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STATE OF INDIANA LAKE COUNTY FILED

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REAL ESTATE MORTGAGE

VIZIMON U UTDDV	day of MARCH	2000
between VERNON W VIERK	and ROBER	CTA A VIEKK
petween VERNON W VIERK mereinafter referred to as MORTGAGOR whose address is 429 W 815	S, and ASSOCIATES E	TINANCIAL SERVICES CO INC
hereing	after referred to as MORT	GAGEE.
WITNESSETH: Mortgagors jointly an successors and assigns, the real propert	nd severally grant, bargair by hereinafter described as	n, sell, convey and mortgage to Mortgagee, it is security for the payment of a loan agreemer, together with interest as provided in the control of the contr
The property hereby mortgaged, and ogether with easements, rights, privileges	described below, include s, interests, rents and pro	s all improvements and fixtures now attached fits.
nereunto belonging unto mortgagee, its so nortgagors are seized of good and perfe ame, that the title so conveyed is cle	successors and assigns, the title to said property in ear, free and unencumbed the same unto mortgaged.	bed, with all the privileges and appurtenances forever; and Mortgagors hereby covenant that in fee simple and have authority to convey the ored except as hereinafter appears and that here against all claims whatsoever except those
ccordance with its terms, the obligations for the further force and effect	which this mortgage secu	ns of this mortgage and shall pay in full in ures, then this mortgage shall be null, void and
In insured at all times against all nazarandiana, acceptable to Mortgagee, which interest may appear. Mortgagor hereby can all such policies; to demand, receive fortgagee's option, to apply same toward tote. Any application of such proceeds to monthly installments due under the note, ally responsible for damage or loss resuraces, assessments, bills for repairs and at then due in order that no lien superior to reperty during the term of this mortgage occurred to any indebtedness which may be a date hereof. To exercise due diliger reperty and improvements thereon, and the mortgaged property in its present conditions.	policy shall contain a loss onfers full power on Mortge, and receipt for all proceed either the restoration or oward payment of the note of Mortgagee elects to ward payment of the note of Mortgagee elects to ward payment of the note of the mortgage and that of this mortgage and the pay, when due to esecured by a lien supernce in the operation, mand to commit or allow was dition and repair, normal and solutions.	
nitation, covenants to pay taxes, procu otion, but shall not be required to, disbu ocure such insurance, or otherwise to ereunder shall be an additional obligation ortgagee agree otherwise, all such am ortgagee to Mortgagor, and may bear integrated.	ure insurance, and protectures such sums and take protect Mortgagee's intection of Mortgagor secured ounts shall be payable it terest from the date of disease permissible by applicable.	contained in this Mortgage, including, without ct against prior liens, Mortgagee may at its such actions necessary to pay such taxes, rest. Any amount disbursed by Mortgagee by this Mortgage. Unless Mortgagor and mmediately by Mortgagor upon notice from bursement by Mortgagee at the lesser of the le law. Nothing contained in this paragraph atsoever.
ortgage, or in the payment of any installr make an assignment for the benefit of operty or any part thereof be attached, attements of Mortgagors herein contained operty, or sell or attempt to sell all or an ortgagee's option, become immediately d	ments when due, or if Mo of creditors, or have a re levied upon or seized, or ed be incorrect or if the ny part of the same, then ue and payable, without n	hereby secured or of any of the terms of this rtgagors shall become bankrupt or insolvent, eceiver appointed, or should the mortgaged if any of the representations, warranties or Mortgagors shall abandon the mortgaged the whole amount hereby secured shall, at otice or demand, and shall be collectible in a less of such enforcement, Mortgagee shall be
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entitled to the immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings. Mortgagors shall pay all costs which may be incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the event of foreclosure of this mortgage, Mortgagors will pay to the Mortgagee, in addition to taxable costs, and a reasonable fee for the search made and preparation for such foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.

Unless prohibited under state law, as additional security, Mortgagor hereby gives to and confers upon Mortgagee the right, power, and authority, during the continuance of this mortgage agreement to collect the rents, issues, and profits of said property, reserving unto Mortgagor the right, prior to any default by Mortgagor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Mortgagee, upon giving written notification to the Mortgagor or his successors, etc., may either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name, sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less allowable expenses of collection of such rents, issues and profits, and the application thereof aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.

All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto.
The plural as used in this instrument shall include the singular where applicable.
The real property hereby mortgaged is located in COLAKEY Recorder! State of Indiana, and is described as follows:
LOT 864, LAKES OF THE FOUR SEASONS, UNIT 5, AS SHOWN IN PLAT BOOK 38, PAGE 62, LAKE COUNTY, INDIANA.
IN WITHESS WHEREOF Mertgagors have executed this mortgage on the day above shown.
Recommended Fileste A. Mills
VERNON W. VIERK MORTGAGOR ROBERTA A VIERK MORTGAGOR
ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER
STATE OF INDIANA, COUNTY OF LAKE , SS.
Before me, the undersigned, a notary public in and for said county and state, personally appeared VERNON W. VIERK AND ROBERTA A VIERK
and acknowledged in the execution of the foregoing mortgage.
IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 24 day of MARCH 2000
My Commission Expires: Moulin Madel
3-31-2001 MARILYN M HUBER LAKENOTARY PUBLIC NOTARY: PLEASE PRINT NAME AND COUNTY
This instrument was prepared by <u>MARTLYN M HUBER</u>
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RETENTION COPY (1)

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