREO	, the said Mo	ortgagor(s	) ha <u>ve</u>	he	reunto se	their their	thand(s)	and seal(s) t	his <u>19th</u>
day o	عوسائد أ	<del>}_0</del> _'-	1998	m.	(OFA 1 )	$\mathcal{Q}$	0.00	1.10	Me	men	
Type	name he	John	charle		(SEAL)	TWOS	namah	w/ ~ ~ ·	- /		(SEAL)
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	NTY OF		SShis ]	Docur	nent i	s the	prope	erty of			
Be	efore me,	the undersign	ed, a Notary	Public in a	and for sa	id Cour	nty this	19th day	of Ju	ne ·	1. 7.
1998	<u> 8, came</u>	John Richa	nd Meny & I	enos F	ave Men	Y	and a	cknowled	ged the	execution of t	he foregoing
instru		OE MY HAND	and official se	nel .			•		11	()	
			1/20/08	Jai.				Town of	to C	Tanana.	5
111y O	VIIII 113510		esident of	Lake Co	ounty L	vnnett	te M.La	nnon	Not	ary Public	and the state of
				REL	EASE OF	MORT	<b>GAGE</b>	Y			
TH	IIS CER	TIFIES that	the annexed	Mortgage	e to						which is
Recor	ded in 1	the office of	the Record	er of	naid and	entistic	d and the	eemo le h	County,	Indiana, in	Mortgage
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STAT	E OF IND	DIANA,		_ County	ss:	<i>إ</i> الكِيا					
			ed, a Notary I			id cour	ntv. this	day	of		
came				aı	nd acknow	vledged	the exec	cution of th	e annex	ed release of	mortgage.
IN	WITNES	S WHEREOF	, I have hereu	into subso	cribed my	name a	and affixe	d by officia	al seal.		
My Co	ommissio	n expires						*			4
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014-00019 INA412 (2-97)