2000 045722

REAL ESTATE MORTGAGE

This Indenture Vitnesseth, That WAYNE E TARLYON of LAKE
County. In the State of INDIANA, IN MORTGAGOR, Mortgages and warrants to MARK D.
TARLYON of LAKE County, in the State of Indiana, as MORTGAGEE
the following real estate in County, State of Indiana to wit:
Condominium Unit No. 102 in Building "A", Windimere Arms Horizontal Property Regime, recorded July 24, 1986 as Document Nos. 865923 and 865924, as amended by First Amendment recorded November 14, 1986 as Document No. 885998, as amended by Second Amendment recorded January 20, 1987 as Document No. 897599, as amended by Third Amendment recorded April 7, 1987 as Document No. 910710, as amended by Fourth Amendment recorded October 5, 1990 as Document No. 127444, in the Office of the Recorder of Lake County, Indiana, together with the undivided interest in the common areas appertaining thereto.
NOT OFFICIAL!
This Document is the property of
the Lake County Recorder!
as well as the rents, profits, and any other income which may be derived therefrom, to secure the performance of all conditions and at pulations of this agreement and:
A. To secure the payment, when the same shall become due, of the following indebtedness of even date herewith:
with interest at the rate of E164T percent (B %) per annum computed Hamly
during such peric d when there shall be no delinquency or default in the payment of any moneys to be paid on this obligation
but with interest at the rate of per annum computed semi-annually during such period when there shall be any delinquency or d fault in the payment of any moneys to be paid on this obligation and to be computed to the next interest
period following such delinquency or default, and said rate shall continue to be paid until all delinquencies and defaults are
removed by the beginning of a succeeding interest period, all without relief from Valuation and Appraisement Laws, and with attorney's fees;
B. Also securing any renewal or extension of such indebtedness;
 C. Also see uring all future advances to the full amount of this mortgage; D. Also see uring all indebtedness or liabilities incurred by the holder hereof for the protection of this security or
for the collection of this Mortgage.
Mortgagor igrees to pay Mortgages, in addition to the regular payments, an amount in equal monthly installments
which will cover future payments of taxes, insurance, and assessments against said real estate; and these payments shall constitute a trust fund out of which all future taxes, insurance, and assessments shall be paid by Mortgagee so far as it shall
cover such payn ents, and any deficiency shall be paid by Mortgagor as and when the payments become due, and any
permanent surplus shall be credited to the principal.
Mertgagor further covenants and agrees as follows: 1. To keep all buildings, fixtures, and improvements on said premises, now or hereafter erected thereon, and all equipment attached to or used in connection with the features on said premises herein mortgaged insured against loss or damage by fire, windstorm and extended coverage in such sums and with such insure a sa may be approved by Mortgagee as a further security for said indebtedness, which insurance policy or policies shall carry a mortgage clause with loss payable to Mortgageo in form satisfactory to Mortgageo to be delivered to possession of Mortgageo to be held continuously through period of the existence of said indebtedness or any portion thereof.
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Form # 170 Consult a lawyer if you doubt this form's fitness for your purpose and use. Jurisprudence, LTD., makes no representation or warranty, expressed or implied, with respect to the morchanic bility or fitness of this form for an intended use or purpose.

11. For

2. To exercise due diligence in the operation, management, and occupation of said real estate and the improvements thereon and not to remove or suffer to be removed at y fixture(s) and/or appliance(s), now or hereafter placed on said premises; and to keep said real estate and improvements thereon in their present condition in and repair, normal and ordinary depreciation excepted; Mortgagor shall not do or suffer to be done any acts which will impair the security of this more rage nor any illegal or immoral acts on said premises; and Mortgagoe shall have the right to inspect said premises at all reasonable times.

3. The holder of this obligation may renew the same or extend the time of payment of the indebtedness or any part thereof or reduce the payments thereon; and any such i mewal, extension, or reduction shall not release any maker, endorser, or guarantor from any liability on said obligation.

4. No sale of the premises hereby mortgaged or extension of time for the payment of the debt hereby secured shall operate to release, discharge, or modify in any manner the effect of the original liability of the Mortgagor, and any extension of time on this Mortgage by Mortgage or his assigns, without the consent of the holder of any junior lien or encumbrance, shall not operate to cause a loss of the priority of this Mortgage over such junior lien. Mortgagee shall be subligated to any lien or claim paid by moneys advanced and hereby secured.

5. In case any part of the premises is appropriated under the power of eminent domain, the entire amount paid for said portion of the premises so

appropriated shall be paid to this Mortgages.

6. It is agreed that time is the essence of this agreement and that, in case of default in the payment of any installment when the same shall become due and payable, the holder of the note and Mortgage may, at his option, declare all of the debt due and payable; and any failure to exercise said option shall not constitute a waiver of right to exercise the same at a later date. In the event any proceedings shall be instituted on any junior lien or encumbrance against as it real estate, then the Mortgage herein may immediately declare this Mortgage due and payable and institute such proceedings as may be necessary to p otect his interest. The lien of this Mortgage shall include all heating, plumbing, lighting, or other fixtures now or hereafter attached to or used in connection with said promises.

7. In case of del inquency or default in any payment required in this Mortgage and the institution of foreclosure proceedings thereunder, Mortgagee is expressly authorized to cause a continuation of the abstract of title at the expense of Mortgagor to show the condition of the title at the date of said continuation and which sums necessarily spent for the continuation of the abstract of title to the said real estate, together with interest thereon at the rate of

continuation and which sums necessarily spent for the continuation of the abstract of title to the said real estate, together with interest thereon at the rate of percent per annum, shall become part of the debt secured by this Mortgage and collectible as such; and in one of fereelessure and purchase of said real estate pursuant to said foreclosure by the holder thereof, the abstract of title and any continuation thereof shall be the absolute property of the Mortgages.

8. In the event of such foreclosure, the Mortgages, or his assigns, may apply for the appointment of a receiver, which receiver is hereby authorized to take possession of the said real estate; collect the rents, income or profit, in money or in kind; and hold the proceeds subject to the order of the court for the benefit of the Mortgages pending foreclosure proceedings. Said receiver may be appointed irrespective of the value of the mortgaged property or its adequacy to secure of discharge the indebtedness due or to become due.

9. All terms of his Mortgage shall be binding on each and all successors in ownership of said real estate, as well as upon all heirs, executors,

administrators of Mortg gor, or successors in ownership.

10. Additional Covenants	10.	Additional (venants:
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Mortgagor Signature WHAUNEELPRATON	Morigages Sign		. / /	
Printed Name	Printed Name			
Mortgagor Signature	Mortgagee Sign	ature		
Printed Name	Printed Name	VOIANA		
State of Indiana, (ounty of	gre_	_, &	111 / 11	
Before me, a totary Public in and for said C	-	• • • • • • • • • • • • • • • • • • • •	WAYNE HADRON	PARTIE OF THE PARTIES.
	, respectively	of		
who acknowledged the execution of the foregoing		JUNE 25 T	7 2.	
Witness my hand and official seal this date My commission extres MM23 2001	\longrightarrow	NW2 23		
My commission exi res VIIIVES 2081	Signature	200	, Notary It	ublic
County of Residence		ON KEROY	(Printed)	
This instrument prej ared by: WAYNE To	ARLFOR	Resident of	CARE	_County
Mail to:				
V				
MARK TArlton 9621 Merrillville Rd				
9621 Marrillville Rd				
# 102 Point Fr. 4630.	7			
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