	<b>}</b>					1				
	Reception No	9	8052789	9:	3 J.S. 13 EE S	r e,				
	Recorded this	day of _		, A.D. 19'	em months of the	o'clock	m.			
:	REAL ESTATE MORTGAGE  (This mortgage secures the described indebtedness and renewals thereof.)  THIS INDENTURE WITNESSETH, that									
5-	Sherry Zaren	mba ,	Husband	d and Wife						
5 and the second	Mortgage(s) and hereinafter called the following des	Mortgagor(s) of Warrant(s) toAme Mortgagee, of cribed Real Estate s ate of Indiana, as fol	rican General I Lake ituated in	Finance 2414	Interstate Pla	ndiana za Dr.Hammor ndiana	nd,In 4632			
220E3		ock 5 in Lincoln orded in Plat Bo Indiana.								
	DEMAND FEATURE (if checked)	will have to pay the demand. If we ele- before payment in under the note, mo	year(s) from principal amount of ct to exercise this of full is due. If you fartgage or deed of truprepayment penalty	the loan and all ption you will be iil to pay, we wil ust that secures	unpaid interest accingiven written notice in have the right to e this loan. If we elec	rued to the day of election at le exercise any right to exercise this	we make the east 90 days nts permitted s option, and			
TICOR YITLE INSURANCE Crown Point, Indiana	further expressly paid, said Mortga keep the building the benefit of of Twelve thou (\$ 12.462.23 insurance, and tindebtedness serenewals and repersonal represerepay such further mortgagor shall f	months after date the Mortgagor(s) evaluement laws, and rity, or the interest said note shall imme agor(s) shall keep all agor(s) shall keep all agor(s) shall keep all agor mortgagee as as and four hundred by this mortgage and the mount so paid, cured by this mortgage are advances, if any, all to keep the real endalism or damage for a second s	executes, in installments are expressly agree(s) to with attorneys fees; thereon, or any particular diately be due and ersigned, that until legal taxes and characteristic interests may be and sixty two and failing to distribute the execute of the	ed by the Mortand with interest pay the sum of and upon failured thereof, when payable, and this all indebtedness arges against sar fire, extended y appear, and wo dollars are stated in y to law, this rectant thereof pay said as provided in dittion of repair of a with the payable and the stated in the stated	gagor(s) and payable thereon, all as provided from the payabove seed to pay any installmedue, or the taxes is mortgage may be sowing on said not id premises paid as coverage, vandalist in the policy duly and 23/100 rigagee may pay so said note, shall be mortgage shall also of. The Mortgagors note and interest at the note or notes ever shall permit the records.	ple to the Mort vided in said not cured, all without ent on said note or insurance as foreclosed acces or any renew they become din and malicious assigned in secure the part of themselves as they become videncing such a seal estate to be	gage, on or ote, and any ut relief from e, or any part is hereinafter ordingly; it is val thereof is ue, and shall is mischief for the amount Dollars arges and/or a part of the hyment of all their heirs, is due and to advances. If in danger of			
	If not prohibite option of the Morproperty and pre Mortgagor unless Mortgagee. If mo provide a period pay all sums see may invoke any relif this mortgage be made in the period may pay such insuch payment may to be secured by commenced to for shall become and	ed by law or regulation transes, or upon the emises, or upon the street the purchaser or ortgagee exercises the purchaser or ortgagee exercises than 3 cured by this Mortgatemedies permitted by the sadded to the introduced by the introduced prior in this mortgage, and oreclose said prior in the due and payable was prepared by	h upon the conveya- e vesting of such ti- transferee assume his option, Mortgage 30 days from the da- ge. If Mortgage with cordinate to another Ilment of principal o- or such interest and adebtedness secure- it is further expressi- nortgage, then the e at any time thereal	ance of Mortgag itle in any man is the indebted ite shall give Mo ite the notice is o ils to pay these ite amount so ite the amount so ite the amount so ite amount so ite amount so ite amount so ite amount secured iter at the sole o	or's title to all or an ner in persons or oness secured herel rtgagor Notice of Actelivered or mailed was prior to the ele or demand on Monhereby expressly agaid prior mortgage, paid with legal interge and the accompant the event of such of by this mortgage ption of the owner owner owner of the owner of the owner owne	y portion of said antities other the conceleration. This within which Monxpiration period at the holder of the standard of the accompand the a	d mortgaged nan, or with, nsent of the soutice shall rtgagor must did, Mortgagee did any default his mortgage in the time of li be deemed any suit be panying note mortgage.			
	Ald controlled (F. 6)	,			Ck.#	09523 d. 11.0	1075			
	Peter	: american	Lenewe ?	Firence aye Dr.	ρ	d. 11.0	) O			
			Long.	U			11 75			

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.

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. same terms and conditions.

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

securit IN 1	y nereun WITNES	ider. S∕WHEREOF	, the said Mortga	agor(s) ha v	e hereu	nto set ti	heir hand	d(s) and seal(s)	this 9th	
day of	Jui	<b>V</b> , , , , ,	998.			0/2	4 . 4 - 7	a a a a a b a	_	
		Warn	Juli /	(SEAL)		mer	W 50	uenin	ک (SEAL)	
Type n	iame ner	e Dennis	Zaremba	Docu	Type na	me nere	Sherry	Zaremba		
Type n	ame her	A		(SEAL)	Type na	me here	1		(SEAL)	
• •									The second of th	
	E OF IND TY OF	lana Lake	ss his D	ocumen	t is the p	roper	ty of	Maryor 4	The same of the sa	
Bef	ore me.	the undersian	ed, a Notary Publ	lic in and for	said County,	this 19th	rday of	July 2		
199	βcame	Dennis Zar	cemba and Sher	cry Zaremb	a	and ackn	owledged t	he execution ø	the foregoing	
instrun		SE MY HAND	and official seal.							
		n expires $\frac{1}{2}$					MINI MO	MATA	maga	
My Co	mmissioi	rexpires	Resident o	of Lake Co	unty Lynn	ette M.	Lannon	Notary Public		
				RELEASE	OF MORTGA	GE				
TH	IS CER	TIFIES that	the annexed Mo	rtgage to			<u> </u>		which is	
THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of County, Indiana, in Mortgage Record, page, has been fully paid and satisfied and the same is hereby released.										
Wit	ness the	hand and sea	al of said Mortgag	ee this	day of	ia trio sun	110 10 110100	19		
*****	11000 1110	maria ana oo	ar or oala morigag	ALUI D	DER'S					
									(Seal)	
						By:				
STATE OF INDIANA, County ss:										
			ed, a Notary Pub	lic in and for	said county,	this	_ day of			
came_				and ackn	owledged th	e executio	on of the ar	nexed release	of mortgage.	
IN۱	WITNES	S WHEREOF	, I have hereunto	subscribed n	ny name and	affixed by	y official se	al.		
My Co	mmissio	n expires								
		•						Notary Public		
1				Б						
				and	9				•	
	}			اً وَ	Þ					
Ä					Ö					
AG	•		و.	بج ا ≙	, 8, P	;				
TGAGE	ROM		‡	ord units	jage R					
R	E	2		5   5	ortga Beco					
MOR				<u>ນ</u>	Mor a					
~			3	5   44	ء.					
				neceived for record tins.	recorded in Mortgage Record No					
				<u> </u>	ord	County	Fee \$			
				19   61	record	ર ડે	<u>a</u>			

014-00019 INA412 (2-97)