(A)

Hold For: Intercounty Title Co. 2050 45th Avenue TitleInd, IN 46322

S1574630N

## FIRST HOME/PLUS INDIANA HOUSING FINANCE AUTHORITY SECOND REAL ESTATE MORTGAGE

THIS INSTRUMENT ("Mortgage") WITNESSES: That the undersigned, jointly and severally, ("Mortgagors") of the State of Indiana. hereby MORTGAGE and WARRANT to INDIANA HOUSING FINANCE AUTHORITY ("Mortgagee"), the real estate and improvements ("Real Estate") located in . Lake County, State of Indiana, more particularly described in Exhibit A. attached hereto and made a part hereof, together with all rights, privileges, interests, easements, heraditaments, appurtenances, fixtures and improvements now or hereafter belonging, appertaining, attached to, or used in connection with, the Real Estate, and all the rents, issues, income and profits thereof (collectively, the "Mortgaged Property").
This Mortgage is given to secure performance of the provisions hereof and to secure payment of a certain promisso of the "Note") of even date herewith, executed and delivered by Mortgagors.
Mortgagors jointly and severally, covenant with Mortgagee as follows:
1. Payment of Sums Due. Mortgagors shall pay when due all indebtedness secured by this Mortgage, on the dates and in the amounts, respectively, as provided in the Note or in this Mortgage, as when the payment(s) thereof become due, all without relief from valuation and appraisement laws and with attorneys' fees.  2. No Liens. Mortgagors shall not permit any lien of mechanics or materialmen to attach to and remain on the Mortgaged Property or any part thereof for more than 45 days after receiving notice thereof from Mortgagee.
Repair of Mortgaged Premises; Insurance. Mortgagors shall keep the Mortgaged Property in good repair and shall not commit waste thereon. Mortgagors shall procure and maintain in effect at all times adequate insurance in insurance companies acceptable to Mortgagee against loss, damage to, or destruction of the Mortgaged Property because of fire, windstorm or other such hazards in such amounts as Mortgagee may reasonably require from
ime to time, and all such insurance policies shall contain property clauses making all proceeds of such policies payable to Mortgagee and Mortgagors as
their respective interests may appear. Upon request, all such policies of insurance shall be delivered to and retained by the Mortgage antil indebtedness recured hereby is fully paid.
Taxes and Assessments. Mortgagors shall pay all taxes or assessments levied or assessed against the Mortgaged Property of any in thereof. As hid
when the same become due and before penalties accrue.

- 5. Advancement to Protect Security. Mortgagee may, at its option, advance and pay all sums necessary to protect and projective the security into decision be given by this Mortgage. All sums so advanced and paid by Mortgagee shall become part of the indebtedness secured because the payment at the rate of eighteen percent (18%) per annum. Such sums may include, but are not limited to, insurance premiums taxes, assessments and liens which may be or become prior and senior to this mortgage as a lien on the Mortgaged property, or day part thereof, and all costs, expenses and attorneys' fees incurred by Mortgagee in respect of any and all legal or equitable proceedings which relate to this Mortgage of jo the Mortgaged Property.
- 6. Default by Mortgagor; Remedies of Mortgagee. Upon default by Mortgagor in any payment provided for herein or in the Note, or in the performance of any covenants or agreement of Mortgagor hereunder or in the Note, including any other mortgage applicable to the Mortgaged Property, or if Mortgagors shall abandon the Mortgaged Property, then and in any such event, the entire indebtedness secured hereby shall become immediately due and payable at the option of the Mortgagee, without notice, and this Mortgage may be foreclosed accordingly. Upon such foreclosure, Mortgagee may obtain appropriate title evidence to the Mortgaged Property, and may add the cost thereof to the principal balance due.
- 7. Non-Waiver; Remedies Cumulative. No delay by Mortgagee in the exercise of any of its rights hereunder shall preclude the exercise thereof so long as Mortgagor is in default hereunder, and no failure of Mortgagee to exercise any of its rights hereunder shall preclude the exercise thereof in the event of a subsequent default by Mortgagor hereunder. Mortgagee may enforce any one-or more of its rights or remedies hereunder successively or concurrently.
- 8. Extensions: Reductions: Renewals; Continued Liability of Mortgagor. Mortgagee may extend the time for payment of the indebtedness, or reduce the payments thereon, or accept a renewal note or notes thereafter, without consent of any junior lien holder, and without the consent of Mortgagors no such extension, reduction or renewal shall affect the priority of this Mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the personal liability of Mortgagors to Mortgagee.
- Subordination. This Mortgage shall be subordinate only to Mortgagors' purchase money mortgage of even date herewith, the proceeds of which being utilized only to purchase the Mortgaged Property.
- 10. General Agreement of Parties. All rights and obligations hereunder shall extend to and be binding upon the several heirs, representatives, successors and assigns of the parties to this Mortgage. When applicable, use of the singular form of any word also shall mean or apply to the plural and masculine form shall mean and apply to the feminine or the neuter. The titles of the several paragraphs of this Mortgage are for convenience only and do not define, limit or construe the contents of such paragraphs.

If the Mortgaged property is refinanced, sold or otherwise transferred by the undersigned, or if the Mortgaged Property is ever held or used by Mortgagors for the purpose of something other than their principal place of residence, then, notwithstanding the foregoing, any and all amounts outstanding and due immediately to Mortgagee under the Note, shall be due and payable to Mortgagee upon such occurrence.

3/99

C

30F3

1 of 2 16.00

1#200494

Morgagor:  JENNIFER RIOS  Printed  Printed  Printed  SIgnature  JENNIFER RIOS  Printed  STATE OF INDIANA  ) SS:  Defore me, a Notary Public in and for said County and State, personally appeared  JENNIFER RIOS  Witness my hand and Notarial Scal this 3rd day of August  Jenniession Expires:  Notary Public  Notary Public  Notary Public  Printed Name  Notary Public, STATE OF INDIANA  NOTARY PUBLIC STATE O	IN WITNESS WHEREOF	, Mortgagor has executed thi	s Mortgage this <u>3rd</u> day of	August	. 19 <u>99</u>
JENNIFER RIOS  Printed  Printed  STATE OF INDIANA  ) SS:  OUNTY OFLAKE  Before me, a Notary Public in and for said County and State, personally appearedJENNIFER RIOS  Sho, being first duly sworn, acknowledged execution of the foregoing Mortgage.  Witness my hand and Notarial Scal this 3rd_day of _August	Mortgagor:				
JENNIFER RIOS  Printed  Printed  STATE OF INDIANA  ) SS:  OUNTY OFLAKE  Before me, a Notary Public in and for said County and State, personally appearedJENNIFER RIOS  Sho, being first duly sworn, acknowledged execution of the foregoing Mortgage.  Witness my hand and Notarial Scal this 3rd_day of _August	Cennike	Rin			
Printed  Pri	Signatife )		Signature		
Before me, a Notary Public in and for said County and State, personally appeared tho, being first duly sworn, acknowledged execution of the foregoing Mortgage.  Witness my hand and Notarial Scal this 3rd day of August 1999  My County of Residence:  Notary Public  Printed Name  Recognity Control of Residence:  Printed Name					
Before me, a Notary Public in and for said County and State, personally appeared JENNIFER RIOS  Sho, being first duly sworn, acknowledged execution of the foregoing Mortgage.  Witness my hand and Notarial Scal this 3rd day of August 1999  Aly Commission Expires:  Notary Public  Printed Name  Printed Name  Printed Name  Any County of Residence:  Printed Name  Print	'rinted a skip in Printed a skip and a skip in a s Skip in a skip in a		Printed		
Before me, a Notary Public in and for said County and State, personally appeared  Sho, being first duly sworn, acknowledged execution of the foregoing Mortgage.  Witness my hand and Notarial Seal this 3rd day of August 19 99  Aly Commission Expires:  Notary Public  Notary Public  Printed Name  County R  ANDOX  NOTARY PUBLIC, STATE OF INDIANA  MY COMMISSION EXPIRES JAN 26, 200  This Instrument prepared by:  JENIFER LEVINE	TATE OF INDIANA				
Witness my hand and Notarial Seal this 3rd day of August 1999  Aly Commission Expires:  Notary Public  Printed Name  Printed Name  Printed Name  Notary Public, STATE OF INDIANA  NOTARY PUBLIC STATE OF INDIANA  NOTARY PUBLI	OUNTY OFLAKE	) 55: 	and the second s	and the same of the law of the same of	
Witness my hand and Notarial Seal this 3rd day of August 1999  Aly Commission Expires:  Notary Public  Printed Name  Printed Name  Printed Name  Notary Public, STATE OF INDIANA  NOTARY PUBLIC STATE OF INDIANA  NOTARY PUBLI	Before me, a Notary Public	c in and for said County and !	State, personally appeared JENN	IFER RIOS	
And Country of Residence:  Lake  Printed Name  Printed Name  Printed Name  Notary Public, STATE OF INDIANA  NOTARY PUBLIC STAT	ho, being first duly sworn, acknowle	edged execution of the forego	ing Mortgage.		**************************************
And Country of Residence:  Lake  Printed Name  Printed Name  Printed Name  Notary Public, STATE OF INDIANA  NOTARY PUBLIC STAT	Witness my hand and Nota	arial Scal this 3rd day of	August , 19 99	~ <i>~</i>	
My County of Residence:  Lake  Printed Name		Do	cument is		
My County of Residence:  Lake  Printed Name	ty Commission Expires:	Janus	e Lilland		
his Instrument pregared by:  JENIFER LEVINE  Printed Name County R COP JANICE L. MADDOX NOTARY PUBLIC, STATE OF INDIANA MY COMMISSION EXPIRES JAN 26, 200					
his Instrument pregared by:  JENIFER LEVINE  Printed Name County R COP JANICE L. MADDOX NOTARY PUBLIC, STATE OF INDIANA MY COMMISSION EXPIRES JAN 26, 200		Notaly Public		<b>4.</b> \\	
his instrument pregared by: JENIFER LEVINE  NOTARY PUBLIC, STATE OF INDIANA MY COMMISSION EXPIRES JAN 26, 200	1-26-08	Notally Public	OF FICIAL	FEIGIAL SE	•••••••• AL"
his instrument pregared by: JENIFER LEVINE	1-26-08	To Danie	OF FICIA	NICE L. MADD	XO
	1-26-08	To Danie	ent Mariano County Recorda NOTARY	NICE L. MADD	OX F INDIANA
	1-26-08 Ty County of Residence: Lake	Printed Name	Ant MAJOYO County Recorda NOTARY MY COMM	NICE L. MADD	OX F INDIANA
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
ODIANIA DE LA CONTRACTOR DE LA CONTRACTO	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	F INDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	FINDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	FINDIANA JAN 26, 200
	1-26-08  Ty County of Residence:  Lake  his Instrument prepared by: JEN	Printed Name  Printed Name  IFER LEVINE	NOTARY MY COMM	NICE L. MADD PUBLIC, STATE O IBBION EXPIRES	FINDIANA JAN 26, 200

3/99

C

2 of 2

## INDIANA HOUSING FINANCE AUTHORITY UNIFORM MORTGAGE RIDER

The rights and obligations of the parties set forth in the Mortgage to which this Rider is attached (and into which these terms are incorporated) and the Note which it secures are expressly made subject to this Rider. In the event of any conflict between the provisions of this Rider and the provisions of the Mortgage or Note, the provisions of this Rider shall control. To the extent such provisions are not modified by this Rider, all terms, conditions and other provisions of the Mortgage and Note remain in full force and effect.

The Borrower agrees that the Lender (as provided in the Mortgage), the Indiana Housing Finance Authority (the "Authority") or its assignee may, at any time and without prior notice, accelerate all payments due under the Mortgage and Note and exercise any and all remedies allowed by law for breach of the Mortgage or Note if:

- (a) The Borrower sells, rents, otherwise transfers any interest in the property or permits or attempts to permit the Mortgage to be assumed; or
- (b) The Borrower fails to occupy the residence as his or her permanent and principal residence; or
- (c) The Borrower fails to abide by any agreement made with the Authority, Lender or Servicer; or
- (d) The Lender or the Authority finds or believes any statement contained in the Affidavit of the Borrower or any other document executed by the Borrower to be untrue, inaccurate or incomplete; or
- (e) The Borrower fails to promptly supply any information or document which the Lender, Servicer, or the Authority may request to verify compliance with the conditions of the Authority's Program pursuant to which the Mortgage was provided.

## NOTICE TO THE BORROWER:

(

THIS DOCUMENT SUBSTANTIALLY MODIFIES THE TERMS OF THIS LOAN, DO NOT SIGN IT UNLESS YOU HAVE READ AND UNDERSTOOD IT.

3/99 1 of 2

I hereby consent to the modifications of the terms of the Mortgage and Note which are contained in the Rider.

Dated this <u>3rd</u> day of	August	19_99
"Borrower"	"Borrower"	
Signature Ris	Signature	
JENNIFER RIOS		
Printed Name	Printed Name	
STATE OF INDIANA NOT	FFICIAL! Set is the property of	
COUNTY OF LAKE Lake C	ounty Recorder!	
JENNIFER RIOS	JGUST, 1999, the abo	ve signed
Notary Public in and for said County and		
foregoing instrument.	Janice L. Ma	
My Commission Expires:	Januce O' Ina	11200 V
1-26-08	Notary Public Jance L. Resident of Lake	County
	"OFFICI	ALSEAL"
This instrument was prepared by: JEN	THE THE PARTY CAN BE	ANA T
Address: TRUSTCORP MORTGAGE 7880 BROADWAY, SUITE 1		EXPIRES JAN 26, 2008
MERRILLVILLE, IN 464	10	

2 of 2