O

)					20
					00
Reception No.					
Recorded this	day of		, A.D. 19		
			E MORTGAGE		C O
	(This mortgage secu				1 7'
THIS INDENTUR	RE WITNESSETH, that	Jose S.vega	i Sr.	400-1	and
hereinafter called	d Mortgagor(s) ofL	ake	County, in the St	ate of <u>Indi</u>	
	Warrant(s) to American d Mortgagee, ofLa				ana 10024
	scribed Real Estate situated				
•	tate of Indiana, as follows,	to wit:			
	See Attatched				
		TO -			
DEMAND	Anytime after	_year(s) from the	e date of this loan	we can demand the	e full balance and you
FEATURE (if checked)	will have to pay the princi demand. If we elect to e				
	before payment in full is under the note, mortgage	due. If you fail to	o pay, we will have that secures this lo	the right to exercise. If we elect to exercise.	e any rights permitted ercise this option, and
	the note calls for a prepa	yment penalty tha	at would be due, the	ere will be no prepay	yment penalty.
\$ <u>11599.16</u>		executed	by the Mortgagori	(s) and payable to	the Mortgage, on or
renewal thereof;	months after date, in in the Mortgagor(s) express	sly agree(s) to pa	ay the sum of mor	ney above secured,	all without relief from
thereof, at matu	raisement laws, and with a urity, or the interest thereo	on, or any part th	nereof, when due,	or the taxes or ins	s <mark>uranc</mark> e as hereinafter
further expressly	said note shall im <mark>mediately</mark> y agreed by the <mark>undersig</mark> n	ned, that until all	indebtedness owir	ng on said note or a	any renewal thereof is
keep the building	agor(s) shall keep all legal gs and improvements there	eon insured for fil	re, extended cover	age, vandalism and	malicious mischief for
	the Mortgagee as its nousand five hundred	ninety nine	appear, and the dollars and 16	/100	gned in the amount Dollars
	the amount so paid, with	interest at the ra	ate stated in said	note, shall be and	
renewals and re	ecured by this mortgage, enewal notes hereof, toget	ther with all exte	nsions thereof. Th	e Mortgagors for th	nemselves, their heirs,
repay such furth	entatives and assigns, cov ner advances, if any, with it	nterest thereon as	s provided in the n	ote or notes evidend	cing such advances. If
the elements, va	fail to keep the real estate andalism or damage from o				
to protect the real formula to protect the real formula to the rea	al estate. ted by law or regulation, thi	s mortgage and a	all sums hereby sec	cured shall become	due and payable at the
	ortgagee and forthwith upor remises, or upon the vest				
Mortgagee. If m	ss the purchaser or trans nortgagee exercises this op	otion, Mortgagee :	shall give Mortgago	or Notice of Accelera	ation. This notice shall
pay all sums se	l of NOT LESS than 30 day cured by this Mortgage. If	f Mortgagor fails	to pay these sums	prior to the expirat	tion period, Mortgagee
	remedies permitted by this age is subject and subordin				
be made in the	payment of any installment estallment of principal or su	t of principal or o	f interest on said p	rior mortgage, the I	nolder of this mortgage
such payment m	hay be added to the indebte y this mortgage, and it is fo	edness secured b	y this mortgage an	d the accompanying	g note shall be deemed
commenced to	foreclose said prior mortgand be due and payable at a	age, then the am	ount secured by the	his mortgage and th	he accompanying note
	was prepared byLyn				
277 22010 HAJ411 (5.8	•1				
•			. (4.409523	36841
N.7	un: American 24/4 Int	Tenent -	Teranu	10	4
/ (1)	24/4 Out	Eistale Por	a lin		3.00
	·,-	And.	7- /- /-		

O

The second of th

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.

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	y hereun WITNES:	der. S. WHEREOF	F the said M	ortaaaor(s)	hao	horo	unto sat	his	hand(s) and se	al(e) this	8th
day of	March		2000.	ortgagor(s)	nug		unto sei	1110	_ nanu(s) and se	ai(s) iiiis	
Ú	85-	e,5, l	hega	5 R/(SEAL)						(SEAL)
Type n	ame her		.Vega Sr.		Doc	Type r	ame he	re			/
			_		SEAL)		CIII	15			(SEAL)
Type n	ame her	e		NIO	TO	Type r	ame he	rer 🛕	TI		
STATE	OF IND	IANA) 50.	NU	1	TT	10	IA	L:		
COUN.	TY OF	Lake	SS:	is Dog	2114220	nt ic 1	thos	*010	petry of		
Bef	ore me, t	the undersign	ned, a Not <mark>ary</mark>	Public in a	nd for sai	id County	/, this <u>8</u>	th da	y of March		
2000 instrum	came	Jose S.Ve	ega Sr.	the L	ake C	ount	and a	cknowle	dged the execution	of the f	oregoing
		NE MAY HAND	and official s	ool			<i>-</i>	\mathcal{L}	· //		
							0	X	the hox		200
IVIY COI			1/20/08 Lake Coun		tto M T	annon	- Y	yns	Notaly Put		<u> </u>
		sment or	Lake Coun		EASE OF		AGE		140tary 1 gr	JIIC	
THI	S CERT	TIFIES that	the annexed			IIIOI I	- COL			14/	hich is
record	ed in the	he office of	the Recor	der of	0				County, Indian		ortgage
Record	t	, page	, has	been fully p	paid and s	satisfied	and the	same is	hereby released.	,	Jugu
		hand and se	al of said Mo	rtgagee, thi	is da	av of			19		
						,		A			·····
											(Seal)
					_	THE D	By: _				
STATE	OF INC	IANA,		County	ee. 55	SOEK.	0,3				·····
1		·				ial a a const	THE PERSON				
came	ore me,	the undersig	ned, a Notary	Public in 8	and for se	ua county	y, inis	ution of	y of the annexed rele	aco of mo	tana.
										ase of file	rtyaye.
INI	MIINE	S WHEREOF	F, I have here	unto subsc	ribed my	name an	id anixe	d by offi	cial seal.		
My Co	mmissio	n expires			· E	///			/_/_		
Ĺ						C, UIAN	mi		Notary Pub	olic	
1				ا ا ق					/ II		
				day	and						
				ļ jö		age Record No.					
l					E,	ā					
뜅						ပ္စိ					
¥	-			<u> </u> . <u>v</u>	ايد ا	æ					
TGAGE	V O		1	rd this	clock	e e	ğ				
	l oc	1					8				
Ö	"					Ĕ	Recorder		 		
MOR				2		ž					
				<u> </u> 2	bt d	.⊑					
				B	0	o d	>	_			
				[]		٥rd	e t	69			
				Received for reco	6	recorded in Mortg	page	Fee \$			

014-00019 INA412 (2-97)

Parcel 1: Lot 54 in Champion Addition to East Chicago, as per plat thereof, recorded in Plat Book 10 page 30, in the Office of the Recorder of Lake County, Indiana.

Parcel 2: Part of the Southwest Quarter of the Northeast Quarter of Section 32, Township 37 North, Range 9 West of the 2nd P.M. Commencing at the Southwest corner of Lot 54, Champion Addition to East Chicago, as per plat thereof, recorded in Plat Book 10 page 30, in Lake County, Indiana, and running thence East along the South line of said Lot 54, a distance of 120 feet to the Southeast corner of said Lot 54; thence South parallel with the West line of said Quarter Quarter Section 7 feet; thence West parallel with the South line of said Lot54, a distance of 120 feet to a point 7 feet South of the place of beginning, thence North 7 feet to the place of beginning, in the City of East Chicago, Lake County, Indiana.

